MACHVISION, INC.

2023 Annual Shareholders' Meeting Resolution

(This document is prepared in accordance with the Chinese version and is for reference only. In the event of any inconsistency between the English version and the Chinese version, the Chinese version shall prevail.)

Time: 9:00 a.m., May 25, 2023 (Thursday)

Place: No.2-1(NINI Life Square), Xin'an Road, Hsinchu Science Park, Hsinchu City, Taiwan.

Method: Physical shareholder's meeting.

Attendance:

Total outstanding shares: 44,728,234shares

Total shares represented by shareholders present in person or by proxy: 28,102,730shares

Percentage of shares held by shareholders present in person or by proxy: 62.83%

Chairperson: Wang, Guang-Shiah, Chairman of the Board of Directors

Recorder: Shih, Yun-Hua

1. Announcement

The aggregate shareholding of the shareholders present in person or by proxy constituted a quorum. The Chairman called the meeting to order.

2. Chairman Greeting

3. Report Item:

Proposal 1: 2022 business report.

Description: For 2022 business report, refer to Attachment 1.

Proposal 2: 2022 Audit Committee's review report.

Description: For 2022 Audit Committee's review report, refer to Attachment 2.

Proposal 3: Employee and director compensation distribution of 2022.

- Description: 1. According to Article 26 of the Articles of Incorporation of the Company, if the Company has profit after the closing of the annual book, the Company shall distribute no less than 5% as employees' compensation and no more than 3% as Directors' compensation.
 - 2. The Company intends to distribute NT\$53,834,924 of employees' compensation and, in cash, NT\$8,298,540 of Directors' compensation. The above employee and director and supervisor compensation has been reviewed in the 1st meeting of the Remuneration Committee in 2023 and passed in the 12th meeting of the 9th-term Board of Directors on February 16 2023.
 - 3. The difference between the amount of employee and director and supervisor compensation distributed and the estimate should be recognized as profit or loss in 2023.

Proposal 4: 2022 earnings distribution and cash dividend of APIC

Description: 1. According to Article 26-2 of the Articles of Incorporation of the Company, it is proposed that the Board of Directors be authorized to distribute dividends and the compensation in whole or in part, to be pay in cash after passing special resolution, and shall report in the shareholders' meeting.

- 2. According to resolution of the Board of Directors on February 16, 2023, the proposed cash dividend to shareholders will be distributed in cash, in NT\$6 for per stock. And in accordance with Article 241 of Company law and Articles of Incorporation of the Company, the amount based on the APIC which exceeds par value will be distributed in cash, in NT\$2 for per stock, total amount is NT\$357,825,872. The distribution of cash dividends is rounded to NT\$1, and the sum of a fractional amount less than NT\$1 is recognized as other revenue of the Company. 2022 earnings distribution please refer to Attachment 4.
- 3. Upon the approval of the meeting of Board of Directors, it is proposed that the Chairman be authorized to resolve the ex-dividend date, ex-right date, and other relevant issues. The Chairman also is authorized to adjust the cash and stock to distributed to each share based on the number of actual shares outstanding on the record date for distribution.

4. Proposed Resolutions:

Proposal 1: 2022 business report and financial statements (proposed by the Board of Directors)

Description: 1. The 2022 financial statements have been audited by the independent auditor. The financial statements, business report and earnings distribution have been reviewed and passed by the Audit Committee.

- 2. For the business report, independent auditor's report and financial statements refer to Attachment 1 and Attachment 3.
- 3. Please proceed to resolve.

Voting Results:

Shares represented at the time of voting	Votes in favor	Votes against	Votes invalid	Votes abstained
28,091,730 votes	27,168,533 votes	1,677 votes	0 vote	921,520 votes
100%	96.71%	0.00%	0.00%	3.28%

RESOLVED, that the 2022 business report and financial statements be and hereby were accepted as submitted.

Proposal 2: 2022 earnings distribution (proposed by the Board of Directors)

Description: 1. For the Distribution of 2022 Earnings which was reviewed by the Audit Committee and approved by the Board of Directors, refer to Attachment 4.

2. Please proceed to resolve.

Voting Results:

Shares represented at the time of voting	Votes in favor	Votes against	Votes invalid	Votes abstained
28,091,730 votes	27,189,474 votes	1,580 votes	0 vote	900,676 votes
100%	96.78%	0.00%	0.00%	3.20%

RESOLVED, that the 2022 earnings distribution be and hereby were accepted as submitted.

5. Discussion:

Proposal 1: Amendment to the Procedures for the Acquisition and Disposal of Assets (proposed by the Board of Directors)

Description: 1. In accordance with the Decree of Jin-Guan-Zheng-Fa-Zi No.1110380465 promulgated by Financial Supervisory Commission on January 28, 2022, it is proposed to revise some of the provisions of the Company's "Management Procedure for Acquisition and Disposal of Assets". The comparison chart for provisions before and after the revision is as follows.

2. Please proceed to discuss.

Article	Before Amendment	After Amendment	Remark
Article 5	Professional appraisers	Professional appraisers	In accordance with the
	and their officers, certified	and their officers, certified	Decree of Jin-Guan-
	public accounts, attorneys,	public accounts, attorneys,	Zheng-Fa-Zi
	and securities underwriters	and securities underwriters	No.1110380465
	that provide the Company	that provide the Company	promulgated by
	with appraisal reports,	with appraisal reports,	Financial Supervisory
	certified public	certified public	Commission.
	accountant's opinions,	accountant's opinions,	
	attorney's opinions, or	attorney's opinions, or	
	underwriter's opinions	underwriter's opinions	
	shall meet the following	shall meet the following	
	requirements:	requirements:	
	5.1 (Omitted)	5.1 (Omitted)	
	5.2 (Omitted)	5.2 (Omitted)	
	5.3 If the Company is	5.3 If the Company is	
	required to obtain	required to obtain	
	appraisal reports from two	appraisal reports from two	
	or more professional	or more professional	
	appraisers, the different	appraisers, the different	
	professional appraisers or	professional appraisers or	
	appraisal officers may not	appraisal officers may not	
	be related parties or de	be related parties or de	
	facto related parties of	facto related parties of	
	each other.	each other.	
	When issuing an appraisal	When issuing an appraisal	

			1
	report or opinion, the	report or opinion, the	
	personnel referred to in the	person referred to in the	
	preceding paragraph shall	preceding paragraph shall	
	comply with the	comply with the self-	
	following:	regulatory rules of the	
	following.	- · · · · · · · · · · · · · · · · · · ·	
		industry associations to	
		which they belong and	
		with the following	
		provisions:	
	5.3.1 Prior to accepting a	5.3.1 Prior to accepting a	
	case, they shall prudently	case, they shall prudently	
	assess their own	assess their own	
	professional capabilities,	professional capabilities,	
	practical experience, and	practical experience, and	
	independence.	independence.	
	5.3.2 When examining a	5.3.2 When conducting a	
	case, they shall	case, they shall	
	appropriately plan and	appropriately plan and	
	execute adequate working	execute adequate working	
	procedures, in order to	procedures, in order to	
	produce a conclusion and	produce a conclusion and	
	1 -		
	use the conclusion as the	use the conclusion as the	
	basis for issuing the report	basis for issuing the report	
	or opinion. The related	or opinion. The related	
	working procedures, data	working procedures, data	
	collected, and conclusions	collected, and conclusions	
	shall be fully and	shall be fully and	
	accurately specified in the	accurately specified in the	
	case working papers.	case working papers.	
Article 7	Under any of the following	Under any of the following	
Titlete /	circumstances, the	circumstances, the	
	Company acquiring or	Company acquiring or	
	disposing of assets shall	disposing of assets shall	
	publicly announce and	publicly announce and	
	report the relevant	report the relevant	
	information on the FSC's	information on the FSC's	
	designated website in the	designated website in the	
	appropriate format as	appropriate format as	
	prescribed by regulations	prescribed by regulations	
	within 2 days counting	within 2 days counting	
	inclusively from the date	inclusively from the date	
	of occurrence of the event:	of occurrence of the event:	
	7.1 to 7.5(Omitted)	7.1 to 7.5(Omitted)	
	7.6.1 Trading of domestic	7.6.1 Trading of domestic	
	government bonds.	government bonds.	
	7.6.2 Where done by	7.6.2 Where done by	
	professional investors—	professional investors—	
	securities trading on	securities trading on	
	securities exchanges or	securities exchanges or	
	OTC markets, or	OTC markets, or	
	subscription, or of	subscription of foreign	
	ordinary corporate bonds	government bonds, or of	
	or general bank debentures	ordinary corporate bonds	
	without equity	or general bank debentures	
	characteristics (excluding	without equity	
	subordinated debt) that are	characteristics (excluding	
	offered and issued in the	subordinated debt) that are	
	primary market, or	offered and issued in the	
	subscription or redemption		
		primary market, or	
	of securities investment	subscription or redemption	

trust funds or futures trust funds, or subscription by a securities firm of securities as necessitated by its undertaking business or as an advisory recommending securities firm for an emerging stock company, in accordance with the rules of the Taipei Exchange.

of securities investment trust funds or futures trust funds, or subscription or redemption of exchange traded notes, or subscription by a securities firm of securities as necessitated by its undertaking business or as an advisory recommending securities firm for an emerging stock company, in accordance with the rules of the Taipei Exchange.

Article 9

In acquiring or disposing of real property, equipment, or right-of-use assets thereof where the transaction amount reaches 20 percent of the company's paid-in capital or NT\$300 million or more, the company, unless transacting with a domestic government agency, engaging others to build on its own land, engaging others to build on rented land, or acquiring or disposing of equipment or right-of-use assets thereof held for business use, shall obtain an appraisal report prior to the date of occurrence of the event from a professional appraiser and shall further comply with the following provisions: 9.1(Omitted) 9.2(Omitted) 9.3 Where any one of the following circumstances applies with respect to the professional appraiser's appraisal results, unless all the appraisal results for the assets to be acquired are higher than the transaction amount, or all the appraisal results for the assets to be disposed of are lower than the transaction amount, a certified public accountant shall be engaged to render a specific opinion regarding the reason for the discrepancy and the

In acquiring or disposing of real property, equipment, or right-of-use assets thereof where the transaction amount reaches 20 percent of the company's paid-in capital or NT\$300 million or more, the company, unless transacting with a domestic government agency, engaging others to build on its own land, engaging others to build on rented land, or acquiring or disposing of equipment or right-of-use assets thereof held for business use, shall obtain an appraisal report prior to the date of occurrence of the event from a professional appraiser and shall further comply with the following provisions: 9.1(Omitted) 9.2(Omitted) 9.3 Where any one of the following circumstances applies with respect to the professional appraiser's appraisal results, unless all the appraisal results for the assets to be acquired are higher than the transaction amount, or all the appraisal results for the assets to be disposed of are lower than the transaction amount, a certified public accountant shall be engaged to render a specific opinion regarding the reason for the discrepancy and the

Article 10: The Company acquiring or disposing of securities shall, prior to the date of occurrence of the event, obtain financial statements of the issuing company for the most recent period, certified or reviewed by a certified public accountant, for reference in appraising the transaction price, and if the dollar amount of the transaction is 20 percent of the Company's paid-in capital or NTS300 million or more, the company shall additionally engage a certified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the transaction price, and if the eartified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the transaction price, and if the eartified public accountant requires to adopt any professional report, it shall be carried out based on—Statement of Auditing—Standards No. 20 issued by ARDF. This requirement does not apply, however, to publicly quoted prices of securities that have an active market, or where otherwise provided by regulations of the Financial Supervisory Commission (FSC). Article 11 Where the Company acquires or disposas of intangible assets to right-of-use assets thereof or		appropriateness of the transaction price based on Statement of Auditing	appropriateness of the transaction price: (Omitted)	
disposing of securities shall, prior to the date of occurrence of the event, obtain financial statements of the issuing company for the most recent period, certified or reviewed by a certified public accountant, for reference in appraising the transaction price, and if the dollar amount of the transaction is 20 percent of the Company's paid-in capital or NT\$300 million or more, the company shall additionally engage a certified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the transaction price, and if the certified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the transaction price, and if the certified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the transaction price. And if the certified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the transaction price. This requirement does not apply, however, to publicly quoted prices of securities that have an active market, or where otherwise provided by regulations of the Financial Supervisory Commission (FSC). Article 11 Mere the Company acquires or disposes of intangible assets or right-intangible assets or right-intangibl		by ARDF:		
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acquires or disposes of acquires or disposes of intangible assets or right-				
memberships and the transaction amount reaches 20 percent or more of paid-in capital or NT\$300 memberships and the transaction amount reaches 20 percent or more of paid-in capital or NT\$300	Article 11	acquires or disposes of intangible assets or right-of-use assets thereof or memberships and the transaction amount reaches 20 percent or more of	acquires or disposes of intangible assets or right-of-use assets thereof or memberships and the transaction amount reaches 20 percent or more of	

million or more, except in transactions with a domestic government agency, the company shall engage a certified public accountant prior to the date of occurrence of the event to render an opinion on the reasonableness of the transaction price. The certified public accountant shall also handle relevant matters based on Statement of Auditing Standards No. 20 issued by ARDF.

million or more, except in transactions with a domestic government agency, the company shall engage a certified public accountant prior to the date of occurrence of the event to render an opinion on the reasonableness of the transaction price.

