

TWSE stock code: 2383

Year 2019

Meeting minutes of Annual General Shareholders' Meeting of

Elite Material Co., Ltd. (EMC)

Date: 10 June 2019

Time: 9:00am Taipei time

Place: No. 18, Datong 1st Road,

Guanyin District, Taoyuan City

Taiwan

Date: Monday, 10 June 2019 **Time:** 9:00 a.m. Taipei time

Place: Meeting Room #1 at the company headquarters

No. 18, Datong 1st Road, Guanyin District, Taoyuan City 32849, Taiwan

Shareholders present:

1. Total number of issued shares: 319,652,458

2. Total number of issued and outstanding shares: 319,652,458

- 3. Total shares represented by shareholders present: 252,804,662 (including shares represented by shareholders who cast the proxy vote via electronic transmission, and the total number of such shares present is 184,321,789)
- 4. Percentage of shares held by shareholders present: 79.08%

The aggregate shares of shareholders present in person or by proxy constituted a quorum.

Directors present:

Mr. Dong, Ding Yu (Chairman of the Board of Directors)

Mr. Lee, Wen Shiung (Director)

Mr. Yeh, Chia Hsiu (Independent Director)

Mr. Chen, Xiang Sheng (Independent Director)

The number of directors present exceeded 50% of the total number of directors.

In attendance:

Certified Public Accountant: Mr. Calvin C. Y. Chiang and Ms. Chen Yi-Chun

Attorney: Mr. Lin, Yuan Xiang

Chairman: Mr. Dong, Ding Yu (Chairman of the Board of Directors)

Recorder: Ms. Vicky Chiang

Meeting called to order

Chairman's address (omitted)

Reporting Items

1. To report Year 2018 business operations and financial statements

The Year 2018 business report is attached as Attachment I. The 2018 financial statements and independent auditors' audit report by KPMG are attached as Attachments II and III.

The full financial reports prepared and audited by KPMG can be viewed and downloaded at the company website: https://www.emctw.com/en-global/report/index; or at the website of MOPS operated by the Taiwan Stock Exchange: http://mops.twse.com.tw

2. To report review results of Year 2018 business operations and financial statements by the Audit Committee

The review report by the Audit Committee is attached as Attachment IV.

3. To report the information of the employees' compensation and the Directors' remuneration

The information of the employees' compensation and the Directors' remuneration is attached as Attachment V.

Proposed resolutions

1. To accept the Year 2018 business report and financial statements

The Board of Directors proposes and recommends that each shareholder vote FOR the acceptance of the Year 2018 business report and financial statements.

Explanatory Notes:

- i. EMC's Year 2018 business report and financial statements, including balance sheet, income statement, statement of changes in shareholders' equity, and statement of cash flows, have been resolved to accept by the 15th board meeting of the 10th term, and have been examined by and determined to be correct and accurate by the Audit Committee of EMC. We thereby submit this report.
- ii. The Year 2018 business report, financial statements, independent auditors' audit report, and the review report of the Audit Committee are attached as Attachments I, II, III, and IV.
- iii. Please accept the aforesaid business report and financial statements

Voting Results:

252,804,662 shares were presented at the time of voting (including votes casted via electronic transmission; hereinafter referred as "e-voting")

Voting results	Shares	% of shares present	
Fee	213,366,244	84.39%	
For	(Including e-voting: 145,201,475)	04.39%	
Against	62,847	0.000/	
Against	(including e-voting: 62,847)	0.02%	
Invalid hallata	0	0.000/	
Invalid ballots	(including e-voting: 0)	0.00%	
Abstain	39,375,571	45 500/	
	(including e-voting: 39,057,467)	15.59%	

RESOLVED, that the 2018 business report and financial statements be and hereby were accepted as submitted.

2. To approve the proposal for distribution of 2018 profits

The Board of Directors proposes and recommends that each shareholder vote FOR the distribution of 2018 profits.

Explanatory Notes:

- i. Cash dividends to common share holders: Totaling NT\$1,214,679,340. Each common share holder will be entitled to receive a cash dividend of NT\$3.8 per share.
- ii. The fractional dollar amount which is less than one New Taiwan Dollar, if there is any, will not be distributed and will be recognized by the company as other income.
- iii. After being approved at the Annual General Shareholders' Meeting, it is proposed that the Chairman of EMC be authorized to determine the record date and the payment date that the cash dividends will be distributed to common share holders.
- iv. Should EMC subsequently repurchase its common shares or issue new common shares according to Article 28-2 of the Security Act and other relevant regulations, the total number of common shares outstanding may change, and the ultimate cash to be distributed to each common share may need to be adjusted accordingly. It is proposed that the Chairman of EMC be authorized to adjust the cash to be distributed to each common share, based on the total amount of profits resolved to be distributed and the number of actual common shares outstanding on the record date for distribution.
- v. The 2018 profit allocation proposal is attached as Attachment VI.
- vi. Please approve the aforesaid proposal for the distribution of 2018 profits.

Voting Results:

252,804,662 shares were presented at the time of voting (including votes casted via electronic transmission; hereinafter referred as "e-voting")

Voting results	Shares	% of shares present	
e	213,366,243	04.400/	
For	(Including e-voting: 145,203,474)	84.40%	
Aggingt	60,850	0.000/	
Against	(including e-voting: 62,850)	0.02%	
Invalid ballots	0	0.000/	
	(including e-voting: 0)	0.00%	
Abstain	39,375,569	45 500/	
	(including e-voting: 39,057,465)	15.58%	

RESOLVED, that the proposal for the distribution of 2018 profits be and hereby were approved as submitted.

3. To approve amending the company bylaw of "Procedures of Capital Lending to Others of Elite Material Co., Ltd."

The Board of Directors proposes and recommends that each shareholder vote FOR the amendments of the company bylaw.

Explanatory Notes:

- i. In compliance with the "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies" and the Letter issued by Financial Supervisory Commission (Letter No. Zhen-Shen-Zhi 1080304826), it is proposed that Articles 1, 2, 4, 5, 6, 8, 9, 11, and 14 of the company bylaw of "Procedures of Capital Lending to Others of Elite Material Co., Ltd." be amended.
- ii. The overview table of "Procedures of Capital Lending to Others of Elite Material Co., Ltd." Before and After amendments is attached as Attachment VII.
- iii. Please approve the proposal for the amendments of the aforesaid bylaw.

Voting Results:

252,804,662 shares were presented at the time of voting (including votes casted via electronic transmission; hereinafter referred as "e-voting")

Voting results	Shares	% of shares present	
F	212,534,874	04.070/	
For	(Including e-voting: 144,370,105)	84.07%	
Against	893,219	0.250/	
Against	(including e-voting: 893,219)	0.35%	
Invalid ballots	0	0.00%	
invalid ballots	(including e-voting: 0)	0.00%	
Abstain	39,376,569	4F F00/	
	(including e-voting: 39,058,465)	15.58%	

RESOLVED, that the proposal of amending the company bylaw of "Procedures of Lending Capital to Others of Elite Material Co., Ltd." be and hereby were approved as submitted.

4. To approve amending the company bylaw of "Procedures of Guarantees and Endorsements of Elite Material Co., Ltd."

The Board of Directors proposes and recommends that each shareholder vote FOR the amendments of the company bylaw.

Explanatory Notes:

- i. In compliance with the "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies" and the Letter issued by Financial Supervisory Commission (Letter No. Zhen-Shen-Zhi 1080304826), it is proposed that Articles 1, 2, 3, 7, and 9 of the company bylaw of "Procedures of Guarantees and Endorsements of Elite Material Co., Ltd." be amended.
- ii. The overview table of "Procedures of Guarantees and Endorsements of Elite Material Co., Ltd." Before and After amendments is attached as Attachment VIII.
- iii. Please approve the proposal for the amendments of the aforesaid bylaw.

Voting Results:

252,804,662 shares were presented at the time of voting (including votes casted via electronic transmission; hereinafter referred as "e-voting")

Voting results	Shares	% of shares present
_	212,537,872	04.070/
For	(Including e-voting: 144,373,103)	84.07%
A mainat	890,220	0.250/
Against	(including e-voting: 890,220)	0.35%
Invalid ballots	0	0.000/
	(including e-voting: 0)	0.00%
Abstain	39,376,570	45 500/
	(including e-voting: 39,058,466)	15.58%

RESOLVED, that the proposal of amending the company bylaw of "Procedures of Guarantees and Endorsements of Elite Material Co., Ltd." be and hereby were approved as submitted.

5. To approve amending the company bylaw of "Procedures of Acquisition and Disposition of Assets of Elite Material Co., Ltd."

The Board of Directors proposes and recommends that each shareholder vote FOR the amendments of the company bylaw.

Explanatory Notes:

- i. In compliance with the "Regulations Governing the Acquisition and Disposal of Assets by Public Companies" and the Letter issued by Financial Supervisory Commission (Letter No. Zhen-Fa-Zhi 1070341072), it is proposed that Articles 2, 3, 4, 5, 7, 9, 13, 14, 15, 16, 26, 29, and 31 of the company bylaw of "Procedures of Acquisition and Disposition of Assets of Elite Material Co., Ltd." be amended.
- ii. The overview table of "Procedures of Acquisition and Disposition of Assets of Elite Material Co., Ltd." Before and After amendments is attached as Attachment IX.
- iii. Please approve the proposal for the amendments of the aforesaid bylaw.

Voting Results:

252,804,662 shares were presented at the time of voting (including votes casted via electronic transmission; hereinafter referred as "e-voting")

Voting results	Shares	% of shares present
_	212,553,873	04.070/
For	(Including e-voting: 144,389,104)	84.07%
A:	875,218	0.040/
Against	(including e-voting: 875,218)	0.34%
Invalid ballots	0	0.000/
	(including e-voting: 0)	0.00%
Abstain	39,375,571	45 500/
	(including e-voting: 39,057,467)	15.59%

RESOLVED, that the proposal of amending the company bylaw of "Procedures of Acquisition and Disposition of Assets of Elite Material Co., Ltd." be and hereby were approved as submitted.

To approve amending the company bylaw of "Procedures to Engage in Transactions of Financial Derivative Products of Elite Material Co., Ltd."

The Board of Directors proposes and recommends that each shareholder vote FOR the amendments of the company bylaw.

Explanatory Notes:

- i. In compliance with the "Regulations Governing the Acquisition and Disposal of Assets by Public Companies" and the Letter issued by Financial Supervisory Commission (Letter No. Zhen-Fa-Zhi 1070341072), it is proposed that Articles 1, 2, 5, 6, 7, 8, 9, 13, 19, and 21 of the company bylaw of "Procedures to Engage in Transactions of Financial Derivative Products of Elite Material Co., Ltd." be amended.
- ii. The overview table of "Procedures to Engage in Transactions of Financial Derivative Products of Elite Material Co., Ltd." Before and After amendments is attached as Attachment X.
- iii. Please approve the proposal for the amendments of the aforesaid bylaw.

Voting Results:

252,804,662 shares were presented at the time of voting (including votes casted via electronic transmission; hereinafter referred as "e-voting")

Voting results	Shares	% of shares present	
e	212,554,875	04.070/	
For	(Including e-voting: 144,390,106)	84.07%	
Against	877,220	0.240/	
Against	(including e-voting: 877,220)	0.34%	
Invalid hallata	0	0.000/	
Invalid ballots	(including e-voting: 0)	0.00%	
Abstain	39,372,567	45 500/	
	(including e-voting: 39,054,463)	15.59%	

RESOLVED, that the proposal of amending the company bylaw of "Procedures to Engage in Transactions of Financial Derivative Products of Elite Material Co., Ltd." be and hereby were approved as submitted.

7. To elect Directors (including Independent Directors) of Elite Material Co., Ltd.

The Board of Directors proposes and recommends that each shareholder vote FOR each candidate nominated for Director (including Independent Director).

Explanatory Notes:

- The tenth term Directors were elected and appointed at the 2016 Annual General Shareholders' Meeting, serving a term of three years and the tenure will expire.
 The Board of Directors resolved that Directors be elected at this Annual General Shareholders' Meeting.
- ii. According to the "Articles of Incorporation of Elite Material Co., Ltd.", seven Directors (including three Independent Directors) shall be elected, and each Director will serve a three year term beginning from the date being elected and appointed at the Annual General Shareholders' Meeting, until the election and qualification of their successors.
- iii. Director and Independent Director candidates shall be nominated by the candidate nomination system. The Board of Directors or any shareholder with 1% shareholding or more may nominate candidates. The period for candidate nomination of Directors and Independent Directors to be elected at this coming Shareholders' Meeting is from 6 April 2019 to 15 April 2019. During this period, the Board of Directors has received the nomination of four Director and three Independent Director candidates from shareholder Yu Chan Investment Co., Ltd. The Board has resolved all the candidates met requirements and qualifications of Directors and Independent Directors in the 16th Board meeting of the 10th term dated 26 April 2018, and the public announcement is made accordingly. Please refer to the following table for the candidate list.
 - iv. Please elect.

Voting Results:

List of newly-elected Directors (including Independent Directors) and votes received:

	Name	Votes received
Director	Dong, Ding Yu	187,753,995
Director	Yu Chan Investment Co., Ltd. (Representative: Tsai, Fei Liang)	181,447,127
Director	Yu Chan Investment Co., Ltd. (Representative: Lee, Wen Shiung)	181,394,114
Director Hsieh, Mon Chong		175,392,238
Independent Director	Shen, Bing	172,745,748
Independent Director	Cheng, Duen Chian	169,730,830
Independent Director Tsai, Rong Dong		167,752,372

The elected 11th term Directors will serve a three year term beginning from 10th June 2019, until the election and qualification of their successors.

8. To approve the release of the relevant Directors from the non-competition restriction under the Article 209 of the Company Act.

The Board of Directors proposes and recommends that each shareholder vote FOR the release of the relevant Directors from the non-competition restriction of the Article 209 of the Company Act.

Explanatory Notes:

- i. This is processed in accordance with Paragraph 1 of Article 209 of the Company Act: "A director who acts for himself or on behalf of another person in a manner that is within the scope of the company's business shall explain to the shareholders' meeting the essential contents of such act and obtain the approval from shareholders' meeting".
- ii. The new Directors of the Company are investing in or managing other companies and also acting as directors of such companies which are in the same or similar business as EMC (please refer to the table below). It is proposed to seek approval at the Shareholders' Meeting to release new Directors and their representatives from the non-competition restriction.
- iii. Please approve the aforesaid proposal.

Title	Name	Position serve at other companies
		in the industry
Director	Dong, Ding Yu	Director
Director	Yu Chan Investment Co., Ltd.	Director
	Representative: Tsai, Fei Liang	

Voting Results:

252,804,662 shares were presented at the time of voting (including votes casted via electronic transmission; hereinafter referred as "e-voting")

Voting results	Shares	% of shares present
_	198,773,404	70 620/
For	(Including e-voting: 130,608,635)	78.62%
Against	928,914	0.200/
	(including e-voting: 928,914)	0.36%
lovalid ballata	0	0.000/
Invalid ballots	(including e-voting: 0)	0.00%
Abstain	53,102,344	24.020/
	(including e-voting: 52,784,240)	21.02%

RESOLVED, that the proposal of releasing the relevant Directors from the non-competition restriction under the Article 209 of the Company Act be and hereby were approved as submitted.

Extemporary motion:

None

Meeting Adjourned

Chairman: Dong, Ding Yu Recorder: Vicky Yang

ATTACHMENTS

Attachment I

Year 2018 Business report

I. Year 2018 business results

i. Execution results of business plan

- a. Kunshan production site of Jiangsu Province, China: Monthly production capacity has achieved 1.35 million sheets.
- b. Zhongshan production site of Guangdong Province, China: Monthly production capacity has achieved 950,000 sheets.
- c. Guanyin/Hsinchu production site of Taiwan: Monthly production capacity has achieved 650,000 sheets.

Unit: NT\$ thousands

	· · · · · · · · · · · · · · · · · · ·
Items	Year 2018
Revenue	22,890,928
Gross profit	4,576,250
Operating profit	2,755,333
Income before tax	2,826,870
Net income	1,754,433

Note: Numbers are presented on consolidated basis. The net income of year 2018 includes the net income of NT\$3,055 thousand belongs to the minority interests.

ii. Summary of cash flow statements

Unit: NT\$ thousands

	Offic. N T & Clousarius
Items	Year 2018
Net cash provided by operating activities	2,087,021
Net cash used in investing activities	874,857
Net cash used in financing activities	373,624
Effects of changes in foreign exchange rate on cash	
and cash equivalents	(109,162)
Increase in cash in reporting period	729,378

iii. Analysis of profitability

Items		Year 2017	Year 2018
Return on assets (%)		14.11	8.33
Return on equities (%)		24.96	14.74
Development and the control (0)	Operating profit	125.34	86.20
Percentage of paid-in capital (%)	Income before tax	126.03	88.44

Net margin (%)	11.84	7.66
Earnings per share (NT Dollar)	8.74	5.48

iv. Results of research and development:

New products successfully developed by the Company in 2018:

- New eco-friendly laminates, consumed by PCB fabricators for the Fifth-Generation Wireless Communication (hereinafter referred as "5G") purpose, providing ultra-low signal loss and low CTE properties.
- 2. Advanced eco-friendly laminates, used for 5G base stations, providing ultra-low signal loss and high-Tg properties.
- 3. High thermal resistance eco-friendly prepreg consumed by camera module in handheld devices.

It is expected that the demand for servers, base stations, and other networking equipment will rise, while the world wireless communication technology is migrating from 4G to 5G. The high-speed digital materials, targeted for aforesaid applications and requiring high signal integrity and high radio frequency, are well-prepared by the Company and ready for mass production. High-frequency materials that deliver superior transmission performance are developed for the applications of 400GHz switch, 800GHz switch, and other communication infrastructure operating under sub-6 GHz frequency, and EMC is actively seeking certification for such materials from end customers worldwide. A green-field factory is being constructed for the mass production purpose of eco-friendly materials for global 5G applications.

