Taiwan Secom Co., Ltd.

2022 Annual Shareholders' Meeting Minutes

- Time and Date : 09:00 am, May 30, 2022 (Monday)
- Place : No. 151, Section 5, Danjin Road, Tamsui District, New Taipei City (Tamsui Training Center of Taiwan Secom Co., LTD)

Attendance:

Total outstanding Taiwan Secom Co., Ltd. shares (excluding shares with no votingright as provided by Article179 of the Company LAW) : 440,923,288 shares.

Total shares represented by shareholders present in person or by proxy : 366,686,016 shares.

Percentage of shares held by shareholder present in person or by proxy : 83.16%.

Directors present : Chairman LIN Hsiao-Hsin, Director LIN Chien-Han, Director LIN Ming-Sheng, Director ONODERA Hirofumi, Director HSU Lan-Ying (Online Attendance), Director TU Heng-Yi, Director SATO Sadahiro, Director NAKATA Takashi, Independent Director CHEN Tien-Wen (Audit Committee Convener). The directors attended is 9, over the half of the entire directors of 11.

In Attendance : CPA Wang, Yahn-Jyun(Online Attendance), CPA Hsu, Hsin-Min(Online Attendance), Attorney at law LI, Chen-Yi(Online Attendance).

Meeting Chair : Chairman LIN Hsiao-Hsin

Recorder : CHAN, Jui-Chi

- A. The aggregate shareholding of the shareholders present in person or by proxy constituted a quorum. The Chairman called the meeting to order.
- B. Chairperson Remarks: (Omitted)
- C. Report Items
 - I. 2021 Business Reported (refer to Attachment I)
 - II. 2021 Audit Committee Report (refer to Attachment II)
 - III. 2021 Distribution of Employees and Directors' Remuneration Explanatory Notes:
 For 2021, employee remuneration totaled NTD 29,435,307 and the Board of Directors remuneration totaled NTD 117,741,227. The above-mentioned compensations were approved by the Board of Directors on March 15, 2022 and were all paid in cash.
- D. Matters for Approval
 - I. It was proposed to accept 2021 Business Report and Financial Statements. (Proposed by the board of directors)

Explanatory Notes:

(I) The Company's 2021 business report and financial statements (including standalone financial statements and consolidated financial statements) have been prepared, and the financial statements that have been stamped by the Chairman, CEO and CAO are also attached. The financial statements are audited by Ian Wang and Hsin-Min Hsu of Ernst & Young Taiwan,

and submitted to the Company's audit committee, together with the business report, for review, and then presented to the shareholder meeting for ratification.

(II) The 2021 Business Report, Independent Auditors' Report, and the aforementioned Financial Statements are attached hereto as Attachment I and III.

Voting	Results	:
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Vote Type	Voting Results	Percentage (%)
The total number of votes cast	363,365,961	100%
Votes in favor	360,466,581	99.20%
Votes against	12,387	0.01%
Votes invalid	0	0%
Votes abstained	2,886,,993	0.79%

*Including votes casted electronically

II. It was proposed to accept the Distribution of Earnings for 2021. (Proposed by the board of directors)

Explanatory Notes:

- (I) According to Article 27 of the Articles of Incorporation, it is proposed to allocate the 2021 earnings. For details please refer to page 27 of this meeting handbook.
- (II) For 2021, each common shareholder will be entitled to receive a cash dividend of NTD 5 per share. Amounts under one dollar due to rounding off are summed up and will be transferred to the Welfare Committee for Employees of the Company.
- (III) The Chairman is authorized to determine the cash dividend record date and payment date upon the approval of the earnings distribution proposal at the Annual Meeting of Shareholders in 2022.
- (IV) In the event of the number of outstanding shares affected by the Company's subsequent capital increase by cash, share buyback of treasury stocks, or issuance of new shares because of convertible company bond or the exercise of employee stock options, the Chairman is authorized to determine the changes in dividend distribution and subsequent distribution matters.

Voting Results :

Vote Type	Voting Results	Percentage (%)
The total number of votes cast	363,365,961	100%
Votes in favor	360,414,979	99.18%
Votes against	50,829	0.03%
Votes invalid	0	0%
Votes abstained	2,900,153	0.79%

*Including votes casted electronically

- E. Matters for Discussions
 - I. It was proposed to discuss amendments to provisions of the Company's Article of Incorporation. (Proposed by the Board of Directors)

Explanatory Notes:

(I) In order to make the convening of shareholder meetings more flexible, Paragraph 1 of Article 172-2 of the Compact Act specifies that the Articles of Incorporation may stipulate shareholder meetings be held through teleconferencing or other methods promulgated by the central authority, and it is proposed to amend the provisions of the Company's Articles of Incorporation. The comparison table for articles before and after the amendment is presented below for discussion.

	elow for discussion.	~	
Clauses	Amended Articles	Current Articles	Explanation
<u>Article 10-1</u>	The shareholder meetings may		I. Added to this
	be held by teleconferencing or		article.
	other means announced by the		II. In line with
	Ministry of Economic Affairs.		the regulations.
Article 31	These Articles of Incorporation	These Articles of	Add the date of
	were drawn up on the thirty-	Incorporation were drawn up	the new
	first of August 1977. The first	on the thirty-first of August	amendment.
	amendment was effected on the	1977. The first amendment	amenament.
	thirtieth of September 1977.	was effected on the thirtieth of	
	The second amendment was	September 1977. The second	
	effected on the twenty-first of	amendment was effected on	
	October 1977. The third	the twenty-first of October	
	amendment was effected on the	1977. The third amendment	
	fifteenth of December 1978.	was effected on the fifteenth of	
	The fourth amendment was	December 1978. The fourth	
	effected on the fifth of	amendment was effected on	
	February 1979. The fifth	the fifth of February 1979. The	
	amendment was effected on the	fifth amendment was effected	
	thirty-first of July 1979. The	on the thirty-first of July 1979.	
	sixth amendment was effected	The sixth amendment was	
	on the thirty-first of March	effected on the thirty-first of	
	1980. The seventh amendment	March 1980. The seventh	
	was effected on the first of May	amendment was effected on	
	1980. The eighth amendment	the first of May 1980. The	
	was effected on the twenty-	eighth amendment was	
	seventh of June 1980. The	effected on the twenty-seventh	
	ninth amendment was effected	of June 1980. The ninth	
	on the seventeenth of April	amendment was effected on	
	1981. The tenth amendment	the seventeenth of April 1981.	
	was effected on the ninth of	The tenth amendment was	
	December 1981. The eleventh	effected on the ninth of	
	amendment was effected on the	December 1981. The eleventh	
	twenty-first of January 1982.	amendment was effected on	
	The twelfth amendment was	the twenty-first of January	
	effected on the seventh of June	1982. The twelfth amendment	
	1982. The thirteenth	was effected on the seventh of	
	amendment was effected on the	June 1982. The thirteenth	
	twenty-ninth of December	amendment was effected on	
	1982. The fourteenth	the twenty-ninth of December	
	amendment was effected on the	1982. The fourteenth	
	amendment was effected on the	1982. The fourteenth	

thirty of June 1985. The fifteenth amendment was effected on the twenty-fifth of April 1987. The sixth amendment was effected on the twelfth of May 1989. The seventeen amendment was effected on the eighteenth of September 1989. The eighteenth amendment was effected on the twenty-fifth of April 1991. The nineteenth amendment was effected on the thirtieth of April 1992. The twentieth amendment was effected on the thirtieth of March 1993. The twenty-first amendment was effected on the twenty-ninth of April 1994. The twenty-second amendment was effected on the twentyninth of April 1995. The twenty-third amendment was effected on the twentieth of April 1996. The twenty-fourth amendment was effected on the twenty-fourth of May 1997. The twenty-fifth amendment was effected on the thirtieth of April 1998. The twenty-sixth amendment was effected on the thirtieth of April 1999. The twenty-seventh amendment was effected on the nineteenth of May 2000. The twentyeighth amendment was effected on the tenth of May 2001. The twenty-ninth amendment was effected on the nineteenth of June 2002. The thirtieth amendment was effected on the twelfth of June 2003. The thirty-first amendment was effected on the seventeenth of June 2005. The thirty-second amendment was effected on the twenty-second of June 2006. The thirty-third amendment was effected on the thirteenth of June 2008. The thirty-fourth amendment was effected on the nineteenth of June 2012. The thirty-fifth amendment was

amendment was effected on the thirty of June 1985. The fifteenth amendment was effected on the twenty-fifth of April 1987. The sixth amendment was effected on the twelfth of May 1989. The seventeen amendment was effected on the eighteenth of September 1989. The eighteenth amendment was effected on the twenty-fifth of April 1991. The nineteenth amendment was effected on the thirtieth of April 1992. The twentieth amendment was effected on the thirtieth of March 1993. The twenty-first amendment was effected on the twenty-ninth of April 1994. The twenty-second amendment was effected on the twenty-ninth of April 1995. The twenty-third amendment was effected on the twentieth of April 1996. The twentyfourth amendment was effected on the twenty-fourth of May 1997. The twenty-fifth amendment was effected on the thirtieth of April 1998. The twenty-sixth amendment was effected on the thirtieth of April 1999. The twentyseventh amendment was effected on the nineteenth of May 2000. The twenty-eighth amendment was effected on the tenth of May 2001. The twenty-ninth amendment was effected on the nineteenth of June 2002. The thirtieth amendment was effected on the twelfth of June 2003. The thirty-first amendment was effected on the seventeenth of June 2005. The thirty-second amendment was effected on the twenty-second of June 2006. The thirty-third amendment was effected on the thirteenth of June 2008. The thirty-fourth amendment

effected on the fourteenth of	was effected on the nineteenth	
June 2013. The thirty-sixth	of June 2012. The thirty-fifth	
amendment was effected on the	amendment was effected on	
twenty-fourth of June 2014.	the fourteenth of June 2013.	
The thirty-seventh amendment	The thirty-sixth amendment	
was effected on the third of	was effected on the twenty-	
June 2016. The thirty-eighth	fourth of June 2014. The	
amendment was effected on the	thirty-seventh amendment was	
twenty-second of June 2017.	effected on the third of June	
The thirty-ninth amendment	2016. The thirty-eighth	
was effected on the fourteenth	amendment was effected on	
of June 2019. The fortieth	the twenty-second of June	
amendment was effected on the	2017. The thirty-ninth	
thirtieth of May 2022 after	amendment was effected on	
approval during the	the fourteenth of June 2019	
shareholders' meeting and	after approval during the	
amendment.	shareholders' meeting and	
_	amendment.	