Article 13

When the Company intends to acquire or dispose of real property or right-of-use assets thereof from or to a related party, or when it intends to acquire or dispose of assets other than real property or right-of-use assets thereof from or to a related party and the transaction amount reaches 20 percent or more of paid-in capital, 10 percent or more of the Company's total assets, 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 issued by domestic securities investment trust enterprises, the Company may not proceed to enter into a transaction contract or make a payment until the following matters have been passed by half of the Audit Committee members and approved by the Board of Directors 13.1 至 13.6(Omitted) Restrictive covenants and other important stipulations associated with the transaction. The calculation of the transaction amounts referred to in the preceding paragraph shall be made in accordance with Article 7

When the Company intends to acquire or dispose of real property or right-of-use assets thereof from or to a related party, or when it intends to acquire or dispose of assets other than real property or right-of-use assets thereof from or to a related party and the transaction amount reaches 20 percent or more of paid-in capital, 10 percent or more of the Company's total assets, 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 issued by domestic securities investment trust enterprises, the Company may not proceed to enter into a transaction contract or make a payment until the following matters have been passed by half of the Audit Committee members and approved by the Board of Directors 13.1 至 13.6 (Omitted) Restrictive covenants and other important stipulations associated with the transaction.

herein, and "within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items that have been approved by half of the Audit—Committee and recognized by the Board need not be counted toward the transaction amount.

With respect to the Company and subsidiaries, the Company's Board may pursuant to Article 4, Item 2. Paragraph 4, delegate the Board Chairperson to decide such matters when the transaction is within a certain amount and have the decisions subsequently submitted to and ratified by the next Board meeting. When an acquisition of real estate from a Related Party is submitted for discussion by the Board pursuant to Paragraph 1, the Board shall take into full consideration each Independent Director's opinions. If an Independent Director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the Board meeting.

If approval of more than half of all Audit Committee members as required in the preceding paragraph is not obtained, such asset transaction could be approved by more than two-thirds of all directors and the resolution of the Audit Committee shall be recorded in the minutes of the Board of Directors' Meeting. The terms all Audit Committee members and all directors in this article shall be counted as the

actual number of persons

With respect to the Company and subsidiaries, the Company's Board may pursuant to Article 4, Item 2. Paragraph 4, delegate the Board Chairperson to decide such matters when the transaction is within a certain amount and have the decisions subsequently submitted to and ratified by the next Board meeting. When an acquisition of real estate from a Related Party is submitted for discussion by the Board pursuant to Paragraph 1, the Board shall take into full consideration each Independent Director's opinions. If an Independent Director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the Board meeting.

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currently holding those	currently holding those	
positions.	positions.	
positions.	The company or a	
	subsidiary thereof will	
	have a transaction set out	
	in paragraph 1 and the	
	transaction amount will	
	reach 10 percent or more	
	of the company's total	
	assets, the company shall	
	submit the materials in all	
	the subparagraphs of	
	paragraph 1 to the	
	shareholders meeting for	
	approval before the	
	transaction contract may	
	be entered into and any	
	payment made. However,	
	this restriction does not	
	apply to transactions	
	between the company and	
	its parent company or	
	subsidiaries or between its	
	subsidiaries.	
	<u>substatutes.</u>	
	The calculation of the	
	transaction amounts	
	referred to in paragraph 1	
	and the preceding	
	paragraph shall be made in	
	accordance with Article 7,	
	and "within the preceding	
	year" as used herein refers	
	to the year preceding the	
	date of occurrence of the	
	current transaction. Items	
	that have been approved	
	by the shareholders	
	meeting or board of	
	directors and recognized	
	by the supervisors need	
	not be counted toward the	
	transaction amount.	

Voting Results:

Shares represented at the time of voting	Votes in favor	Votes against	Votes invalid	Votes abstained
28,091,730 votes	27,185,152 votes	1,805 votes	0 vote	904,773 votes
100%	96.77%	0.00%	0.00%	3.22%

RESOLVED, that the amendment to the Procedures for the Acquisition and Disposal of Assets were accepted as submitted

Proposal 2: Amendment to the Rules and Procedures of Shareholders' Meetings (proposed by the Board of Directors)

Description: 1. In accordance with the Announcement of Tai-Zheng-Zi-Li-Zi No.1110004250 promulgated by Taiwan Stock Exchange Corporation on March 8, 2022, it is proposed to revise some of the provisions of the Rules of Procedure for Shareholders Meetings of the Company. The comparison chart for provisions before and after revision is as follows.

2. Please proceed to discuss.

Article	Before Amendment	After Amendment	Remark
Article 3	The Shareholders'	The Shareholders' Meeting	In accordance with
	Meeting of the Company	of the Company shall be	the Announcement
	shall be convened by the	convened by the Board of	of Tai-Zheng-Zi-Li-
	Board of Directors unless	Directors unless there are	Zi No.1110004250
	there are regulations from	regulations from the Articles	promulgated by
	the Articles of	of Incorporation of the	Taiwan Stock
	Incorporation of the	Company or other Acts.	Exchange
	Company or other Acts.	Changes to how the	Corporation on
		Company convenes its_	March 8, 2022.
		shareholders meeting shall	
		be resolved by the board of	
		directors, and shall be made	
		no later than mailing of the	
		shareholders meeting notice.	
		The Company shall prepare	
	TTI C 1 11	electronic versions of the	
	The Company shall	shareholders meeting notice	
	prepare electronic versions	and proxy forms, and the	
	of the shareholders	origins of and explanatory	
	meeting notice and proxy	materials relating to all	
	forms, and the origins of	proposals, including	
	and explanatory materials	proposals for ratification,	
	relating to all proposals,	matters for deliberation, or	
	including proposals for	the election or dismissal of	
	ratification, matters for	directors or supervisors, and	
	deliberation, or the	upload them to the Market	
	election or dismissal of	Observation Post System	
	directors or supervisors, and upload them to the	(MOPS) before 30 days	
	Market Observation Post	before the date of a regular	
	System (MOPS) before 30	shareholders meeting or before 15 days before the	
	days before the date of a	date of a special	
	regular shareholders	shareholders meeting. The	
	meeting or before 15 days	Company shall prepare	
	before the date of a special	electronic versions of the	
	shareholders meeting. The	shareholders meeting agenda	
	Company shall prepare	and supplemental meeting	
	electronic versions of the	materials and upload them to	
	shareholders meeting	the MOPS before 21 days	
	agenda and supplemental	before the date of the regular	
	meeting materials and	shareholders meeting or	
	upload them to the MOPS	before 15 days before the	
	before 21 days before the	date of the special	
	date of the regular	shareholders meeting. If,	

shareholders meeting or before 15 days before the date of the special shareholders meeting.

In addition, 15 days before the date of the shareholders meeting, the Company shall also prepare the shareholders meeting agenda and supplemental meeting materials and made them available for review by shareholders at any time. The meeting agenda and supplemental materials shall also be displayed at the Company and the professional shareholder services agent designated thereby as well as being distributed on-site at the meeting place.

however, the Company has the paid-in capital of NT\$10 billion or more as of the last day of the most current fiscal year, or total shareholding of foreign shareholders and PRC shareholders reaches 30% or more as recorded in the register of shareholders of the shareholders meeting held in the immediately preceding year, transmission of these electronic files shall be made by 30 days before the regular shareholders meeting.

In addition, 15 days before the date of the shareholders meeting, the Company shall also prepare the shareholders meeting agenda and supplemental meeting materials and made them available for review by shareholders at any time. The meeting agenda and supplemental materials shall also be displayed at the Company and the professional shareholder services agent designated thereby. The Company shall make the meeting agenda and supplemental meeting materials in the preceding paragraph available to shareholders for review in the following manner on the date of the shareholders meeting:

- 1. For physical shareholders meetings, to be distributed on-site at the meeting.
- 2. For hybrid shareholders meetings, to be distributed on-site at the meeting and shared on the virtual meeting platform.
- 3. For virtual shareholders meetings, electronic files shall be shared on the virtual meeting platform. (Omitted)

	1	T	
	(Omitted)		
Article 4	(Omitted) Shareholders are required by each attending of shareholders 'meeting, to present the power of attorney issued by the Company that set out the scope of authorization, entrusted agents to attend the shareholders' meeting. A shareholder shall present one power of attorney, and shall entrust one person only, and deliver to the Company 5 days before the shareholders meeting, if the power of attorney is repeated in the contents, the first delivered shall be the effective subject. But the statements to revoke the former expression are not restricted by this regulation. Upon the delivery of the power of attorney to the Company, the shareholders who intend to attend the shareholders 'meeting in person shall, at least 2 days before the shareholders' meeting, notify the Company in writing of the cancellation of the entrustment; the overdue revocation shall entitle the entrusted agent to attend the exercise of the voting right.	Shareholders are required by each attending of shareholders 'meeting, to present the power of attorney issued by the Company that set out the scope of authorization, entrusted agents to attend the shareholders' meeting. A shareholder shall present one power of attorney, and shall entrust one person only, and deliver to the Company 5 days before the shareholders meeting, if the power of attorney is repeated in the contents, the first delivered shall be the effective subject. But the statements to revoke the former expression are not restricted by this regulation. Upon the delivery of the power of attorney to the Company, the shareholders who intend to attend the shareholders 'meeting in person shall, at least 2 days before the shareholders' meeting, notify the Company in writing of the cancellation of the entrusted agent to attend the exercise of the voting right. If, after a proxy form is delivered to the Company, a shareholder wishes to attend the shareholder wishes to attend the shareholder smeeting online, a written notice of proxy cancellation shall be submitted to the Company two business days before the meeting date. If the cancellation notice is	
		submitted after that time, votes cast at the meeting by the proxy shall prevail.	
		the proxy shall prevail.	