II. Summary of Year 2019 business plan

i. Operating strategy

- a. To create new materials for high density interconnect (HDI) PCBs, and to develop more applications and promote more consumption for such materials.
- b. To introduce eco-friendly materials for 5G infrastructure, and introduce HDI fabricating process to produce PCBs used for high speed, high frequency 5G equipment.
- c. To develop laminates consumed by automotive vehicles, and to obtain more quality certifications for such laminates.

ii. Sales volume target

Production site	CCL (Sheet)	Prepreg (roll)	Mass Lam (000 panels)
Guanyin/Hsinchu, Taiwan	7,109,695	160,770	1,654
Kunshan, China	14,662,421	255,625	
Zhongshan, China	10,816,093	208,184	
Huangshi, China	701,000	11,623	
Total	33,289,209	636,192	1,654

a. Expected sales volume target:

Copper clad laminates (CCLs): 33,289,209 sheets/year Prepreg (PP): 639,192 rolls/year

Mass Lam (M/L): 1,654 thousand panels/year

b. Significant production and sales policies:

- (a) To increase the sales volume of eco-friendly products in compliance with the environmental regulations of the European Union (EU).
- (b) To improve the production yield rate in order to meet the rising demand from clients.
- (c) To pursue the most appropriate inventory volume by coordinating production and sales activities, in order to improve the utilization efficiency of the working capital.

III. Effects from changes in competitions, regulations, and business environment on the future development strategy of the company

i. Priorities of the future development strategy of EMC:

- To secure the leading position of EMC for materials consumed by HDI PCBs in the global market.
- b. To develop varieties of base materials consumed by high-speed high-frequency laminates, in order to meet the rising demand from the proliferation of cloud services and edge computing infrastructure, and demand for the rollout of 5G network.
- c. To enhance operating results by precisely executing the internal control policy and the management decisions.

ii. Effects from changes in competitions, regulations, and business environment:

From the perspective of competitions, regulations and business environment, three major trends, in our view, are occurring in the laminate industry. First, the downstream PCB industry is expanding capacity substantially, and meanwhile, locations of global PCB facilities are concentrating into mainland China. Second, the global communication industry begins to upgrade from 4G to 5G. Several pre-commercial testing devices and networks are being launched. A revolutionary change at the quality and engineering specifications of laminate materials is occurring. Three, environmental regulations in major markets of the Company are targeting at higher standards; therefore, we believe the consumption of halogen-free material will inevitably rise. To take advantage of the opportunity, EMC has been taking actions including: 1) constructing a green-field factory at Huangshi City of Hubei Province, China, and the output of the said factory will be deployed to meet the demand of China domestic market; 2) increasing the percentage of sales derived from halogen-free base materials, as we believe handheld devices and other consumer electronic devices would entirely adopt halogen-free materials since environment consciences will be an irreversible trend; 2) leveraging on the existing core competence of the Company at developing halogen-free materials to manufacture laminates consumed by 5G network infrastructure, which also increasingly require more eco-friendly materials. We believe the precise execution of the aforesaid

plans will fulfill the purpose of the Company to achieve higher standard of environmental protection, and in the meantime, cultivate potential customers sharing the same value of the Company.

Chairman & President: Dong, Ding Yu

Directors of Accounting Department: Sara Yen

*In case of any discrepancy between this English translation and the Chinese text of this document, the Chinese text shall prevail.

Attachment II

Year 2018 Financial Statements – consolidated basis

Consolidated Statements of Financial Position
December 31, 2018 and 2017

(English Translation of Consolidated Financial Statements Originally Issued in Chinese)
ELITE MATERIAL CO., LTD. AND SUBSIDIARIES

(Expressed in Thousands of New Taiwan Dollars)

	1985	1920	1900	1840	1833	1523	1517			1479	1310	1220	1200	1170	1150	1110	1100	;
Total assets	Long-term prepaid rents	Guarantee deposits paid	Other non-current assets	Deferred tax assets (Note (6)(q))	Property, plant and equipment (Note (0)(1))	Non-current available-for-sale financial assets, net (Note (6)(d))	Non-current financial assets at fair value through other comprehensive m come (Note (6)(c))	Non-Current Assets:		Other current assets, others	Inventories, manufacturing business, net (Note $(6)(g)$)	Current tax assets	Other receivables, net (Note (6)(f))	Accounts receivable, net (Note (6)(e))	Notes receivable, net (Note (6)(e))	Current inhancial assets at fair value unough profit of 1035 (Note $(\delta)(b)$)	Cash and cash equivalents (Note (b)(a))	ASSETS Current Assets:
\$ 21,962,463 <u>100</u>	228,125 <u>1</u> 5,729,961 26	25,125 -	396,040 2	118,568 -	7 288		17,291 -		16,232,502 74	199,310 1	2,209,347 10	134,792 1	40,441 -	7,313,867 33	311,778 2		\$ 6,022,967 27	2018.12.31 Amount
20,800,714	5,0	13,505 -	325,505 2	65,550 -	4,0				15,480,404 74	115,328 1	2,551,850 12		13,079 -	7,1	343,413 2	0,184 -	5,2	2017.12.31 Amount
3100 3200 3310 3310 3320 3351 3400 36XX		2040	2645	2551	2540	2530	2500			2399	2365	2322	2250	2230	2200	2170	2110	
Equity attributable to owners of parent (Note (6)(r)): Capital stuplus Retained earnings: Legal reserve Special reserve Special reserve Accumulated profit and loss Other equity interest Non-controlling interests Total equity Total habilities and equity	Total liabilities	Angratuse nelvana receiven	Granantee demonite received	Non-current provisions for employee benefits (Note (6)(p))	Long-term borrowings (Note (6)(1))	Bonds payable (Note (6)(m))	Non-current financial habilities at fair value through profit or loss (Note $(\delta_i(b))$)	Non-Current liabilities:		Other current liabilities, others		Long-term borrowings, current portion (Note (6)(1))	Current provisions (Note (6)(o))	Current tax liabilities	Other payables	Accounts payable Accounts payable	Short-term borrowings (Note (6)(j))	LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities:
3,15 66 11,53 22 6,73 (41) 11,9 9 5 21,96 9	10,047,673	2 845 890	1,107,141	12,716	300,000	1,344,900	11,022	,	7,201,783	16.049	17,337	100,000		137,425	1,064,708	4,953,111	\$ 713,498	2018.12.31 Amount
3,196,524 623,721 1,535,792 237,192 6,730,522 (423,554) 11,914,790 21,962,463					_	_									-			1 1
1 14 3 3 1 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1	1 1	ا _{تتا} ا		n '	2	6	•		83					1		23	. u	% A
	1 2	13 1 970 190	15 574	n '	2		- 5,869		6.5	- 51.820				1	5		3 150,325	203 Amo

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) ELITE MATERIAL CO., LTD. AND SUBSIDIARIES

Consolidated Statements of Comprehensive Income

For the Years Ended December 31, 2018 and 2017

(Expressed in Thousands of New Taiwan Dollars)

			2018		2017	
4000	On continuous and Other (OVA) and (a)	6	Amount	100	Amount	96
	Operating revenue (Notes (6)(t) and (u))	3	22,890,928		23,609,983	100
5000	Operating costs (Note (0)(g)) Gross profit from operations	_	(18,314,678) 4,576,250	<u>(80)</u> 20	(17,782,005) 5.827.978	<u>(75)</u> 25
		-	4,370,230	20	3,827,978	23
6100	Operating expenses: Total selling expenses		(905,054)	(4)	(958,196)	(4)
6200	Total administrative expenses		(496,952)	(2)	(585,724)	(3)
6300	Total research and development expenses			(2)		
6450	Impairment loss (Note (6)(e))		(415,923) (2,988)	(2)	(277,500)	(1)
0430	Total operating expenses	-	(1.820.917)	(8)	(1.821.420)	(8)
	Net operating income	_	2,755,333	12	4.006.558	17
	Non-operating income and expenses (Note (6)(w)):		2,755,555	12	4,000,558	17
7010	Other income		66.583	_	51.046	_
7020	Other gains and losses, net		37.865		5,692	
7050	Finance costs, net		(32,911)		(34,844)	
7030	Total non-operating income and expenses	_	71.537	<u> </u>	21,894	<u> </u>
	Profit before income tax	_	2.826.870	12	4.028.452	17
7951	Less: Tax expense (Note (6)(q))		(1,072,437)	(4)	(1.233.276)	(5)
	Period	_	1,754,433	- 8	2,795,176	12
	Other comprehensive income (loss):	_	1,751,155		2,755,170	
8310	Items that will not be reclassified subsequently to profit and loss					
8311	Remeasurements from defined benefit plans		(5,257)	_	2.493	_
8316	Unrealized gains (losses) from investments in equity instruments measured at fair		(3,237)		2,155	
	value through other comprehensive income		(69)	-	-	-
8349	Income tax benefit (expense) related to items that will not be reclassified					
	subsequently	_	3,091		(424)	-
	Total items that will not be reclassified subsequently to profit and loss	_	(2,235)	-	2,069	-
8360	Other components of other comprehensive income that will not be reclassified to profit or loss					
8361	Exchange differences on translation		(243,210)	(1)	(133,402)	(1)
8399	Income tax related to components of other comprehensive income that will be reclassified to profit or loss	_	56,622		22,654	
	Total items that will not be reclassified subsequently to profit and loss	_	(186,588)	(1)	(110,748)	(1)
	Other comprehensive income (net of tax)	_	(188,823)	(1)	(108,679)	(1)
	Total comprehensive income	\$_	1,565,610	7	2,686,497	11
	Loss attributable to:					
	Owners of the parent company	\$	1,751,378	8	2,790,957	12
	Non-controlling interests	_	3,055	-	4,219	-
		\$_	1,754,433	8	2,795,176	12
	Comprehensive income attributable to:					
	Owners of the parent company	\$	1,562,850	7	2,682,420	11
	Non-controlling interests	_	2,760		4,077	-
		\$	1,565,610	7	2,686,497	11
	Earnings per share (Note (6)(s))					
	Basic earnings per share (dollars)	\$		5.48		8.74
	Diluted earnings per share (dollars)	\$		5.32		8.53
		_				

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

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) ELITE MATERIAL CO., LTD. AND SUBSIDIARIES

Consolidated Statements of Changes in Equity For the Years Ended December 31, 2018 and 2017 (Expressed in Thousands of New Taiwan Dollars)

			Equ	ity attributable to	Equity attributable to owners of parent					
						Other equity interest	y interest			
							Unrealised			
						Exchange	on equity instruments at			
	Share capital		R	Retained earnings		Differences on	fair value	Total Equity		
					Unappropriated	Translation of	through other	Attributable to		
	Ordinary	Capital	Legal	Special	Retained	Foreign	comprehensive	Owners of	Non-controlling	Taralassita
Balance at January 1, 2017	\$ 3,189,211	443,632	979,661		6,014,995	(126,586)		10,500,913	11,059	10,511,972
Profit for the year ended December 31, 2017					2,790,957			2,790,957	4,219	2,795,176
Other comprehensive income for the year ended December 31, 2017					2,069	(110,606)		(108,537)	(142)	(108,679)
Total comprehensive income for the year ended December 31, 2017					2,793,026	(110,606)		2,682,420	4,077	2,686,497
Earnings distribution:										
Legal reserve			277,035		(277,035)	,				
Special reserve				126,586	(126,586)					
Cash dividends				,	(1,499,056)		,	(1,499,056)	,	(1,499,056)
Equity component of convertible bonds issued by the Company - arise from stock ontion	•	121,544						121,544		121,544
Conversion of convertible bonds	5,863	62,556						68,419		68,419
Issuance of shares for exercise of employee stock options	1,450	1,595	,	,	,	,		3,045	,	3,045
Recognized compensation costs on employee stock option		(47)						(47)		(47)
Conversion of convertible bonds to ordinary shares		(5,559)						(5,559)		(5,559)
Changes in non-controlling interests									(3,303)	(3,303)
Balance at December 31, 2017	3,196,524	623,721	1,256,696	126,586	6,905,344	(237,192)		11,871,679	11,833	11,883,512
Profit (loss) for the year ended December 31, 2018					1,751,378			1,751,378	3,055	1,754,433
Other comprehensive income for the year ended December 31, 2018					(2,166)	(186,293)	(69)	(188,528)	(295)	(188,823)
Total comprehensive income for the year ended December 31, 2018					1,749,212	(186,293)	(69)	1,562,850	2,760	1,565,610
Earnings distribution:										
Legal reserve			279,096		(279,096)					
Special reserve				110,606	(110,606)		,		,	
Cash dividends					(1,534,332)			(1.534.332)		(1,534,332)
Balance at December 31, 2018	\$ 3,196,524	623,721	1,535,792	237,192	6,730,522	(423,485)	(69)	11,900,197	14,593	11,914,790

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

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) ELITE MATERIAL CO., LTD. AND SUBSIDIARIES

Consolidated Statements of Cash Flows

For the Years Ended December 31, 2018 and 2017

(Expressed in Thousands of New Taiwan Dollars)

		2018	2017
Cash flows from (used in) operating activities: Profit before tax	S	2.826.870	4.028.452
Adjustments:	\$	2,820,870	4,028,402
Adjustments to reconcile profit (loss):			
Depreciation expense		462,642	441,108
Amortization expense		4,985	4,180
Expected credit loss / Provision for bad debt expense		2,988	(33,009)
Net loss (gain) on financial assets or liabilities at fair value through profit or loss		11,313	(22,923)
Interest expense		8,217	19,233
Interest income		(66,583)	(51,046)
Share-based payments Loss (gain) on disposal of property, plan and equipment		3,171	(47) 1.361
Loss (gain) on fair value adjustment of investment property		24.694	15.611
Others		- 21,001	15,859
Total adjustments to reconcile profit		451,427	390,327
Changes in operating assets and liabilities:			
Changes in operating assets:			
Notes receivable		30,009	(54,408)
Accounts receivable Other receivable		(285,411)	235,970
Inventories		(4,845) 308.612	4,454 (490,220)
other current assets		(84,309)	3.597
Other assets		(72,617)	(29,567)
Total changes in operating assets		(108,561)	(330,174)
Changes in operating liabilities:		(222,222)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Accounts payable		(126,657)	160,361
Other payable		(164,801)	66,804
Provisions		-	(40,780)
Current refund liabilities		(3,602)	25.250
Other current liabilities Net defined benefit liability		(38,206) (14,170)	25,368 (6,958)
Total changes in operating liabilities	_	(347.436)	204.795
Total changes in operating assets and liabilities		(455,997)	(125,379)
Total adjustments		(4,570)	264,948
Cash inflow generated from operations		2,822,300	4,293,400
Interest received		43,071	40,872
Interest paid		(10,532)	(16,087)
Income taxes	_	(767.818)	(1.257.908)
Net cash flows used in operating activities	_	2,087,021	3,060,277
Cash flows from investing activities: Acquisition of property, plant and equipment		(747,278)	(716.936)
Proceeds from disposal of property, plant and equipment		37,996	959
Acquisition of intangible assets		(5,101)	(6,465)
Increase in other financial assets		(12,048)	634
Decrease in other financial assets		(148,426)	-
Net cash flows from investing activities	_	(874.857)	(721.808)
Cash flows from financing activities:			22.201
Increase in short-term loans Increase in short-term notes and bills payable		566,466 199,655	22,381
Proceeds from issuing bonds		199,033	1.500.000
Proceeds from long-term debt		400,000	750,000
Repayments of long-term debt		-	(1,975,000)
Decrease in guarantee deposits received		(5,413)	581
Cash dividends paid		(1,534,332)	(1,502,359)
Exercise of employee share options		-	3,045
Net cash flows used in financing activities		(373,624)	(1,201,352)
Effect of exchange rate changes on cash and cash equivalents		(109,162)	(73,613)
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of period		729,378 5,293,589	1,063,504 4,230,085
Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period	\$	6,022,967	5,293,589
	_	4,022,007	2,230,003

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

Year 2018 Financial Statements – parent-alone basis

(English Translation of Financial Statements and Report Originally Issued in Chinese)
ELITE MATERIAL CO., LTD.

December 31, 2018 and 2017

(Expressed in Thousands of New Taiwan Dollars)

															1920	1900	1840	1780	1600	1550			1470	1310	1220	1200	1181	1170	1150	1100	
Total assets															Guarantee deposits paid	Other non-current assets	Deferred tax assets (Note (6)(o))	Intangible assets	Property, plant and equipment (Note $(6)(g)$)	Investments accounted for using equity method, net (Note $(\delta)(f)$)	Non-Current Assets:		Other current assets	Inventories, manufacturing business, net (Note (6)(e))	Current tax assets	Other receivables, net (Notes (6)(d) and (7))	Accounts receivable due from related parties (Note (7))	Accounts receivable, net (Note $(6)(c)$)	Notes receivable, net (Note (6)(c))	Cash and cash equivalents (Note (6)(a))	ASSETS Current Assets:
s 17.684.051 100													17,207,102 01	18 (81 090 71	1.895 -	74,769 -	111,292 1	4,160 -	2,126,016 12	11,951,050 68		3,414,869 19	31,912 -	639,120 4	134,792 1	54,170 -	488,707 3	1,556,604 9	234,267 1	\$ 275,297 1	2018.12.31 Amount %
16.453.777 100		u					u					2	11,900,000	11 036 753 73		88,000 1 2	57,488 - 2	2,795 - 2	2,141,028 13	9,642,980 59	2	4,517,524 27	36,747 - 2	4 685,937 4 2	2	23,667 - 2	3 221,846 1 2	1,597,791 10 2	1 263,681 2 2	1,687,855 10 2	2017.12.31 Amount %
Total liabilities and equity	Total equity	3400 Other equity interest	3351 Accumulated profit and loss	3320 Special reserve	3310 Legal reserve	Retained earnings:	3200 Capital surplus	3100 Capital stock	Equity attributable to owners of parent (Note (6)(p)):	Total liabilities		2645 Guarantee deposits received	(Note(6)(b))		2570 Deferred tax habilities (Note(6)(o))	2551 Non-current provisions for employee benefits (Note (6)(n))	2540 Long-term borrowings (Note (6)(j))	2530 Bonds payable (Note (6)(k))	Non-Current liabilities:		2399 Other current liabilities, others	2322 Long-term borrowings, current portion (Note (6)(j))	2365 Current refund liabilities (Note (6)(l))	2250 Current provisions (Note (6)(m))	2230 Current tax liabilities	2200 Other payables	2180 Accounts payable to related parties (Note (7))	2170 Accounts payable	2110 Short-term notes payable (Note (6)(i))	2100 Short-term borrowings (Note (6)(h))	LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities:
\$ 17,684,051 100	11.900.197 67	(423,554) (2)	6,730,522 38	237,192 1	1,535,792 9		623,721 3	3,196,524 18		5,783,854 33	2.843.866 16	8,087	11,000	1100	1.167.141 6	12,716 -	300,000 2	1,344,900 8		2,939,988 17	5,516 -	100,000 1	5,973 -			486,872 3	9,620 -	1,614,594 9	199,655 1	\$ 517,758 3	2018.12.31 Amount %
16,453,777 100	ı	(237,192) (1)	6,905,344 42	126,586 1	1,256,696 8		623,721 3	3,196,524 19		4,582,098	1.965.732 12	11,116 -	5,802	5 9 60	606.912 4	21,629 -		1,320,206 8		2,616,366 16	4,689 -			15,118 -	154,288 1	739,494 5	43,847 -	1,508,605 9		150,325	2017.12.31 Amount %

(English Translation of Parent Company Only Financial StatementsFinancial Statements and Report Originally Issued in Chinese)

ELITE MATERIAL CO., LTD.