Voting Results :

Vote Type	Voting Results	Percentage (%)
The total number of votes cast	363,365,961	100%
Votes in favor	359,706,648	98.99%
Votes against	437,341	0.13%
Votes invalid	0	0%
Votes abstained	3,221,972	0.88%

*Including votes casted electronically

II. It was proposed to discuss amendments to provisions of the Procedures for Acquisition or Disposal of Assets (Proposed by the Board of Directors)

Explanatory Notes:

(I) In accordance with the Jin-Guan-Zheng-Fa-Zi Ruling #1110380465 issued by the Financial Supervisory Commission on January 28, 2022, it is proposed to amend the provisions of the Company's Procedures for Acquisition or Disposal of Assets. The comparison table for articles before and after the amendment is presented below for discussion.

	articles service and arter the amenanical is presented service for ansetablica.		
Clauses	Amended Articles	Current Articles	Explanation
Article 8	Criteria for announcement and	Criteria for announcement and	Amended in
	reporting that should be	reporting that should be	accordance with
	processed.	processed.	the Regulations
	Asset acquisitions and disposals	Asset acquisitions and disposals	Governing the
	that involve any of the	that involve any of the	Acquisition and
	following circumstances shall	following circumstances shall	Disposal of
	be announced and reported	be announced and reported	Assets by Public
	within 2 days of occurrence	within 2 days of occurrence	Companies
	over the website designated by	over the website designated by	-
	the Financial Supervisory	the Financial Supervisory	

	Commission (FSC) using the	Commission (FSC) using the	
-	prescribed format:	prescribed format:	
	I. Real estate properties or	I. Real estate properties or	
	right-of-use assets thereof	right-of-use assets thereof	
	acquired from or disposed to	acquired from or disposed to	
	related parties, or other non-	related parties, or other non-	
	real estate assets or right-of-	real estate assets or right-of-	
	use assets thereof acquired	use assets thereof acquired	
	from or disposed to related	from or disposed to related	
	parties that amount to 20% of	parties that amount to 20% of	
	the Company's paid-up	the Company's paid-up	
	capital, or 10% of total	capital, or 10% of total	
	assets, or NTD 300 million or	assets, or NTD 300 million	
	above. This excludes trading	or above. This excludes	
	of domestic government	trading of domestic	
	bond, repurchase/resale	government bond,	
	agreement, and subscription	repurchase/resale agreement,	
	or redemption of money	and subscription or	
	market funds issued by	redemption of money market	
	domestic securities investment trust companies.	funds issued by domestic securities investment trust	
	II. Mergers, spin-offs, business	companies.	
	acquisitions or transfer of	II. Mergers, spin-offs, business	
	shares.	acquisitions or transfer of	
י	III. Derivative transactions	shares.	
	accumulating losses more	III. Derivative transactions	
	than the aggregate or	accumulating losses more	
	individual contract caps	than the aggregate or	
	prescribed in the relevant	individual contract caps	
	procedures.	prescribed in the relevant	
	IV. Acquisition or disposal of	procedures.	
	operating equipment or	IV. Acquisition or disposal of	
	right-of-use assets thereof	operating equipment or right-	
	with an unrelated party, and	of-use assets thereof with an	
	the transaction amount	unrelated party, and the	
	exceeds NT\$500 million.	transaction amount exceeds	
	V. Acquisition or disposal by a	NT\$500 million.	
	public company in the	V. Acquisition or disposal by a	
	construction business of real	public company in the	
	property or right-of-use	construction business of real	
	assets thereof for	property or right-of-use	
	construction use, and	assets thereof for	
	furthermore the transaction	construction use, and	
	counterparty is not a related	furthermore the transaction	
	party, and the transaction	counterparty is not a related	
	amount reaches NT\$500	party, and the transaction	
	million.	amount reaches NT\$500 million.	
	VI. Acquisition of real estate		
	property in the form of	VI. Acquisition of real estate	
	development over	property in the form of	
	purchased land, development over leased	development over purchased land, development over	
	land, joint development	leased land, joint	
	land, joint de veropinent	Teusea Iuna, joint	

with separate ownership,	development with separate	
joint development with	ownership, joint	
proportional holding, or	development with	
joint development with	proportional holding, or joint	
partial sale, where the	development with partial	
counterparty is unrelated	sale, where the counterparty	
and in which the Company	is unrelated and in which the	
expects to invest NT\$500	Company expects to invest	
million or more.	NT\$500 million or more.	
VII. Transaction of assets other	VII. Transaction of assets other	
than the ones listed in the 6	than the ones listed in the 6	
subparagraphs above,	subparagraphs above,	
disposal of debt entitlement	disposal of debt entitlement	
by a financial institution, or	by a financial institution, or	
investment into China that	investment into China that	
amounts to 20% of the	amounts to 20% of the	
Company's paid-up capital	Company's paid-up capital or	
or NT\$300 million or more.	NT\$300 million or more.	
However, the following	However, the following	
transactions can be	transactions can be excluded:	
excluded:	(I) Trading of domestic	
(I) Trading domestic	government bonds.	
government bonds <u>or</u>	government conds.	
foreign government		
bonds with a credit		
rating no lower than		
Taiwan's sovereign		
credit rating.	(II) Where the company	
(II) Where the company	specializes in the	
specializes in the	investment profession,	
investment profession,	any securities traded	
any securities traded	through exchange or	
through exchange or	through securities firms,	
through securities firms,	or ordinary corporate	
or foreign government	bonds and ordinary bank	
bonds, ordinary corporate	debentures without equity	
bonds and ordinary bank	attribute subscribed in the	
debentures without	domestic primary market	
equity attribute	(excluding subordinated	
subscribed in the primary	bonds), or	
market (excluding	subscription/redemption	
subordinated bonds), <u>or</u>	of securities investment	
subscription/redemption	or futures trust funds, or	
of securities investment	securities subscribed by a	
or futures trust funds, or	securities firm as part of	
	-	
subscription/redemption exchange-traded notes, or	its underwriting service or counseling service for	
•	•	
securities subscribed by a	Emerging Stock Market	
securities firm as part of	companies, as regulated	
its underwriting service	by Taipei Exchange.	
or counseling service for		
Emerging Stock Market		

companies, as regulated	(III) Re-purchase/re-sale	
by Taipei Exchange.	agreement, or	
(III) Re-purchase/re-sale	subscription or	
agreement, or	redemption of money	
subscription or	market funds issued by	
redemption of money	domestic securities	
market funds issued by	investment trust	
domestic securities	companies.	
investment trust	Amounts of the above	
companies.	transactions shall be calculated	
Amounts of the above	based on the following:	
transactions shall be calculated	I. Amount of each transaction.	
based on the following:	II. Cumulative amount of	
I. Amount of each transaction.	similar assets acquired from	
II. Cumulative amount of	or disposed to the same	
similar assets acquired from	counterparty over the past	
or disposed to the same	one year.	
counterparty over the past	III. Cumulative amount of the	
one year.	same development project or	
III. Cumulative amount of the	right-of-use assets thereof	
same development project or	acquired or disposed of	
right-of-use assets thereof	(acquisitions and disposals	
acquired or disposed of	accumulate separately) in the	
(acquisitions and disposals	past one year.	
accumulate separately) in the	IV. Cumulative amount of the	
past one year.	same securities acquired or	
IV. Cumulative amount of the	disposed of (acquisitions	
same securities acquired or	and disposals accumulate	
disposed of (acquisitions and	separately) over the past one	
disposals accumulate	year.	
separately) over the past one	The "one-year" timeframe	
year.	mentioned in the preceding	
The "one-year" timeframe	Paragraph dates back one year	
mentioned in the preceding	from the date of occurrence.	
Paragraph dates back one year	Transactions that have already	
from the date of occurrence.	been announced according to	
Transactions that have already	the Procedures can be	
been announced according to the Procedures can be	excluded.	
excluded.	The Company shall provide	
	monthly reports on all derivative transactions	
The Company shall provide monthly reports on all	undertaken by the Company	
derivative transactions	and non-public domestic	
undertaken by the Company	subsidiaries up until the end of	
and non-public domestic	the previous month, and submit	
subsidiaries up until the end of	such reports to the website	
the previous month, and submit	designated by the FSC before	
such reports to the website	the 10th calendar day of each	
designated by the FSC before	month using the prescribed	
the 10th calendar day of each	format.	
month using the prescribed	If errors or omissions are	
format.	discovered in the mandatory	
	announcements where	

	If errors or omissions are discovered in the mandatory announcements where rectifications are required, the Company shall start afresh and announce/report all items again within 2 days from the date of knowledge of such errors or omissions. All contracts, meeting minutes, transaction logs, valuation reports, and accountant's, lawyer's, or securities underwriter's opinions relevant to the acquisition or disposal of	rectifications are required, the Company shall start afresh and announce/report all items again within 2 days from the date of knowledge of such errors or omissions. All contracts, meeting minutes, transaction logs, valuation reports, and accountant's, lawyer's, or securities underwriter's opinions relevant to the acquisition or disposal of assets shall be retained within the Company for at least 5 years unless otherwise	
	assets shall be retained within the Company for at least 5 years unless otherwise specified by law.	specified by law.	
Article 10 Paragraph 1	 specified by law. In the event of the Company's acquisition or disposal of real property, equipment and/or right-of-use assets where the transaction amount reaches 20% of the Company's paid-in capital or NT\$300 million or more, except for the transactions with domestic governments, engaging others to build on their own lands, engaging others to build on rented land, or acquiring or disposing of equipment or right-of-use assets for business use, the Company shall, prior to the date of occurrence, obtain an appraisal report from a professional appraiser and shall comply with the following regulations: (I) If, for any reason, the Company is in need of using restrictive, specific or special pricing to serve as reference for the transaction price, the underlying transaction must be approved by the board resolution before proceeding. Any subsequent changes in transaction term shall also be subject to the same procedures. (II) For transactions that 	In the event of the Company's acquisition or disposal of real property, equipment and/or right-of-use assets where the transaction amount reaches 20% of the Company's paid-in capital or NT\$300 million or more, except for the transactions with domestic governments, engaging others to build on their own lands, engaging others to build on rented land, or acquiring or disposing of equipment or right-of-use assets for business use, the Company shall, prior to the date of occurrence, obtain an appraisal report from a professional appraiser and shall comply with the following regulations: (I) If, for any reason, the Company is in need of using restrictive, specific or special pricing to serve as reference for the transaction price, the underlying transaction must be approved by the board resolution before proceeding. Any subsequent changes in transaction term shall also be subject to the same procedures. (II) For transactions that	Amended in accordance with the Regulations Governing the Acquisition and Disposal of Assets by Public Companies

	omount to NTO 1 1.111.	omount to NTO1 1.111.	
	amount to NT\$1 billion or	amount to NT\$1 billion or	
	more, quotations from at	more, quotations from at	
	least two professional	least two professional	
	appraisers are needed.	appraisers are needed.	
	(III) Where any one of the	(III) If the appraisal concluded	
	following circumstances	by the professional	
	applies with respect to the	appraisers shows any one of	
	professional appraiser's	the following circumstances,	
	appraisal results, unless all	a certified public accountant	
	the appraisal results for the	shall be engaged to provide	
	assets to be acquired are	opinions with regards to the	
	higher than the transaction	cause of discrepancy and the	
	amount, or all the appraisal	rationality of the transaction	
	results for the assets to be	price in accordance with	
	disposed of are lower than	Statement on Auditing	
	the transaction amount, a	Standards No. 20 published	
	certified public accountant	by the Accounting Research	
	shall be engaged to render a	and Development	
	specific opinion regarding	Foundation (referred to as	
	the reason for the	the ARDF), except in	
	discrepancy and the	situations where the	
	adequacy of the transaction	appraised price is higher	
	price.	than the price of asset	
		acquired or lower than the	
		price of asset sold:	
	1.The discrepancy between	1. The discrepancy between	
	the appraisal result and the	the appraisal result and the	
	transaction amount is 20%	transaction amount is 20%	
	or more of the transaction	or more of the transaction	
	amount.	amount.	
	2. The discrepancy between	2. The discrepancy between	
	the appraisal results of two	the appraisal results of two	
	or more professional	or more professional	
	appraisers is 10% or more	appraisers is 10% or more	
	of the transaction amount.	of the transaction amount.	
	(IV) Where professional	(IV) Where professional	
	appraisal is used, the	appraisal is used, the	
	appraisers' reports shall be	appraisers' reports shall be	
	dated no further than 3	dated no further than 3	
	months from the contract	months from the contract	
	date. However, if the report	date. However, if the report	
	still applies to the same	still applies to the same	
	current value announced by	current value announced by	
	the government and is no	the government and is no	
	more than six months old,	more than six months old,	
	an opinion can be accepted	an opinion can be accepted	
	from the original appraiser	from the original appraiser	
	instead.	instead.	
Article 10	Where the Company acquires or	Except in situations where the	Amended in
Paragraph 2	disposes of intangible assets or	counterparty is a domestic	accordance with
	right-of-use assets or	government agency, the	the Regulations
	membership card and the	acquisition or disposal of	Governing the
	transaction amount reaches 20%	intangible assets or right-of-use	Acquisition and
		0 Bur et	1