Article 5	The venue for a	The venue for a shareholders	
	shareholders meeting shall	meeting shall be the	
	be the premises of the	premises of the Company, or	
	Company, or a place easily	a place easily accessible to	
	accessible to shareholders	shareholders and suitable for	
	and suitable for a	a shareholders meeting. The	
	shareholders meeting. The	meeting may begin no	
	meeting may begin no	earlier than 9 a.m. and no	
	earlier than 9 a.m. and no	later than 3 p.m. Full	
	later than 3 p.m. Full	consideration shall be given	
	consideration shall be	to the opinions of the	
	given to the opinions of	independent directors with	
	the independent directors	respect to the place and time	
	with respect to the place	of the meeting.	
	and time of the meeting.	The restrictions on the place	
		of the meeting shall not	
		apply when the Company	
		convenes a virtual	
		shareholders meeting.	
Article 6:	The Company shall	The Company shall specify	
	specify in its shareholders	in its shareholders meeting	
	meeting notices the time	notices the time during	
	during which attendance	which attendance	
	registrations for	registrations for	
	shareholders will be	shareholders, solicitors and	
	accepted, the place to	proxies (collectively	
	register for attendance, and	"shareholders") will be	
	other matters for attention.	accepted, the place to	
	other matters for attention.	register for attendance, and	
		other matters for attention.	
	The time during which		
	The time during which	The time during which	
	shareholder attendance	shareholder attendance	
	registrations will be	registrations will be	
	accepted, as stated in the	accepted, as stated in the	
	preceding paragraph, shall	preceding paragraph, shall	
	be at least 30 minutes prior	be at least 30 minutes prior	
	to the time the meeting	to the time the meeting	
	commences. The place at	commences. The place at	
	which attendance	which attendance	
	registrations are accepted	registrations are accepted	
	shall be clearly marked	shall be clearly marked and	
	and a sufficient number of	a sufficient number of	
	suitable personnel	suitable personnel assigned	
	assigned to handle the	to handle the registrations.	
	registrations.	For virtual shareholders	
		meetings, shareholders may	
		begin to register on the	
		virtual meeting platform 30	
		minutes before the meeting	
		starts. Shareholders	
		completing registration will	
		be deemed as attending the	
		shareholders meeting in	
		person.	
		Shareholders shall attend	
		shareholders meetings based	
	Shareholders and their		
		on attendance cards, sign-in	
	proxies (hereinafter referred to as	cards, or other certificates of	
	"shareholders"	attendance. The Company	
	- SHALEHOIGEIS	may not arbitrarily add	

collectively) shall attend shareholders meetings based on attendance cards, sign-in cards, or other certificates of attendance. The Company may not arbitrarily add requirements for other documents beyond those showing eligibility to attend presented by shareholders. Solicitors soliciting proxy forms shall also bring identification documents for verification. The Company shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in. The Company shall provide attending shareholders with the meeting agenda book, annual report, attendance card, speaker's slips, voting slips, and other meeting materials. Where there is an election of directors or supervisors, pre-printed ballots shall also be furnished. When the government or a juristic person is a shareholder, it may be represented by more than one representative at a shareholders meeting. When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting.

requirements for other documents beyond those showing eligibility to attend presented by shareholders. Solicitors soliciting proxy forms shall also bring identification documents for verification.

The Company shall furnish

the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in. The Company shall provide attending shareholders with the meeting agenda book, annual report, attendance card, speaker's slips, voting slips, and other meeting materials. Where there is an election of directors or supervisors, pre-printed ballots shall also be furnished. When the government or a juristic person is a shareholder, it may be represented by more than one representative at a shareholders meeting. When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting. In the event of a virtual shareholders meeting, shareholders wishing to attend the meeting online shall register with the Company two days before the meeting date. In the event of a virtual shareholders meeting, the Company shall upload the meeting agenda book, annual report and other meeting materials to the virtual meeting platform at least 30 minutes before the meeting starts, and keep this information disclosed until the end of the meeting.

This article adds

To convene a virtual

shareholders meeting, the

Company shall include the following particulars in the shareholders meeting notice: 1. The ways that shareholders attend the virtual meeting and exercise their rights. 2. Actions to be taken if the virtual meeting platform or participation in the virtual meeting is obstructed due to natural disasters, accidents or other force majeure events, at least covering the following particulars: A. To what time the meeting is postponed or from what time the meeting will resume if the above obstruction continues and cannot be removed, and the date to which the meeting is postponed or on which the meeting will resume. B. Shareholders not having registered to attend the affected virtual shareholders meeting shall not attend the postponed or resumed session. C. <u>In case of a hybrid</u> shareholders meeting, when the virtual meeting cannot be continued, if the total number of shares represented at the meeting, after deducting those represented by shareholders_ attending the virtual shareholders meeting online, meets the minimum legal requirement for a shareholder meeting, then the shareholders meeting shall continue. The shares represented by shareholders attending the virtual

meeting online shall be counted towards

		the total number of	
		shares represented by	
		shareholders present	
		at the meeting, and	
		the shareholders	
		attending the virtual	
		meeting online shall	
		be deemed_	
		<u>abstaining from</u>	
		voting on all	
		proposals on meeting	
		agenda of that	
		<u>shareholders</u>	
		meeting.	
		D. Actions to be taken if	
		the outcome of all	
		proposals has been	
		announced and	
		extraordinary motion	
		has not been carried	
		out.	
		3. To convene a virtual shareholders meeting,	
		appropriate alternative	
		measures available to	
		shareholders with	
		difficulties in attending a	
		virtual shareholders	
		meeting online shall be	
		specified.	
Article 8	The Company, beginning	The Company, beginning	
122320	from the time it accepts	from the time it accepts	
	shareholder attendance	shareholder attendance	
	registrations, shall make	registrations, shall make an	
	an uninterrupted audio and	uninterrupted audio and	
	video recording of the	video recording of the	
	registration procedure, the	registration procedure, the	
	proceedings of the	proceedings of the	
	shareholders meeting, and	shareholders meeting, and	
	the voting and vote	the voting and vote counting	
	counting procedures.	procedures.	
		From 1 1 1 1 0	
	The recorded materials of	The recorded materials of	
	the preceding paragraph	the preceding paragraph	
	the preceding paragraph shall be retained for at	the preceding paragraph shall be retained for at least	
	the preceding paragraph shall be retained for at least one year. If, however,	the preceding paragraph shall be retained for at least one year. If, however, a	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act,	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. Where a shareholders	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. Where a shareholders meeting is held in a virtual	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. Where a shareholders meeting is held in a virtual way, the Company shall	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. Where a shareholders meeting is held in a virtual way, the Company shall keep records of shareholder	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. Where a shareholders meeting is held in a virtual way, the Company shall	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. Where a shareholders meeting is held in a virtual way, the Company shall keep records of shareholder registration, sign-in, check-	
	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the	the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. Where a shareholders meeting is held in a virtual way, the Company shall keep records of shareholder registration, sign-in, checkin, questions raised, votes	

video record, without interruption, the proceedings of the virtual meeting from beginning to end. The information and audio and video recording in the preceding paragraph shall be properly kept by the Company during the entirety of its existence, and copies of the audio and video recording shall be provided to and kept by the party appointed to handle matters of the virtual meeting. Attendance at shareholders Article 9 Attendance at shareholders meetings shall be meetings shall be calculated calculated based on based on numbers of shares. numbers of shares. The number of shares in The number of shares in attendance shall be attendance shall be calculated according to the shares indicated by the calculated according to the shares indicated by the attendance book and sign-in attendance book and signcards handed in, and the in cards handed in, plus shares checked in on the the number of shares virtual meeting platform, whose voting rights are plus the number of shares exercised by whose voting rights are correspondence or exercised by correspondence electronically. or electronically. However, when the attending shareholders do However, when the not represent a majority of attending shareholders do the total number of issued not represent a majority of shares, the chair may the total number of issued announce a postponement, provided that no more than shares, the chair may announce a postponement, two such postponements, for provided that no more than a combined total of no more two such postponements, than one hour, may be made. for a combined total of no If the quorum is not met more than one hour, may after two postponements and the attending shareholders be made. If the quorum is still represent less than one not met after two postponements and the third of the total number of attending shareholders still issued shares, the chair shall represent less than one declare the meeting third of the total number of adjourned. In the event of a virtual shareholders issued shares, the chair shall declare the meeting meeting, the Company shall adjourned. In the event of also declare the meeting a virtual shareholders adjourned at the virtual meeting, the Company meeting platform; in the shall also declare the event of a virtual meeting adjourned at the shareholders meeting, the virtual meeting platform. Company shall also declare the meeting adjourned at the virtual meeting platform. If the quorum is not met

after two postponements as

If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act; all shareholders shall be notified of the tentative resolution and another shareholders meeting shall be convened within one month.

referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act; all shareholders shall be notified of the tentative resolution and another shareholders meeting shall be convened within one month. In the event of a virtual shareholders meeting, shareholders intending to attend the meeting online shall reregister to the Company in accordance with Article 6. When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.

When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.

Article 11

Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair. (Omitted) When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal. After an attending shareholder has spoken,

Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair. (Omitted) When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal. After an attending shareholder has spoken, the

chair may respond in person

	.1 1 ' 1 '	1' 1 1	
	the chair may respond in	or direct relevant personnel	
	person or direct relevant	to respond.	
	personnel to respond.	Where a virtual shareholders	
		meeting is convened,	
		shareholders attending the	
		virtual meeting online may	
		raise questions in writing at	
		the virtual meeting platform	
		from the chair declaring the	
		meeting open until the chair	
		declaring the meeting	
		adjourned. No more than	
		two questions for the same	
		proposal may be raised.	
		Each question shall contain	
		no more than 200 words.	
		The regulations in	
		paragraphs 1 to 5 do not	
A .: 1 10	A alsonals at the set of the	apply.	
Article 13	A shareholder shall be	A shareholder shall be	
	entitled to one vote for	entitled to one vote for each	
	each share held, except	share held, except when the	
	when the shares are	shares are restricted shares	
	restricted shares or are	or are deemed non-voting	
	deemed non-voting shares	shares under Article 179,	
	under Article 179,	paragraph 2 of the Company	
	paragraph 2 of the	Act.	
	Company Act.	(Omitted)	
	(Omitted)	In case a shareholder who	
	In case a shareholder who	has exercised his/her/its	
	has exercised his/her/its	voting power in writing or	
	voting power in writing or	by way of electronic	
	by way of electronic	transmission intends to	
	transmission intends to	attend the shareholders'	
	attend the shareholders'	meeting in person or in a	
	meeting in person,	virtual way, he/she/it shall,	
	he/she/it shall, two days	two days prior to the	
	prior to the meeting date	meeting date of the	
	of the scheduled	scheduled shareholders'	
	shareholders' meeting and	meeting and in the same	
	in the same manner	manner previously used in	
	previously used in	exercising his/her/its voting	
	exercising his/her/its	power, serve a separate	
	voting power, serve a	declaration of intention to	
	separate declaration of	rescind his/her/its previous	
	intention to rescind	declaration of intention	
	his/her/its previous	made in exercising the	
	declaration of intention		
		voting power under the	
	made in exercising the	preceding Paragraph Two.	
	voting power under the	In the absence of a timely	
	preceding Paragraph Two.	rescission of the previous	
	In the absence of a timely	declaration of intention, the	
	rescission of the previous	voting power exercised in	
	declaration of intention,	writing or by way of	
	the voting power exercised	electronic transmission shall	
	in writing or by way of	prevail.	
	electronic transmission	(Omitted)	
	shall prevail.	Vote counting for	
	(Omitted)	shareholders meeting	
	Vote counting for	proposals or elections shall	
		10	

	shareholders meeting	be conducted in public at the	
	proposals or elections shall	place of the shareholders	
	be conducted in public at	meeting. Immediately after	
	the place of the	vote counting has been	
	shareholders meeting.	completed, the results of the	
	Immediately after vote	voting, including the	
	counting has been	statistical tallies of the	
	completed, the results of	numbers of votes, shall be	
	the voting, including the	announced on-site at the	
	statistical tallies of the	meeting, and a record made	
	numbers of votes, shall be	of the vote.	
	announced on-site at the	When the Company	
	meeting, and a record	convenes a virtual	
	made of the vote.	shareholders meeting, after	
		the chair declares the	
		meeting open, shareholders	
		attending the meeting online	
		shall cast votes on proposals	
		and elections on the virtual	
		meeting platform before the	
		chair announces the voting	
		session ends or will be	
		deemed abstained from	
		voting.	
		When the Company	
		convenes a hybrid	
		shareholders meeting, if	
		shareholders who have	
		registered to attend the	
		meeting online in	
		accordance with Article 6	
		decide to attend the physical	
		shareholders meeting in	
		person, they shall revoke	
		their registration two days	
		before the shareholders	
		meeting in the same manner	
		as they registered. If their	
		registration is not revoked	
		within the time limit, they	
		may only attend the	
		shareholders meeting online.	
		When shareholders exercise	
		voting rights by	
		correspondence or electronic	
		means, unless they have	
		withdrawn the declaration of	
		intent and attended the	
		shareholders meeting online,	
		except for extraordinary	
		motions, they will not	
		exercise voting rights on the	
		original proposals or make	
		any amendments to the	
		original proposals or	
		exercise voting rights on	
		amendments to the original	
		proposal.	
Article 15	Resolutions adopted at a	Resolutions adopted at a	
ATTICIC 13	shareholders' meeting shall	shareholders' meeting shall	
	shareholders inceiling shall	shareholders inceiling shall	

be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the chairman of the meeting and shall be distributed to all shareholders of the company in digital format within twenty (20) days after the close of the meeting.