Statements of Comprehensive Income

For the Years Ended December 31, 2018 and 2017

(Expressed in Thousands of New Taiwan Dollars)

		2018		2017	
		Amount	96	Amount	9/6
4000	Operating revenue (Note (6)(r), (s) and Note (7))	\$ 6,221,721	100	6,181,352	100
5000	Operating costs (Note (6)(e) and Note (7))	(5,474,462)	(88)	(5,167,859)	(84)
	Gross profit from operations	747,259	12	1,013,493	16
5910	Less: Unrealized profit from sales	(11,488)	-	(5,225)	-
5920	Add: Realized profit on from sales	5,225		1,046	
	Gross profit from operations	740,996	12	1,009,314	16
	Operating expenses:				
6100	Total selling expenses	(188,921)	(3)	(195,666)	(3)
6200	Total administrative expenses	(214,155)	(3)	(305,206)	(5)
6300	Total research and development expenses	(152,747)	(3)	(127,866)	(2)
6300	Total operating expenses	(555,823)	(9)	(628,738)	(10)
	Net operating income	185,173	3	380,576	6
	Non-operating income and expenses:				
7010	Other income (Note (6)(u))	4,910	-	2,087	-
7020	Other gains and losses, net (Note (6)(u))	(6,536)	(1)	(7,634)	-
7370	Share of profit of associates and joint ventures accounted for using equity method	2,265,635	36	3,119,404	50
7050	Finance costs (Note (6)(u))	(30,670)	-	(34,400)	-
	Total non-operating income and expenses	2,233,339	35	3,079,457	50
7900	Profit before income tax	2,418,512	38	3,460,033	56
7950	Less: Tax expense (Note (6)(o))	(667,134)	(11)	(669,076)	(11)
	Period	1,751,378	27	2,790,957	45
	Other comprehensive income (loss):		_		
8310	Items that will not be reclassified subsequently to profit and loss				
8311	Remeasurements from defined benefit plans	(5,257)	-	2,493	-
8316	Unrealized gains (losses) from investments in equity instruments measured at fair				
	value through other comprehensive income	(69)	-	-	-
8349	Income tax benefit (expense) related to items that will not be reclassified			448.45	
	subsequently	3,091		(424)	
	Total items that will not be reclassified subsequently to profit and loss	(2,235)	_	2,069	-
8360	Other components of other comprehensive income that will not be reclassified to profit or loss				
8361	Exchange differences on translation	(242,915)	(4)	(133,260)	(2)
8399	Income tax related to components of other comprehensive income that will be reclassified to profit or loss	56,622	1	22,654	
	Total items that will not be reclassified subsequently to profit and loss	(186,293)	(3)	(110,606)	(2)
8300	Other comprehensive income (net of tax)	(188,528)	(3)	(108,537)	(2)
	Total comprehensive income	\$ 1.562.850	24	2.682.420	43
	Basic earnings per share (Note (6)(r))(dollars)	\$	5.48		8.74
	Diluted earnings per share (Note (6)(r))(dollars)	\$	5.32		8.53

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

(English Translation of Parent Company Only Financial Statements and Report Originally Issued in Chinese) ELITE MATERIAL CO., LTD.

Statements of Changes in Equity

For the Years Ended December 31, 2018 and 2017 (Expressed in Thousands of New Taiwan Dollars)

Balance at December 31, 2018 S 3,196,524 623,721 1,535,792 237,192	 - 	Special reserve 110,606	Legal reserve - 279,096 -	Earnings distribution:	Total comprehensive income for the years ended December 31, 2018	Other comprehensive income for the years ended December 31, 2018	Profit (loss) for the years ended December 31, 2018	Balance at December 31, 2017 3,196,524 623,721 1,256,696 126,586	Recognized compensation costs on employee stock option (47)	Issuance of shares for exercise of employee stock options 1,450 1,595 -	Conversion of convertible bonds to ordinary shares - (5,559) -	Equity component of convertible bonds issued by the Company - arise from 121,544	Conversion of convertible bonds 5,863 62,556 -	Cash dividends (Special reserve 126,586	Legal reserve - 277,035 -	Earnings distribution:		Other comprehensive income for the years ended December 31, 2017	Profit for the years ended December 31, 2017	Balance at January 1, 2017 \$ 3,189,211 443,632 979,661 - (Capital Legal Special Surplus Reserve Reserve	Share capital Retained earnings
		- 110,4	279,096 -						-		•				- 126,	277,035 -				•	979,661		Retained earn
7,192 6,730,522	(1,534,332)		(279,096)		1,749,212	(2,166)	1,751,378	6	 -					(1,499,056)	6,586 (126,586)	(277,035)		2,793,026	2,069	2,790,957	6,014,995	Unappropriated Retained Earnings	T
(423,485)	,	,	,		(186,293)	(186,293)	,	(237,192)						•	,	,		(110,606)	(110,606)		(126,586)	Translation of Foreign Statements	Unrealiset gains (losse on equity Exchange instruments Exchange fair value
(69)	,	,	,		(69)	(69)	,	,		,	,		•	•	,	,				,		through other comprehensive income	Unrealised gains (losses) on equity instruments at fair value
11,900,197	(1.534.332)	,	,		1,562,850	(188,528)	1,751,378	11,871,679	(47)	3,045	(5,559)	121,544	68,419	(1,499,056)				2,682,420	(108,537)	2,790,957	10,500,913	Total equity	

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

(English Translation of Parent Company Only Financial Statements and Report Originally Issued in Chinese) ELITE MATERIAL CO., LTD.

Statements of Cash Flows

For the Years Ended December 31, 2018 and 2017

(Expressed in Thousands of New Taiwan Dollars)

Cash flows from (used in) operating activities: Adjustments:			2018	2017
Adjustments to reconcile profit (loss): Depreciation expense 169,241 318,120 400	Cash flows from (used in) operating activities:		2.410.512	2 460 022
Dependent on expense 169,241 138,120		•	2,410,312	3,400,033
Dependention expense	•			
Amortization expense 2,388 2,006			169,241	138,120
Net loss (gain) on financial assets or liabilities at fair value through profit or loss 5,153 1,210 Interest income				
Net loss (gain) on financial assets or liabilities at fair value through profit or loss 5,153 1,210 Interest income	Expected credit loss / Provision for bad debt expense		-	400
Interest expense			5,153	(2,120)
Share-based payments			5,976	18,789
Share of loss of subsidiaries, associates and joint ventures accounted for using equity method C,265,635) (3,119,404) Loss (gain) on disposal of property, plan and equipment C,205,143 C,2	Interest income		(4,910)	(2,087)
Loss (gain) on disposal of property, plan and equipment 1650 15.61 15.	Share-based payments		-	(47)
Impariment loss	Share of loss of subsidiaries, associates and joint ventures accounted for using equity method		(2,265,635)	(3,119,404)
Total adjustments to reconcile profit C.063.143 C.948.401 C. Changes in operating assets: C. Changes in operating assets: Notes receivable 29.402 (36.166) Accounts receivable 41.199 145.959 Accounts receivable (30.626) (199.365) C. Control of the receivable (30.626) C. Control of the receivable (30.626) C. Control of the receivable (30.626) C. Control of the receivable C. Control of the re	Loss (gain) on disposal of property, plan and equipment		(50)	331
Changes in operating assets and liabilities: Changes in operating assets and liabilities: Notes receivable	Impariment loss	_		15,611
Notes receivable		_	(2,063,143)	(2,948,401)
Notes receivable				
Accounts receitvable due from related parties (26,581) (189,365) CAccounts receitvable due from related parties (26,581) (189,365) Other receivable (30,026) (19,354) Inventories (40,817 (19,402) Deferred revenues (23,33 (4,067) Other current assets (23,33 (4,067) Other current assets (31,33) (12,924) Total changes in operating assets (155,770) (227,424) Changes in operating liabilities: Accounts payable (105,989 (148,628) Accounts payable related parties (34,227) (7,667) Other payable (183,573) (83,586) Provisions (183,573) (83,586) Provisions (183,573) (83,586) Provisions (19,145) (19,147) (6,958) Total changes in operating liabilities (141,770) (6,958) Total changes in operating assets and liabilities (134,239) (234,735) Total changes in operating assets and liabilities (134,239) (234,735) Total changes in operating assets and liabilities (2,90,056) (7,354) Total adjustments (2,93,531) (1,94,047) Cash inflow specarated from operations (3,90,076) (689,120) Interest paid (3,5111) (1,5,609) Interest paid (3,90,776) (689,120) Net cash flows used in operating activities (29,056) (3,90,776) (689,120) Net cash flows used in operating activities (29,057) (2,94,047) Cash flows from investing activities (29,057) (2,94,047) Cash flows from investing activities (3,90,776) (689,120) Net cash flows used in operating activities (3,90,776) (689,120) Net cash flows from investing activities (3,90,776) (689,120) Net cash flows from investing activities (3,90,776) (59,147) Lorense in short-term loons (1,94,74) Lorense in short-term loons (1,94				
Accounts receivable due from related parties (266,361) (193,545) Other receivable (30,365) (193,544) Invaniories 46,817 (139,402) Deferred revenues 6,233 (4087) Other current assets 4,835 (6,107) Other assets 13,231 (12,924) Total changes in operating assets (155,707) (227,424) Changes in operating liabilities: (34,227) (7,667) Accounts payable 105,989 (148,628) Accounts payable to related parties (34,227) (7,667) Other payable possible to related parties (34,227) (7,667) Other payable possible to related parties (9,145) (7,667) Current refund liabilities (9,145) (7,667) Other current liabilities (34,227) (7,667) Net defined benefit liability (14,170) (6,953) Total changes in operating assets and liabilities (134,299) (234,748) Total changes in operating assets and liabilities (29,0069) (7,354) Total distribution operating activities (35,301) (1,3609) Linterest received (5,301) (1,3609) Dividends received (5,301) (1,5009) Increase in a required bios				
Other receivable (30,626) (19,354) Inventories 46,817 (19,402) Deferred revenues 6,233 4,087 Other current assets 13,231 12,924 Total changes in operating assets (155,770) 627,742 Changes in operating liabilities: (155,770) 627,742 Accounts payable or leated parties (34,227) 7,667 Other payable (183,573) 83,866 Provisions (81,3573) 83,866 Current refund liabilities (9,145) 3,523 Current refund liabilities (9,145) 3,523 Net defined benefit liability (14,170) (6,958) Net defined benefit liabilities (134,299) 234,778 Total changes in operating assets and liabilities (230,069) 7,354 Total changes in operating assets and liabilities (230,069) 7,354 Total adjustments (235,021) (29,1478 Total adjustments (235,032) (29,1478 Total changes in operating assets and liabilities (330,006) 65,300				
Inventories	-			
Defarred revenues				
Other current assets 4,835 (6,107) Other assets 13.231 12.924 Total changes in operating labilities: 105,5770 (227,424) Accounts payable to related parties 105,989 148,628 Accounts payable to related parties (34,227) 7,667 Other payable (83,573) 88,586 Provisions (9,145) - Current refund liabilities 827 378 Net defined benefit liability (14,170) (6,958) Total changes in operating liabilities (134,299) 234,778 Total changes in operating assets and liabilities (200,059) 7,254 Total changes in operating sasets and liabilities (200,059) 7,254 Total adjustments (200,059) 7,254 Total adjustments (200,059) 7,254 Total adjustments (5,031) 1,560 Interest received 5,033 1,964 Drividends received 5,033 1,964 Drividends received (5,311) (1,5,609) Income taxes paid<				
Other assets 13.231 12.924 Total changes in operating labilities: (155,770) (227,422) Accounts payable 105,989 148,623 Accounts payable to related parties (34,227) 7,667 Other payable (183,573) 88,586 Provisions - (3,523) Current refund liabilities (9,145) - Other current insolities 827 378 Net defined benefit liability (14,170) (6,058) Total changes in operating assets and liabilities (290,068) 7,354 Total changes in operating assets and liabilities (290,068) 7,354 Total changes in operating assets and liabilities (290,068) 7,354 Total adjustments (235,3212) (2,941,047) (6,058) Total changes in operating assets and liabilities (235,3212) (2,941,047) Total changes in operating assets and liabilities (2,353,212) (2,941,047) Total changes in operating assets and liabilities (3,313) (3,21,018) Interest received (3,311) (1,50,000) <td></td> <td></td> <td></td> <td></td>				
Total changes in operating assets				
Changes in operating liabilities: 105,989 148,628 Accounts payable 105,989 148,628 Accounts payable (34,227) 7,667 Other payable (183,573) 88,586 Provisions - (3,523) Current refund liabilities (9,145) - Other current liabilities 827 378 Net defined benefit liability (14,170) (6,958) Total changes in operating liabilities (190,059) 7,334 Total changes in operating assets and liabilities (290,059) 7,334 Total adjustments (2,90,059) 7,334 Total changes in operating assets and liabilities (2,90,059) 7,334 Total adjustments (2,90,059) 7,334 Total adjustments (2,353,212) (2,941,047) Cash inflows generated from operating activities (3,300) 518,986 Interest certed 5,033 1,906 Dividends received (5,311) (1,500) Interest exity and the certed with a		_		
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The accompanying notes are an integral part of the financial statements.

Attachment III

The Independent Auditors' Report by KPMG – consolidated report

To the Board of Directors of Elite Material Co., Ltd.:

Opinion

We have audited the consolidated financial statements of Elite Material Co., Ltd. and its subsidiaries ("the Group"), which comprise the consolidated statement of financial position as of December 31, 2018 and 2017, and the consolidated statement of comprehensive income, changes in equity and cash flows for the years then ended, and 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 at December 31, 2018 and 2017, and its consolidated financial performance and its consolidated cash flows for the year ended December 31, 2018 and 2017 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), Interpretations developed by the International Financial Reporting Interpretations Committee ("IFRIC") or the former Standing Interpretations Committee ("SIC") endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

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

Revenue recognition

Please refer to Note 4(n) "Revenue" and Note 6(u) "Revenue" of the consolidated financial statements.

Description of key audit matter:

The recognition of revenue is based on the fact that the Group has transferred all its ownership and the significant risk of its products to the customers. The judgment on the arrival date of the products involves uncertainty under the FOB destination which is stated in the sales contracts between the Group and the customers. The Group still needs to take the risk of the products before they are delivered to customers.

Therefore, the recognition of revenue was considered to be one of the key audit matters in the audit.

How the matter was addressed in our audit:

In relation to the key audit matter above, we have performed certain key audit procedures that included: assessing the accounting policies on the recognition timing of sales revenue and the appropriateness of related internal controls; testing the effectiveness of implementation of internal control; performing cut-off test for recognition of revenue on the period before and after the reporting date to assess the rationality to the recognition timing of sales revenue.

Allowance for Inventory Valuation

Please refer to Note (4)(h) "Inventories" and Note (6)(g)" Inventories" of the consolidated financial

Description of key audit matter:

The printed circuit board and other electronic components are the major products of the Group. Inventories have specific life cycle due to their attributes. Apart from this, the Group prepared certain amounts of security stock to meet the delivery date required by the customers. Inventories are stated at the lower of cost or net realizable value. Consequently, there may be situations that the net realizable value of inventory will exceed its cost. In addition, the Group would purchase the materials in advance for the expected sales orders. The cancellation or the change of orders, and the change of the material used or quantities of the material may lead to product obsolescence. Therefore, the recognition on allowance for inventory valuation and obsolescence loss was considered to be one of the key audit matters in the audit.

How the matter was addressed in our audit:

In relation to the key audit matter above, we have performed certain key audit procedures that included: assessing the allowance for loss due to price decline, obsolete, and slow moving inventories to determine whether policy of the Group is applied; selecting samples to examine their net realizable values to verify the accuracy and completeness of inventory aging report; reassessing the accuracy of allowance for inventory valuation and obsolescence loss according to the Group's accounting policy; performing a retrospective review to evaluate the completeness of disclosure for allowance for inventories.

Other Matter

Elite Material Co., Ltd. has additionally prepared its parent company only financial statements as of and for the years ended December 31, 2018 and 2017, on which we have issued an unqualified opinion.

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 IFRSs, IASs, interpretation as well as related guidance endorsed by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance 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 in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the group 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 identify during our audit.

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

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

The engagement partners on the audit resulting in this independent auditors' report are Chung-Yi Chiang and Yi-Chun Chen.

KPMG

Taipei, Taiwan (Republic of China) March 22, 2019

Notes 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.

The Independent Auditors' Report by KPMG – parent-alone report

To the Board of Directors of ELITE MATERIAL CO., LTD.:

Opinion

We have audited the financial statements of ELITE MATERIAL CO., LTD. ("the Company"), which comprise the statement of financial position as of December 31, 2018 and 2017, and the statement of comprehensive income, changes in equity and cash flows for the years ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2018 and 2017, and its financial performance and its cash flows for the year ended December 31, 2018 and 2017 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

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

Key Audit Matters

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

1. Revenue recognition

Please refer to Note 4(n) "Revenue" and Note 6(p) "Revenue" of the consolidated financial statements.

Description of key audit matter:

The recognition of revenue is based on the fact that the Company has transferred all its ownership and the significant risk of its products to the customers. The judgment on the arrival date of the products involves uncertainty under the FOB destination which is stated in the sales contracts between the Company and the customers. The Company still needs to take the risk of the products before they are delivered to customers.

Therefore, the recognition of revenue was considered to be one of the key audit matters in the audit.

How the matter was addressed in our audit:

In relation to the key audit matter above, we have performed certain key audit procedures that included: assessing the accounting policies on the recognition timing of sales revenue and the appropriateness of related internal controls; testing the effectiveness of implementation of internal control; performing cut-off test for recognition of revenue on the period before and after the reporting date to assess the rationality to the recognition timing of sales revenue.