Article 10	or more of paid-in capital or NT\$300 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.	assets thereof or membership that amount to 20% of the Company's paid-up capital or NTD 300 million or above shall be supported by the CPAs' opinions issued <u>in regards to the</u> <u>rationality of the transaction</u> <u>price according to Statement on</u> <u>Auditing Standards No. 20</u> <u>published by ADRF before the</u> <u>date of occurrence.</u> When acquiring or disposing of	Disposal of Assets by Public Companies Amended in
Paragraph 3	securities, the Company shall obtain the latest audited or auditor-reviewed financial statements of the securities issuer prior to the date of occurrence. Transactions that amount to 20% of the Company's paid-in capital or NT\$300 million or above shall be supported by the CPA's opinion with regards to the rationality of the transaction price prior to the date of occurrence. However, this requirement does not apply to securities that are openly quoted in an active market or in circumstances where the FSC has regulated otherwise.	securities, the Company shall obtain the latest audited or auditor-reviewed financial statements of the securities issuer prior to the date of occurrence. Transactions that amount to 20% of the Company's paid-in capital or NT\$300 million or above shall be supported by the CPA's opinion with regards to the rationality of the transaction price prior to the date of occurrence. <u>Should the CPA</u> <u>require an expert's opinion, one</u> <u>shall be obtained in accordance</u> <u>with Statement on Auditing</u> <u>Standards No. 20 published by</u> <u>ARDF.</u> However, this requirement does not apply to securities that are openly quoted in an active market or in circumstances where the FSC has regulated otherwise.	accordance with the Regulations Governing the Acquisition and Disposal of Assets by Public Companies
Article 11 Paragraph 1	Acquiring or disposing of assets from related parties I. Acquisition and disposal of assets with related parties are subject to the relevant laws and regulations, resolution procedures and rationality assessments of the Procedures if they amount to 10% or more of the Company's total assets. In addition, an appraisal report from a professional appraiser or an opinion from a CPA shall be obtained in accordance with the Procedures to support the transaction. The calculation of transaction amount shall be done	Acquiring or disposing of assets from related parties I. Acquisition and disposal of assets with related parties are subject to the relevant laws and regulations, resolution procedures and rationality assessments of the Procedures if they amount to 10% or more of the Company's total assets. In addition, an appraisal report from a professional appraiser or an opinion from a CPA shall be obtained in accordance with the Procedures to support the transaction. The calculation of transaction amount shall be done	Amended in accordance with the Regulations Governing the Acquisition and Disposal of Assets by Public Companies

	in accordance with the provisions of Paragraph 2 of Article 8. When determining whether the transaction counterparty is a related party, the legal form and the substantive relationship should both be considered.	in accordance with the provisions of Paragraph 2 of Article 8. <u>The one-year</u> <u>timeframe mentioned shall date</u> <u>back from the date of occurrence</u> <u>of the current transaction.</u> <u>Transactions that have already</u> <u>been supported with professional</u> <u>appraisers' valuation or CPAs'</u> <u>opinions in accordance with the</u> <u>procedures can be excluded from</u> <u>calculation.</u> When determining whether the transaction partner is a related party, the legal form and the substantive relationship should both be considered.	
Article 11 Paragraph 2	 II. With the exception of domestic government bonds, re-purchase/re-sale agreements, and subscription/redemption of money market funds issued by domestic securities investment trust enterprises, acquisition and disposal of real estate properties or usage rights thereof with related parties or non-real estate assets or usage rights thereof with related parties amounting to 20% of the Company's paid-up capital, 10% of total assets or NT\$300 million or more shall have the following information submitted to the audit committee for review and forwarded to the board for approval before the deal is signed or paid: (I) The purpose, necessity and expected benefits of the asset acquisition/disposal. (II) The reasons for transacting with a related party. (III) When acquiring real estate or right-of-use assets thereof with a related party, any information that is relevant to establishing 	 II. With the exception of domestic government bonds, re-purchase/re-sale agreements, and subscription/redemption of money market funds issued by domestic securities investment trust enterprises, acquisition and disposal of real estate properties or usage rights thereof with related parties or non-real estate assets or usage rights thereof with related parties amounting to 20% of the Company's paid-up capital, 10% of total assets or NT\$300 million or more shall have the following information submitted to the audit committee for review and forwarded to the board for approval before the deal is signed or paid: (I) The purpose, necessity and expected benefits of the asset acquisition/disposal. (II) The reasons for transacting with a related party. (III) When acquiring real estate or right-of-use assets thereof with a related party, any information that is 	Amended in accordance with the Regulations Governing the Acquisition and Disposal of Assets by Public Companies

transaction rationality in	relevant to establishing	
accordance with the	transaction rationality in	
procedures.	accordance with the	
(IV) The date, price, and	procedures.	
counterparty at/from	(IV) The date, price, and	
which the related party	counterparty at/from	
had acquired the asset in	which the related party	
the first place, and the	had acquired the asset in	
relationship between the	the first place, and the	
Company and the initial	relationship between the	
counterparty.	Company and the initial	
(V) A cash projection report	counterparty.	
for the next 12 months	(V) A cash projection report	
starting from the contract	for the next 12 months	
month, with comments	starting from the contract	
made on the necessity of	month, with comments	
the transaction and the	made on the necessity of	
rationality of capital	the transaction and the	
usage.	rationality of capital	
(VI) Professional valuer's report	usage.	
or CPAs' opinion obtained	(VI) Professional valuer's	
in accordance with the	report or CPAs' opinion	
preceding Article.	obtained in accordance	
(VII) Restrictions and other	with the preceding	
important terms of this	Article.	
transaction.	(VII) Restrictions and other	
Any of the following	important terms of this	
transactions taking place	transaction.	
between the Company and its	Any of the following	
subsidiaries, or between subsidiaries in which the	transactions taking place	
Company has 100% direct or	between the Company and its subsidiaries, or between	
indirect shareholding or	subsidiaries in which the	
capital contribution may be	Company has 100% direct or	
carried out at the discretion of	indirect shareholding or capital	
the chairman, subject to board	contribution may be carried	
of directors' prior	out at the discretion of the	
authorization in accordance	chairman, subject to board of	
with Article 6 and up to	directors' prior authorization in	
NT\$500 million, and raised	accordance with Article 6 and	
for ratification afterwards	up to NT\$500 million, and	
during the latest board	raised for ratification	
meeting:	afterwards during the latest	
I. Acquisition or disposal of	board meeting:	
operating equipment or	I. Acquisition or disposal of	
usage rights thereof.	operating equipment or	
II. Acquisition or disposal of	usage rights thereof.	
operating real estate or	II. Acquisition or disposal of	
usage rights thereof.	operating real estate or	
Independent directors' opinions	usage rights thereof.	
shall be fully taken into	The transaction amount in the	
consideration when the	preceding paragraph shall be	
transaction is proposed for	calculated in accordance with	

	discussion among the board of directors in accordance with Subparagraph 1, Paragraph 2 of Article 11. Any objections or qualified opinions expressed by independent directors shall be detailed in board meeting minutes. In accordance with Subparagraph 1, Paragraph 2 of Article 11, any issues that are subject to the audit committee' acknowledgment shall be agreed upon by half or more of the	the provisions of Paragraph 2 of Article 8, the past one year retrospectively before the date of occurrence. Items that have been submitted to the audit committee and approved by the board meeting in accordance with these procedures are exempt from being re-calculated.	
	non-domestic public subsidiaries has any transactions specified in Subparagraph 1, Paragraph 2 of Article 11 and the amount is more than 10% of the Company's total assets, the Company shall submit the relevant information of such transactions to the shareholder meeting for approval before signing the transaction contracts and making payments.		
	Exception can be made, however, if the transactions are between the Company and its parent and subsidiaries or between the subsidiaries. The transaction amount in Subparagraph 1 of Paragraph 2 of Article 11 and Paragraph 1 shall be calculated in accordance with the provisions of Paragraph 2 of Article 8, the past one year		
Article 11	retrospectively before the date of occurrence. Items that have been submitted to and approved by the shareholder meeting, the audit committee and the board meeting in accordance with these procedures are exempt from being re-calculated.	III. For all real estate properties	Amended in
Paragraph 3	or right-of-use assets thereof acquired from	acquired from related parties, the rationality of transaction	accordance with the Regulations

	related parties, the	costs shall be evaluated	Governing the
	rationality of transaction	using the following methods:	Acquisition and
	costs shall be evaluated		Disposal of Assets
	using the following		by Public
	methods:		Companies
	(I) Add interests of	(I) Add interests of	Companies
	necessary funding and	necessary funding and	
	any costs legally borne	any costs legally borne	
	by the buyer onto the	by the buyer onto the	
	price of the related party	price of the related party	
	transaction. Interests on	transaction. Interests on	
	capital is calculated at	capital is calculated at the	
	the weighted average	weighted average interest	
	interest rate that the	rate that the Company	
		would have incurred if it	
	Company would have incurred if it finances the	finances the asset	
	asset purchase in the		
		purchase in the year	
	year acquired. However, this rate shall not exceed	acquired. However, this	
		rate shall not exceed the	
	the maximum lending	maximum lending rate for non-financial	
	rate for non-financial		
	institutions, as regulated	institutions, as regulated	
	by the Ministry of	by the Ministry of	
	Finance.	Finance.	
	(II)If the related party had	(II)If the related party had	
	once pledged the	once pledged the	
	property as collateral and	property as collateral and	
	borrowed from a	borrowed from a	
	financial institution, the	financial institution, the	
	value estimated by the	value estimated by the	
	financial institution	financial institution	
	should be used as	should be used as	
	reference, provided that	reference, provided that	
	the financial institution	the financial institution	
	had lent more than 70%	had lent more than 70%	
	of the property value for	of the property value for	
	more than 1 year. This	more than 1 year. This	
	does not apply if the	does not apply if the	
	financial institution is a	financial institution is a	
	related party to one of	related party to one of the	
	the counterparties.	counterparties.	
Article 14	Professional appraisers and their	Professional appraisers and their	Amended in
	officers, certified public	officers, certified public	accordance with
	accounts, attorneys, and	accounts, attorneys, and	the Regulations
	securities underwriters that	securities underwriters that	Governing the
	provide the Company with	provide the Company with	Acquisition and
	appraisal reports, certified public	appraisal reports, certified public	Disposal of Assets
	accountant's opinions, attorney's	accountant's opinions, attorney's	by Public
	opinions, or underwriter's	opinions, or underwriter's	Companies
	opinions shall meet the	opinions shall meet the	
	following requirements:	following requirements:	
	I. No previous violations	I. No previous violations	
	against the Securities and	against the Securities and	