The preparation and distribution of the minutes of shareholders' meeting as required in the preceding Paragraph may be effected by means of announcement at MOPS. The meeting minutes shall accurately record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their voting results (including the number of voting rights), and disclose the number of voting rights won by each candidate in the event of an election of directors or supervisors. The minutes shall be retained for the duration of the existence of the Company.

be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the chairman of the meeting and shall be distributed to all shareholders of the company in digital format within twenty (20) days after the close of the meeting. The preparation and distribution of the minutes of shareholders' meeting as required in the preceding Paragraph may be effected by means of announcement at MOPS.

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

Where a virtual shareholders meeting is convened, in addition to the particulars to be included in the meeting minutes as described in the preceding paragraph, the start time and end time of the shareholders meeting, how the meeting is convened, the chair's and secretary's name, and actions to be taken in the event of disruption to the virtual meeting platform or participation in the meeting online due to natural disasters, accidents or other force majeure events, and how issues are dealt with shall also be included in the minutes.

When convening a virtual shareholder meeting, other than compliance with the requirements in the

		preceding paragraph, the	
		Company shall specify in	
		the meeting minutes	
		alternative measures	
		available to shareholders	
		with difficulties in attending	
		a virtual shareholders	
		meeting online.	
Article 16	On the day of a	On the day of a shareholders	
Article 16	shareholders meeting, the	meeting, the Company shall	
	Company shall compile in	compile in the prescribed	
	the prescribed format a	format a statistical statement	
	statistical statement of the	of the number of shares	
	number of shares obtained	obtained by solicitors	
	by solicitors through	through solicitation, the	
	solicitation, the number of	number of shares	
	shares represented by	represented by proxies and	
	proxies and shall make an	the number of shares	
	express disclosure of the	represented by shareholders	
	same at the place of the	attending the meeting by	
	shareholders meeting.	correspondence or electronic	
	_	means, and shall make an	
		express disclosure of the	
		same at the place of the	
		shareholders meeting. <u>In the</u>	
		event a virtual shareholders	
		meeting, the Company shall	
		upload the above meeting	
		materials to the virtual	
		meeting platform at least 30	
		minutes before the meeting	
		starts, and keep this	
		information disclosed until	
		the end of the meeting.	
		During the Company's	
		virtual shareholders	
		meeting, when the meeting	
		is called to order, the total	
		number of shares	
		represented at the meeting	
		shall be disclosed on the	
		virtual meeting platform.	
		The same shall apply	
		whenever the total number	
		of shares represented at the	
		meeting and a new tally of	
		votes is released during the	
		meeting.	
		If matters put to a resolution	
		at a shareholders meeting	
		constitute material	
		information under applicable	
	If matters put to a	laws or regulations or under	
	resolution at a	Taiwan Stock Exchange	
	shareholders meeting	Corporation (or Taipei	
	constitute material	Exchange Market)	
	information under	regulations, the Company	
	applicable laws or	shall upload the content of	
	regulations or under	such resolution to the MOPS	
	Taiwan Stock Exchange	within the prescribed time	
		, prosenious viine	i

Article 19	Corporation (or Taipei Exchange Market) regulations, the Company shall upload the content of such resolution to the MOPS within the prescribed time period.	In the event of a virtual	
		shareholders meeting, the Company shall disclose real- time results of votes and election immediately after the end of the voting session on the virtual meeting platform according to the regulations, and this disclosure shall continue at least 15 minutes after the chair has announced the meeting adjourned.	
Article 20		When the Company convenes a virtual shareholders meeting, both the chair and secretary shall be in the same location, and the chair shall declare the address of their location when the meeting is called to order.	
Article 21		When the Company convenes a virtual shareholders meeting, if the virtual meeting platform or participation in the virtual meeting is obstructed due to natural disasters, accidents or other force majeure events before the chair has announced the meeting adjourned, and the obstruction continues for more than 30 minutes, the meeting shall be postponed to or resumed on another date within five days, in which case Article 182 of the Company Act shall not apply. For a meeting to be postponed or resumed as described in the preceding paragraph, shareholders who have not registered to participate in the affected shareholders meeting online shall not attend the postponed or resumed session. For a meeting to be	

postponed or resumed under the first paragraph, the number of shares represented by, and voting rights and election rights exercised by the shareholders who have registered to participate in the affected shareholders meeting and have successfully signed in the meeting, but do not attend the postpone or resumed session, at the affected shareholders meeting, shall be counted towards the total number of shares, number of voting rights and number of election rights represented at the postponed or resumed session. During a postponed or resumed session of a shareholders meeting held under the first paragraph, no further discussion or resolution is required for proposals for which votes have been cast and counted and results have been announced, or list of elected directors and supervisors. When the Company convenes a hybrid shareholders meeting, and the virtual meeting cannot continue as described in the first paragraph, if the total number of shares represented at the meeting, after deducting those represented by shareholders attending the virtual shareholders meeting online, still meets the minimum legal requirement for a shareholder meeting, then the shareholders meeting shall continue, and not postponement or resumption thereof under the first paragraph is required. Under the circumstances where a meeting should continue as in the preceding paragraph, the shares represented by shareholders attending the virtual meeting online shall be counted towards the total number of

		·	
		shares represented by	
		shareholders present at the	
		meeting, provided these	
		shareholders shall be	
		deemed abstaining from	
		voting on all proposals on	
		meeting agenda of that	
		shareholders meeting.	
		When postponing or	
		resuming a meeting	
		according to the second	
		paragraph, the Company	
		shall handle the preparatory	
		work based on the date of	
		the original shareholders	
		meeting in accordance with	
		the requirements listed	
		under Article 44-20,	
		paragraph 7 of the	
		Regulations Governing the	
		Administration of	
		Shareholder Services of	
		Public Companies.	
		For dates or periods set forth	
		under Article 12, second	
		half, and Article 13,	
		paragraph 3 of Regulations	
		Governing the Use of	
		Proxies for Attendance at	
		Shareholder Meetings of	
		Public Companies, and	
		Article 44-5, paragraph 2,	
		Article 44-15, and Article	
		44-17, paragraph 1 of the	
		Regulations Governing the	
		Administration of	
		Shareholder Services of	
		Public Companies, the	
		Companys shall handle the	
		matter based on the date of	
		the shareholders meeting	
		that is postponed or resumed	
		under the second paragraph.	
Article 22		When convening a virtual	
11111010 22		shareholders meeting, the	
		Company shall provide	
		appropriate alternative	
		measures available to	
		shareholders with	
		difficulties in attending a	
		virtual shareholders meeting	
	1 1 10	online.	
Article 23	Article 19	Article 23	
	The Charter shall be	The Charter shall be	
	implemented accordingly	implemented accordingly	
	after it has been approved	after it has been approved	
	and adopted at a	and adopted at a	
	shareholders' meeting of	shareholders' meeting of the	
	the Company; the same	Company; the same shall	
L	in a company, and banne	25	<u>L</u>

shall apply to a	apply to	any amendment(s)
amendment(s)	thereof. thereof.	

Voting Results:

Shares represented at the time of voting	Votes in favor	Votes against	Votes invalid	Votes abstained
28,091,730 votes	27,185,187 votes	1,810 votes	0 vote	904,733 votes
100%	96.77%	0.00%	0.00%	3.22%

RESOLVED, that the Amendment to the Rules and Procedures of Shareholders' Meetings were accepted as submitted

Proposal 3: The proposal for the Company to conduct a private placement of securities (proposed by the Board of Directors)

Description:

- 1. To enrich working capital or meet other funding needs for the future development of the Company, after considering the timeliness and flexibility for fundraising, it is proposed that the Company shall be authorized to conduct a private placement by the entirety with a maximum of 15,000,000 common shares when the time is right and the market allows. The funds raised have the benefits of strengthening the competitiveness of the Company, improving its financial structure, and enhancing operating effectiveness.
- 2. The private placement of securities conducted by the Company is as follows:
 - A. the main content of issuance of new common shares for cash capital increase is as follows:
 - a. the Total number of privately placed shares: the maximum issuance is 15,000,000 shares.
 - b. Par value per share: NT\$10.
 - c. Total amount of private placement: it depends on its issue price and the actual number of shares issued.
 - B. The basis and rationale for the setting of the price:
 - a. The price of privately placed common shares of the Company is set at no less than 80% of the reference price, and the reference price shall be the higher of either the simple average closing price of the common shares of TWSE listed or TPEx listed company for any of either the 1,3, or 5 business days before the price determination date, after adjustment for any distribution of stock dividends, cash dividends, or capital reduction, or the simple average closing price of the common shares of TWSE listed or TPEx listed company for the 30 business days before the price determination date, after adjustment for any distribution of stock dividends, cash dividends, or capital reduction.
 - b. The price per share of these privately placed common shares is determined in accordance with the relevant regulations set by the competent authority, however, the factors such as the operation status of the Company and market prices of common shares have also been considered when setting the price. The pricing method is deemed reasonable. Therefore, it is proposed that the Board of Directors shall be authorized by the shareholders' meeting, within the scope not lower than the percentage needed for the adoption of a resolution, to determine the actual price determination date and actual price based on market status and situation when specific persons are determined.

C. The method for selecting the specific persons:

The private placement of securities carried out this time is with the specific persons prescribed under Article 43-6 of the Securities and Exchange Act, and in order to expand future product market and increase the competitiveness of the Company, the selection of the specific persons

shall be limited to strategic investors. It is proposed that the Board of Directors shall be fully authorized by the shareholders' meeting for matters of determining the specific persons.

The necessity and anticipated benefits of selecting strategic investors as specific persons:

In response to the needs of long-term operation and business development of the Company, the priority will be given to those who can benefit directly or indirectly from the future operations of the Company and who can help the Company expand business and product markets, strengthen customer relationships, improve product development integration efficiency, enhance technology, or who can provide financial resources and strengthen financial cost management to enhance the Company's competitive advantage. The introduction of funds provided by strategic investors not only benefit the operation and business development of the Company, but is helpful to the improvement of the overall operation structure of the Company, which is beneficial to the competitiveness of the Company's long-term operation and development as well as operational effectiveness.

D. The necessity for conducting a private placement:

- a. Private placement has the properties of quick and convenient, and since there are regulations preventing securities obtained through private placement from transferring within three years after the date of delivery, the long-term cooperative relationship between the Company and the placees will be more secure. In addition, the mobility and flexibility of the Company's fundraising activity will be enhanced effectively, if the Board of Directors is authorized to conduct private placements based on actual operation needs of the Company
- b. Anticipated amount of private placement conducted:
 - The issuance of common shares through private placement shall be limited to a maximum of 15,000,000 shares, and it may be carried out by entirety within one year of the date of the resolution of the shareholders' meeting when the time is right and the market allows.
- c. The use of the funds raised by private placement and anticipated benefits:
- E. The rights and obligations of new shares issued through this private placement are the same as those of the common shares issued by the Company. However, according to Article 43-8 of the Securities and Exchange Act, privately placed securities may not be transferred within three years from the date of delivery, and the application for public offering and listing may be filed with the competent authority in accordance with the relevant regulations where three full years have elapsed since the date of delivery.
- F. The main contents of this private placement of securities, in addition to pricing ratio of private placement, also include issue price, number of shares issued, total amount raised, projects and plans, utilization progress of funds, anticipated benefits, capital increase base date and other related matters, including instructions for the required amendments to be submitted to the general shareholders meeting to fully authorize the Board of Directors for handling, should there be any changes in the future due to changes in laws and regulations, instructions from competent authority, operation assessment, or changes in an objective environment.

- G. To cope with the private placement of securities conducted this time, it is proposed that the chairperson of the Board of Directors shall be authorized by the general shareholders meeting to sign and discuss all the contracts and documents related to this private placement plan, and handle all matters related to this private placement plan on behalf of the Company.
- H. The Company engages the securities underwriter to provide an assessment opinion on the necessity and reasonableness for conducting the private placement in accordance with Article 43-6 of the Securities and Exchange Act and the Directions for Public Companies Conducting Private Placements of Securities. Please refer to Annex 5 on pages 42-46 of this Manual.
- I. Matters unspecified in the above shall be submitted to the general shareholders meeting to fully authorize the Board of Directors for handling.
- J. Please refer to Market Observation Post System and the official website of the Company for details of matters that are required to be disclosed in accordance with Article 43-6 of the Securities and Exchange Act with regard to the proposal of the private placement of securities of the Company.