2. Allowance for Inventory Valuation

Please refer to Note (4)(g) "Inventories" and Note (6)(e)" Inventories" of the consolidated financial

Description of key audit matter:

The printed circuit board and other electronic components are the major products of the Company. Inventories have specific life cycle due to their attributes. Apart from this, the Company prepared certain amounts of security stock to meet the delivery date required by the customers. Inventories are stated at the lower of cost or net realizable value. Consequently, there may be situations that the net realizable value of inventory will exceed its cost. In addition, the Company would purchase the materials in advance for the expected sales orders. The cancellation or the change of orders, and the change of the material used or quantities of the material may lead to product obsolescence. Therefore, the recognition on allowance for inventory valuation and obsolescence loss was considered to be one of the key audit matters in the audit.

How the matter was addressed in our audit:

In relation to the key audit matter above, we have performed certain key audit procedures that included: assessing the allowance for loss due to price decline, obsolete, and slow moving inventories to determine whether policy of the Company is applied; selecting samples to examine their net realizable values to verify the accuracy and completeness of inventory aging report; reassessing the accuracy of allowance for inventory valuation and obsolescence loss according to the Company's accounting policy; performing a retrospective review to evaluate the completeness of disclosure for allowance for inventories.

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

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the 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.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the investment in other entities accounted for using the equity method to express an opinion on the 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 financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Chung-Yi Chiang and Yi-Chun Chen.

KPMG

Taipei, Taiwan (Republic of China) March 22, 2019

Notes 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.

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Attachment IV

Review report by the Audit Committee

To the 2019 General Shareholders' Meeting of Elite Material Co., Ltd.,

In accordance with Article 219 of the Company Act, we have examined the Business Report, the Resolution for Allocation of Surplus Profit, the Financial Statements submitted by the Board of Directors for the year ending 2018 which had been audited by independent auditors, Mr. Calvin C. Y. Chiang and Ms. Chen, Yi-Chun of KPMG, and the auditing report signed by the said independent auditors, and found them in order. We thereby submit the report.

Yeh, Chia Hsiu

Convener of the Audit Committee of Elite Material Co., Ltd.

22 March 2019

^{*}In case of any discrepancy between this English translation and the Chinese text of this document, the Chinese text shall prevail.

Attachment V

Information of employees' compensation and Directors' remuneration in Year 2018

Unit: NT\$ Dollar	Year 2018
Earnings before tax, employee's compensation, and Directors' remuneration	\$ 2,519,283,948
Accumulated losses	-
Distributable earnings to employees and Directors	\$ 2,519,283,948
Employees' compensation (3% of the distributable earnings)	\$ 75,578,518
Directors' remuneration (1% of the distributable earnings)	\$ 25,192,839

The said employees' compensation and Directors' remuneration will be distributed in cash.

^{*}In case of any discrepancy between this English translation and the Chinese text of this document, the Chinese text shall prevail.

Attachment VI

Elite Material Co., Ltd. Profit Allocation Proposal of Year 2018

Unit: NT dollar

Net income of 2018	1,751,378,380
Less:	
10% legal reserve	175,137,838
Special reserve of earnings	186,362,244
Other comprehensive loss (actuarial adjustment of defined benefit	
plan of Year 2018)	2,165,995
Plus:	
Unappropriated retained earnings of previous years	4,981,309,704
Earnings available for distribution as of 31 December 2017	6,369,022,007
Distribution items:	
Cash dividends to common share holders (NT\$3.8 per share)	1,214,679,340
Stock dividends to common share holders	-
(Cash dividend per common share is calculated based on	
a total number of shares outstanding of 319,652,458.)	
Total distribution	1,214,679,340
Unappropriated earnings	5,154,342,667

Note:

- 1. Pursuant to the Article 36 of Elite Material Co., Ltd. Articles of Incorporation, the distribution order of Year 2018 net income is prior to other distributable items.
- 2. The number of shares outstanding is decided based on the actual number of outstanding shares as of 12 April 2019.

Chairman & President: Dong, Ding Yu

Director of Accounting Department: Sara Yen

*In case of any discrepancy between this English translation and the Chinese text of this document, the Chinese text shall prevail.

Attachment VII

Overview of the Elite Material Co., Ltd. Bylaws on "Procedures of Capital Lending to Others" amendments

Article 1	Current Article	Proposed Changes	Reasons
	All capital lending to others by the Company and its subsidiaries shall be in compliance with these "Procedures of Capital Lending to Others" ("Procedures").	All capital lending to others by the Company shall be in compliance with these "Procedures of Capital Lending to Others" ("Procedures").	Procedures about subsidiaries are specified in Article 14.
Article 2	Current Article	Proposed Changes	Reasons
	The Procedures is made based on the Article 36-1 of Securities and Exchange Act and "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies (hereinafter referred as 'Regulations')" promulgated by Financial Supervisory Commission (hereinafter referred as "FSC").	Unless specified by other relevant financial regulations, the Procedures is made based on the Article 36-1 of Securities and Exchange Act and "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies (hereinafter referred as 'Regulations')" promulgated by Financial Supervisory Commission (hereinafter referred as "FSC").	Amended based on the Letter issued by FSC (Letter No. Zen-Shen-Zi 1080304826).
Article 4	Current Article	Proposed Changes	Reasons
	Limits on the Total Amount of Lending and Respective Subjects: 1) The total amount of loans extended by the Company to the Borrowers as set forth in Article 3 above shall not exceed thirty per cent (30%) of the net worth of the last period audited or reviewed by its accountants ("the Company's Latest Net Worth"). 2) The total amount of loans extended by the Company to the Business Partners shall not exceed the business transactions between both parties, and the three per cent (3%) of the Company's Latest Net Worth. The amount involved in the aforesaid business transactions refers to the value represented by the orders placed, sales or transactions contemplated by the parties in the most recent year. The aggregate amount of such loans shall not exceed thirty per cent (30%) of the Company's Latest Net Worth.	Limits on the Total Amount of Lending and Respective Subjects: 1) The total amount of loans extended by the Company to the Borrowers as set forth in Article 3 above shall not exceed thirty per cent (30%) of the net worth of the last period audited or reviewed by its accountants ("the Company's Latest Net Worth"). 2) The amount of a single loan extended by the Company to each Business Partner shall not exceed the business transactions between both parties, and three per cent (3%) of the Company's Latest Net Worth. The amount involved in the aforesaid business transactions refers to the value represented by the orders placed, sales or transactions contemplated by the parties in the most recent year. The aggregate amount of such loans shall not exceed thirty per cent (30%) of the Company's Latest Net Worth.	For Items 2, 3, and 4, limits of total lending amount and respective subjects are amended. Item 5 and Item 6 are newly added.

- 3) The amount of a single loan extended by the Company to any of Companies Seeking Short-Term Financing shall not exceed ten percent (10%) of the Company's Latest Net Worth; the aggregate amount of such loans shall not exceed thirty per cent (30%) of the Company's Latest Net Worth.
- 4) The total amount of inter-company loans of funds between overseas subsidiaries in which the Company holds, directly or indirectly, one hundred per cent (100%) of the voting shares shall not exceed thirty per cent (30%) of the Company's Latest Net Worth.
- 3) The amount of a single loan extended by the Company to any of Companies Seeking Short-Term Financing shall not exceed <u>fifteen percent (15%)</u> of the Company's Latest Net Worth; the aggregate amount of such loans shall not exceed thirty per cent (30%) of the Company's Latest Net Worth.
- 4) The total amount of inter-company loans of funds between overseas subsidiaries in which the Company holds, directly or indirectly, one hundred per cent (100%) of the voting shares shall not exceed thirty per cent (30%) of <u>Latest Net Worth of the</u> involved subsidiaries.
- 5) The total amount of loans extended by overseas subsidiaries, in which the Company holds, directly or indirectly, one hundred per cent (100%) of the voting shares, to the Company shall not exceed thirty per cent (30%) of the involved subsidiaries.
- 6) The aggregate amount of loans
 extended by the Company and its
 subsidiaries shall not exceed one
 hundred per cent (100%) of the
 Company's Latest Net Worth.

Article 5 Current Article

The review and evaluation that shall be performed includes the followings:

- 1) necessity and rationale of the loan;
- the Borrowers' credit standing and risk evaluation;
- impact on the Company's operation, financial condition and shareholders' interests;
- 4) whether collaterals are required and appraised values of such collaterals.
- 5) In the case of extending loans to the Business Partners, the business relationship shall be continuing for one year or more, and the total amount of loans extended shall not exceed fifty per cent (50%) of the sales or procurements contemplated by the parties in the most recent year, or three per cent (3%) of the Company's

Proposed Changes

The review and evaluation that shall be performed includes the followings:

- 1) necessity and rationale of the loan;
- the Borrowers' credit standing and risk evaluation;
- impact on the Company's operation, financial condition and shareholders' interests;
- 4) whether collaterals are required and appraised values of such collaterals.
- 5) In the case of extending loans to the Business Partners, the business relationship shall be continuing for one year or more, and the total amount of loans extended shall not exceed the limits specified in Article 4.

Amending wordings to be consistent with Article 4.

Reasons

Latest Net Worth, whichever is lower.

- 6) In the case of extending loans to Companies Seeking Short-Term Financing, the Borrowers are limited to the Company's subsidiaries which can still operate normally, and the purpose is limited for short-term financing needs, and the total amount shall not exceed ten per cent (10%) of the Company's Latest Net Worth.
- 6) In the case of extending loans to
 Companies Seeking Short-Term
 Financing, the Borrowers are limited to
 the Company's subsidiaries which can
 still operate normally, and the purpose
 is limited for short-term financing
 needs, and the total amount shall not
 exceed the limits specified in Article 4.

Article 6 Current Article

Processes for capital lending to others shall include:

1) Application: When any Borrower submits its loan application to the Company, the person-in-charge shall make the initial contact and obtain preliminary understanding of the purpose of the loan, and the most recent operating situation and financial status of the borrower. For feasible cases, the meeting minutes shall hence be taken to submit to the President for approval.

- 2) Credit investigation:
 - a. Finance Department shall collect, analyze and evaluate the credibility status, operating situation, financial position and solvency of the Borrower, and then prepare and submit the evaluation report to the Board of Directors as the reference for risk assessment.
 - b. Frequency of credit investigation:
 - For the first-time loan
 application, the Borrower shall
 present requisite basic
 information, financial data and
 the application to the Company,
 so as the person-in-charge may
 perform the credit investigation.

Proposed Changes
Processes for capital lending to others

- shall include:1) Application:
 - a. When any Borrower submits its loan application to the Company,

 Finance Department shall assess prudently if the application is in compliance with the Procedures and the Regulations.
 - b. The person-in-charge in the Finance

 Department shall make the initial contact and obtain preliminary understanding of the purpose of the loan, and the most recent operating situation and financial status of the borrower. For feasible cases, the meeting minutes shall hence be taken to submit to the President for approval.
- 2) Credit investigation:
 - a. Finance Department shall collect, analyze and evaluate the credibility status, operating situation, financial position and solvency of the Borrower, and then prepare and submit the evaluation report to the Board of Directors as the reference for risk assessment.
 - b. Frequency of credit investigation:
 - For the first-time loan application, the Borrower shall present requisite basic information, financial data and the application to the Company, so as the person-in-charge may perform the credit investigation.

Item 1)-a is added to assign the Finance Department to be in charge.

Reasons

- ii. For Borrowers who intend to re-finance the loan before the date of repayment, the credit check shall in principle be performed once a year. In the event of a material case, depending on the actual needs, the credit check shall herein be conducted every half year.
- iii. Provided that the Borrower is of good financial position, and its annual financial statements are reviewed and certified by its appointed Certified Public Accountants, the credit check evaluation report prepared during previous two years, combined with the reviewed and certified financial statements, can be adopted and submitted to the Board of Directors for the purpose of re-financing the loan.

- Notification of loan approval or disapproval:
 - a. After the credit check and evaluation, if the ability of Borrower to service the loan is less than satisfactory and, therefore, the loan application shall be disapproved, the person-in-charge shall submit the reason of disapproval for ratification, and thereupon promptly notify the Borrower.
 - b. For the loan application approved after evaluating the solvency of Borrower, the person-in-charge shall prepare an evaluation report, in which the reason of approval and drafted terms of the loan shall be included, to submit progressively up to the President for ratification.
 - c. Resolutions of Board of Directors:
 The loan application ratified by the

- ii. For Borrowers who intend to re-finance the loan before the date of repayment, the credit check shall in principle be performed once a year. In the event of a material case, depending on the actual needs, the credit check shall herein be conducted every half year.
- iii. Provided that the Borrower is of good financial position, and its annual financial statements are reviewed and certified by its appointed Certified Public Accountants, the credit check evaluation report prepared during previous two years, combined with the reviewed and certified financial statements, can be adopted and submitted to the Board of Directors for the purpose of re-financing the loan.
- that the Company holds, directly or indirectly, 100% of its voting shares, the credit investigation process may be exempted.
- Notification of loan approval or disapproval:
 - a. After the credit check and
 evaluation, if the ability of Borrower
 to service the loan is less than
 satisfactory and, therefore, the loan
 application shall be disapproved,
 the person-in-charge shall submit
 the reason of disapproval for
 ratification, and thereupon promptly
 notify the Borrower.
 - b. For the loan application approved
 after evaluating the solvency of
 Borrower, the person-in-charge
 shall prepare an evaluation report,
 in which the reason of approval and
 drafted terms of the loan shall be
 included, to submit progressively
 up to the President for ratification.
 - c. Resolutions of Board of Directors:The loan application ratified by the

Item 2)-b-iv is added to exempt the 100%-owned subsidiaries from credit investigation. President shall receive consent from the Audit Committee, and thereafter, submit to the Board of Directors for approval. The loan can be disbursed only approval is granted by a resolution of a Board of Directors meeting.

When handling loans extended by the Company to its subsidiaries, or loans extended by the Company's subsidiaries to one another, the procedure mentioned in the preceding paragraph shall apply, and shall be resolved by the Board of Directors. For the same Borrower, the Board of Directors may authorize the Chairman to grant multiple drawdown or revolving credit to the said Borrower within one year, provided the total drawdown does not exceed the limit resolved by the Board of Directors.

President shall receive consent from the Audit Committee, and thereafter, submit to the Board of Directors for approval. The loan can be disbursed only approval is granted by a resolution of a Board of Directors meeting.

When handling loans extended by the Company to its subsidiaries, the procedure mentioned in the preceding paragraph shall apply, and shall be resolved by the Board of Directors. For the same Borrower, the Board of Directors may authorize the Chairman to grant multiple drawdown for revolving credit to the said Borrower within one year, provided the total drawdown does not exceed the limit resolved by the Board of Directors.

Paragraph is re-written to specify the procedures for the parent company and the subsidiaries, respectively.

When handling loans extended by the Company's subsidiaries to one another, the loan can be disbursed by a resolution of a Board of Directors meeting of the involved lending subsidiary. For the same Borrower, the Board of Directors of the lending subsidiary may authorize its Chairman to grant multiple drawdown or revolving credit to the said Borrower within one year, provided the total drawdown does not exceed the limit resolved by the Board of Directors of the lending subsidiary.

When a loan extended by the Company or its subsidiaries to an individual Borrower, the limit on the aforesaid total amount shall be constrained by the Article 4 Item 4 and Item 5, and shall not exceed 10 percent (10%) of the said Borrowers' net worth of the last period financial report audited or

Limit on the total loan amount is amended.

When a loan extended by the Company or its subsidiaries to an individual Borrower, the limit on the aforesaid total amount shall not exceed 10 per cent (10%) of the said Borrower's net worth of the last period financial report audited or reviewed by its accountants.

The Board of Directors shall take into account the opinions of the Independent Directors and furthermore record in the minutes of such meetings the Independent Directors' consenting or dissenting opinions and the reasons in holding a meeting discussing these Procedures or extending loans hereunder.

4) Notice to the Borrower:

Upon approval of a loan case, the person-in-charge shall promptly inform the borrower by written notice, telecom, or internet, and describe in detail the Company's terms of loans to be disbursed, including the amount, maturity date, interest rate, requirements of collateral and guarantor. The Borrower shall, within the time limit, sign the loan agreement and carry out the procedures to create a pledge (or mortgage) on the collateral and for verification and signing of the guarantor, as grounds for disbursing the funds.

- 5) Contract Signing and Identity Verification:
 - a. The person-in-charge for the loan case shall draw up the terms and conditions of the loan agreement. With the ratification by the supervisory personnel and forwarding to the legal consultants for review and verification, the agreement shall proceed with the signing procedures.
 - b. The content of the loan agreement shall conform to the terms and conditions approved for the loan.
 After signing the loan agreement by the Borrowers and the joint guarantors, the person-in-charge shall complete the procedures of identity verification.

reviewed by its accountants.

The Board of Directors shall take into account the opinions of the Independent Directors and furthermore record in the minutes of such meetings if an Independent Director objects to or expresses reservations in holding a meeting discussing these Procedures or extending loans hereunder.

amended to require recording the opinions of independent directors in the minutes of Board Meetings.

Wording

- 4) Notice to the Borrower:
 - Upon approval of a loan case, the person-in-charge shall promptly inform the borrower by written notice, telecom, or internet, and describe in detail the Company's terms of loans to be disbursed, including the amount, maturity date, interest rate, requirements of collateral and guarantor. The Borrower shall, within the time limit, sign the loan agreement and carry out the procedures to create a pledge (or mortgage) on the collateral and for verification and signing of the guarantor, as grounds for disbursing the funds.
- 5) Contract Signing and Identity Verification:
 - a. The person-in-charge for the loan case shall draw up the terms and conditions of the loan agreement. With the ratification by the supervisory personnel and forwarding to the legal consultants for review and verification, the agreement shall proceed with the signing procedures.
 - b. The content of the loan agreement shall conform to the terms and conditions approved for the loan. After signing the loan agreement by the Borrowers and the joint guarantors, the person-in-charge shall complete the procedures of identity verification.

6) Collateral Registration:

When collateral is required to secure the loan, the Borrowers shall provide such collateral and fulfill the legal procedures for mortgage and/or lien to protect the Company's interest.