Exchange Act, the Company Act, the Banking Act, the Insurance Act, the Financial Holding Company Act, or the Regulations on Business Entity Accounting Handling and no conviction of fraud, breach of trust, misappropriation, forgery or any crime relating to business activities resulting in a sentence of one-year imprisonment or higher. This excludes situations where three years have passed since the subject has served the sentence, endured the probation period or is pardoned from the crime.II. May not be a related party or de facto related party of any party to the transaction.III. If the Company is required to obtain appraisal reports from two or more professional appraisers, the different professional appraisers or appraisal officers may not be related parties or parties that have a substantive relationship with one another.When issuing an appraisal report or opinion, the personnel referred to in the preceding paragraph shall comply with the self-discipline rules of trade associations they are affiliated with and the following matters: I. Prior to accepting a case, they shall prudently assess their own professional capabilities, practical cexperience, and independence.	 Exchange Act, the Company Act, the Banking Act, the Insurance Act, the Financial Holding Company Act, or the Regulations on Business Entity Accounting Handling and no conviction of fraud, breach of trust, misappropriation, forgery or any crime relating to business activities resulting in a sentence of one-year imprisonment or higher. This excludes situations where three years have passed since the subject has served the sentence, endured the probation period or is pardoned from the crime. II. May not be a related party or de facto related party of any party to the transaction. III. If the Company is required to obtain appraisal reports from two or more professional appraisers, the different professional appraisers or appraisal officers may not be related parties or parties that have a substantive relationship with one another.
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TT TT 1 11'	
<u>II.</u> <u>When handling a case</u> ,	
they shall appropriately plan	
and execute adequate	
working procedures, in order	
to produce a conclusion and	
use the conclusion as the	
basis for issuing the report or	
opinion. The related working	
procedures, data collected,	
and conclusion shall be fully	
and accurately specified in	
the case working papers.	
III. They shall undertake an	
item-by-item evaluation of	
the appropriateness and	
reasonableness of the	
sources of data used, the	
parameters and the	
information, as the basis for	
issuance of the appraisal	
report or the opinion.	
IV. They shall issue a statement	
attesting to the professional	
competence and	
independence of the	
personnel who prepared the	
report or opinion, and that	
they have evaluated and	
found that the information	
used is appropriate and	
reasonable, and that they	
have complied with	
applicable laws and	
regulations.	

Voting Results :

Vote Type	Voting Results	Percentage (%)
The total number of votes cast	363,365,961	100%
Votes in favor	360,111,837	99.10%
Votes against	34,149	0.02%
Votes invalid	0	0%
Votes abstained	3,219,975	0.88%

*Including votes casted electronically

III. It was proposed to discuss amendments to provisions of the Company's Rules and Procedures of Shareholders Meetings

Explanatory Notes:

(I) In order to comply with the laws and regulations and meet and the current needs of the Company's operations, it is proposed to amend provisions of the Company's Rules and Procedures of Shareholders Meetings. The comparison table for articles before and after the amendment is presented below for discussion.

	amendment is presented below for d		
Clause	Amended Articles	Current Articles	Explanation
Article 1	These Rules have beenestablished in accordance withArticle 5 of the CorporateGovernance Best PracticePrinciples for TWSE/TPEx ListedCompanies in order to build astrong board governance systemfor shareholders meetings androbust supervisory capabilitiesand reinforce managementcapabilities for the Company.		Article added.
Article 2	Unless of the Company. Unless otherwise specified by law or the Articles of Incorporation, shareholder meetings of the Company shall proceed according to the terms of these Rules.	Article 1 of the original <u>Procedures</u> , and the Company's shareholder meetings are conducted <u>in accordance with</u> <u>these rules</u> . <u>Article 20 of the original</u> <u>procedures</u> . Any matters that are <u>not addressed in these Rules of</u> <u>Procedures or contradicts with the</u> <u>law and regulations shall be</u> <u>governed by the existing</u> <u>Company Act and other relevant</u> <u>laws and regulations or the</u> <u>Article of Incorporation</u> .	 I. Adjust order of articles (the original Article 1 and 20 are changed to Article 2) II. Amend the content of the articles.
Article 3	Unless otherwise specified by law, shareholders' meetings are to be convened by the board of directors. Any changes to the convening of a shareholder meeting shall be resolved in a board meeting, which should be completed at the latest before the notice of the shareholder meeting is sent. The Company shall compile an electronic file that contains the meeting advice, a proxy form, a detailed description of the agenda to be acknowledged or discussed during the meeting, and notes on re-election or dismissal of		Article added.

directors/supervisors and post it onto the Market Observation Post System (MOPS) at least 30 days before an annual general meeting, or 15 days before an extraordinary shareholder meeting. At least 21 days before an annual general meeting or 15 days before an extraordinary shareholders' meeting, an electronic copy of the shareholders' meeting handbook and supplementary information shall be prepared and posted onto the MOPS. Physical copies of the shareholder meeting handbook and supplementary information shall be prepared at least 15 days before the meeting, and made accessible to shareholders upon request. These documents must also be placed within the Company's premises and at the stock transfer agent, and distributed on-site during the shareholder meeting. The reasons for convening a

shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form.

Discussions concerning election or dismissal of directors and supervisors, amendment of Articles of Incorporation, capital reduction, delisting, directors' competing business involvement, capitalization of earnings, capitalization of reserves, dismissal of the Company. merger, divestment, and any issues listed in Paragraph 1, Article 185 of The Company Act; Articles 26-1 and 43-6 of the Securities and Exchange Act; and Articles 56-1 and 60-2 of **Regulations** Governing the Offering and Issuance of Securities by Securities Issuers must be notified in advance with a summary explained as part of

the meeting agenda, and cannot be raised in the form of special motion.

The notification for the convening of shareholder meeting has announced the re-election of directors and supervisors and the inauguration date. After the reelection at the shareholder meeting, the inauguration date shall not be changed by extraordinary motion or other means in the same meeting.

Shareholders who hold over 1% of the total issued shares may propose issues in the Company's shareholder general meeting. Each shareholder is limited to one issue, and additional issues will not be included in the proposal discussion. Furthermore, if the issue raised by shareholders involves items in Paragraph 4, Article 172-1 of the Company Act, the board of directors can omit the proposal.

Shareholders may submit proposals which aim to urge the Company to promote the public interest or fulfill social responsibilities. The proposals should cover one discussion item at a time in accordance with Article 172-1 of the Company Act, and those with more than one item in the proposal will not be included in the motion.

The Company shall announce the acceptance of shareholders' proposals, methods of acceptance, either in writing or electronic format, venue of acceptance and period. The acceptance period shall not be less than ten days.

Shareholder proposals shall be limited to 300 words. Proposals that exceed 300 words shall not be listed in the proposals. The proposing shareholders shall personally or entrust another to attend the regular shareholders meeting and

Article 4	participate in the proposal discussion. Prior to the date for issuance of notice of a shareholders meeting, this Company shall inform the shareholders who submitted proposals of the proposal screening results, and shall list in the meeting notice the proposals that conform to the provisions of this article. During the shareholders meeting, the board of directors shall explain the reasons why certain proposed motions are excluded from the discussion. For each shareholders' meeting, shareholders may offer to show the power of attorney issued by the Company that specifies the scope of authorization and authorize their proxy to attend the meeting. Each shareholder may issue one proxy form and delegate one proxy only. All proxy forms must be received by the Company at least 5 days before the shareholder meeting. In cases where multiple proxy forms <u>are</u> issued, the one that arrives first shall prevail. However, this excludes situations where the shareholder has issued a proper declaration to withdraw from the previous proxy arrangement. Should the shareholder meeting personally or exercise voting rights in writing or using electronic means after a proxy. form has been received by the Company, a written notice must be sent to the Company by no later than 2 days before the meeting commences to withdraw the proxy arrangement. If the shareholder fails to withdraw proxy arrangement before the due date, the vote of the proxy attendant shall prevail. Should the shareholder decide to	The original Article 3. Shareholders may appoint proxies to attend shareholder meetings on their behalf by completing the Company's proxy form and specifying the scope of delegated authority. One shareholder is subject to one power of attorney form and one proxy only. The retaining of power of attorney and relevant information shall be handled in accordance with relevant laws and regulations. Shareholders (or their proxies) shall attend shareholders' meetings based on attendance cards, sign-in cards, or other certificates of attendance. Solicitors soliciting proxy forms shall also bring identification documents for verification.	I. Adjust order of articles (the original Article 3 is changed to Article 4) II. Add Paragraphs 3 and 4 in accordance with the laws and regulations.
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	attend shareholder meating here		
	attend shareholder meeting by		
	teleconferencing after a proxy		
	form has been received by the		
	Company, a written notice must		
	be sent to the Company by no		
	later than 2 days before the		
	meeting commences to withdraw		
	the proxy arrangement. If the		
	shareholder fails to withdraw		
	proxy arrangement before the due		
	date, the vote of the proxy		
	attendant shall prevail.		
Article 5	Shareholders' meeting	The original Article 2.	I. Adjust order of
	should be held at the location of	Shareholders' meeting should be	articles (the
	the Company or the place	held at the location of the	original Article 2 is
	convenient for the shareholders	Company or the place convenient	changed to Article
	and suitable for the meeting	for the shareholders and suitable	5)
	occasion. The meeting should not	for the meeting occasion. The	II. Paragraph 2
	be earlier than 9am or later than	meeting should not be earlier than	added in
	3pm. <u>Independent directors'</u>	9am or later than 3pm.	accordance with
	opinions on the meeting place	Jam of fater than Jpin <u>.</u>	the laws and
	and time shall also be fully considered.		regulations.
	If the shareholder meeting is		
	held by teleconferencing, it is not		
	subject to the restriction on the		
	revenue as specified in the		
	preceding paragraph.		
Article 6	The meeting notice shall		Article added.
	specify details such as the check-		
	in time, venue, and other		
	important notes for shareholders,		
	proxy solicitors and proxies		
	(referred to as shareholders)		
	where relevant. Shareholder		
	meetings convened by		
	teleconferencing shall specify the		
	methods for shareholders to		
	participate and exercise their		
	rights, the methods used to handle		
	the failure of teleconference		
	platform or teleconferencing		
	sessions due to force majeure, as		
	well as the date and other		
	requirements if the meeting needs		
	to be postponed or resumed. The		
	teleconferencing meeting should		
	also specify the alternative		
	measures taken for shareholders		
	who may have difficulties joining		
	the meeting by teleconferencing.		
	Admission of meeting		
1	participants shall begin at least 30		

minutes before the meeting commences. The reception area must be clearly marked and stationed with competent personnel. Check in to the teleconferencing platform of the shareholder meeting should be completed at least 30 minutes before the meeting starts, those who complete the check-in are considered to have attended the meeting in person.

Shareholders shall attend shareholder meetings by presenting valid conference pass, attendance card or other document of similar nature. The Company may not request shareholders to present additional documentary proof unless specified in advance. Proxy form acquirers are required to bring identity proof for verification.

The Company shall provide an attendance register for the attending shareholders to sign in, or have the attending shareholders turn in their attendance cards as to sign in.

The Company should deliver the meeting handbook, annual reports, attendance cards, speech notes, votes and other related information to the attending shareholders. Ballots should also be attached for electing directors and supervisors.

Where the shareholder is a government agency or corporate entity, more than one proxy may attend the shareholders meeting. Corporate entities that have been designated as proxy attendants can only appoint one representative to attend shareholder meeting.