In addition, the business operation is reported to the shareholders in accordance with the Zheng-Bao-Far-Zi No. 1120001213 Letter of the Securities and Futures Investors Protection Center as follows: Shareholders are suggested to read the supplementary information of the meeting minutes.

- (I) Regarding the announcement of "whether there is a material change in management right from the year before the private placement of securities resolved by the Board of Directors to the date the private placement securities settled" in the private placement section, the answer is "No" in the column because the private placement of common stock is mainly for the purpose of expanding the company's future product market and competitiveness. The subscribers to be contracted refer to the strategic investors who can directly or indirectly benefit the company's future operations, who are willing to properly cooperate with the existing management team, and who have a consensus with the company not to cause material changes in management right; also, who will assist the company continuously to improve business development competitiveness and operating efficiency; therefore, it is believed that no material change in management right will result.
- (II) In terms of "a major change in management right," the underwriting security firm performs evaluations and issues an opinion in accordance with the assumptions formed according to the recondition of inconclusiveness. The underwriter's evaluation opinion on necessity and rationality is mainly to consider factors such as the company's current operating conditions and the feasibility of fund raising; also, it is to evaluate the rationality and necessity of private placement and related internal processes and procedures without material violations of regulations or obvious unreasonableness; also, it is not to make a direct judgment on whether

there is a material change in the management right.

Voting Results:

Shares represented at the time of voting	Votes in favor	Votes against	Votes invalid	Votes abstained
28,091,730 votes	24,988,068 votes	2,197,005 votes	0 vote	906,657 votes
100%	88.95%	7.82%	0.00%	3.22%

RESOLVED, that the proposal for the Company to conduct a private placement of securities were accepted as submitted

6.Special Motion: None.

7.End of Meeting: The meeting was adjourned at 09:30 a.m. May 25, 2023.

No question was raised by Shareholder.

(This meeting minutes were only recorded the summary of the essential issues during the meeting. The detail of the proceeding, procedure and Shareholder's Statement shall be governed by and subject to the audio and video recording materials)

Attachment 1

2022 Business Report

Thank you for visiting shareholders' meeting in 2023. Over the past year, the Group's revenue in 2022 was NT\$ 2.1 billion, decline of 23.56%. The net profit after tax in 2022 was NT\$591,776 thousand, decline of 28.40%. The operating net profit margin was 30.14%, the net profit after tax was 28.15%, the return on assets was 14.08%, and the return on equity was 19.81%

- 1. Business Performance in 2022
 - (1) Business Performance

Unit: NTD thousands

	2022		2021		Increase(decrease)	
	Amount	%	Amount	%	Amount	%
Operating revenues	2,102,302	100.00	2,750,264	100.00	(647,962)	(23.56)
Gross profit	1,214,188	57.76	1,694,571	61.61	(480,383)	(28.35)
Operating income	633,562	30.14	1,068,766	38.86	(435,204)	(40.72)
Net income before income tax	733,890	34.91	1,044,967	38.00	(311,077)	(29.77)
Net income after income tax	591,776	28.15	826,469	30.05	(234,693)	(28.40)
Earnings per share (NT\$)	13.3	5	18.5	1	(5.16	5)

(2) Budget execution

The company did not disclose financial forecasts in 2021.

(3) Financial income and expenditure and profitability analysis

			2022	2021	2020
	Return on assets (%)		14.08	20.23	19.45
	Return on equity (%)		19.81	29.70	28.15
Duo fitability	Rate to paid-up capital (%)	Operating income	141.65	238.95	194.31
Profitability		Pre-tax net profit	164.08	233.63	179.84
	Net profit ratio (%	(o)	28.15	27.30	27.30
	Earnings per shar	re (NT\$)	13.35	15.02	15.02

(4) Research and development status

The main research and development of the company in 2022 were as follows:

- 1. Index 4W Tester
- 2. CSP 4W Tester
- 3. COLOR CSP AOI 4.0
- 4. Color FC AVI & Bump AOIM
- 5. Lead Frame AVI

Attachment 1

2. Summary of the business plan for the year of 2023

Important production and sales policy and company development strategies:

With Taiwan's advantages in the field of semiconductors, several customers have greatly expanded their IC substrate and flexible board business in Taiwan. At Machvision, we will continue to invest in the research and development of niche products and develop new products with high cost performance ratio to assist customers in significantly reducing the costs of purchase of production equipment and labor for improving competitiveness, launching corresponding products for different industries, and jointly achieving industrial development.

Under the uncertainties of global economic development, Machvision will integrate resources through the merger of subsidiaries, and continue to invest in the development of niche products known as " Index 4W Teater ". The equipment is mainly developed for HDI, 5G, and high-end circuits of automotive PCB. MACHVISION continues to innovate the products for the long-term competitiveness.

In order to cope with the changeable environment MACHVISION will execute the plans for staff training and organizational adjustment to enhance the core value. Besides MACHVISION invites supply chain to join carbon-neutral economy for Corporate Sustainability.

MACHVISION is the world's only one-stop supplier of optical inspection equipment. With more than two decades of professional operation, 90% of the world's top 100 PCB manufacturers are currently the loyal customers of MACHVISION. The strong R&D capabilities have always been one of our core competitiveness. The Company will continue to dedicate to developing three core technologies of automatic optical inspection, which would respectively be 2D/3D measurement, circuit inspection, and appearance defect inspection. In 2020, the Smart Image R&D Center was established to invest more R&D resources to develop new products, create a larger market, and improve business performance and profits.

Finally, I would like to thank all the shareholders for your support and kindness. The company's colleagues will continue to work hard to create greater value for all shareholders. We would hope that all Shareholders continuously to give MACHVISION support and encouragement just like the past.

Chairman: Wang, Guang-Shiah General Manager: Chen, Fu-Sheng Accounting Supervisor: Su, Yi-Fan **Attachment 2**

MACHVISION, INC. **Audit Committee Review Report**

The Board of Directors has prepared the Company's 2022 Business Report, Financial Statements and

earnings distribution proposal. The financial statements were audited by KPMG Taiwan and issued the

audit report. These have been reviewed by the Audit Committee and determined to be correct and

accurate. In accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the

Company Act, we hereby submit this report.

Audit Committee Convener: Lee, Tsu-Der

February 16, 2023

33



安保建業符合會計師事務的 KPMG

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Independent Auditors' Report

To the Board of Directors of Machvision Inc. Co., Ltd.:

Opinion

We have audited the consolidated financial statements of Machvision Inc. Co., Ltd. (the "Company") and its subsidiaries ("the Group"), which comprise the consolidated balance sheets as of December 31, 2022 and 2021, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2022 and 2021, 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 of December 31, 2022 and 2021, and its consolidated financial performance and its consolidated cash flows for the years ended December 31, 2022 and 2021 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"), interpretation as well as related guidance endorsed by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and Standards on Auditing of 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 Norm of Professional Ethics for Certified Public Account of Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis 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 for 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.

1. Revenue recognition

Please refer to notes 4(n) and 6(o) for disclosures related to revenue recognition.





Description of key audit matter:

Revenue is the key indicator used by investors and management while evaluating the Group's finance or operating performance. The accuracy of the timing and amount of revenue recognition have significant impact on the financial statements. Therefore, we consider it as one of our key audit matters.

How the matter was addressed in our audit:

Understanding and testing the effectiveness of the design of, and implementing the internal control of sales and collecting cycles; reviewing the revenue recognition of significant sales contracts to determine whether the key judgment, estimation, and accounting treatment are reasonable; understanding the type of products and the sales of machinery equipment of the top 10 customers; calculating the turnover days of sales and accounts receivable to ensure whether clients' credit terms are in accordance with the ratios, and analyzing the changes in the top 10 customers from the most recent period and prior year to determine if there were any abnormalities; selecting sales transaction from a certain period of time before and after the last shipping date, and verifying them with the vouchers to determine the accuracy of the timing whether there are any abnormalities; as well as understanding whether there is a significant subsequent sales returns.

2. Impairment of accounts receivable (including long-term receivables)

Please refer to notes 4(g), 5 and 6(b) for disclosures related to impairment of trade receivables.

Description of key audit matter:

The notes, accounts and long-term accounts receivable constituted 28% of total consolidated assets of the Group as of December 31, 2022, and the impairment of notes, accounts and long-term accounts receivable depends on the evaluation of the management based on the evidence of internal and external factors, both subjective and objective. Therefore, we consider them as one of our key audit matters.

How the matter was addressed in our audit:

Testing the effectiveness of control points relating to cash collection; obtaining the list of accounts receivable balance to send confirmations for selected samples; acquiring the Group's computation of impairment loss rate to review its appropriateness; deriving the aging analysis of accounts receivables to verify the accuracy of aging periods by examining relevant documents of selected receivables; reviewing whether the recognition of provision for the impairment loss is based on the impairment loss rate; and evaluating whether the recognition of impairment on accounts receivable made by the management is reasonable.

Other Matter

The Company has prepared its parent company only financial statements as of and for the years ended December 31, 2022 and 2021, 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 (including audit committee) are responsible for overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 Standards on Auditing of the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and professional skepticism throughout the audit. We also:

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



4-3

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 auditor's 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 Po-Shu Huang and Chung Shun Wu.

KPMG

Taipei, Taiwan (Republic of China) February 16, 2023

Notes to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and its 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.

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

Consolidated Balance Sheets

December 31, 2022 and 2021

(Expressed in Thousands of New Taiwan Dollars)

		D	ecember 31, 2	2022	December 31,	2021			December 31, 2		December 31, 2021
	Assets		Amount	%	Amount	%		Liabilities and Equity	Amount	%	Amount %
llxx	Current assets:						21xx	Current liabilities:		200	22.224
1100	Cash and cash equivalents (note 6(a))	S	1,855,258	47	1,976,971		2130	Current contract liabilities (note 6(o))	35,850	1	93,904 2
1151	Notes receivable (notes 6(b) and (o))		60.337	2	36,838		2150	Notes payable	133	5,5	116 -
1170	Accounts receivable, net (notes 6(b) and (o))		962,940	24	1,334,010			Accounts payable	179,128	5	302,585 7
1200	Other receivables		10,609	-	99		2209	Other payables (note 6(p))	296,886	7	352,386 8
130x	Inventories (note 6(c))		330,980	9	399,459	9	2216	Dividends payable (note 6(m))	.5	•	89,457 2
1410	Prepayments		8,167	-	9,573	-	2230	Current tax liabilities	122,919	3	196,881 4
1479	Other current assets		2,576		2.410		2250	Provisions – current (note 6(i))	12,974	20	16,556
	Total current assets	_	3,230,867	82	3.759.360	84	2280	Current lease liabilities (note 6(h))	15,246	*	16,638 -
15xx	Non-current assets:						2313	Deferred income (note 6(j))	3 7 5	50	990 -
1510	Financial assets at fair value through profit or loss - non-current (note 6(d))		15,744	-	15,744	-	2322	Current portion of long-term borrowings (note 6(j))	-	-	27,500 1
1600	Property, plant and equipment (notes 6(e) and 9)		244,982	6	267,020	6	2399	Other current liabilities	27,924	1	17.218
1755	Right-of-use assets (note 6(f))		253,304	6	263,364	6		Total current liabilities	691,060	_17	1,114,231 24
1840	Deferred income tax assets (note 6(1))		32,251	1	46,993	1	25xx	Non-Current liabilities:			
1920	Refundable deposits		20,519	1	12,923	-	2540	Long-term borrowings (note 6(j))	(20)	-	173,190 4
1932	Long-term receivables (notes 6(b) and (o))		152,133	4	132,127	3	2580	Non-current lease liabilities (note 6(h))	243,080	6	250,300 6
1995	Other non-current assets (note 8)	_	11,586	<u>.</u>	11,551		2630	Long-term deferred income (note 6(j))	5 7 .5	77.5	1,445
	Total non-current assets		730,519	18	749,722	16	2640	Net defined benefit liabilities (note 6(k))	10,077	<u> </u>	11.692
								Total non-current liabilities	253,157	6	436,627 10
							2xxx	Total liabilities	944,217	23	1,550,858 34
								Equity attributable to shareholders of the company (note 6(m)):			
							3100	Ordinary shares	447,282	_11	447,28210
							3200	Capital surplus:			
							3211	Additional paid-in capital	121,003	3	165,731 4
							3280	Other capital surplus	31		28
									121,034	3	165,759 4
							3300	Retained earnings:			
							3310	Legal reserve	578,509	15	501,410 11
							3320	Special reserve	4,003	-	3.694 -
							3350	Unappropriated retained earnings	1,767,629	45	1,738,098 39
									2,350,141	60	2,243,202 50
							3400	Other equity interest:			
							3410	Foreign currency translation differences for foreign operations	(4,046)		(4,198)
								Total equity attributable to shareholders of the company	2,914,411	74	2,852,045 64
							36xx	Non-controlling interests	102,758	3	106,179 2
							3xxx	Total equity	3.017,169	77	2,958,224 66
lxxx	Total assets	S	3.961,386	100	4,509,082	100		Total liabilities and equity	\$ 3,961,386	100	4,509,082 100
1222	A Utal assets	=	31,51,500	===	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	===		A112 C 1 C 1 C 1 C 1 C 1 C 1 C 1 C 1 C 1		=	