- 7) Insurance:
 - a. All collateral, except land and securities, shall be covered by fire (property damage) insurance. For vehicles, comprehensive insurance shall be procured. The insured amount shall, in principle, be not less than the appraised value of the collateral. The Company shall be named as the beneficiary of the insurance. The insured object, quantity, location of storage, coverage conditions and endorsements must be consistent with the requirements of the Company.
 - b. The person-in-charge shall be mindful of the duration of the insurance. Notice shall be made to the Borrowers to re-new the insurance before its expiration.
- 8) Disbursement of the Loan: Once a loan extended case is approved and the security procedures pursuant to the Procedures are implemented, which is checked and found no error by the Finance Department, the loan may be disbursed to the Borrower.
- Loan term, maturity and interest calculation
 - a. The term of loans extended by the Company shall not exceed one

- 6) Collateral Registration:
 - a. When collateral is required to secure the loan, the Borrowers shall provide such collateral and fulfill the legal procedures for mortgage and/or lien to protect the Company's interest.
 - b. If the Borrowers are subsidiaries
 the Company hold, directly or
 indirectly, 100% of the voting
 shares, the preceding paragraph
 does not apply.

7) Insurance:

- a. All collateral, except land and securities, shall be covered by fire (property damage) insurance. For vehicles, comprehensive insurance shall be procured. The insured amount shall, in principle, be not less than the appraised value of the collateral. The Company shall be named as the beneficiary of the insurance. The insured object, quantity, location of storage, coverage conditions and endorsements must be consistent with the requirements of the Company.
- b. The person-in-charge shall be mindful of the duration of the insurance. Notice shall be made to the Borrowers to re-new the insurance before its expiration.
- 8) Disbursement of the Loan: Once a loan extended case is approved and the security procedures pursuant to the Procedures are implemented, which is checked and found no error by the Finance Department, the loan may be disbursed to the Borrower.
- Loan term, maturity and interest calculation
 - a. The term of loans extended by the Company shall not exceed one

Item 6)-b is added to exempt wholly-owned subsidiaries from providing collateral.

- year. Upon borrowing, the repayment date shall be specified.
- b. Interest for short term financing shall be calculated on the agreed rate basis which rate is subject to adjustment depending on the costs of fund of the Company and lending rate quoted by commercial banks. Interest receivable shall be collected on monthly basis; where the period is less than one month, the interest receivable shall be calculated based on one full month.
- year. Upon borrowing, the repayment date shall be specified.
- b. Interest for short term financing shall be calculated on the agreed rate basis which rate is subject to adjustment depending on the costs of fund of the Company and lending rate quoted by commercial banks. <u>Interest receivable shall</u> <u>be calculated on daily basis.</u>

The way to calculate interests is amended from monthly basis to daily basis.

c. When handling loans extended by overseas subsidiaries of which the Company holds, directly and indirectly, 100% voting shares, Item a and Item b do not apply.

The term of loans depends on the needs of the Borrowers, but shall not exceed three years.

Item 9)-c is newly added to control loan term of wholly-owned overseas subsidiaries.

10) Repayment of loan:

- a. Following drawdown of the loans, the Company shall constantly monitor the financial, business and the relevant credit conditions of the Borrowers and guarantor. Where collateral has been provided, the company shall also monitor the change in the value of the said collateral. Two months before the maturity date, the person-in-charge shall write to notify the Borrowers to repay the principal amount of the loan and interest accrued on the repayment date, and that extension of repayment is not permitted.
- b. The Borrowers shall immediately repay the principal amount and interest accrued when the loan becomes due and payable. Only then can the relevant evidence of claim such as collateral, IOU and the contract be revoked and returned to the Borrowers.

10) Repayment of loan:

- a. Following drawdown of the loans, the Company shall constantly monitor the financial, business and the relevant credit conditions of the Borrowers and guarantor. Where collateral has been provided, the company shall also monitor the change in the value of the said collateral. Two months before the maturity date, the person-in-charge shall write to notify the Borrowers to repay the principal amount of the loan and interest accrued on the repayment date, and that extension of repayment is not permitted.
- b. The Borrowers shall immediately repay the principal amount and interest accrued when the loan becomes due and payable. Only then can the relevant evidence of claim such as collateral, IOU and the contract be revoked and returned to the Borrowers.

11) Deleted. 11) Deleted. 12) Document Filing of the Loan Cases: 12) Document Filing of the Loan Cases: For loan cases handled by the For loan cases handled by the person-in-charge, after the loan person-in-charge, after the loan disbursement, the relevant evidence disbursement, the relevant evidence of claim such as the contract, of claim such as the contract, promissory note, et cetera, together promissory note, et cetera, together with the collateral document, with the collateral document, insurance policy and correspondence insurance policy and correspondence papers shall be filed in order and papers shall be filed in order and placed inside the keeping bags. A placed inside the keeping bags. A note of the filed content and the note of the filed content and the name of the client shall be specified name of the client shall be specified on the bags, submitted to the on the bags, submitted to the supervisory personnel for inspection, supervisory personnel for inspection, and sealed accordingly if inspected and sealed accordingly if inspected no error. On the perforation, the no error. On the perforation, the seal certification of the seal certification of the person-in-charge and the supervisory person-in-charge and the supervisory personnel shall be stamped. After personnel shall be stamped. After registering on the registration registering on the registration transcript for safekeeping items, the transcript for safekeeping items, the filed documents shall be archived. filed documents shall be archived. Article 8 **Current Article Proposed Changes** Reasons The Company's internal audit department The Company's internal audit department Article amended shall conduct at least a quarterly audit of shall conduct at least a quarterly audit of to be in these Procedures and status of these Procedures and status of compliance with implementation and make written records implementation and make written records Securities and in details. In the event of major in details. In the event of major Exchange Act irregularities, the internal audit Article 14-3. irregularities, the internal audit department shall inform the Audit department shall inform the Audit Committee of the same. Committee and each Independent Director of the same. Article 9 **Current Article Proposed Changes** Reasons Where the balance of loans has exceeded Where the balance of loans has exceeded Article amended the limits, or the Borrower fails to comply to be in the limits, or the Borrower fails to comply with these Procedures, as a result of with these Procedures, as a result of compliance with Securities and changes in the circumstances, the changes in the circumstances, the Company shall prepare improvement Company shall prepare improvement Exchange Act plans and forward the same to the Audit Article 14-3. plans and forward the same to the Audit Committee. Rectification shall be Committee and each Independent completed within the time frame stipulated Director. Rectification shall be in improvement plans. completed within the time frame stipulated in improvement plans. According to these Procedures, the According to these Procedures, the

matters shall be approved by the Audit Committee, if the matters have not been approved by more than half members of all Audit Committee members, the matters shall be approved by the Board of Directors with two-thirds of all Directors and the resolution of Audit Committee shall be recorded in the Board of Directors minutes. The Audit Committee members and the Board of Directors members as stated will only calculate the members in present position.

matters shall be approved by the Audit Committee, if the matters have not been approved by more than half members of all Audit Committee members, the matters shall be approved by the Board of Directors with two-thirds of all Directors and the resolution of Audit Committee shall be recorded in the Board of Directors minutes. The Audit Committee members and the Board of Directors members as stated will only calculate the members in present position.

Article 11 Current Article

When limits of the Company's loans extended set below have occurred, the Company shall publish and report them within two (2) days commencing immediately from the date of occurrence:

- The balance of any and all loans extended by the Company and its subsidiaries has reached 20% of the Company's Latest Net Worth; or
- The balance of loans extended by the Company and its subsidiaries to an individual company has reached 10% of the Company's Latest Net Worth; or
- Any additional individual loan extended by the Company or its subsidiary exceeds NT\$10 million and has reached 2% or more of the Company's Latest Net Worth.

The Company shall announce and report on behalf of any subsidiary thereof that is not a public company of the Republic of China any matters that such subsidiary is required to announce and report pursuant to item 3 of the preceding paragraph.

"Date of occurrence" in these
Procedures means the date of contract
signing, date of payment, dates of Boards
of Directors' resolutions, or other date that
can confirm the counterparty and
monetary amount of the transaction,
whichever date is earlier.

The financial reports of the Company are

Proposed Changes

When limits of the Company's loans extended set below have occurred, the Company shall publish and report them within two (2) days commencing immediately from the date of occurrence:

- The balance of any and all loans extended by the Company and its subsidiaries has reached 20% of the Company's Latest Net Worth; or
- The balance of loans extended by the Company and its subsidiaries to an individual company has reached 10% of the Company's Latest Net Worth; or
- Any additional individual loan extended by the Company or its subsidiary exceeds NT\$10 million and has reached 2% or more of the Company's Latest Net Worth.

The Company shall announce and report on behalf of any subsidiary thereof that is not a public company of the Republic of China any matters that such subsidiary is required to announce and report pursuant to item 3 of the preceding paragraph.

"Date of occurrence" in these
Procedures means the date of contract
signing, date of payment, dates of Boards
of Directors' resolutions, or other date that
can confirm the counterparty and
monetary amount of the loan extended,
whichever date is earlier.

The financial reports of the Company are

Wording amended to clarify the meaning of the paragraph.

Reasons

	prepared according to IFRSs, the net	prepared according to IFRSs, the net	
	worth in the Procedures is referred to the	worth in the Procedures is referred to the	
	balance sheet equity attributable to the	balance sheet equity attributable to the	
	owners of the parent company under the	owners of the parent company under the	
	Regulations Governing the Preparation of	Regulations Governing the Preparation of	
	Financial Reports by Securities Issuers.	Financial Reports by Securities Issuers.	
Article 14	Current Article	Proposed Changes	Reasons
	Control procedures for subsidiaries' loan	Control procedures for subsidiaries' loan	
	extension:	extension:	
	1) Subsidiaries of the Company proposing	1) Subsidiaries of the Company proposing	
	to extend loans to others shall prepare	to extend loans to others shall prepare	
	their respective procedures in	their respective procedures in	
	compliance with the Regulations, and	compliance with the Regulations, and	
	shall implement such procedures	shall implement such procedures	
	accordingly. Subsidiaries of the	accordingly. The said procedures	Term is added
	Company shall report the same to the	shall obtain approval by resolution from	to control
	Finance Department of the Company	the Board of Directors Meeting of such	subsidiaries'
	and the Finance Department of the	subsidiaries. Subsidiaries of the	loan extension.
	Company will compile all procedures	Company shall report the same to the	
	from subsidiaries for recordation.	Finance Department of the Company	
		and the Finance Department of the	
		Company will compile all procedures	
		from subsidiaries for recordation.	
		2) The procedures in the preceding	
		paragraph prepared by the subsidiaries	
		of the Company shall comply with	
		Article 4 of the Procedures.	
	2) Subsidiaries of the Company shall	3) Subsidiaries of the Company shall	Item number
	submit, before the 8th day of each	submit, before the 8th day of each	amended,
	month, detailed statements of the	month, detailed statements of the loans	content remains
	loans extended as of the end of last	extended as of the end of last month to	the same.
	month to the Company for review.	the Company for review.	

^{*}In case of any discrepancy between this English translation and the Chinese text of this document, the Chinese text shall prevail.

Attachment VIII

Overview of the Elite Material Co., Ltd. Bylaws on "Procedures of Endorsements and Guarantees" amendments

Article 1	Current Article	Proposed Changes	Reasons
Autor	All endorsements and guarantees of the Company and its subsidiaries shall be in compliance with these "Procedures of Endorsements and Guarantees" ("Procedures").	All endorsements and guarantees of the Company shall be in compliance with these "Procedures of Endorsements and Guarantees" ("Procedures").	Procedures about subsidiaries are incorporated in Article 4, Article 6, and Article 9.
Article 2	Current Article	Proposed Changes	Reasons
	The Procedures is made based on the	Unless specified by other relevant financial	Amended to be in
	Executive Order [Order (91) Tai-Tsai-Zen	regulations, the Procedures is made based	compliance with
	(6) No. 0910161919] issued by the	on the Article 36-1 of Securities and	all relevant
	Securities and Futures Commission of	Exchange Act and "Regulations Governing	regulations.
	Ministry of Finance on 18th December 2002, and has been amended based on the	Loaning of Funds and Making of Endorsements/Guarantees by Public	
	Executive Order [Order	Companies (hereinafter referred as	
	Jin-Guan-Zen-Shen-Zi No. 1010029874]	'Regulations')" promulgated by Financial	
	issued by the Financial Supervisory	Supervisory Commission (hereinafter	
	Commission (hereinafter referred as "FSC")	referred as "FSC").	
	on 6th July 2012.		
Article 3	Current Article	Proposed Changes	Reasons
	All endorsements and guarantees	All endorsements and guarantees	Wordings in
	referred to herein shall have the meaning	referred to herein shall have the meaning	Chinese
	set forth below:	set forth below:	amended to
	1) Financing endorsements and	Financing endorsements and	clarify the
	guarantees, including:	guarantees, including:	meaning.
	a. Bills discounting financing;	a. Bills discounting financing;	Wordings in
	b. Endorsements or guarantees made	b. Endorsements or guarantees made	English are not
	to meet the financing needs of	to meet the financing needs of	amended.
	another companies; and	another companies; and	
	c. Issuance of a separate bills to a	c. Issuance of a separate bills to a	
	non-financial enterprise as security	non-financial enterprise as security	
	to meet the financing needs of the	to meet the financing needs of the	
	Company.	Company.	
	Customs duty endorsements and	Customs duty endorsements and	
	guarantees refer to an endorsement or	guarantees refer to an endorsement or	
	guarantee for the Company itself or	guarantee for the Company itself or	
	another company with respect to	another company with respect to	
	customs duty matters.	customs duty matters.	
	Other endorsements and guarantees	Other endorsements and guarantees	
	refer to those beyond the scope of the	refer to those beyond the scope of the	
	above sub-paragraphs.	above sub-paragraphs.	

Any creation by the Company of a pledge Any creation by the Company of a pledge or mortgage on its chattel or real property or mortgage on its chattel or real property as security for the loans of another as security for the loans of another company shall be governed by these company shall be governed by these Procedures. Procedures. Article 7 **Current Article Proposed Changes** Reasons The Company shall make The Company shall make endorsements/guarantees in compliance endorsements/guarantees in compliance with the followings: with the followings: 1) When endorsements/guarantees are 1) When endorsements/guarantees are made or terminated by the Company made or terminated by the Company and its subsidiaries, the responsible and its subsidiaries, the responsible unit is required to fill in the "Form of unit is required to fill in the "Form of Application/Termination for Application/Termination for Endorsements and/or Guarantees", Endorsements and/or Guarantees", stating companies making the said stating companies making the said endorsements/guarantees, companies endorsements/guarantees, companies to be secured, types, reasons and to be secured, types, reasons and amounts, and seek for the approval amounts, and seek for the approval from the Chairman. from the Chairman. 2) The Company shall each month 2) The Company shall each month publish and report the publish and report the endorsements/guarantees it and its endorsements/guarantees it and its subsidiaries provided and their subsidiaries provided and their balance amounts as of the end of last balance amounts as of the end of last month, in compliance with the rules of month, in compliance with the rules of the FSC. the FSC. 3) Prior to the provision of endorsements 3) Prior to the provision of endorsements and/or guarantees, the following items and/or guarantees, the following items shall be evaluated: shall be evaluated: a. necessity and rationale of the a. necessity and rationale of the endorsements/guarantees; endorsements/guarantees; b. credit standing and risk evaluation b. credit standing and risk evaluation of the party to be secured under of the party to be secured under such endorsements/guarantees; such endorsements/guarantees; c. impact on the Company's c. impact on the Company's operation, financial condition and operation, financial condition and shareholders' interests; and shareholders' interests; and d. whether collaterals are required d. whether collaterals are required and appraised values of such and appraised values of such collaterals. collaterals. 4) The Company's endorsements and 4) The Company's endorsements and guarantees shall be made based on guarantees shall be made based on the "Application for Endorsements the "Application for Endorsements and/or Guarantees" duly filled by the and/or Guarantees" duly filled by the company requiring the same. The company requiring the same. The Company shall set up specific files Company shall set up specific files and record in details of the name of and record in details of the name of

- the company secured by endorsements/guarantees provided, the relevant amount, the date of resolved by the Audit Committee, the date of resolved by the Board or that on which the Chairman had approved, the date of endorsements and guarantees, and matters of due diligence as required in the preceding paragraph.
- 5) Where the parties secured by such endorsements/guarantees fail to comply with these Procedures or the amounts have exceeded the limits as a result of changes in the circumstances, the Company shall prepare improvement plans and forward the same to the Audit Committee. Rectification shall be completed within the time frame stipulated in improvement plans.
- 6) The Company's internal audit office shall conduct at least a quarterly audit of these Procedures and make written records on the status of implementation in details. In the event of major irregularities, the internal audit office shall inform the Audit Committee of the same in writing.
- 7) The Board of Directors shall take into account the opinions of the Independent Directors and furthermore record in the minutes of such meetings the Independent Directors' consenting or dissenting opinions and the reasons in holding a meeting discussing the conditions abovementioned, these Procedures or providing endorsements and/or guarantees.
- 8) According to these Procedures, the matters shall be approved by the Audit Committee, if the matters have not been approved by more than half members of all Audit Committee members, the matters shall be

- the company secured by endorsements/guarantees provided, the relevant amount, the date of resolved by the Audit Committee, the date of resolved by the Board or that on which the Chairman had approved, the date of endorsements and guarantees, and matters of due diligence as required in the preceding paragraph.
- 5) Where the parties secured by such endorsements/guarantees fail to comply with these Procedures or the amounts have exceeded the limits as a result of changes in the circumstances, the Company shall prepare improvement plans and forward the same to the Audit Committee and each Independent Director. Rectification shall be completed within the time frame stipulated in improvement plans.
- 6) The Company's internal audit office shall conduct at least a quarterly audit of these Procedures and make written records on the status of implementation in details. In the event of major irregularities, the internal audit office shall inform the Audit Committee and each Independent Director of the same in writing.
- 7) The Board of Directors shall take into account the opinions of the Independent Directors and furthermore record in the minutes of such meetings if an Independent Director objects to or expresses reservations and the reasons in holding a meeting discussing the conditions abovementioned, these Procedures or providing endorsements and/or guarantees.
- 8) According to these Procedures, the matters shall be approved by the Audit Committee, if the matters have not been approved by more than half members of all Audit Committee members, the matters shall be

Independent
Directors are
added here to
better monitor
the Procedures
and the
implementation
status.