Shareholders who would like to attend the teleconferencing of shareholder meeting should register with the Company at least two days before the shareholder meeting. For shareholder meetings

	that are hold by talagen former air		
	that are held by teleconferencing,		
	the Company shall upload the		
	meeting handbook, annual report		
	and other relevant information to		
	the teleconferencing platform of		
	the shareholder meeting, and		
	keep them disclosed until the end		
	of the meeting.		
Article 7	If a shareholders' meeting is	<u>The original Article 6.</u> If a	I. Change the order
	convened by the Board of	shareholders' meeting is	of articles, and the
	Directors, the meeting shall be	convened by the Board of	original Article 6
	chaired by the chairperson of the	Directors, the meeting shall be	and 5 are changed
	Board of Directors. When the	chaired by the chairperson of the	to Article 7.
	chairperson of the Board is on	Board of Directors. When the	II. Amend the content
	leave or for any reason unable to	chairperson of the Board is on	of the article and
	exercise the powers of the	leave or for any reason unable to	add the third
	chairperson, the delegation shall	exercise the powers of the	paragraph to
	be handled in accordance with the	chairperson, the delegation shall	specify the relevant
	Company Act.	be handled in accordance with the	requirements for
	XX71 · · · ·	Company Act.	the attendance of
	When a managing director	When a managing director or a	shareholder
	or a director serves as chair, as	director serves as chair, as	meetings convened
	referred to in the preceding	referred to in the preceding	by the board of
	paragraph managing director or	paragraph managing director or	directors.
	director shall be one who has held	director shall be one who has held	
	that position for six months or	that position for six months or	
	more and who understands the	more and who understands the	
	financial and business conditions	financial and business conditions	
	of the Company. The same shall	of the Company. The same shall	
	apply to a representative of legal	apply to a representative of legal	
	directors.	directors.	
	The shareholders' meeting		
	convened by the board of		
	directors shall be personally		
	hosted by the chairman of the		
	board. More than half of the		
	directors (including at least one		
	independent director) and at least		
	one representing member of various functional committees		
	shall attend the meeting, and the		
	attendance shall be recorded in		
	the meeting minutes.		
	For the meeting that is	For the meeting that is convened	
	convened by the ones with the	by the ones with the convening	
	convening authority outside of	authority outside of the board, the	
	the board, the meeting should be	meeting should be chaired by	
	chaired by convening authority.	convening authority. One person	
	One person should be selected to	should be selected to chair the	
	chair the meeting if there are	meeting if there are more than	
	more than two present.	two present.	
	Attorneys, accountants or	<u>The original Article 5.</u> Attorneys,	
	other relevant personnel	accountants or other relevant	
L	Selfer relevant personner		

	and sints of her the Commencement	nonconnal ann ainte d'har tha	
	appointed by the Company may	personnel appointed by the	
	attend the shareholders' meeting	Company may attend the	
	as non-voting delegates.	shareholders' meeting as non-	
		voting delegates.	
		Staff handling administrative	
		affairs of the shareholders	
		meeting shall wear identification	
		<u>cards or armbands.</u>	
Article 8	The Company, beginning	The original Article 19. The	I. Adjust order of
	from the time it accepts	Company, beginning from the	articles (the original
	shareholder attendance	time it accepts shareholder	Article 19 is
	registrations, shall make an	attendance registrations, shall	changed to Article
	uninterrupted audio and video	make an uninterrupted audio and	8).
	recording of the registration	-	II. Add Paragraphs 3
	procedure, the proceedings of the	procedure, the proceedings of the	and 4 in accordance
	shareholders' meeting, and the	shareholders' meeting, and the	with the laws and
	voting and vote counting	voting and vote counting	regulations.
	procedures.	procedures.	
	The aforementioned recorded	The aforementioned recorded	
	materials shall be retained for at	materials shall be retained for at	
	least 1 year. If, however, a	least 1 year. If, however, a	
	shareholder files a lawsuit	shareholder files a lawsuit	
	pursuant to Article 189 of the	pursuant to Article 189 of the	
	1	-	
	Company Act, the ballots shall be	Company Act, the ballots shall be	
	retained until the conclusion of the	retained until the conclusion of	
	litigation.	the litigation.	
	For the shareholder meetings		
	held by teleconferencing, the		
	Company shall retain records of the		
	shareholders' registration, login,		
	check-in, questioning, voting and		
	vote counting results, etc., and		
	make continuous and uninterrupted		
	audio and video recording of the		
	entire meeting.		
	The above-mentioned		
	materials and audio and video		
	recordings shall be properly		
	retained by the Company during the		
	period of existence, and they shall		
	be provided to those who are		
	entrusted with handling		
	teleconferencing tasks.		
Article 9	Attendance at shareholders	The original Article 4.	I. Adjust order of
	meeting shall be calculated based	Attendance and voting at a	articles (the original
	on shares. The number of shares	shareholders' meeting shall be	Article 4 and 7 are
	in attendance is counted based on	calculated based on the number	changed to Article
	the submitted <u>attendance cards</u>	of shares.	9)
	and the shareholding reported on	The number of shares in	II. The original Article
	• •	attendance is counted based on	7 is deleted in
	the teleconferencing platform,		accordance with the
	together with the shares with the	the submitted attendance card,	
	written or electronic voting	together with the shares with the	laws and
	rights.	written or electronic voting	regulations, and

meeting to order at the designated meeting time, and at the same. time a mounce the number of shares present and other relevant information. However, when the attending shareholders nor represent a majority of the total number of issued shares, the chairperson may announce a postponement, provided that nor more than two such postponements, for a combined total of no more shan 1 hour, may be made. The chair is to announce the meeting adjourned if still less than one third of the total issued shares are presented at the meeting adjourned if still less than one third of the total issued shares are presented at the entening adjournees in the adopted scordance to Article 175. Paragraph 1 of the Company Act.	 The chain is to call the	<i>m</i> i alta	Domographic 2.5 and
 meeting time, and at the same, time announce the number of sources are majority of the total number of issued shares, the diariperson may announce a postponement, provided that no more than two such postponement, provided that no more than two such postponement, for a combined, total on more than two such postponements. For a combined, total on more than thour, may be made. The chair is to announce it full less than one third of the total issued shares. a "tentative resolution may be adopted pursuent to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution and result may for a shareholders. The anten fing shareholders is to mark a tentative resolution and result may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The tentative resolution and result may be adopted pursuant to Paragraph 1, Article 175 of the Company Act. The te	The chair is to call the	rights.	Paragraphs 2-5 are
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Article 10	If the shareholders' meeting	<u>The original Article 8.</u> The board	- Adjust
	is convened by the Board of	should set the agenda for the	order of articles
	Directors, the Board of Directors will determine the meeting	meetings that it convenes.	(the original
	e	Relevant motions (including	Articles 8 and 15
	proceedings, and motions	extemporary motions and	are changed to
	(including special motions or	amendments to the original	Article 10)
	amended motions) shall be passed	motions) shall be decided on a	- Amend
	one at a time. The proceedings	case-by-case basis. The meeting	the content of the
	cannot be changed unless	should be carried out based on the	articles.
	resolved during the shareholders'	agenda, and should be not	
	meeting.	changed without the resolution of	
	The regulations of the	the shareholders. The chair may	
	preceding paragraph may be	not declare the meeting adjourned	
	applied to a meeting of	prior to completion of	
	shareholders convened by a party	deliberation on the meeting	
	that is not the board of directors.	agenda of the preceding	
	The chair may not declare the	paragraph (including extemporary	
	meeting adjourned prior to	motions), except by a resolution	
	completion of deliberation on the	of the shareholders meeting. <u>If</u>	
	meeting agenda of the preceding	the chair declares the meeting	
	two paragraphs (including	adjourned in violation of the	
	extemporary motions), except by	rules, a new chair shall be elected	
	a resolution of the shareholders	in accordance with statutory	
	meeting. If the chair declares the	procedures, by agreement of a	
	meeting adjourned in violation of	majority of the votes represented	
	the rules of procedure, the other	by the attending shareholders,	
	members of the board of directors	and then continue the meeting.	
	shall promptly assist the attending	After meetings are resolved to be	
	shareholders in electing a new	adjourned, shareholders may not	
	chair in accordance with statutory	elect a new chairman and	
	procedures, by agreement of a	continue the meeting at the	
	majority of the votes represented	original venue or at another	
	by the attending shareholders,	venue.	
	and then continue the meeting.		
	The chairperson must allow		
	for sufficient time to explain and	The original Article 15. The	
	discuss the various motions,	chairperson shall give proposals	
	amendments or special motions	and shareholder proposed	
	proposed during the meeting. The	revisions or provisional motions	
	chairperson may announce	sufficient time for clarification	
	discontinuance of further	and discussion. Once the	
	discussions if the issue in	chairman perceives that voting	
	question is considered to have	can proceed, the chairman shall	
	been sufficiently discussed to	stop the discussion and initiate	
	proceed with the voting and	the voting.	
	arrange sufficient voting time.	_	
Article 11	Before speaking, the	The original Article 11. Before	I. Change the number
	attending shareholders should	speaking, the attending	and order of articles
	first fill out speech notes clearly	shareholders (or proxies) should	(the original
	stating the purpose, account	first fill out speech notes clearly	Articles 11, 12, 10,
	number (or the attendance pass	stating the purpose, account	and 14 are changed
	number) or account name and	number (or the attendance pass	to Article 11).
	allow the chair to determine the	number) or account name and	II. Add Paragraphs

order to give the speech.

The attending shareholders are considered to offer no statement if they only provide the statement slips without speaking. In the event where the content of the statement is inconsistent with the speech note, the content of the statement should prevail.

Each shareholder shall not make more than two statements for the same proposals without the chairman's agreement, and each statement shall not exceed five minutes. If shareholder's statement violates the rules or exceeds the scope of the issue, the chairman shall halt the statement.

When an attending shareholder is making a statement, other shareholders shall not speak unless given permission by the chairman and the speaking shareholder. Violators shall be halted by the chairman.

The corporate shareholders who assign more than two legal representatives to attend the meeting can only have <u>one</u> person giving speech for a motion.

After an attending shareholder speaks, the chairman shall personally answer or designate a person to answer.

For the shareholder meetings held by teleconferencing, the shareholders who attend the meeting by teleconferencing may raise their questions in text form on the teleconferencing platform after the chair announces the start of the meeting and before the chair announces the ending of the meeting. A shareholder may not raise their questions more than twice for a single motion, and each question is limited to 200 words. These do not apply to the requirements of Paragraphs 1 to 5. The abovementioned

allow the chair to determine the 7 and 8 in accordance with the order to give the speech. The attending shareholders (or laws and proxies) are considered to offer regulations. no statement if they only provide speech notes without giving statements. In the event where the content of the statement is inconsistent with the speech note, the content of the statement should prevail. When an attending shareholder is making a statement, other shareholders shall not speak unless given permission by the chairman and the speaking shareholder. Violators shall be halted by the chairman. Original Article 12. Each shareholder (or proxies) shall not make more than two statements for the same proposals without the chairman's agreement, and each statement shall not exceed five minutes. If shareholder's statement violates the rules or exceeds the scope of the issue, the chairperson shall halt the statement. Original Article 10. Corporate entities that have been appointed as proxy attendants can only appoint one representative to attend shareholder meeting. The corporate shareholders who assign more than two legal

representatives to attend the

giving speech for a motion.

Original Article 14. After an

meeting can only have one person

attending shareholder speaks, the

chairman shall personally answer

or designate a person to answer.