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

Consolidated Statements of Comprehensive Income

For the years ended December 31, 2022 and 2021

(Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Common Share)

			2022		2021	
		; -	Amount	%	Amount	%
4000	Operating revenue (note 6(0))	\$	2,102,302	100	2,750,264	100
5000	Operating costs (notes 6(c), (e), (f), (h), (i), (k), (p) and 7)		888,114	42	1,055,693	38
5900	Gross profit from operations	-	1,214,188	58	1,694,571	_62
6000	Operating expenses (notes 6(b), (e), (f), (h), (k), (p) and 7):					
6100	Selling expenses		236,818	11	266,095	10
6200	Administrative expenses		111,621	5	114,508	4
6300	Research and development expenses		242,072	12	282,238	10
6450	Reversal of impairment loss determined in accordance with IFRS 9	-	(9,885)		(37,036)	_(1)
	Total operating expenses	_	580,626	28	625,805	<u>23</u>
6900	Net operating income	<u> </u>	633,562	30	1,068,766	39
7000	Non-operating income and expenses (notes 6(h) and (q)):					
7100	Interest income		6,433	E	3,203	3
7010	Other income		16,859	1	11,356	i,= :
7020	Other gains and losses		82,738	4	(32,190)	(1)
7050	Financial costs	-	(5,702)		(6,168)	
	Total non-operating income and expenses		100,328	5	(23,799)	<u>(1</u>)
7900	Net income before tax		733,890	35	1,044,967	38
7950	Less: Income tax expenses (note 6(1))	/ y	142,114	7	218,498	8
	Net income	_	591,776	28	826,469	30
8300	Other comprehensive income (loss):					
8310	Items that will not be reclassified subsequently to profit or loss:					
8311	Losses on remeasurements of defined benefit plans		1,626	-	(397)	(*)
8349	Less: income tax related to items that will not be reclassified to profit or loss	<u></u>			2	_0
	Total items that will not be reclassified subsequently to profit or loss		1,626		(397)	
8360	Items that will be reclassified subsequently to profit or loss:					
8361	Financial statements translation differences for foreign operations		223	-	(848)	100
8399	Less: income tax related to items that will be reclassified to profit or loss	_	38	٠.,	(171)	
	Total items that will be reclassified subsequently to profit or loss	-	185		(677)	
8300	Other comprehensive income (loss), net of tax	· -	1,811		(1,074)	
8500	Total comprehensive income	\$_	593,587		825,395	30
	Net income attributable to:	/-				
8610	Shareholders of the parent	\$	597,324	28	827,745	30
8620	Non-controlling interests		(5,548)		(1,276)	
		\$_	591,776	28	826,469	30
	Total comprehensive income attributable to:	400				
8710	Shareholders of the parent	\$	599,102	28	826,664	30
8720	Non-controlling interests	j <u>e</u>	(5 <u>15</u> ,515)		(1,269)	
		\$_	593,587	28	825,395	30
	Earnings per share (note 6(n)):	-				
9710	Basic earnings per share (in New Taiwan dollars)	\$_		13.35		18.51
9810	Diluted earnings per share (in New Taiwan dollars)	\$_		13.22		18.3 <u>6</u>

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

Consolidated Statements of Changes in Equity

For the years ended December 31, 2022 and 2021

(Expressed in Thousands of New Taiwan Dollars)

	4		E	Equity attributable to	owners of parent					
	·-			Retained e	arnings		Total other equity interest Exchange differences on translation of foreign	Total equity		
	2 "				Unappropriated	m	financial	owners of	Non-controlling	m
Balance at January 1, 2021	Ordinary shares \$ 447,282	Capital surplus 568,312	Legal reserve 438,263	Special reserve	1,064,573	Total 1,506,627	statements (3,514)	<u>parent</u> 2,518,707	interests 89,023	7 Total equity 2,607,730
Appropriation and distribution of retained earnings;										
Legal reserve appropriated		180	63,147		(63,147)		8	83	20	2
Cash dividends of ordinary share		-	-	8	(89,457)	(89,457)	-	(89,457)	20	(89,457)
Reversal of special reserve		(2)	12	(97)	97	12	×	190	E:	
Cash dividends from capital surplus	2	(402,554)	2	2	140		*	(402,554)	-	(402,554)
Other changes in capital surplus	2	5	1,80		980	180		5	~	5
Net income (loss)		190	100	*	827,745	827,745	-	827,745	(1,276)	826,469
Other comprehensive income					(397)	(397)	(684)	(1.081)	7	(1.074)
Total comprehensive income	-		-	-	827,348	827,348	(684)	826,664	(1,269)	825,395
Changes in non-controlling interests		(4)			<u>(</u> 1.316)	(1.316)		(1,320)	18,425	17,105
Balance at December 31, 2021	447,282	165,759	501,410	3,694	1,738,098	2,243,202	(4,198)	2,852,045	106,179	2,958,224
Appropriation and distribution of retained earnings:										
Legal reserve appropriated		970	77,099	×	(77,099)	2	×	(340)	*:	-
Special reserve appropriated		190	£	309	(309)	*	*	o + 0		
Cash dividends of ordinary share	*	(₩)		×	(492,011)	(492,011)	*	(492,011)	*	(492,011)
Cash dividends from capital surplus	3	(44,728)	*	*	980	50	2	(44,728)		(44,728)
Other changes in capital surplus	*	3	. **	-	© 0	*	9	3	9	3
Net income (loss)		F53	98	8	597,324	597,324	-	597,324	(5,548)	591,776
Other comprehensive income					1,626	1,626	152	1,778	33	1,811
Total comprehensive income					598,950	598,950	152	599,102	(5.515)	593,587
Changes in non-controlling interests							-		2.094	2.094
Balance at December 31, 2022	\$ 447,282	121,034	<u>578,</u> 509	4,003	1,767,629	2,350,141	(4,046)	2.91 <u>4,4</u> 11	102,758	3,017,169

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

Consolidated Statements of Cash Flows

For the years ended December 31, 2022 and 2021 (Expressed in Thousands of New Taiwan Dollars)

	2022	2021
Cash flows from operating activities:	2022	2021
Net income before tax	\$ 733,890	1,044,967
Adjustments:	Ψ 755,070	1,044,707
Adjustments to reconcile profit and loss:		
Depreciation	42,569	39,673
Amortization	-	83
Reversal of impairment loss determined in accordance with IFRS 9	(9,885)	(37,036)
Interest expense	5,702	6,168
Interest income	(6,433)	(3,203)
Dividend income	(1,321)	(1,055)
Loss on disposal of property, plant and equipment	60	153
Lease modification gains	(1)	(21)
Total adjustments to reconcile profit	30,691	337.0
		4,762
Changes in assets / liabilities relating to operating activities:		
Net changes in operating assets: Notes receivable	(22, 100)	(01.554)
	(23,499)	(21,554)
Accounts receivable and long-term accounts receivable	360,604	(177,609)
Other receivables	(379)	(30)
Inventories	66,883	(39,608)
Prepayments	1,406	(2,330)
Other current assets	(1,241)	8,045
Total changes in operating assets, net	403,774	(233,086)
Net changes in operating liabilities:		
Contract liabilities	(58,054)	62,019
Notes payable	17	(100)
Accounts payable	(123,457)	56,973
Other payables	(55,371)	33,222
Provisions	(3,582)	3,114
Other current liabilities	10,706	7,536
Net defined benefit liability	11	9
Total changes in operating liabilities, net	(229,730)	162,773
Total changes in operating assets / liabilities, net	174,044	(70,313)
Total adjustments	204,735	(65,551)
Cash provided by operating activities	938,625	979,416
Interest income received	6,778	3,064
Income tax paid	(201,307)	(182,535)
Net cash provided by operating activities	744.096	799,945
Cash flows from investing activities:		
Acquisition of financial assets designated at fair value through profit or loss	-	(5,000)
Proceeds from disposal of subsidiaries	(6,933)	(=,0)
Acquisition of property, plant and equipment	(4,269)	(18,581)
Increase in refundable deposits	(7,596)	(1,051)
Decrease (increase) in other non-current assets	(35)	4,745
Dividends received	1,321	1,055
Net cash used in investing activities	(17,512)	(18,832)
Cash flows from financing activities:	117,512)	110,032)
Repayments of long-term debt	(203,125)	(16,875)
Payment of lease liabilities	(12,945)	(13,981)
Cash dividends paid		(402,554)
Interest paid	(626,196)	(3,469)
Changes in non-controlling interests	(5,833)	
Surplus not paid due to overdue	- 3	17,105
	(9.48.000)	5
Net each used in financing activities	(848,096)	(419,769)
Effect of exchange rate changes on cash and cash equivalents	(201)	(980)
Net increase (decrease) in cash and cash equivalents	(121,713)	360,364
Cash and cash equivalents at beginning of period	1,976,971	1,616,607
Cash and cash equivalents at end of period	\$ 1,855,258	1,976,971

Independent Auditors' Report

To the Board of Directors of Machvision Inc. Co., Ltd.:

Opinion

We have audited the financial statements of Machvision Inc. (the "Company"), which comprise the statement of financial position as of December 31, 2022 and 2021, and the statements of comprehensive income, changes in equity and cash flows for the years then 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 of December 31, 2022 and 2021, and its financial performance and its cash flows for the years ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

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 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 for 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 notes 4(n) and 6(p) for disclosures related to revenue recognition.

Description of key audit matter:

Revenue is the key indicator used by investors and management while evaluating the Company's finance or operating performance. The accuracy of the timing and amount of revenue recognition have significant impact on the financial statements. Therefore, we consider it as one of our key audit matters.

How the matter was addressed in our audit:

Understanding and testing the effectiveness of the design of, and implementing the internal control of sales and collecting cycles; reviewing the revenue recognition of significant sales contracts to determine whether the key judgment, estimation, and accounting treatment are reasonable; understanding the type of products and the sales of machinery equipment of the top 10 customers; calculating the turnover days of sales and accounts receivable to ensure whether clients' credit terms are in accordance with the ratios, and analyzing the changes in the top 10 customers from the most recent period and prior year to determine if there were any abnormalities; selecting sales transaction from a certain period of time before and after the last shipping date, and verifying them with the vouchers to determine the accuracy of the timing whether there are any abnormalities; as well as understanding whether there is a significant subsequent sales returns.

2. Impairment of trade receivables

Please refer to notes 4(f), 5 and 6(b) for disclosures related to impairment of trade receivables.

Description of key audit matter:

The notes, accounts and long-term accounts receivable constituted 33% of total assets of the Company as of December 31, 2022, and the impairment of notes, accounts and long-term accounts receivable depends on the evaluation of the management based on the evidence of internal and external factors, both subjective and objective. Therefore, we consider them as one of our key audit matters.

How the matter was addressed in our audit:

Testing the effectiveness of control points relating to cash collection; obtaining the list of accounts receivable balance to send confirmations for selected samples; acquiring the Company's computation of impairment loss rate to review its appropriateness; deriving the aging analysis of accounts receivables to verify the accuracy of aging periods by examining relevant documents of selected receivables; reviewing whether the recognition of provision for the impairment loss is based on the impairment loss rate; and evaluating whether the recognition of impairment on accounts receivable made by the management is reasonable.