Wordings amended to be in compliance with the Article 14-3 of the Stock Exchange Act.

approved by the Board of Directors approved by the Board of Directors with two-thirds of all Directors and the with two-thirds of all Directors and the resolution of Audit Committee shall be resolution of Audit Committee shall be recorded in the minutes of Board of recorded in the minutes of Board of Directors meeting. The Audit Directors meeting. The Audit Committee members and the Board of Committee members and the Board of Directors members as stated will only Directors members as stated will only calculate the members in present calculate the members in present position. position. Article 9 **Current Article Proposed Changes** Reasons Matters about public announcement: Matters about public announcement: 1) The Company shall before the 10th 1) The Company shall before the 10th day of each month publish and report day of each month publish and report the endorsements/guarantees it and the endorsements/guarantees it and its subsidiaries provided and their its subsidiaries provided and their balance amounts as of the end of last balance amounts as of the end of last month. month. 2) Where limits of the Company's 2) Where limits of the Company's endorsements/guarantees set below endorsements/guarantees set below have occurred, the Company shall have occurred, the Company shall publish and report within two (2) days publish and report within two (2) days commencing immediately from the commencing immediately from the date of occurrence: date of occurrence: a. The aggregate balance of a. The aggregate balance of endorsements/guarantees endorsements/guarantees provided by the Company and its provided by the Company and its subsidiaries has reached fifty per subsidiaries has reached fifty per cent (50%) or more of the cent (50%) or more of the Company's Latest Net Worth; or Company's Latest Net Worth; or b. The balance of b. The balance of endorsements/guarantees endorsements/guarantees provided by the Company and its provided by the Company and its subsidiaries for an individual subsidiaries for an individual company has reached twenty per company has reached twenty per cent (20%) or more of the cent (20%) or more of the Company's Latest Net Worth; or Company's Latest Net Worth; or c. The balance of c. The balance of endorsements/guarantees endorsements/guarantees provided by the Company and its provided by the Company and its subsidiaries for an individual subsidiaries for an individual company has reached Ten Million company has reached Ten Million New Taiwan Dollars New Taiwan Dollars Wordings (NT\$10,000,000) or more and the (NT\$10,000,000) or more and the amended to clarify the aggregate amount of all aggregate amount of all endorsements/guarantees, any endorsements/guarantees, any meaning of investment of a investment of a long-term nature in, book value of investment and balance of loans to, such accounting of equity method in, and long-term company has reached thirty per balance of loans to, such company nature.

- cent (30%) of the Company's Latest Net Worth; or
- d. The additional individual endorsement/guarantee provided by the Company or its subsidiary has reached Thirty Million New Taiwan Dollars (NT\$30,000,000) or more and has reached 5% or more of the Company's Latest Net Worth.
- 3) The Company shall announce and report on behalf of any subsidiary thereof that is not a public company of the Republic of China any matters that such subsidiary is required to announce and report pursuant to any subparagraph of the preceding paragraph.
- 4) The "public announcement and report" referred to herein shall be those entered into the website designated by the FSC for reporting information.
- 5) "Date of occurrence" in these Procedures means the date of contract signing, date of payment, dates of Boards of Directors' resolutions, or other date that can confirm the counterparty and monetary <u>amount of the transaction</u>, whichever date is earlier.

- has reached thirty per cent (30%) of the Company's Latest Net Worth; or
- d. The additional individual endorsement/guarantee provided by the Company or its subsidiary has reached Thirty Million New Taiwan Dollars (NT\$30,000,000) or more and has reached 5% or more of the Company's Latest Net Worth.
- 3) The Company shall announce and report on behalf of any subsidiary thereof that is not a public company of the Republic of China any matters that such subsidiary is required to announce and report pursuant to any subparagraph of the preceding paragraph.
- 4) The "public announcement and report" referred to herein shall be those entered into the website designated by the FSC for reporting information.
- 5) "Date of occurrence" in these Procedures means the date of contract signing, date of payment, dates of Boards of Directors' resolutions, or other date that can confirm the counterparty and monetary <u>amount of</u> <u>endorsements/guarantees made</u>, whichever date is earlier.

Wordings amended to clarify the meaning of transaction.

^{*}In case of any discrepancy between this English translation and the Chinese text of this document, the Chinese text shall prevail.

Attachment IX

Overview of the Elite Material Co., Ltd. Bylaws on "Procedures for Acquisition and Disposition of Assets" amendments

Article 2	Current Article	Proposed Changes	Reasons
	Acquisition or disposition of assets by the	Acquisition or disposition of assets by the	The whole
	Company shall be carried out in	Company shall be carried out in	procedures is
	accordance with these "Procedures for	accordance with these "Procedures for	amended in
	Acquisition and Disposition of Assets of	Acquisition and Disposition of Assets of	compliance with
	Elite Material Co., Ltd." ("Procedures");	Elite Material Co., Ltd." ("Procedures");	the Letter issued
	provided, where another law or regulation	provided, where another relevant financial	by FSC (Letter
	provides otherwise, such provisions shall	law or regulation provides otherwise, such	No. Zhen-Fa-Zi
	govern.	provisions shall govern.	1070341072).
Article 3	Current Article	Proposed Changes	Reasons
	Assets in the Procedures include:	Assets in the Procedures include:	
	1) Securities: stocks, government bonds,	1) Securities: stocks, government bonds,	
	corporate bonds, bank debentures,	corporate bonds, bank debentures,	
	beneficiary certificates of mutual funds,	beneficiary certificates of mutual funds,	
	depository receipts, call/put warrants,	depository receipts, call/put warrants,	
	asset-backed securities and other	asset-backed securities and other	
	investments;	investments;	
	2) Real estate (including land, houses and	2) Real estate (including land, houses and	Item 5 is added to
	buildings, investment properties, rights	buildings, investment properties,) and	be in compliance
	to use land, and inventory carried by	equipment;	with IFRS 16.
	construction companies) and		
	equipment;		The other Item
	3) Club memberships;	3) Club memberships;	numbers are
	4) Patents, copyrights, trademarks,	4) Patents, copyrights, trademarks,	re-arranged.
	licenses and other intangible assets;	licenses and other intangible assets;	
		5) Right-of-use assets;	
	5) Claims of financial institutions (including	6) Claims of financial institutions (including	
	receivables, bills purchased and	receivables, bills purchased and	
	discounted, loans, and overdue	discounted, loans, and overdue	
	receivables);	receivables);	
	6) Derivative products;	7) Derivative products;	
	7) Assets acquired or disposed through	8) Assets acquired or disposed through	
	merger, spin-off, acquisition, or transfer	merger, spin-off, acquisition, or transfer	
	of shares in accordance with laws;	of shares in accordance with laws;	
	8) Other major assets.	9) Other major assets.	
Article 4	Current Article	Proposed Changes	Reasons
	Terms used in the Procedures are defined	Terms used in the Procedures are defined	
	as follows:	as follows:	
	1) Derivatives: Forward contracts,	Derivatives: The derivatives referred	The definition of
	option contracts, futures contracts,	herein are defined as instruments that	derivatives is
	leverage contracts, and swap	derive their value from the	amended in

contracts and compound contracts
combining the above products whose
value is derived from assets, interest
rates, foreign exchange rates, indexes
or other interests. The term "forward
contracts" does not include insurance
contracts, performance contracts,
after-sales service contracts, long-term
lease contracts, and long-term
purchase (sales) agreements;

performance of specified interest rates, prices of financial instruments, commodity prices, foreign exchange rates, price or rate indexes, credit ratings or credit indexes, or other transaction contracts based on other various interests. The said other various interests include forward contracts, options, futures, leverage contracts, swaps, hybrid products consisted by them, and contracts or structured products embedded with financial derivative products. The term "forward contracts" does not include insurance contracts, fulfillment contracts, after-sales service contracts, long-term lease contracts, and long-term purchase (sales) agreements;

accordance with IFRS No. 9.

- 2) Assets acquired or disposed through mergers, demergers, acquisitions or transfer of shares: Refers to assets acquired or disposed through mergers, demergers or acquisitions conducted under the Business Mergers and Acquisitions Act, Financial Holding Company Act, Financial Institution Merger Act and other acts, or to transfer of shares [from another company] through issuance of new shares of its own as the consideration therefore (hereinafter "transfer of shares") under Article 156, paragraph 8 of the Company Act;
- Related party or Subsidiary: As defined in the Regulations Governing the Preparation of Financial Reports by Securities Issuers;
- Professional appraiser: Refers to a real property appraiser or other person duly authorized by an act of law to engage in the value appraisal of real property or equipment;
- 5) Date of occurrence: Refers to the date of contract signing, date of payment, date of consignment trade, date of transfer, dates of Boards of Directors resolutions, or other date that can confirm the counterpart and

- 2) Assets acquired or disposed through mergers, demergers, acquisitions or transfer of shares: Refers to assets acquired or disposed through mergers, demergers or acquisitions conducted under the Business Mergers and Acquisitions Act, Financial Holding Company Act, Financial Institution Merger Act and other acts, or to transfer of shares [from another company] through issuance of new shares of its own as the consideration therefore (hereinafter "transfer of shares") under Article 156, paragraph 3 of the Company Act;
- Related party or Subsidiary: As defined in the Regulations Governing the Preparation of Financial Reports by Securities Issuers:
- Professional appraiser: Refers to a real property appraiser or other person duly authorized by an act of law to engage in the value appraisal of real property or equipment;
- 5) Date of occurrence: Refers to the date of contract signing, date of payment, date of consignment trade, date of transfer, dates of Boards of Directors resolutions, or other date that can confirm the counterpart and

Amended to be in compliance with the Company Act.

monetary amount of the transaction, monetary amount of the transaction, whichever date is earlier; provided, for whichever date is earlier; provided, for investment for which approval of the investment for which approval of the Regulatory Authorities is required, the Regulatory Authorities is required, the earlier of the above date or the date of earlier of the above date or the date of receipt of approval by the Regulatory receipt of approval by the Regulatory Authorities shall apply; Patents, Authorities shall apply; Patents, copyrights, trademarks, licenses and copyrights, trademarks, licenses and other intangible assets; other intangible assets; 6) Mainland area investment: Refers to 6) Mainland area investment: Refers to investments in China approved by the investments in China approved by the Ministry of Economic Affairs Ministry of Economic Affairs Investment Commission or conducted Investment Commission or conducted in accordance with the provisions of in accordance with the provisions of the Regulations Governing Permission the Regulations Governing Permission for Investment or Technical for Investment or Technical Cooperation in the Mainland Area. Cooperation in the Mainland Area. 7) Securities exchange: "Domestic Items 7 and 8 securities exchange" refers to the are newly added Taiwan Stock Exchange Corporation; in compliance "foreign securities exchange" refers to with the Letter any organized securities exchange issued by FSC market that is regulated by the (Letter No. competent securities authorities of the Zhen-Fa-Zi 1070341072). jurisdiction where it is located. 8) Over-the-counter venue ("OTC venue", "OTC"): "Domestic OTC venue" refers to a venue for OTC trading provided by a securities firm in accordance with the Regulations Governing Securities Trading on the Taipei Exchange; "foreign OTC venue" refers to a venue at a financial institution that is regulated by the foreign competent authority and that is permitted to conduct securities business. Article 5 **Current Article Proposed Changes** Reasons Professional appraisers and their officers, Professional appraisers and their officers, certified public accounts, attorneys, and certified public accounts, attorneys, and securities underwriters that provide public securities underwriters that provide public companies with appraisal reports, companies with appraisal reports, certified public accountant's opinions, certified public accountant's opinions, attorney's opinions, or underwriter's attorney's opinions, or underwriter's opinions shall not be a related party of opinions shall meet the following Clearly specify any party to the transaction. requirements: 1) May not have previously received a requirements of

final and unappealable sentence to

professional

imprisonment for 1 year or longer for a violation of the Act, the Company Act, the Banking Act of The Republic of China, the Insurance Act, the Financial Holding Company Act, or the Business Entity Accounting Act, or for fraud, breach of trust, embezzlement, forgery of documents, or occupational crime. However, this provision does not apply if 3 years have already passed since completion of service of the sentence, since expiration of the period of a suspended sentence, or since a pardon was received.

- 2) May not be a related party or de facto related party of any party to the transaction.
- 3) If the company is required to obtain appraisal reports from two or more professional appraisers, the different professional appraisers or appraisal officers may not be related parties or de facto related parties of each other.

When issuing an appraisal report or opinion, the personnel referred to in the preceding paragraph shall comply with the following:

- 1) Prior to accepting a case, they shall prudently assess their own professional capabilities, practical experience, and independence.
- 2) When examining a case, they shall appropriately plan and execute adequate working procedures, in order to produce a conclusion and use the conclusion as the basis for issuing the report or opinion. The related working procedures, data collected, and conclusion shall be fully and accurately specified in the case working papers.
- 3) They shall undertake an item-by-item evaluation of the comprehensiveness, accuracy, and reasonableness of the sources of data used, the parameters, and the information, as the basis for issuance of the appraisal report or the opinion.
- 4) They shall issue a statement attesting

persons that are involved in the acquisition or disposition of the Company's assets in compliance with the Article 53-4 of the Stock Exchange Act and Articles 8 and 9 of the Regulations Governing the Offering and Issuance of Securities by Security Issuers.

		to the professional competence and	
		to the professional competence and	
		independence of the personnel who	
		prepared the report or opinion, and that	
		they have evaluated and found that the	
		information used is reasonable and	
		accurate, and that they have complied	
		with applicable laws and regulations.	
Article 7	Command Autiala	Drawaged Changes	Pagagana
Article 7	Current Article Prior to the Company acquiring real	Proposed Changes	Reasons Amended to
	, , , , <u>, , , , , , , , , , , , , , , </u>	1) Prior to the Company acquiring <u>real</u>	include
	estate and equipment, the	estate, equipment, or right-of use	
	Procurement Office, the Administrative	assets, the Procurement Section, the	right-of-use
	Section, or other responsible units	Administrative Section, or other	assets to be
	shall evaluate the reason of	responsible units shall evaluate the	incompliance
	acquisition, the targeted asset, the	reason of acquisition, the targeted	with the IFRS
	counterparty of the transaction, the	asset, the counterparty of the	No. 16.
	transaction price, terms of payment	transaction, the transaction price,	
	and collection, and the reference to	terms of payment and collection, and	
	determine the transaction price, and	the reference to determine the	
	then execute the transaction in	transaction price, and then execute the	
	compliance with the Article 24 of the	transaction in compliance with the	
	Articles of Incorporation of Elite	Article 24 of the Articles of	
	Material Co., Ltd.	Incorporation of Elite Material Co., Ltd	
		and the Internal Delegation Rules.	
	2) Prior to the Company disposing <u>real</u>	2) Prior to the Company disposing <u>real</u>	
	estate and equipment, the	estate, equipment, or right-of-use	
	Administrative Section or other	assets, the Administrative Section or	
	responsible units shall evaluate the	other responsible units shall evaluate	
	target assets of disposition, the	the target assets of disposition, the	
	counterparty of the transaction, the	counterparty of the transaction, the	
	transaction price, terms of payment	transaction price, terms of payment	
	and collection, and the reference to	and collection, and the reference to	
	determine the transaction price. All	determine the transaction price, and	
	relevant information shall be submitted	then execute the transaction in	
	to the Board of Directors for approval	compliance with the Article 24 of the	
	before undertaking the said	Articles of Incorporation of Elite	
	transaction. After being authorized by	Material Co., Ltd and the Internal	
	the Board of Directors, the Chairman of	Delegation Rules.	
	the Company may have the authority to		
	undertake transactions, which the total		
	dollar amount is not in excess of		
	certain pre-determined level.		
	3) Paragraph 1 and 2 of this Article may	3) Paragraph 1 and 2 of this Article may	
	apply to the acquisition and disposition	apply to the acquisition and disposition	
	of <u>real estate and equipment</u> not for	of <u>real estate</u> , equipment, or	
	business purpose, provided the total	right-of-use assets not for business	
	dollar amount is not in excess of the	purpose, provided the total dollar	
	limit specified in the paragraph 1 of the	amount is not in excess of the limit	
	Article 28 of the Procedures.	specified in the paragraph 1 of the	
		1 -1	<u> </u>

- 4) In the case of acquiring or disposing securities held for long-term purpose, the Finance/Accounting Department or other responsible units shall undertake the relevant financial analysis and projection of potential returns as well as evaluation of potential investment risks in relation to the said investment. In addition, prior to the date of transaction occurred, the finance/accounting units or other responsible units shall obtain financial statements of the target company for the most recent period, certified or reviewed by a certified public accountant, for reference in appraising the transaction price, and submit all relevant information to the Board of Directors for approval.
- 5) Paragraph 4 may apply to the acquisition and disposition of the securities held for short-term purpose. In addition, the Board of Directors may authorize the Chairman to undertake investments and approve the transaction with a dollar amount not exceeding the limit specified in the Paragraph 2-3 of the Article 28 of the Procedures.
- 6) Investments by the Company in stocks, corporate bonds, and securities issued through private placement that are not traded on centralized exchange markets or over the counter markets and the total dollar amount of the said investment needs to announce to the public or report to FSC, the investment shall obtain the approval by a resolution of the Board of Directors prior to the date of the transaction occurred.

- Article 28 of the Procedures.
- 4) In the case of acquiring or disposing securities held for long-term purpose, the Finance/Accounting Department or other responsible units shall undertake the relevant financial analysis and projection of potential returns as well as evaluation of potential investment risks in relation to the said investment. In addition, prior to the date of transaction occurred, the finance/accounting units or other responsible units shall obtain financial statements of the target company for the most recent period, certified or reviewed by a certified public accountant, for reference in appraising the transaction price, and submit all relevant information to the Board of Directors for approval.
- 5) Paragraph 4 may apply to the acquisition and disposition of the securities held for short-term purpose. In addition, the Board of Directors may authorize, in accordance with the Internal Delegation Rules, person-in-charge to undertake investments and approve the transaction with a dollar amount not exceeding the limit specified in the Article 28 of the Procedures.
- 6) Deleted.