Article 12	questions which do not violate the rules or do not exceed the scope of the motion should be disclosed on the teleconferencing platform as public knowledge.Voting at a shareholders meeting shall be calculated based the number of shares. The shares of the shareholders without voting rights are not as untable in the total		Article added.
	rights are not counted in the total issued shares for the resolution of the meeting. A shareholder who has a personal interest with the agenda of the meeting which may result in a conflict of interest with the Company shall not participate in the voting, nor shall he/she act on behalf of other shareholders to exercise the voting rights of other shareholders. The abovementioned shares of the shareholders without voting rights will not be counted towards the total number of shares with voting rights of shareholders attending the meeting. Other than the trusts or securities agencies approved by		
	the authorities, a person representing more than two shareholders as a proxy cannot have the shares exceeding 3% of the total voting shares. The exceeded voting rights will not be counted.		
Article 13	Every share represents one vote unless it is restricted or deemed non-voting shares under Paragraph 2, Article 179 of the Company Act. Shareholders may exercise their voting power in correspondence or by electronic transmission in shareholder meetings, and the exercise method shall be specified in the notice of shareholders meetings. Shareholders exercising voting rights by correspondence or electronic means will be deemed	The original Article 16. Shareholders shall exercise voting rights in electric form, or may exercise by correspondence for the Company's shareholder meetings. Except for provisions for special resolutions provided in the Company Act, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders.	 I. Change the number and order of articles (the original Articles 16, 18 and 17 are changed to Article 13). II. Amend the content of the articles in accordance with the laws and regulations.

to have attended the meeting in
person. However, this is also
considered to have waived his/her
rights with respect to the
extemporary motions and
amendments to original proposals
of that meeting. It is therefore
recommended that the Company
avoids the submission of
extemporary motions and
amendments to original proposals.
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Shareholders exercising voting rights by correspondence or electronic means shall deliver their declaration of intent to the Company at least two days before the shareholders meeting. If there is a repetition of the declaration of intent, whichever delivered the first will be served. However, this excludes situations where the shareholder has issued a proper declaration to withdraw from the previous proxy arrangement.

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

Company's Articles of Incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. During the voting process, the chair or the designated personnel announce the total number of the eligible voting rights of the attending shareholders case by case and then carry out the voting. On the same day of the meeting, the number of agree, disagree and abstain are entered into the Market Observation Post System.

For the amendment or substitute of the same motion, the chair is to combine it with the original motion to determine the vote order. If one of the proposals has been passed, the other proposals are viewed as denied and no more voting will be conducted.

The monitoring and counting personnel for the voting should be assigned by the chair, and the monitoring personnel should have a shareholder status.

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

For the shareholder meetings held by teleconferencing, the votes shall be counted once after the chair announces the close of voting, and the results of the voting and election will be announced. For the shareholder meetings also held by teleconferencing,

The original Article 18.

For the amendment or substitute of the same motion, the chair is to combine it with the original motion to determine the vote order. If one of the proposals has been passed, the other proposals are viewed as denied and no more voting will be conducted.

The original Article 17. The monitoring and counting personnel for the voting should be assigned by the chair, and the monitoring personnel should have a shareholder status.

Vote counting for shareholders' meeting proposals or elections shall be conducted in public at the place of the shareholders' meeting. Immediately after vote counting has been completed, the results of the voting, including the statistical tallies of the numbers of votes, shall be announced on-site at the meeting, and a record made of the vote. The election of Directors at a shareholders' meeting shall be held in accordance with the relevant rules of the Company. The voting results shall be announced on-site immediately, including the names of those elected as Directors and the numbers of votes with which they were elected. The ballots for the election

	-1 1 1		
	shareholders, solicitors or	referred to in the preceding	
	entrusted proxies who have	paragraph shall be sealed with the	
	already registered to attend the	signatures of the monitoring	
	meetings by teleconferencing in	personnel and kept in proper	
	accordance with the provisions of	custody for at least one year.	
	Article 6 but wish to attend the	If, however, a shareholder files a	
	physical meetings shall take the	lawsuit pursuant to Article 189 of	
	procedures same as the	the Company Act, the ballots	
	registration to cancel their	shall be retained until the	
	registration at least two days	conclusion of the litigation.	
	before the meeting. Those who fail		
	to cancel the registration on time		
	can only attend the meetings by		
	teleconferencing.		
	Those who exercise their		
	voting rights by correspondence		
	or by electronic means without		
	retracting their voting rights		
	already exercised and participate		
	in shareholder meetings by		
	teleconferencing shall not		
	exercise their voting rights on the		
	original motion, propose		
	amendment to the original motion		
	-		
	or exercise their voting rights on		
	the revision of the original		
	motion, except for extemporary		
	motions.		
Article 14	Shareholder meetings that		Article added.
	involve election of directors and		
	supervisors shall proceed		
	according to the Company's		
	election policy. Results of the		
	elections, including the list of		
	elected directors and the final		
	tally, must be announced on-site,		
	as well as those who are not		
	elected and the number of shares		
	they have.		
	The ballots for the election		
	referred to in the preceding		
	paragraph shall be sealed with the		
	signatures of the monitoring		
	personnel and kept in proper		
	custody for at least one year. If,		
	however, a shareholder files a		
	lawsuit pursuant to Article 189 of		
	the Company Act, the ballots		
	shall be retained until the		
	conclusion of the litigation.		
Article 15	All resolutions of the		Article added.
And I S	shareholder's meeting shall be		ATTICIE auteu.
	I snarenoider s meeting snall be		

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	kept as minutes of the meeting on	
	record, signed or sealed by the	
	chair of the shareholders'	
	meeting, and release to all	
	shareholders within 20 days after	
	the meeting. The production and	
	the distribution of the resolution	
	record can be made electronically.	
	The distribution of the	
	aforementioned resolutions can	
	be entered into the Market	
	Observation Post System to be	
	publicly announced.	
	The resolution proceedings	
	should correctly record the year,	
	month, day, venue, name of the	
	chair, voting method, the	
	essentials of the proceedings and	
	the voting results (including the	
	statistical weights). If there is an	
	election of directors and	
	supervisors, the votes received by	
	each nominee shall also be	
	disclosed. These records are to	
	be kept permanently during the	
	Company's existence.	
	The minutes of the	
	shareholder meeting held by	
	teleconferencing should record the items mentioned the	
	preceding paragraph, the starting	
	and ending time of the meeting,	
	the convening method the	
	meeting, the name of the chair	
	and the meeting minute taker, the	
	measures taken for those who	
	have difficulties participating in	
	the meeting by teleconferencing	
	or when the teleconferencing	
	platform or the teleconference	
	experiences force majeure.	
Article 16	The number of shares owned	Article added.
	by the solicitors, the entrusted	
	proxies and shareholders	
	attending the shareholder meeting	
	in writing or electronically is	
	compiled into a chart with a	
	prescribed format on the meeting	
	day and is disclosed clearly at the	
	meeting venue. For shareholder	
	meetings that are held by	
	teleconferencing, the Company	
	shall upload the above	

Article 17	information to the teleconferencing platform at least 30 minutes before the start of the meeting, and keep them disclosed until the end of the meeting. When the shareholder meeting by teleconferencing is announced to start, the number of voting rights of the attending shareholders is disclosed on the teleconferencing platform. The same applies to when the number of voting rights in attendance is compiled again during the meeting. The Company must disclose on MOPS in a timely manner any shareholder meeting resolutions that constitute material information as defined by law or the rules of Taiwan Stock Exchange Corporation (or Taipei Exchange). Staff handling administrative affairs of the shareholders meeting shall wear identification cards or armbands. The chair is to direct proctors (or security guards) to help maintain order of the meeting. The proctors (or security personnel) help maintaining order at the meeting place shall wear an armband bearing the word "Proctor" or an identification card. For venues that are equipped with broadcasting equipment, the chairman shall halt any shareholder that make statements from equipment not allocated to the Company. Shareholders in violation of the rules and disobeying correction by the chair to disrupt the meeting are asked to leave the venue and will be escorted out by the proctors or the security personnel.	The original Article 13. The chair is to direct proctors (or security guards) to help maintain order of the meeting. The proctors (or security personnel) help maintaining order at the meeting place shall wear an armband bearing the word "Proctor." The original Article 9. During the meeting, the chair may announce	 I. Adjust order of articles (the original Article 13 is changed to Article 17). II. Add Paragraphs 1, 3 and 4. II. Adjust order of articles (the original Article 17).
	•		5

	rule a meeting suspension due toforce majeure and announceanother time to resume themeeting as appropriate.If the meeting venue is nolonger available for use before allagenda issues of the shareholdersmeeting (including ExtemporaryMotions) are addressed, the	changed to Article 18). II. Add Paragraphs 2 and 3.
Article 19	shareholders meeting shall determine another venue to resume the meeting.The shareholders may decide to postpone or continue the meeting within five days in accordance with Article 182 of the Company Act.For shareholder meetings	Article added.
	that are held by teleconferencing, the Company immediately discloses the voting results of motions and election results to the teleconferencing platform of the shareholder meeting in accordance with the regulations, and keeps them disclosed for at least another 15 minutes after the chair announces the ending of the meeting.	
Article 20	Both the chairperson and the meeting minute keeper shall be at the same domestic location when holding teleconferencing shareholder meetings, and the chair should announce the address of the place at the beginning of the meeting.	Article added.
Article 21	For shareholder meetings that are held by teleconferencing, the Company shall provide shareholders with a simple connection test before the meeting, and provide relevant services before and during the meeting to resolve technical communication problems. For shareholder meetings that are held by teleconferencing, the chairperson should announce at the start of the meeting that except when there is no need to postpone or continue the meeting	Article added.

in accordance with Article 44-20 of the Regulations Governing the Administration of Shareholder Services of Public Companies, the provisions of Article 182 of the Company Act is not applicable to the date of meeting postponement or resumption for the interruption to the teleconferencing platform or the meeting lasting more than 30 minutes due to force majeure, before the chair announces the end of the meeting.

For the shareholder meeting that is postponed or resumed in accordance with the provisions of the preceding paragraph, it is not necessary to re-discuss or resolve the motions for which voting and counting of votes have been completed and the voting results and the election of directors and supervisors have been announced.

If the Company postpones or resumes the meeting according to the provisions of Paragraph 2, the relevant preparation should be conducted based on the date of the original shareholder meeting in accordance with Paragraph 4 of Article 44-20 of the Regulations Governing the Administration of Shareholder Services of Public Companies, and the shareholders listed in the shareholder register by the stock stop-transfer date are eligible to attend the shareholder meeting.

In accordance with period specified by the 2nd half of Article 12 and Paragraph 3, Article 13 of the Regulations Governing the Use of Proxies for Attendance at Shareholder Meetings of Public Companies and Paragraph 2, Article 44-5, Article 44-15 and Paragraph 1, Article 44-17 of the Regulations Governing the Administration of Shareholder Services of Public Companies, the Company shall postpone or resume the date of
	1 1 1 1		
	shareholder meeting in		
	accordance with the provisions of		
	Paragraph 2.		
	If the teleconference		
	shareholder meeting cannot		
	resume as described in Paragraph		
	2, and the total number of shares		
	represented in attendance still		
	meet the statutory quorum for the		
	resolutions conducted after		
	subtracting the number of shares		
	that attended the meeting by		
	teleconferencing, the meeting		
	may still continue without		
	needing a postponement or		
	resumption in accordance with		
	Paragraph 2.		
	Alternative measures should		
	be taken for shareholders who		
	may have difficulties joining the		
	meeting by teleconferencing.		
Article 22	These Rules are to be		Article added.
	announced and implemented after		
	being approved by the		
	shareholders' meeting, and		
	likewise for the revision.		
		The original Article 21. Any	Article deleted
		amendments to these Rules of	
		Procedures shall be effective after	
		resolved by the board and	
		submitted to the shareholders'	
		meeting for approval.	