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 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.

The governance unit (including the audit committee) of MACHVISION, INC. is responsible for supervising the financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the audit.

We 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 auditor's 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.

KPMG

Taipei, Taiwan (Republic of China) February 16, 2023

Notice to Readers

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

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

MACHVISION INC.

Parent Company Only Balance Sheets

(In Thousands of New Taiwan Dollars)

						December 31, 2021
	December 31, 2022			Liabilities and Equity	Amount %	Amount %
Assets	Amount %	Amount	<u>%</u>	Current liabilities:		
Current assets:	4 - 4 - 20 - 40 - 4			Current contract liabilities (note 6(p))	\$ 33,626 1	75,607 2
Cash and cash equivalents (note 6(a))	\$ 1,539,497 4	, , ,		Notes payable	133 -	116 -
Notes receivable (notes 6(b) and (p))	377 -	20		Accounts payable	166,311 4	298,884 7
Accounts receivable, net (notes 6(b) and (p))	600,014 1	, , , , , , , , , , , , , , , , , , ,		Accounts payable-related parties (note 7)	35,130 1	42,021 1
Accounts receivable-related parties (notes 6(b), (p) and 7)	372,478 1	,		Other payables (note $6(q)$)	252,577 7	300,689 7
Other receivables	10,335 -	1		Dividends payable (note 6(n))		89,457
Other receivables-related parties(note 7)	34,595	1 3,62		Other payables-related parties (note 7)	83,759 2	78,900 2
Inventories (note 6(c))		8 385,44		Current tax liabilities	122,303 3	194,852 4
Prepayments	3,643 -	2,63	-	Provisions — current (note 6(j))	12,258 -	16,556 -
Other current assets	1,713 -		5 -	Current lease liabilities (note 6(i))	13,392 1	14,684 -
Total current assets	2,883,227 7	4 3,479,35	4 79	Deferred income (note 6(k))		990 -
Non-current assets:				Current portion of long-term borrowings (note 6(k))		27,500
Financial assets at fair value through profit or loss—non-current (note 6(e))	9,644 -	9,64	4 -	Other current liabilities	1,455 -	4,529 -
Investment using the equity method (note 6(d))	154,973	4 131,29	7 3	Total current liabilities	720,944 19	1,144,785 26
Property, plant and equipment (note 6(f))	217,561	6 237,63	9 5	Non-current liabilities:		
Right-of-use assets (note 6(g))	250,205	7 259,54	9 6	Long-term borrowings (note 6(k))		173,190 4
Deferred income tax assets (note 6(m))	31,388	1 46,83	1 1	Non-current lease liabilities (note 6(i))	241,776 6	248,383
Refundable deposits	13,582 -	8,40	1 -	Long-term deferred income (note 6(k))		1,445 -
Long-term receivables (notes 6(b) and (p))	152,133	4 132,12	7 3	Net defined benefit liabilities (note 6(1))	10,077 -	11,692 -
Long-term receivable-related parties (notes $6(b) \cdot (p)$ and $7)$	162,909	4 118,43	6 3	Investment using the equity method with credit balance(note 6(d))		3,289 -
Other non-current assets (notes 8)	11,586 -	11,55	1 -	Total non-current liabilities	<u>251,853</u> <u>6</u>	437,999 10
Total non-current assets	1,003,981 2	6 955,47	5 21	Total liabilities	972,797 25	1,582,784 36
				Equity(note 6(n)):		
				Ordinary shares	447,282 12	447,282 10
				Capital surplus:		
				Additional paid-in capital	121,003 3	165,731 4
				Other capital surplus	31 -	28 -
					121,034 3	165,759 4
				Retained earnings:		
				Legal reserve	578,509 15	501,410 11
				Special reserve	4,003 -	3,694 -
				Unappropriated retained earnings	1,767,629 45	1,738,098 39
					2,350,141 60	2,243,202 50
				Other equity interest:		
				Foreign currency translation differences for foreign operations	(4,046) -	(4,198) -
				Total equity	2,914,411 75	2,852,045 64
Total assets	<u>\$ 3,887,208 10</u>	0 4,434,82	<u>9 100 </u>	Total liabilities and equity	<u>\$ 3,887,208 100</u>	4,434,829 100

MACHVISION INC.

Parent Company Only Statements of Comprehensive Income (In Thousands of New Taiwan Dollars , Except Earnings Per Share)

	2022			2021		
		Amount	%	Amount	%	
Operating revenue (note 6(p) and 7)	\$	1,924,661	100	2,573,526	100	
Operating costs (notes 6(c), (f), (g), (i),(j),(l),(q) and 7)		909,467	47	1,030,315	40	
Gross profit		1,015,194	53	1,543,211	60	
Decrease: unrealized sales benefits		4,714	-	5,032		
Gross profit from operations		1,010,480	53	1,538,179	60	
Operating expenses (notes 6(b), (f), (g), (h), (i), (l), (q) and 7):						
Selling expenses		128,612	7	155,856	6	
Administrative expenses		110,143	7	113,323	5	
Research and development expenses		217,939	11	253,190	10	
Reversal of impairment loss determined in accordance with IFRS 9		(8,973)	(1)	(15,520)	1	
Total operating expenses		447,721	24	506,849	20	
Net operating income		562,759	29	1,031,330	40	
Non-operating income and expenses (note 6(i), (r) and 7)):						
Interest income		5,185	-	2,754	-	
Other income		49,001	3	33,411	1	
Other gains and losses		82,920	4	(26,662)	(1)	
Financial costs		(5,693)	-	(6,149)	-	
Share of profit of subsidiaries for using equity method		41,620	2	5,121		
Total non-operating income and expenses		173,033	9	8,475		
Net income before tax		735,792	38	1,039,805	40	
Less: Income tax expenses (note 6(m))		138,468	7	212,060	8	
Net income		597,324	31	827,745	32	
Other comprehensive income (loss):						
Items that will not be reclassified subsequently to profit or loss:						
Losses on remeasurements of defined benefit plans		1,626	-	(397)	-	
Less: income tax related to items that will not be reclassified to profit or loss		-	-	-		
Total items that will not be reclassified subsequently to profit or loss		1,626	-	(397)		
Items that will be reclassified subsequently to profit or loss:						
Financial statements translation differences for foreign operations		190	-	(855)	-	
Less: income tax related to items that will be reclassified to profit or loss		38	-	(171)		
Total items that will be reclassified subsequently to profit or loss		152	-	(684)		
Other comprehensive income (loss), net of tax		1,778	-	(1,081)		
Total comprehensive income	<u>\$</u>	599,102	31	826,664	32	
Earnings per share (note 6(0)):						
Basic earnings per share (in New Taiwan dollars)	\$		13.35		<u> 18.51</u>	
Diluted earnings per share (in New Taiwan dollars)	<u>\$</u>		13.22		<u>18.36</u>	

Parent Company Only Statements of Changes in Equity

(In Thousands of New Taiwan Dollars)

				Retained			Total other equity interest Exchange differences on translation of foreign	
	Ordinary shares	Capital surplus	Legal reserve	Special reserve	Unappropriated earnings	Total	financial statements	Total equity
Balance at January 1, 2021	\$ 447,282	568,312	438,263	3,791	1,064,573	1,506,627	(3,514)	2,518,707
Appropriation and distribution of retained earnings:								
Legal reserve appropriated	-	-	63,147	-	(63,147)	-	-	-
Cash dividends of ordinary share	-	-	-	-	(89,457)	(89,457)	-	(89,457)
Reversal of special reserve	-	-	-	(97)	97	-	-	-
Cash dividends from capital surplus	-	(402,554)	-	-	-	-	-	(402,554)
Other changes in capital surplus	-	5	-	-	-	-	-	S5
Net income	-	-	-	-	827,745	827,745	-	827,745
Other comprehensive income				<u> </u>	(397)	(397)	(684)	(1,081)
Total comprehensive income		<u> </u>		<u> </u>	827,348	827,348	(684)	826,664
Changes in non-controlling interests		(4)			(1,316)	(1,316)	<u>-</u>	(1,320)
Balance at December 31, 2021	447,282	165,759	501,410	3,694	1,738,098	2,243,202	(4,198)	2,852,045
Appropriation and distribution of retained earnings:								
Legal reserve appropriated	-	-	77,099	-	(77,099)	-	-	-
Special reserve appropriated	-	-	-	309	(309)	-	-	-
Cash dividends of ordinary share	-	-	-	-	(492,011)	(492,011)	-	(492,011)
Cash dividends from capital surplus	-	44,728	-	-	-	-	-	(44,728)
Other changes in capital surplus	-	3	-	-	-	-	-	3
Net income	-	-	-	-	597,324	597,324	-	597,324
Other comprehensive income		-	<u> </u>	<u> </u>	1,626	1,626	152	1,778
Total comprehensive income	_		<u> </u>		598,950	598,950	152	599,102
Balance at December 31, 2022	<u>\$ 447,282</u>	121,034	578,509	4,003	1,767,629	2,350,141	(4,046)	2,914,411

MACHVISION INC.

Parent Company Only Statements of Cash Flows

(In Thousands of New Taiwan Dollars)

		2021	
Cash flows from operating activities:			
Net income before tax	\$	735,792	1,039,805
Adjustments:			
Adjustments to reconcile profit and loss:			
Depreciation		36,595	34,660
Amortization		-	83
Reversal of impairment loss determined in accordance with IFRS 9		(8,973)	(15,520)
Interest expense		5,693	6,149
Interest income		(5,185)	(2,754)
Dividend income		(1,321)	(884)
Share of profit of subsidiaries for using equity method		(41,620)	(5,121)
Loss on disposal of property, plant and equipment		-	121
Unrealized sales benefits		4,714	5,032
Total adjustments to reconcile profit		(10,097)	21,766
Changes in assets / liabilities relating to operating activities:			
Net changes in operating assets:			
Notes receivable		(172)	(30)
Accounts receivable(including long-term)		407,757	(187,332)
Accounts receivable-related parties(including long-term)		(76,604)	3,337
Other receivables		(192)	(12)
Other receivables-related parties		(30,975)	20,959
Inventories		63,494	(50,022)
Prepayments		(1,010)	107
Other current assets		(1,708)	5,108
Total changes in operating assets, net		360,590	(207,885)
Net changes in operating liabilities:			,
Contract liabilities		(41,981)	53,559
Notes payable		17	(100)
Accounts payable		(132,573)	71,110
Accounts payable-related parties		(6,891)	1,233
Other payables		(48,112)	15,895
Other payables-related parties		4,859	9,285
Provisions		(4,298)	3,114
Other current liabilities		(3,074)	2,744
Net defined benefit liability		11	,
Total changes in operating liabilities, net		(232,042)	156,849
Total changes in operating assets / liabilities, net		128,548	(51,036)
Total adjustments		118,451	(29,270)
Cash provided by operating activities		854,243	1,010,535
Interest income received		5,530	2,195
Income tax paid		(195,612)	(176,428)
Net cash provided by operating activities		664,161	836,302
Cash flows from investing activities:			
Acquisition of investments accounted for using the equity method		_	(36,295)
Acquisition of property, plant and equipment		(2,454)	(16,523)
Decrease in refundable deposits		(5,181)	319
Decrease (increase) in other non-current assets		(35)	4,745
Dividends received		1,321	884
Net cash used in investing activities		(6,349)	(46,870)
Cash flows from financing activities:		(, , , , , , , , , , , , , , , , , , ,	(10,70,70)
Repayments of long-term debt		(203,125)	(16,875)
Payment of lease liabilities		(11,129)	(12,649)
Cash dividends paid		(626,196)	(402,554)
Interest paid		(5,809)	(3,450)
Surplus not paid due to overdue		3	(5,150)
Net cash used in financing activities		(846,256)	(435,523)
Net increase(decrease) in cash and cash equivalents		(188,444)	353,909
Cash and cash equivalents at beginning of period		1,727,941	1,374,032
Cash and cash equivalents at end of period	\$	1,539,497	1,727,941
Cash and Cash equivalents at the or period	<u>v</u>	1,00/, 7 //	191419741

Attachment 4

MACHVISION, INC. Earnings distribution statement 2022

Unit: NTD

Undistributed earnings at the beginning of the period	1,292,834,467
Increase: Net income-after tax, in 2022	597,323,508
Increase: Determine the welfare plan (loss) benefits	1,626,072
Undistributed earnings in the current year	1,891,784,047
Decrease: Legal reserve (10%)	
For the six months ended June 30, 2022	(34,892,889)
Differences	(25,002,069)
Reversal of Special reserve	
For the six months ended June 30, 2022	194,818
Differences	(43,049)
Item:	
Less: Distributed earnings Cash dividends-2022 midterm	(89,456,468)
Less : Distributed earnings Cash dividends-2022	(268,369,404)
Undistributed earnings at the end of the period	1,474,214,986
The cash dividend is calculated according to the distribution ratio	up to the NT\$,

Chairman: Wang, Guang-Shiah Manager: Chen, Fu-Sheng

Accounting Supervisor: Si, Yi-Fan

rounded down to the NT\$, and the total unpaid allocation is included in other income.