Article 9 **Current Article Proposed Changes** In the case of <u>real property or equipment</u> In the case of real property, equipment, or acquired or disposed by the Company right-of-use assets acquired or disposed other than as a result of transactions with the government, government agencies,

by the Company other than as a result of transactions with the domestic

Wordings amended as domestic

Reasons

entrusted construction on the Company's own property, entrusted construction on land leased by the Company, or acquisition or disposition of equipment for business operation purposes, where their transaction value is the amount equivalent to twenty per cent (20%) of the Company's paid-in capital or NT\$ 300 million or above, the Company shall, prior to the date of the transaction occurred, require professional appraiser to furnish their valuation report; furthermore, the following provisions shall be complied with:

- 1) Where due to special circumstances it is necessary to give a limited price, specified price, or special price as a reference basis for the transaction price, the transaction shall be submitted for approval in advance by the Board of Directors, and the same procedure shall be followed for any future changes to the terms and conditions of the transaction.
- Where the transaction amount is NT\$ 1 billion or more, two (2) or more professional appraisers shall be engaged to provide their appraisals.
- 3) Where the appraisal prices from professional appraiser come under one of the following, unless the appraisal prices of acquired assets are higher than the transaction price, or the appraisal prices of assets being disposed are lower than the transaction price, accountants shall be engaged to handle the matter pursuant to the provisions of Auditing Standards No. 20 promulgated by R.O.C. Accounting Research and Development Foundation (hereinafter as ARDF); furthermore the said accountants shall be required to provide their opinions in respect of the reasons for such discrepancy and the fairness of the transaction price:
 - The appraisal results differ from the transaction amount by twenty

government, government agencies, entrusted construction on the Company's own property, entrusted construction on land leased by the Company, or acquisition or disposition of equipment or right-of-use assets for business operation purposes, where their transaction value is the amount equivalent to twenty per cent (20%) of the Company's paid-in capital or NT\$ 300 million or above, the Company shall, prior to the date of the transaction occurred, require professional appraiser to furnish their valuation report; furthermore, the following provisions shall be complied with:

- 1) Where due to special circumstances it is necessary to give a limited price, specified price, or special price as a reference basis for the transaction price, the transaction shall be submitted for approval in advance by the Board of Directors, and the same procedure shall be followed for any future changes to the terms and conditions of the transaction.
- 2) Where the transaction amount is NT\$ 1 billion or more, two (2) or more professional appraisers shall be engaged to provide their appraisals.
- 3) Where the appraisal prices from professional appraiser come under one of the following, unless the appraisal prices of acquired assets are higher than the transaction price, or the appraisal prices of assets being disposed are lower than the transaction price, accountants shall be engaged to handle the matter pursuant to the provisions of Auditing Standards No. 20 promulgated by R.O.C. Accounting Research and Development Foundation (hereinafter as ARDF); furthermore the said accountants shall be required to provide their opinions in respect of the reasons for such discrepancy and the fairness of the transaction price:
 - The appraisal results differ from the transaction amount by twenty

government will de facto not manipulate the price of assets.

- per cent (20%) or greater;
- The difference between the appraisal result provided by two or more professional appraisers and the transaction price is ten per cent (10%) or greater.
- 4) Report made by the professional appraiser shall not be dated beyond three (3) months prior to the date of the contract; however where an appropriate value published during the same period but not exceeding six (6) months, the original professional appraiser may issue its opinion in respect of the said value.
- per cent (20%) or greater;
- ii) The difference between the appraisal result provided by two or more professional appraisers and the transaction price is ten per cent (10%) or greater.
- 4) Report made by the professional appraiser shall not be dated beyond three (3) months prior to the date of the contract; however where an appropriate value published during the same period but not exceeding six (6) months, the original professional appraiser may issue its opinion in respect of the said value.

Reasons

Article 13 Current Article

The Company shall, if it acquires or disposes real property from or to related parties, or if it acquires or disposes other assets except real property from or to related parties and the said transaction amount is twenty per cent (20%) of the paid-in capital of the Company, or ten per cent (10%) of the total assets of the Company, or NT\$300 million or more, except in trading of government bonds or bonds under repurchase and resale agreements, or subscription or redemption of money market funds offered by domestic investment trust companies, submit to the Audit Committee and the Board of Directors for approval of the following information prior to the signing of the transaction contract and making payments:

- Purpose of acquiring or disposing the said assets, its necessity and projected benefits;
- Reasons for transacting with related parties;
- Information relating to the appraisal of the fairness of the proposed transaction conditions pursuant to Article 14 and Article 15 herein, when acquiring <u>real property</u> from related parties;

Proposed Changes The Company shall, if it acquires or disposes real property or right-of-use assets from or to related parties, or if it acquires or disposes other assets except real property or right-of-use assets from or to related parties and the said transaction amount is twenty per cent (20%) of the paid-in capital of the Company, or ten per cent (10%) of the total assets of the Company, or NT\$300 million or more, except in trading of domestic government bonds, or bonds under repurchase and resale agreements, or subscription or redemption of money market funds offered by domestic investment trust companies, submit to the Audit Committee and the Board of Directors for approval of the following information prior to the signing of the transaction contract and making payments:

- Purpose of acquiring or disposing the said assets, its necessity and projected benefits;
- Reasons for transacting with related parties;
- Information relating to the appraisal of the fairness of the proposed transaction conditions pursuant to Article 14 and Article 15 herein, when acquiring real property or right-of-use assets from related parties;

Domestic
government
bonds are de
facto risk-free,
and can be
exempted from
the approval of
the Audit
Committee and
the Board of
Directors.

- 4) Date and price of acquisition by the related party, party to the transaction and relationship between the said party and the Company and related party;
- 5) Forecast of monthly cash income within one (1) year from the date of the contract; furthermore evaluation shall be conducted in respect of the necessity of the transaction and the fairness of the use of fund;
- Pursuant to the paragraph 1 of Article 13, the appraisal reports made by the professional appraisers or accountants' opinions; and
- Restrictions on this transaction and other key contractual issues.

The transaction amount referring in the preceding paragraph shall be calculated in accordance with Paragraph 2 of Article 26. "Within one (1) year" as used in Paragraph 2 of Article 26 refers to the year preceding the date of occurrence of the current transaction. Items that the Company has obtained the consent of the Audit Committee and the approval of the Board of Directors in accordance with the Procedures need not be counted toward the transaction amount.

In the case of the Company or

Subsidiaries obtaining or disposing
equipment used for operational purpose,
the Board of Directors may authorize the
Chairman to approve or disapprove the
transaction under a pre-determined
amount pursuant to the Paragraphs 1 and
2 of Article 7 in the Procedures. The
said transactions shall be submitted to the
immediate following meeting of the Board
of Directors for ratification.

- Date and price of acquisition by the related party, party to the transaction and relationship between the said party and the Company and related party;
- 5) Forecast of monthly cash income within one (1) year from the date of the contract; furthermore evaluation shall be conducted in respect of the necessity of the transaction and the fairness of the use of fund;
- Pursuant to the paragraph 1 of Article 13, the appraisal reports made by the professional appraisers or accountants' opinions; and
- Restrictions on this transaction and other key contractual issues.

The transaction amount referring in the preceding paragraph shall be calculated in accordance with Paragraph 2 of Article 26. "Within one (1) year" as used in Paragraph 2 of Article 26 refers to the year preceding the date of occurrence of the current transaction. Items that the Company has obtained the consent of the Audit Committee and the approval of the Board of Directors in accordance with the Procedures need not be counted toward the transaction amount.

In the case that real property, equipment, or right-of-use assets for operational purpose is acquired or disposed between the Company or Subsidiaries, or between subsidiaries in which it directly or indirectly holds 100 per cent (100%) of the issued shares or authorized capital, the Board of Directors may authorize the Chairman to approve or disapprove the transaction with a total amount not exceeding Three Hundred Million New Taiwan Dollars (NT\$300 million). The said transactions shall be submitted to the immediate following meeting of the Board of Directors for ratification.

Specifically define the limit of the total amount that the Chairman can be authorized.

Article 14 Current Article

In the case of the Company obtaining real

Proposed Changes

In the case of the Company obtaining real

Reasons

Wordings

<u>property</u> from related parties, it shall evaluate the fairness of the transaction costs in the following manner:

- 1) In addition to the related party's transaction price, the necessary interest on funding and the costs to be borne by the purchaser. "Necessary interest on funding" shall be calculated by the weighted average interest rate over the period during which the asset is purchased on the amount of money borrowed by the Company in its purchase of the said asset, subject to it being not higher than the maximum interest rate charged by non-financial institutions as published by the Ministry of Finance.
- 2) In the case of related party having previously pledged the subject matter with financial institutions, the total appraised value for the subject matter by the said financial institution for the purposes of the extension of the loan shall be used, subject to the total cumulative amount of loans by the said financial institution not being lesser than seventy per cent (70%) of the appraised value of such subject matter and that the loan period was for a period of one (1) year or more. The aforesaid shall not apply where the said financial institution and the party to the transaction are themselves related parties.

Where both the land and the buildings on it are purchased in total, the transaction costs for both the land and the buildings shall be separately evaluated using either of the abovementioned methods. In the case of the Company acquiring real property from related parties, in addition to the appraisal of the costs of the said real property in the manner provided above, the Company shall furthermore engage accountants to review and provide their opinions in respect of the same.

<u>property or right-of-issue assets</u> from related parties, it shall evaluate the fairness of the transaction costs in the following manner:

- 1) In addition to the related party's transaction price, the necessary interest on funding and the costs to be borne by the purchaser. "Necessary interest on funding" shall be calculated by the weighted average interest rate over the period during which the asset is purchased on the amount of money borrowed by the Company in its purchase of the said asset, subject to it being not higher than the maximum interest rate charged by non-financial institutions as published by the Ministry of Finance.
- 2) In the case of related party having previously pledged the subject matter with financial institutions, the total appraised value for the subject matter by the said financial institution for the purposes of the extension of the loan shall be used, subject to the total cumulative amount of loans by the said financial institution not being lesser than seventy per cent (70%) of the appraised value of such subject matter and that the loan period was for a period of one (1) year or more. The aforesaid shall not apply where the said financial institution and the party to the transaction are themselves related parties.

Where both the land and the buildings on it are purchased in total, the transaction costs for both the land and the buildings shall be separately evaluated using either of the abovementioned methods. In the case of the Company acquiring real property from related parties, in addition to the appraisal of the costs of the said real property in the manner provided above, the Company shall furthermore engage accountants to review and provide their opinions in respect of the same.

amended to regulate the acquisition or disposition of right-of-use assets.

Under any one of the following Under any one of the following circumstances in which the Company circumstances in which the Company acquires real property from related acquires real property or right-of-use Wordings parties, it needs only undertake provisions assets from related parties, it needs only amended to of Article 13; the evaluation of fairness of undertake provisions of Article 13; the regulate the transaction cost as provided for in evaluation of fairness of transaction cost acquisition or Paragraphs 1, 2, and 3 hereunder shall as provided for in Paragraphs 1, 2, and 3 disposition of right-of-use not apply: hereunder shall not apply: 1) The related party having obtained the assets. 1) The related party having obtained the real property by way of inheritance or real property or right-of-use assets by gift; way of inheritance or gift; 2) The time lapse between the related 2) The time lapse between the related party's contract for acquisition of the party's contract for acquisition of the real property and this transaction real property or right-of-use assets exceeds five (5) years; or and this transaction exceeds five (5) 3) The Company obtaining the real 3) The Company obtaining the real property by way of joint-development property by way of joint-development contract entered with the related party, contract entered with the related party, or through engaging a related party to or through engaging a related party to build real property, either on the build real property, either on the Company's own land or on rented Company's own land or on rented land. land; or Item 4 is added 4) The real property right-of-use assets for business use are to regulate the acquired/disposed between the transaction of right-of-use Company and its subsidiaries, or assets between between its subsidiaries in which it directly or indirectly holds 100 per cent the Company and its (100%) of the issued shares or authorized capital. subsidiaries and between subsidiaries wholly-owned. Article 15 **Current Article Proposed Changes** Reasons Where the evaluated results pursuant to Where the evaluated results pursuant to items 1) and 2) of Paragraph 2 in Article items 1) and 2) of Paragraph 2 in Article 13 are lower than the transaction price, 13 are lower than the transaction price, the Company shall follow Article 16 of the the Company shall follow Article 16 of the Procedures; however, under one of the Procedures; however, under one of the following situations, with the objective following situations, with the objective evidence, professional appraisal for the evidence, professional appraisal for the real property and the accountants' opinion real property and the accountants' opinion

of the fairness of the transaction being

provided, the aforesaid shall not apply:

of the fairness of the transaction being

provided, the aforesaid shall not apply:

- The related party having undertaken construction on undeveloped land or rental land may offer evidence in respect of its conformity to one the following conditions:
 - a. The undeveloped land being valued in the methods provided hereinabove, and the buildings being valued by adding reasonable development profits to their construction costs, and the total amount exceeding the actual transaction price. "Reasonable development profits" herein shall comprise of the average gross profit margin of the related party's construction department within the last three (3) years, or the latest gross profit margin for the construction industry published by the Ministry of Finance, whichever is the lower:
 - b. Successful transactions by non-related parties involving other floors of the same subject matter or of the neighboring areas within the past one (1) year, with comparable space size, and their transaction conditions being comparable to those of transactions with evaluations of acceptable price difference between floor levels or areas in accordance with the practice for sale and purchase of real property.
 - c. Successful rental cases by
 non-related parties involving other
 floors of the subject matter within
 the past one (1) year and with
 non-related parties, their conditions
 being comparable to those of rental
 agreements in which there are
 estimates of acceptable difference
 between floor levels in accordance
 with the practice for rental of real
 property.
- The Company providing evidence that the transaction conditions of <u>its</u>
 purchase of real property from related

- The related party having undertaken construction on undeveloped land or rental land may offer evidence in respect of its conformity to one the following conditions:
 - a. The undeveloped land being valued in the methods provided hereinabove, and the buildings being valued by adding reasonable development profits to their construction costs, and the total amount exceeding the actual transaction price. "Reasonable development profits" herein shall comprise of the average gross profit margin of the related party's construction department within the last three (3) years, or the latest gross profit margin for the construction industry published by the Ministry of Finance, whichever is the lower:
 - b. Completed transactions by non-related parties involving other floors of the same subject matter or of the neighboring areas within the past one (1) year, with comparable space size, and their transaction conditions being comparable to those of transactions with evaluations of acceptable price difference between floor levels or areas in accordance with the practice for sale, purchase or leasing of real property.
 - c. Deleted

 The Company providing evidence that the transaction conditions of <u>its</u> <u>purchase or leasing of real property</u> Combined Items
1-a and 1-b into
the same item.

party are comparable with those successful cases within the neighboring areas within the past one (1) year and between non-related parties and with approximately similar space.

"Successful cases within the neighboring areas" shall in principle include those in the same or adjacent street and within a radius of five hundred (500) meters of the subject matter or where their published current values are approximately similar. "Approximately similar space" shall in principle include the spaces of those transacted cases between non-related parties that are not less than fifty per cent (50%) of that of the subject matter. "Within one (1) year" shall refer to the year preceding the date of occurrence of the said transaction.

right-of-use assets from related party are comparable with those completed cases within the neighboring areas within the past one (1) year and between non-related parties and with approximately similar space.

"Completed cases within the neighboring areas" shall in principle include those in the same or adjacent street and within a radius of five hundred (500) meters of the subject matter or where their published current values are approximately similar. "Approximately similar space" shall in principle include the spaces of those transacted cases between non-related parties that are not less than fifty per cent (50%) of that of the subject matter. "Within one (1) year" shall refer to the year preceding the date of occurrence of the said transaction.

Article 16 Current Article

Where the appraisal results pursuant to Articles 14 and 15 are all lower than the transaction price, the Company shall undertake the following:

- 1) With respect to the difference between the transaction price for the real property and the evaluated costs, set aside special profit/loss reserve, in compliance with Article 41(1) of the Securities and Exchange Act, which shall not be distributed as cash dividends or allocated in the form of stock dividends. Where investors of the Company that adopt the equity accounting in respect of their investments in the Company are public companies, the investor shall set aside special profit/loss reserve for the amount according to their respective shareholding;
- The Independent Directors shall undertake measures in compliance with Article 218 of the R.O.C. Company Act; and

Proposed Changes

Where the appraisal results pursuant to Articles 14 and 15 are all lower than the transaction price, the Company shall undertake the following:

- 1) With respect to the difference between the transaction price for the real property or real property right-of-use assets and the evaluated costs, set aside special profit/loss reserve, in compliance with Article 41(1) of the Securities and Exchange Act, which shall not be distributed as cash dividends or allocated in the form of stock dividends. Where investors of the Company that adopt the equity accounting in respect of their investments in the Company are public companies, the investor shall set aside special profit/loss reserve for the amount according to their respective shareholding;
- The Independent Directors of the <u>Audit Committee</u> shall undertake measures in compliance with Article 218 of the R.O.C. Company Act; and

Wordings amended to be in compliance with IFRS No.

Reasons

 The shareholders' meeting shall be informed of measures under items 1) and 2) hereinabove, with details of the transaction to be disclosed in the Company's annual report or prospectus.

informed of measures under items 1)
with details of the closed in the transaction to be disclosed in the company's annual report or prospectus.

Where the Company has set aside a special reserves under preceding paragraph may not utilize the special reserve until it has recognized a loss on decline in market value of the assets it purchased at premium, or they have been disposed of, or adequate compensation had been made, or status quo ante has been restored, or there is other evidence confirming that there was nothing unreasonable about the transaction, and FSC has given its consent.

Where the Company has set aside a special reserves under preceding paragraph may not utilize the special reserve until it has recognized a loss on decline in market value of the assets it purchased or leased at premium, or they have been disposed of, or the leasing contract has been terminated, or adequate compensation had been made, or status quo ante has been restored, or there is other evidence confirming that there was nothing unreasonable about the transaction, and FSC has given its consent.

3) The shareholders' meeting shall be

When the Company obtains real property from a related party, it shall also comply with the provisions of the preceding paragraphs 1 and 2 if there is other evidence indicating that the acquisition was not an arm's length transaction.

When the Company obtains real property from a related party, it shall also comply with the provisions of the preceding paragraphs 1 and 2 if there is other evidence indicating that the acquisition was not an arm's length transaction.

Article 26 Current Article

Proposed Changes

Reasons

Under any of the following circumstances, the Company when acquiring or disposing of assets shall publicly announce and report the relevant information on the website designated by FSC designated in the appropriate format (in the prescribed format and via the Internet-based information system) within two (2) days commencing immediately from the date of occurrence of the event:

Under any of the following circumstances, the Company when acquiring or disposing of assets shall publicly announce and report the relevant information on the website designated by FSC designated in the appropriate format (in the prescribed format and via the Internet-based information system) within two (2) days commencing immediately from the date of occurrence of the event:

Acquisition or disposal of real property
 from or to a related party, or
 acquisition or disposal of assets other
 than real property from or to a related
 party where the transaction amount
 reaches 20 per cent (20%) or more of
 paid-in capital, 10 per cent (10%) or
 more of the Company's total assets, or
 NT\$300 million or more; provided, this

Acquisition or disposal of real property or real property right-of-use assets from or to a related party, or acquisition or disposal of assets other than real property or real property right-of-use assets from or to a related party where the transaction amount reaches 20 per cent (20%) or more of paid-in capital, 10 per cent (10%) or

Wordings amended to be in compliance with IFRS No. 16.