Voting Results :

Vote Type	Voting Results	Percentage (%)
The total number of votes cast	363,365,961	100%
Votes in favor	360,110,738	99.10%
Votes against	34,268	0.02%
Votes invalid	0	0%
Votes abstained	3,220,955	0.88%

*Including votes casted electronically

- F. Extemporary Motions : None.
- G. Adjournment : 9:44 AM

(This English version of the AGM Minutes has been translated from the Chinese version of the AGM Minutes, in which the meeting' s content and procedures were audio-video recorded.)

2021 Business Report.

Taiwan Secom Co., Ltd. and Subsidiaries

2021 Consolidated Business Report and Financial Reports

The Company's 2021 net operating revenue is NTD 14,134,897 thousand, an increase of NTD 428,532 thousand or 3.13% from NTD 13,706,365 thousand in 2020. The operating income is NTD 2,665,886 thousand, an increase of NTD 25,890 thousand or 0.98% from NTD 2,639,996 thousand in 2020. The profit before tax is NTD 3,085,445 thousand, an increase of NTD 100,487 thousand or 3.37% from NTD 2,984,958 thousand in 2020. The operating revenue from major segments are as follows:

- Electronic system segment revenue is NTD 6,767,455 thousand, a 1.98% year-over-year increase compared with its revenue of 2020.
- Security guard service segment revenue is NTD 2,326,606 thousand, a
 2.04% year-over-year increase compared with its revenue of 2020.
- 3. Cash delivery segment revenue is NTD 1,163,160 thousand, a 5.73% year-over-year increase compared with its revenue of 2020.
- 4. Logistics service segment revenue is NTD 1,106,245 thousand, a 10.69% year-over-year decrease compared with its revenue of 2020.
- 5. Other operating segments' revenue is NTD 2,771,431 thousand, a 2.99% year-over-year increase compared with its revenue of 2020.

Chairman:	CEO:	CAO:
LIN Hsiao-Hsin	Hirofumi ONODERA	CHEN Su-Ling

Audit Committee's Report on Financial Statements

The Board of Directors has prepared the Company's 2021 business report, financial statements (including individual and consolidated), and proposal for the distribution of earnings. Ernst & Young Global Limited was engaged to audit the Company's Financial Statements and has issued an audit opinion. We have reviewed the aforementioned business report, financial statements, and proposal for the distribution of earnings, and have not found non-compliance matters hence present the audit report in accordance with relative regulations of the Securities and Exchange Act and Company Act.

Taiwan Secom Co., Ltd.

Audit Committee Convener:

Chen Tien-Wen (signature)

March 15, 2022

Independent Auditors' Report Translated from Chinese

To Taiwan Secom Co., Ltd.

Opinion

We have audited the accompanying consolidated balance sheets of Taiwan Secom Co., Ltd. (the "Company") and its subsidiaries as of December 31, 2021 and 2020, and the related consolidated statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2021 and 2020, and notes to the consolidated financial statements, including the summary of significant accounting policies (together "the consolidated financial statements").

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company and its subsidiaries as of December 31, 2021 and 2020, and their consolidated financial performance and cash flows for the years ended December 31, 2021 and 2020, in conformity with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed and became effective by Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

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

Revenue Recognition

Revenue recognized by the Company and its subsidiaries' amounted to NT\$14,134,897 thousand for the year ended December 31, 2021, and the revenue consists of security system revenue which is the Company's main source of revenue. The customer contracts include various performance conditions and terms, due to the practice of the industry. The Company needed to make the judgment when the performance obligation is completed based on the terms of customer orders or contracts, and recognized revenue when the company satisfies a performance obligation. Due to the revenue derived from rendering service received in advance, the timing to recognize the revenue is significant judgment for the Company is determined as a key audit matter.

Our audit procedures included, but not limited to:

- 1. Assessing the appropriateness of the accounting policy of revenue recognition and the process of generating and recognizing revenue; evaluating and testing the design and operating effectiveness of internal controls around revenue recognition.
- 2. Selecting samples to perform tests of details, reviewing significant terms and condition of contracts and assessing the performance obligation and the trading price to verify the occurrence of sales transaction.
- 3. Acquiring the detail of the revenue recognition for the contract liabilities for security system revenue by month, and selecting samples to renew the contract period and reassess the accuracy of the amount of revenue recognition to verify the reasonableness of the timing of revenue recognition.
- 4. Executing cut-off testing procedures.

We also consider the appropriateness of the disclosures of operating revenue. Please refer to Note 6.

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

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed by 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 ability to continue as a going concern of the Company and its subsidiaries, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either

intends to liquidate the Company and its subsidiaries or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including audit committee or supervisors, are responsible for overseeing the financial reporting process of the Company and its subsidiaries.

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

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

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

- 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 internal control of the Company and its subsidiaries.
- 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 ability to continue as a going concern of the Company and its subsidiaries. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company and its subsidiaries to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the accompanying notes, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company and its subsidiaries to express an opinion on the

consolidated financial statements. We are responsible for the direction, supervision and performance of the Company audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of 2021 consolidated financial statements 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.

Others

We have audited and expressed an unqualified opinion including an Emphasis of Matter Paragraph on the parent company only financial statements of the Company as of and for the years ended December 31, 2021 and 2020.

Wang, Yahn-Jyun

Hsu, Hsin-Min

Ernst & Young, Taiwan March 15, 2022

Notice to Readers

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

Accordingly, the accompanying consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, Ernst & Young cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

English Translation of Consolidated Financial Statements Originally Issued in Chinese TAIWAN SECOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS December 31, 2021 and December 31, 2020 (Expressed in Thousands of New Taiwan Dollars)

			As of						
			December 31, 2	021	December 31, 2	020			
No.	Assets	Notes	Amount	%	Amount	%			
11xx	Current assets								
1100	Cash and cash equivalents	4 and 6	\$4,665,344	20	\$5,509,800	24			
1110	Financial assets at fair value through profit or loss, current	4 and 6	1,020	-	1,108	-			
	Financial assets at fair value through other comprehensive income, current	4 and 6	267,133	1	246,822	1			
1125	Financial assets measured at amortized cost, current	4 and 6	352,269	2	392,528	2			
	Contract assets, current	4 and 6	327,088	1	120,316	-			
1150	Notes receivable, net	4 and 6	182,628	1	224,045	1			
1170	Accounts receivable, net	4 and 6	873,644	4	826,865	3			
1180	Accounts receivable from related parties, net	4, 6 and 7	258,183	1	149,659	1			
	Operating lease receivables	4 and 6	86,766	-	52,161	-			
1175	Finance lease receivables	4 and 6	69,685	-	60,976	-			
130x	Inventories, net	4 and 6	540,406	2	476,508	2			
1410	Prepayments		632,546	3	650,154	3			
1470	Other current assets		215,895	1	183,120	1			
	Total current assets		8,472,607	36	8,894,062	38			
15xx	Non-current assets								
1511	Financial assets at fair value through profit or loss, non-current	4 and 6	42,138	-	-	-			
	Financial assets at fair value through other comprehensive income, non-current	4 and 6	207,080	1	142,692	1			
1543	Financial assets measured at amortized cost, non-current	4 and 6	147,263	1	70,884	-			
1550	Investments accounted for under the equity method	4 and 6	4,112,111	17	3,612,097	16			
1600	Property, plant and equipment	4, 6, 7 and 8	7,178,382	30	7,067,044	31			
	Right-of-use assets	4 and 6	644,652	3	818,900	4			
1760	Investment property	4 and 6	38,758	-	39,166	-			
1780	Intangible assets	4 and 6	362,696	2	384,104	2			
1840	Deferred tax assets	4 and 6	420,305	2	435,195	2			
1915	Prepayment for equipment	7	1,237,226	5	1,034,601	4			
1920	Refundable deposits	7	350,770	1	371,114	2			
	Long-term receivables	6	54,276	-	40,541	-			
1935	Long-term lease receivables	4 and 6	181,414	1	157,365	-			
1990	Other assets, non-current	6 and 8	163,266	1	101,662	-			
	Total non-current assets		15,140,337	64	14,275,365	62			
			#22 (12 0 t)	100	\$22.1 (0.425	100			
1xxx	Total assets		\$23,612,944		\$23,169,427	100			

English Translation of Consolidated Financial Statements Originally Issued in Chinese TAIWAN SECOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS December 31, 2021 and December 31, 2020 (Expressed in Thousands of New Taiwan Dollars)

			As of				
			December 31, 20	21	December 31, 2020		
No.	Liabilities and Equity	Notes	Amount	%	Amount	%	
21xx	Current liabilities						
2100	Short-term loans	4, 6 and 8	\$500,000	2	\$1,600,000	7	
2110	Short-term bills payable	6	50,000	-	150,000	1	
	Contract liabilities, current	4 and 6	1,301,963	5	1,283,052	6	
2150	Notes payable		175,710	1	189,675	1	
2170	Accounts payable		636,401	3	452,733	2	
2180	Accounts payable to related parties	7	26,355	-	13,132	-	
2200	Other payables	6 and 7	2,370,494	10	2,182,835	9	
2230	Current tax liabilities	4 and 6	264,729	1	303,807	1	
	Lease liabilities	6	231,523	1	285,402	1	
	Lease liabilities to related parties	6 and 7	17,268	-	18,414	-	
2320	Current portion of long-term loans	4, 6 and 8	1,149,793	5	130,850	1	
2300	Other current liabilities	4 and 6	184,157	1	107,958	-	
	Total current liabilities		6,908,393		6,717,858	29	
25xx	Non-current liabilities						
	Contract Liabilities, non-current	6	18,901	-	30,432	-	
2540	Long-term loans	4, 6 and 8	2,036,168	9	1,885,150	8	
2550	Provisions, non-current	4	7,200	-	7,200	-	
	Lease liabilities	6	371,605	1	488,819	2	
2613	Lease liabilities to related parties	6 and 7	23,184	-	27,142	-	
	Long-term payables		15,860	-	29,972	1	
2640	Net defined benefit liabilities, non-current	4 and 6	1,564,993	7	1,624,138	7	
2645	Guarantee deposits	6	648,061	3	660,104	3	
	Total non-current liabilities		4,685,972	20	4,752,957	21	
2xxx	Total liabilities		11,594,365	49	11,470,815	50	
31xx	Equity attributable to the parent						
3110	Capital						
3200	Common stock	6	4,511,971	19	4,511,971	19	
3300	Capital surplus	6	824,811	3	813,963	3	
0000	Retained earnings		0_1,011		010,000	C	
3310	Legal reserve	6	3,970,792	17	3,741,171	16	
0010	Special reserve		100,384	-	58,666	-	
3350	Unappropriated earnings		2,504,000	11	2,502,570	11	
3400	Other components of equity	4 and 6	(15,352)	-	(100,384)	-	
3500	Treasury stock	4, 6 and 8	(288,389)	(1)	(288,389)	(1)	
36xx	Non-controlling interests	6	410,362	$\frac{2}{2}$	459,044	2	
3xxx	Total equity		12,018,579	51	11,698,612	50	
	Total liabilities and equity		\$23,612,944	100	\$23,169,427	100	
			<u></u>			100	

English Translation of Consolidated Financial Statements Originally Issued in Chinese

TAIWAN SECOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME For the years ended December 31, 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars, Except for Earnings per Share)