Attachment 5

MACHVISION, INC.

Private Placement of Securities in the Year 2023

Assessment Opinion on Necessity and Reasonableness for Private Placement

MasterLink Securities

April 10, 2023

MACHVISION, INC.

Assessment Opinion issued by Securities Underwriter on Necessity and Reasonableness for Conducting a Private Placement

1. Preface

Machvision Inc. (hereinafter referred to as "the Company") is a professional manufacturer of equipment for machine vision inspection and measurement systems. Presently, its products are mainly used in the industry of printed circuit board, which includes the measurement and inspection of PCB drilling and forming process, PCB circuit inspection, HDI and IC substrate inspection, equipment of header reading and others. In recent years, it also develops inspection products required for semiconductor assembly and test as well as optical lens industries. The Company plans to conduct a private placement upon adoption of the resolution by the general shareholders' meeting in 2023, so as to enrich working capital or meet other funding needs for the long-term operation and development of the Company. It has the benefits of strengthening the Company's competitiveness, improving the financial structure of the Company, and enhancing its operating effectiveness.

However, according to Article 6 of "Directions for Public Companies Conducting Private Placements of Securities", if there is a significant change in managerial control with the one year period immediately preceding the day on which the Board of Directors resolves on the private placement, or there will be a significant change in managerial control after the introduction of a strategic investor through private placement, the assessment opinion issued by the securities underwriter on the necessity and reasonableness for conducting the private placement shall also be disclosed.

After evaluation, it was found that there were no significant changes in managerial control of the Company with the one year period immediately preceding the day on which the Board of Directors resolved on the private placement. Although the Company has not yet determined the placees, since a comprehensive election of directors will be held at the general shareholders' meeting in 2023 due to the three-year term of office for directors and supervisors will be expired in 2023, and since proportion of equity held by the placees of private placement will reach 25.11%, if all the shares of 15,000,000 private placements approved by the Board of Directors are issued, there is a possibility that there will be changes in the number of directors or managerial control of the Company after the introduction of strategic investors through the private placement conducted this time. Therefore, MasterLink Securities Corporation (hereinafter referred to as "the Underwriter") will provide herein the assessment opinion on necessity and reasonableness for conducting a private placement of securities in 2023.

The content of this opinion letter shall only be used as a reference for the resolution adopted by the Board of Directors of the Company on April 10, 2023 for the private placement of common shares, and shall not be used for other purposes. The explanation and analysis in this opinion letter are based on the information provided by the Company and those published on Market Observation Post System. This opinion letter hereby declares that it does not assume any legal responsibilities for any changes that may occur to its contents due to changes in the plan by the Company or other circumstances related to this private placement in the future.

2. Content of the plan of this private placement of securities

The Company plans to conduct a private placement of common shares with a maximum of 15,000,000 shares upon adoption of the resolution by the Board of Directors on April 10, 2023. The funds will be used to enrich working capital or meet other funding needs for long-term operation and development of the Company, which has the benefits of strengthening the Company's competitiveness, improving the financial structure of the Company, and enhancing its operating effectiveness.

The basis for setting of this private placement price of common shares shall be the higher of either the simple average closing price of the common shares of TWSE listed or TPEx listed company for any of either the 1, 3, or 5 business days before the price determination date, or the simple average closing price of the common shares of TWSE listed or TPEx listed company for the 30 business days before

the price determination date, after adjustment for any distribution of stock dividends, cash dividends, or capital reduction, on the principle that it shall not be lower than 80% of the average stock price. It is proposed that the Board of Directors shall be authorized by shareholders' meeting to determine the actual pricing date and actual private placement price based on situation when specific persons are determined and condition of markets.

3. Assessment on necessity and reasonableness for conducting this private placement of securities

A. Assessment on necessity for conducting the private placement of securities

a. Legal Compliance Assessment

The Company's net profit for the year 2022 was NT\$591,776,000 and there were no accumulated losses. However, since the capital raised through this private placement is to be used entirely in the introduction of a strategic investor, there is no circumstance where the provisions of Article 3 of "Directions for Public Companies Conducting Private Placements of Securities" regarding public offering should be adopted.

On April 10, 2023, the Board of Directors of the Company resolved that the basis for the setting of this private placement price shall not be lower than 80% of the reference value. After evaluation, it also decided that the placees of this private placement shall be limited to the specific persons stipulated in Article 43-6 of the Securities and Exchange Act. In addition, in order to expand the future product market of the Company and its competitiveness, the selection of specific persons shall be limited to strategic investors.

According to the existing laws and regulations prescribed in the Company Act and Securities and Exchange Act, the public offering shall target the original shareholders, employees and general investors. Since the Company currently is unable to introduce specific persons who can benefit its future operation and development through cash capital increase, for the Company to continue its business and plan for mid to long-term operation and development, it is necessary for the Company to introduce, through private placement, placees who can benefit directly or indirectly the Company's future operations.

b. Assessment on timeliness of the offering

According to Article 13 of the "Regulations Governing the Offering and Issuance of Securities by Securities Issuers", the registration for issuing new shares for cash capital increase shall become effective 12 business days after the date it was filed. If the Company uses the public offering method to issue securities, the document preparation time before filing, the review of competent authority, and the matters regarding underwriting after the registration becomes effective would make it difficult for the Company to obtain the funds needed in a short period of time. Private placement is relatively efficient in terms of speed and convenience.

c. Financial Assessment

As of the end of 2022, the cash and cash equivalents of the Company on the account were NT\$1,855,258,000, with shareholders' equity at NT\$3,017,169,000 and current liabilities at NT\$691,060,000. Overall, the Company currently has sufficient cash and has no bank debts.

If the Company uses the method of borrowing money from the bank to meet its future capital needs, given the current financial condition of the Company, it may obtain loans with better terms and conditions, however, it will not achieve its purpose of introducing strategic investors. After taking sustainable operation into account, the Company decides to introduce strategic investors through private placement. With the resources supplied by the placees, the Company is able to strengthen the technology required for future operations as well as expand the markets. In addition to effectively enhancing shareholders' equity, it may further improve financial structure of the Company and reduce debt ratio. Thus, it is necessary.

d. Summary: it is necessary for the Company to raise funds through private placement.

B. Assessment on reasonableness for conducting a private placement of securities

The Company plans to conduct a private placement within 15,000,000 shares of common shares this time. The Underwriter will evaluate the reasonableness for conducting this private placement of securities from three aspects as follows:

- a. Resolution process for private placement: after the evaluation by the Underwriter, it is determined that the content of resolution adopted by the Board of Directors and the pricing method are in compliance with the acts and regulations, and there are no significant unusual situations. After the approval by the shareholders' meeting in accordance with the law, the Company may proceed the private placement operation in accordance with the content of the resolution.
- b. Legal feasibility: Considering the effectiveness of introducing specific persons through public offering for capital increase and the time when the funds are in place, it is reasonable to obtain funds through private placement this time.
- c. Working capital demand: considering the current financial status of the Company and future business development, it is reasonable to have private placement as one of the ways to obtain funds for sustainable operation.

C. Assessment of the impact of private placement of securities on the changes of managerial control of the Company

- a. Impact on business, finance and shareholders' equity of the Company
 - (A). Review of significant changes in managerial control during the period from one year preceding the day on which the Board of Directors resolves on the private placement
 - In the past year (from April 11, 2022 to April 10, 2023), the Board of Directors of the Company has not had any changes in directors, so there is no circumstance where the provision of Section 3, Article 4 of the "Directions for Public Companies Conducting Private Placements of Securities" regarding significant changes in managerial control during the period from one year preceding the day on which the Board of Directors resolves on the private placement should be adopted.
 - (B). It is unable to determine yet whether there will be a significant change in managerial control when specific persons are introduced through private placement. Since the Company has not yet determined the placees, it is uncertain whether the specific investors introduced through private placement in the future will obtain a certain number of director seats to participate the management of the Company and cause a significant change in managerial control of the Company. However, since the Company has issued 44,728,000 shares of capital and the Board of Directors resolved to conduct a private placement within 15,000,000 shares of stocks on April 10, 2023, calculated on the assumption that the total issuance was subscribed by a single placee, it shall account for 25.11% of total shares of the Company, which is 59,728,000 shares after private placement. Should there be any changes in the number of directors or managerial control of the Company in the future, relevant regulations will be followed by the Company for information disclosure to ensure shareholders' rights and interests.
 - (C). Assessment of the impact it may have on business, finance and shareholders' equity of the Company, if there is a significant change in managerial control after this private placement

(a). impact on business of the Company

Machvision Inc. (hereinafter referred to as "the Company") is a professional manufacturer of the equipment of machine vision inspection and measurement system. Presently, its products are mainly used in the industry of printed circuit board, which includes the measurement and inspection of PCB drilling and forming process, PCB circuit inspection, HDI and IC substrate inspection, equipment of header reading and others. In recent years, it also develops inspection products required for semiconductor assembly and test as well as optical lens industries. Considering the operation status of the Company and the perspective of the industry, the Company expects to introduce, through this private placement, the placees who can directly or indirectly benefit the future operations of the Company, so as to ensure the sustainable development of the Company and the long term relation it has with its investment partners, furthermore, to expand the business of the Company through the resources provided by the placees and enhance profitability. It has positive benefits to business.

(b). Impact on finance of the Company

The Company plans to conduct a private placement of common shares within the limit of 15,000,000 shares to increase capital. If they are issued in full, the reference price shall be the higher of either the simple average closing price of the common shares of TWSE listed or TPEx listed company for any of either the 1,3, or 5 business days before the price determination date (after adjustment for any distribution of stock dividends, cash dividends, or capital reduction), or the simple average closing price of the common shares of TWSE listed or TPEx listed company for the 30 business days before the price determination date (after adjustment for any distribution of stock dividends, cash dividends, or capital reduction), and the basis of setting the private placement price shall not be lower than 80% of the reference price. The funds raised in this private placement will be used to enrich working capital or meet other funding needs for long-term operation and development of the Company, which has the benefits of strengthening the Company's competitiveness, improving the financial structure of the Company, and enhancing its operating effectiveness. Thus, given by the immediate and effective supply of funds raised through private placement for the Company, it should have positive benefits to the finance of the Company.

(c). Impact on shareholders' equity of the Company

Considering the operation status of the Company and the perspective of the industry, for sustainable development, the Company introduces, through this private placement, the placees who can directly or indirectly benefit the future operations of the Company and assist the Company in improving technology, reducing costs, and expanding markets, so as to enhance the operational scale and profitability of the Company. The Company also upholds a prudent and practical principle that effectively enhances shareholders' equity. Therefore, the private placement conducted by the Company should have positive benefits on improving shareholders' equity.

4. Conclusion

In summary, considering the factors such as the operation status of the Company and feasibility of raising funds, it is deemed necessary and reasonable for the Company to issue new shares for cash capital increase through private placement. In addition, after examining the material proposed to the Board of Directors of the Company, the Underwriter found no significant violations or unreasonable circumstances in the content and procedures of the issuance plan, and after taking into account all the factors such as anticipated benefits of the private placement, the selection of the placees, and the

impact on the Company's business, finance, and shareholders' equity, it is concluded that it is necessary
and reasonable for the Company to issue new shares for capital increase through private placement.