- shall not apply to trading of government bonds, bonds under repurchase and resale agreements, or subscription or redemption of money market funds offered by domestic investment trust companies;
- Undertaking merger, demerger, acquisition or shareholding transfer;
- Loss in derivative trade in an amount exceeding the limits for all trades or individual trade; and
- 4) The assets so acquired or disposed are <u>equipment for business purposes</u> and in which the counterparties are not related parties, and that the transaction amount is:
 - a. Less than NT\$ 500 million; while the paid-in capital of the counterparty is less than NT\$10,000 million; and
 - b. Less than NT\$1,000 million; while the paid-in capital of the counterparty reaches NT\$10,000 million or more.
- 5) The assets so acquired or disposed are real property for construction purpose and in which the counterparties are not related parties, and that the transaction amount is less than NT\$500 million;
- 6) Real property obtained by way of entrusted construction on own land, engaging others to construct on rented land, division of property or profits deriving from sale of property following joint-development, where the projected amount to be invested in the transaction less than NT\$500 million;
- 7) Transactions relating to assets other than those stipulated hereinabove, or undertaking investments in Mainland, where their transaction amounts reach twenty per cent (20%) of the Company's paid-in capital or equal or greater than NT\$300 million, with the following exceptions:
 - a. Sale and purchase of government

- more of the Company's total assets, or NT\$300 million or more; provided, this shall not apply to trading of domestic government bonds, bonds under repurchase and resale agreements, or subscription or redemption of money market funds offered by domestic investment trust companies;
- Undertaking merger, demerger, acquisition or shareholding transfer;
- Loss in derivative trade in an amount exceeding the limits for all trades or individual trade; and
- 4) The assets so acquired or disposed are equipment or equipment right-of-use assets for business purposes and in which the counterparties are not related parties, and that the transaction amount is:
 - a. Less than NT\$ 500 million; while the paid-in capital of the counterparty is less than NT\$10,000 million; and
 - b. Less than NT\$1,000 million; while the paid-in capital of the counterparty reaches NT\$10,000 million or more.
- 5) Deleted.
- 5) Real property obtained by way of entrusted construction on own land, engaging others to construct on rented land, division of property or profits deriving from sale of property following joint-development, where the projected amount to be invested in the transaction less than NT\$500 million;
- 6) Transactions relating to assets other than those stipulated hereinabove, or undertaking investments in Mainland, where their transaction amounts reach twenty per cent (20%) of the Company's paid-in capital or equal or greater than NT\$300 million, with the following exceptions:
 - a. Sale and purchase of domestic

bonds;

- b. Securities trading by investment
 professionals on foreign or
 domestic securities exchanges or
 over-the-counter markets,
 subscription of corporate bonds
 and bank debentures without an
 equity nature in the domestic
 primary market, or subscription of
 securities by a securities firm as an
 underwriter of the issuing company
 in the primary market or in
 accordance with relevant
 regulations specified by the GreTai
 Securities Market; and
- c. Trading of bonds under repurchase/resale agreements, or subscription or redemption of domestic money market funds offered by domestic investment trust companies.

The calculation of transaction amount for the prescribed items is as follows:

- 1) Each single transaction amount;
- Cumulative amount for transactions with the same counterparty within one
 year or acquisition or disposal of subject matters of similar nature;
- Cumulative amount for acquisition or disposition (separate accounting for cumulative amounts in respect of acquisitions and disposals) of <u>real</u> <u>property</u> under the same development project within one (1) year; or
- Cumulative amount for acquisition or disposition (separate accounting for cumulative amounts in respect of acquisitions and disposals) of the same securities within one (1) year.

"Within one (1) year" as used in the preceding paragraph refers to the year preceding the date of occurrence of the current transaction. Items duly announced in accordance with the Procedures need not be counted toward the transaction amount.

government bonds; and b. Deleted.

b. Trading of bonds under repurchase/resale agreements, or subscription or redemption of domestic money market funds offered by domestic investment trust companies.

The calculation of transaction amount for the prescribed items is as follows:

- 1) Each single transaction amount;
- Cumulative amount for transactions with the same counterparty within one
 year or acquisition or disposal of subject matters of similar nature;
- Cumulative amount for acquisition or disposition (separate accounting for cumulative amounts in respect of acquisitions and disposals) of <u>real</u> <u>property or real property right-of-use</u> <u>assets</u> under the same development project within one (1) year; or
- Cumulative amount for acquisition or disposition (separate accounting for cumulative amounts in respect of acquisitions and disposals) of the same securities within one (1) year.

"Within one (1) year" as used in the preceding paragraph refers to the year preceding the date of occurrence of the current transaction. Items duly announced in accordance with the Procedures need not be counted toward the transaction amount.

The Company shall on a monthly basis, and before the 10th day of each month, enter at the information and reporting website appointed by the FSC, all derivative trades undertaken for the preceding month by the Company and its non-public subsidiaries.

Where there are errors and omissions for which corrections are required in the Company's public announcement and reports in conformity with regulations, the Company shall cause all of the items to be re-published within two (2) days, commencing immediately from the date of the said errors and omissions found by the Company.

The Company shall file at its premises all contracts, minutes of meetings, record books, valuation reports and opinions of accountants, lawyers or securities underwriters relating to its acquisition or disposition of assets for a minimum of five (5) years, unless otherwise stipulated by the law.

The Company shall on a monthly basis, and before the 10th day of each month, enter at the information and reporting website appointed by the FSC, all derivative trades undertaken for the preceding month by the Company and its non-public subsidiaries.

Where there are errors and omissions for which corrections are required in the Company's public announcement and reports in conformity with regulations, the Company shall cause all of the items to be re-published within two (2) days, commencing immediately from the date of the said errors and omissions found by the Company.

The Company shall file at its premises all contracts, minutes of meetings, record books, valuation reports and opinions of accountants, lawyers or securities underwriters relating to its acquisition or disposition of assets for a minimum of five (5) years, unless otherwise stipulated by the law.

Article 29 Current Article

Where the subsidiaries are not local public companies, the Company shall undertake the public announcement and report in respect of the said subsidiaries' acquisition or disposal of assets, where the same are required to be disclosed pursuant to the provisions of "Regulations Governing Acquisition or Disposition of Assets by Public Companies".

For public announcement and reports of subsidiaries, "twenty per cent (20%) of the paid-in capital, or ten per cent (10%) of the total assets" stipulated in Item 4) of Paragraph 1) of Article 26 shall mean the paid-in capital and the total assets of the parent company alone.

"Ten per cent (10%) of the total assets"

Proposed Changes

Where the subsidiaries are not local public companies, the Company shall undertake the public announcement and report in respect of the said subsidiaries' acquisition or disposal of assets, where the same are required to be disclosed pursuant to the provisions of "Regulations Governing Acquisition or Disposition of Assets by Public Companies".

The paid-in capital or total assets of the

Company shall be the standard applicable
to a subsidiary referred to in the preceding
paragraph in determining if, relative to
paid-in capital or total assets, it reaches a
threshold requiring public announcement
and regulatory filing under Article 26,
paragraph 1.

"Ten per cent (10%) of the total assets"

Clearly define the threshold that the Company shall make public announcements on behalf of subsidiaries.

Reasons

hereinabove mentioned in the Procedures shall be calculated based on the financial statements of the parent company alone for the most recent period, certified or reviewed by a certified public accountant.

In the case of a company whose shares have no par value or a par value other than NT\$10, for the calculation of transaction amounts of twenty per cent (20%) of paid-in capital under the Procedures, ten per cent (10%) of equity attributable to owners of the parent shall be substituted.

hereinabove mentioned in the Procedures shall be calculated based on the financial statements of the parent company alone for the most recent period, certified or reviewed by a certified public accountant.

In the case of a company whose shares have no par value or a par value other than NT\$10, for the calculation of transaction amounts of twenty per cent (20%) of paid-in capital under the Procedures, ten per cent (10%) of equity attributable to owners of the parent shall be substituted. For calculations regarding transaction amounts relative to paid-in capital of Ten Billion New Taiwan Dollars (NT\$10 billion), Twenty Billion New Taiwan Dollars (NT\$10 billion) of equity attributable to owners of the parent shall be substituted.

Article 31 Current Article

The amendment of these Procedures shall be approved by the Audit Committee and the Board of Directors, and shall furthermore be submitted for approval at the shareholders' meeting. The Company shall also forward the Directors' dissents recorded in the meeting minutes or written statements to the Audit Committee.

The subsidiaries shall also formulate their respective "Procedures for Acquisition and Disposition of Assets" in accordance with the provisions of "Regulations Governing Acquisition and Disposition of Assets by Public Companies". A copy of the said procedures shall be submitted to the Company's Board of Directors for approval. The aforesaid shall also apply to amendments to the said procedures.

Proposed Changes

The amendment of these Procedures shall be approved by the Audit Committee and the Board of Directors, and shall furthermore be submitted for approval at the shareholders' meeting. The Company shall also forward the Directors' dissents recorded in the meeting minutes or written statements to the Audit Committee.

Reasons

The subsidiaries shall also formulate their respective "Procedures for Acquisition and Disposition of Assets" in accordance with the provisions of "Regulations Governing Acquisition and Disposition of Assets by Public Companies" and submit to their respective Board of Directors Meeting for approval, and shall thereafter submit their respective Procedures to the Finance Department of the Company for review. The aforesaid shall also apply to amendments to the said Procedures.

*In case of any discrepancy between this English translation and the Chinese text of this document, the Chinese text shall prevail.

Attachment X

Overview of the Elite Material Co., Ltd. Bylaws on "Procedures to Engage in the Transactions of Financial Derivative Products" amendments

Article 1	Current Article	Proposed Changes	Reasons
	The "Procedures to Engage in the	The "Procedures to Engage in the	Amended based
	Transactions of Financial Derivative	Transactions of Financial Derivative	on the updated
	Products" ("Procedures") outlined herein is	Products" ("Procedures") outlined herein is	regulations of the
	made in accordance with the "Guidelines	made in accordance with the "Guidelines	financial
	For Acquisition and Disposition of Assets of	For Acquisition and Disposition of Assets of	regulatory
	Public Companies" promulgated by	Public Companies" promulgated by	authority.
	Financial Supervisory Commission	Financial Supervisory Commission	
	(hereinafter referred as "FSC") on 20th	(hereinafter referred as "FSC").	
	<u>April 2007.</u>		
Article 2	Current Article	Proposed Changes	Reasons
	The financial derivative products referred	The financial derivative products referred	The definition of
	herein are defined as instruments that	herein are defined as instruments that	financial
	derive their value from the performance of	derive their value from the performance of	derivative
	assets, interest rates, foreign exchange	specified interest rates, prices of financial	products is
	rates, indexes, or other interests. The	instruments, commodity prices, foreign	amended in
	said other interests include forward	exchange rates, price or rate indexes,	accordance with
	contracts, options, futures, leverage	credit ratings or credit indexes, or other	IFRS No. 9.
	contracts, swaps, and the hybrid products	transaction contracts based on other	
	consisted by them.	various interests. The said other various	
		interests include forward contracts,	
		options, futures, leverage contracts,	
		swaps, <u>hybrid products consisted by</u>	
		them, and contracts or structured	
		products embedded with financial	
		derivative products.	
Article 5	Current Article	Proposed Changes	Reasons
	The financial derivative products can be	The financial derivative products can be	Increase the
	traded are limited to forward contracts	traded are limited to:	purpose of
	and options of foreign currencies.	For hedging purpose: forward	entering into
		contracts and options of foreign	financial
		currencies.	derivative
		For other specific purpose:	transactions.
		capital-protected structured	
		investment.	
Article 6	Current Article	Proposed Changes	Reasons
		Strategy	Amended in
	Trading forward contracts and options of	For hedging purpose: Trading	accordance with
	foreign currencies is for the purpose of	forward contracts and options of	the Letter issued

	hedging risk of business operations; otherwise trading is prohibited. The underlying currencies of financial derivatives being traded must be those the Company needs for the purpose of import and export.	foreign currencies is for the purpose of hedging risk of business operations; otherwise trading is prohibited. The underlying currencies of financial derivatives being traded must be those the Company needs for the purpose of import and export. 2. For other specific purpose: Approval must be obtained from the delegated supervisor prior to transactions.	by FSC (Letter No. Zhen-Fa-Zi 1070341072).
Article 7	Current Article	Proposed Changes	Reasons
	Financial personnel in charge of financial derivatives trading shall, based on the net exposure position calculated from the foreign currency position statistics and bills under letter of credit, submit trading strategy, and conduct the transaction in accordance with the strategy after the said strategy being approved by the President and the Chairman. Should the planned trading be different from the said strategy, the financial personnel in charge need to receive the approval from the President and the Chairman prior to engaging in transactions.	Authorization and Delegation Financial personnel in charge of financial derivatives trading shall, based on the net exposure position calculated from the foreign currency position statistics and bills under letter of credit, submit trading strategy, and conduct the transaction in accordance with the strategy after the said strategy being approved by the delegated supervisor according to the internal control procedures. Should the planned trading be different from the said strategy, the financial personnel in charge need to receive the approval from the said delegated supervisor again prior to engaging in transactions.	Amended in accordance with the Letter issued by FSC (Letter No. Zhen-Fa-Zi 1070341072).
Article 8	Current Article	Proposed Changes Transaction Contract Dollar Amount and Loss Control	Reasons
	1. The total amount of transaction contracts for hedging foreign currency risks shall not exceed that the Company needs for import and export. 2. The maximum loss limit on foreign currency risk hedging transactions is: 1) For individual contracts: the maximum loss limit is 30% of the amount of each individual contract. 2) For total contract: The maximum loss limit is 10% of the aggregate amount of all contracts. Should the maximum limit, either for individual contracts or for total contacts,	A. For hedging purpose: 1. The total amount of transaction contracts for hedging foreign currency risks shall not exceed that the Company needs for import and export. 2. The maximum loss limit on foreign currency risk hedging transactions is: 1) For individual contracts: the maximum loss limit is 20% of the amount of each individual contract. 2) For total contract: The maximum loss limit is 20% of the aggregate amount of all contracts. Should the maximum limit, either for individual contracts or for total contacts,	The maximum loss limit for hedging purpose is amended.

	T		
	reach the said limit for two consecutive	reach the said limit for two consecutive	
	months, the President and the Chairman	months, the aforesaid delegated	
	shall be notified the situation and decide if	supervisor shall be notified the situation	
	transactions to stop loss shall be	and decide if transactions to stop loss	
	conducted. The handling procedures	shall be conducted. The handling	
	and results shall be reported to the Board	procedures and results shall be reported	
	of Directors afterwards.	to the Board of Directors afterwards.	
		B. For other specific purpose:	The maximum
		Transaction plans must be formulated	loss limit for
		according to the specific purpose, and	other specific
		prior to undertake transactions,	purpose is
		approval shall be obtained.	added.
		The maximum loss limit on total trading	
		and for individual contracts is 5% of the	
		transaction contract dollar amount.	
		in an education of the annual	
Article 9	Current Article	Proposed Changes	Reasons
		Performance Evaluation	Wordings being
	The performance of financial personnel in	For hedging purpose: The	modified, and
	charge shall be examined and evaluated	performance of financial personnel in	the performance
	once per week. The performance	charge shall be examined and	evaluation
	evaluation report shall be submitted to the	evaluated once per week. The	process is
	Finance Manager, the President, and the	performance evaluation report shall be	added for
	Chairman twice per month, for the	submitted to the aforesaid delegated	derivative
	purpose of examining and improving the	supervisor twice per month, for the	trading for other
	hedging strategy.	purpose of examining and improving	specific
	neuging strategy.	the hedging strategy.	-
		For other specific purpose:	purpose.
		Derivative trading positions held shall	
		be evaluated on weekly basis, and the	
		evaluation report shall be submitted for	
		review to the aforesaid delegated	
		supervisor.	
Article 13	Current Article	Proposed Changes	Reasons
	The profit or loss of engaging in financial	The accounting treatment of engaging in	Article is
	derivative product transactions is	financial derivative product transactions	amended to
	calculated and recorded when the	shall be made, on monthly basis, based	make
	contract is terminated, and is not required	on the relevant accounting principles by	accounting
	to evaluate the accrued profit and loss	the end of month.	treatment more
	based on the prevailing market price at		real time.
	the end of each month.		
Article 19	Current Article	Proposed Changes	Reasons
		Risk management shall include the risk	Article added to
		management of credit, market, liquidity,	define risk
		cash flow, operation, and law.	management.

Article 21	Current Article	Proposed Changes	Reasons
	Article 20. Supervisor of the Finance	Article 21. Finance Manager shall, at all	Amended in
	Department shall, at all times, oversee	times, oversee and control the risk of	accordance with
	and control the risk of derivative	derivative transactions, and, on a regular	the Letter issued
	transactions, and, on a regular basis,	basis, evaluate if the results and	by FSC (Letter
	evaluate if the results and performance of	performance of the derivative transactions	No. Zhen-Fa-Zi
	the derivative transactions conform to the	conform to the Company's overall	1070341072).
	Company's overall business and	business and operating strategies and if	
	operating strategies and if the attendant	the attendant risk of these transactions is	
	risk of these transactions is within the	within the capability of the Company.	
	capability of the Company. Meanwhile,	Meanwhile, <u>Finance Manager</u> shall, on a	
	the same supervisor shall, on a regular	regular basis, review the level of	
	basis, review the level of adequacy of	adequacy of current risk control process	
	current risk control process and its degree	and its degree of consistency with the	
	of consistency with the principles and	principles and procedures set forth herein.	
	procedures set forth herein.	Finance Manager should also be in the	
		course of supervising trading and	
		profit-loss circumstances. Once having	
		identified unusual performances and	
		results, Finance Manager needs to report	
		to the Board of Directors Meeting and	
		undertake any actions deemed necessary	
		to correct the situation. Where the	
		company has independent directors, an	
		independent director shall be present at	
		the meeting and express an opinion.	

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