			2021		2020	
No.	Item	Notes	Amount	%	Amount	%
4100	Operating revenue	4 and 7	\$14,189,161	100	\$13,750,813	100
4700	Less : Sales returns and allowances		(54,264)	-	(44,448)	-
4100	Net revenue	6	14,134,897	100	13,706,365	100
5000	Operating costs	6 and 7	(9,100,685)	(64)	(8,697,290)	(63)
5900	Gross profit		5,034,212	36	5,009,075	37
6000		(17				
6000	Operating expenses	6 and 7	(005 (40)		(754.007)	
6100	Sales and marketing expenses		(805,649)	(6)	(754,027)	(6)
6200	General and administrative expenses		(1,445,429)	(10)	(1,498,269)	(11)
6300	Research and development expenses		(112,028)	(1)	(111,575)	(1)
	Expected credit losses		(5,220)	- (17)	(5,208)	- (10)
6000	Subtotal		(2,368,326)	(17)	(2,369,079)	(18)
6900	Operating income		2,665,886	19	2,639,996	19
7000	Non-operating income and loss					
7100	Interest Income	6	10,022	-	17,577	-
7010	Other income	6	52,295	-	76,163	-
7020	Other gains and losses	6	(37,631)	-	(62,939)	-
7050	Finance costs	6	(49,384)	-	(40,325)	-
7370	Share of profit or loss of associates accounted for using the equity method		444,257	3	354,486	3
	Subtotal		419,559	3	344,962	3
7900	Income before income tax		3,085,445	22	2,984,958	22
7950	Income tax expenses	4 and 6	(506,560)	(4)	(547,730)	(4)
8200	Net income		2,578,885	18	2,437,228	18
8300	Other comprehensive income	6				
8310	-	0				
8510	Items that will not be reclassified subsequently to profit or loss Remeasurements of defined benefit plans		(24, 100)		(114,100)	(1)
	Unrealized gains on financial assets at fair value through other		(34,100)	-	(114,100)	(1)
	comprehensive					
	income		68,412	1	(45,846)	_
	Share of other comprehensive (loss) income of associates and joint ventures-		00,112	1	(10,010)	
	may not be reclassified subsequently to profit or loss		21,562	_	8,972	_
	Income tax related to items that will not be reclassified		3,981	_	16,229	_
8325	Items that may be reclassified subsequently to profit or loss		5,901		10,229	
8360	Exchange differences on translation of foreign operations		5,379	-	10,653	_
8370	Share of other comprehensive (loss) income of associates and joint ventures-		5,575		10,000	
8399	may be reclassified subsequently to profit or loss		(11,989)	-	(10,387)	_
00000	Total other comprehensive income (loss), net of tax		53,245	1	(134,479)	(1)
					· · · · · · · · · · · · · · · · · · ·	
8500	Total comprehensive income		\$2,632,130	19	\$2,302,749	17
8600	Net income attributable to:					
8610	Shareholders of the parent		\$2,526,684		\$2,388,900	
8620	Non-controlling interests	6	52,201		48,328	
8700	Comprehensive income attributable to:					
8710	Shareholders of the parent		\$2,569,297		\$2,254,494	
8720	Non-controlling interests	6	62,833		48,255	
	E aurin as non about (NITO)					
	Earnings per share (NT\$)	6	ф <i>е е</i> е		ф <u>г</u> 40	
	Basic earnings per share		\$5.73		\$5.42	
	Diluted earnings per share		\$5.73		\$5.41	

English Translation of Consolidated Financial Statements Originally Issued in Chinese TAIWAN SECOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY For the years ended December 31, 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars)

	Equity Attributable to the Parent Company										
			R	etained Earni	ings	Other Compo	nents of Equity				
					0		Unrealized Gain				
		Capital	Legal	Special	Unappropriate	Exchange Differences on Translation of Foreign	or Loss on Financial Assets at fair value through other comprehensiv	Treasury		Non- Controlling	
Description	Common Stock	Surplus	Reserve	Reserve	d Earnings	Operations	e income	Stock	Total	Interests	Total Equity
Balance as of January 1, 2020	\$4,511,971	\$763,317	\$3,527,515	\$170,798	\$2,112,670	\$(102,657)	\$43,991	\$(288,389)	\$10,739,216	\$444,908	\$11,184,12
Appropriations and distributions of 2019 unappropriated earnings											
Legal reserve	-	-	213,656	-	(213,656)	-	-	-	-	-	
Special reserve	-	-	-	(112,132)	112,132	-	-	-	-	-	
Cash dividends	-	-	-	-	(1,804,788)	-	-	-	(1,804,788)	-	(1,804,788
Other changes in capital reserve											
Share of changes in net assets of associates and joint ventures											
accounted for using the equity method	-	11,660	-	-	-	-	-	-	11,660	21	11,68
Net income in 2020	-	-	-	-	2,388,900	-	-	-	2,388,900	48,328	2,437,22
Other comprehensive (loss) income, net of tax in 2020					(97,430)	(1,940)	(35,036)		(134,406)	(73)	(134,479
Total comprehensive income					2,291,470	(1,940)	(35,036)		2,254,494	48,255	2,302,74
Disposal of equity instrument at fair value through other comprehensive income	-	-	-	-	4,742	-	(4,742)	-	-	-	
Parent company's cash dividends received by subsidiaries	-	38,986	-	-	-	-	-	-	38,986	-	38,98
Difference between consideration given/received and carrying amount											
of interests in subsidiaries	-	-	-	-	-	-	-	-	-	(7,975)	(7,975
Increase (decrease) through changes in ownership interests in subsidiaries	-	-	-	-	-		-	-	-	11,425	11,42
Decrease in non-controlling interests	-	-	-	-	-	-	-	-	-	(37,590)	(37,590
Balance as of December 31, 2020	\$4,511,971	\$813,963	\$3,741,171	\$58,666	\$2,502,570	\$(104,597)	\$4,213	\$(288,389)	\$11,239,568	\$459,044	\$11,698,61
Balance as of January 1, 2021	\$4,511,971	\$813,963	\$3,741,171	\$58,666	\$2,502,570	\$(104,597)	\$4,213	\$(288,389)	\$11,239,568	\$459,044	\$11,698,61
Appropriations and distributions of 2020 unappropriated earnings	+ ., ,, , -			42 0,000				+(4.00,000	+,-,-,-,-
Legal reserve	-	-	229,621	-	(229,621)	-	-	-	-	-	
Special reserve	-	-	-	41,718	(41,718)	-	-	-	-	-	
Cash dividends	-	-	-	-	(2,219,890)	-	-	-	(2,219,890)	-	(2,219,890
Other changes in capital reserve											
Share of changes in net assets of associates and joint ventures											
accounted for using the equity method	-	32,830	-	-	-	-	-	-	32,830	7	32,83
Cash dividends of capital surplus	-	(36,096)	-	-	-			-	(36,096)	-	(36,096
Net income in 2021	-	-	-	-	2,526,684	-	-	-	2,526,684	52,201	2,578,88
Other comprehensive (loss) income, net of tax in 2021	-	-	-	-	(33,679)	(6,158)	82,450	-	42,613	10,632	53,24
Total comprehensive income	-				2,493,005	(6,158)	82,450	-	2,569,297	62,833	2,632,13
Disposal of equity instrument at fair value through other comprehensive income										. ,	
by subsidiaries	_	_	-	-	(899)	-	899	-	-	(75)	(75
Disposal of equity instrument at fair value through other comprehensive income	_	_	_	-	553	-	(553)	-	_	-	
Parent company's cash dividends received by subsidiaries	_	48,732	_	-	-	-	-	-	48,732	-	48,73
Disposal of investments accounted for under the equity method		(34,618)	_	-	-	8,394	_	-	(26,224)	-	(26,224
Difference between consideration given/received and carrying amount		(5 1,010)	_			0,074			(20,221)		(20,227
										(70.020)	(70.020
of interests in subsidiaries	-	-	-	-	-	-	-	-	-	(70,020)	(70,020
Increase (decrease) through changes in ownership interests in subsidiaries	-	-	-	-	-		-	-	-	885	88
Decrease in non-controlling interests	-				-	-		-		(42,312)	(42,312
Balance as of December 31, 2021	\$4,511,971	\$824,811	\$3,970,792	\$100,384	\$2,504,000	\$(102,361)	\$87,009	\$(288,389)	\$11,608,217	\$410,362	\$12,018,57

English Translation of Consolidated Financial Statements Originally Issued in Chinese TAIWAN SECOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS For the years ended December 31, 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars)

(Expressed in Thousands of New Taiwan Dollars) Description	2021	2020
Cash flows from operating activities: Profit before tax from continuing operations	\$3,085,445	\$2,984,958
Net income before tax	3,085,445	2,984,958
Adjustments to reconcile net income before tax to net cash provided by operating activities:	5,005,115	2,901,990
Depreciation	1,425,494	1,420,890
Amortization	61,731	57,993
Expected credit losses	5,220	5,208
Loss (gain) of financial assets at fair value through profit or loss	88	(412)
Interest expense Interest income	49,384	40,325
Dividend income	(10,022) (9,456)	(17,577) (5,456)
Share of profit or loss of associates accounted for using the equity method	(444,257)	(354,486)
Loss on disposal of property, plant and equipment	6,327	5,806
Loss on disposal of intangible assets	193	
(Gain) loss on disposal of investments	(38,718)	3,034
Impairment loss	22,330	45,38
Gain on disposal of investment property	-	(33,155
Loss (gain) on lease modification	541	(1,933)
Changes in operating assets and liabilities: Contract assets	(206,772)	1,888
Notes receivable, net	41,417	(37,963)
Accounts receivable, net	(55,222)	(101,992)
Accounts receivable from related parties, net	(108,486)	12,681
Inventories, net	(268,041)	(222,715)
Prepayments	25,423	(231,570)
Other current assets	(30,216)	17,250
Operating lease receivables	(34,605)	3,441
Finance lease receivables	(32,758) (12,725)	(35,886)
Long-term receivables Contract liabilities	(13,735) 7,380	7,910 25,571
Notes payable	(13,965)	(26,909)
Accounts payable	170,199	21,952
Accounts payable to related parties	13,061	(2,081)
Other payables	184,792	492,365
Other current liabilities	72,466	3,490
Net defined liabilities, non-current	(90,366)	(67,806)
Cash generated from operations	3,814,872	4,010,202
Interest received	10,974	18,555
Interest paid Income tax paid	(39,343) (517,221)	(29,960) (513,216)
Net cash provided by operating activities	$\frac{(317,221)}{3,269,282}$	3,485,581
Cash flows from investing activities:		2,100,000
Acquisition of financial assets at fair value through other comprehensive income	(64,431)	(97,376)
Proceeds from disposal of financial assets at fair value through other comprehensive income	22,167	56,630
Capital deducted by cash of financial assets at fair value through other comprehensive income	7,727	22,838
Acquisition of financial assets measured at amortized cost	(1,438,174)	(606,125)
Proceeds from disposal of financial assets measured at amortized cost	1,402,054	463,697
Acquisition of financial assets at fair value through profit or loss Proceeds from disposal of financial assets at fair value through profit or loss	(42,138)	5,599
Acquisition of investments accounted for using the equity method	(370,665)	(296,878)
Proceeds from disposal of investments at equity method	52,608	29,873
Capital deducted by cash of investments accounted for using the equity method	-	291,092
Proceeds from disposal of subsidiaries	-	(290)
Acquisition of property, plant and equipment	(1,105,418)	(1,366,262
Proceeds from disposal of property, plant and equipment	34,386	17,938
Decrease (increase) in refundable deposits	20,344	(82,772)
Acquisition of intangible assets	(62,606)	(68,251)
Proceeds from disposal of investment property	- (215.042)	56,622
Increase in prepayment for equipment Decrease in other assets	(215,043) 105,611	(219) 74,220
Dividends received	295,319	74,220
Net cash used in investing activities	(1,358,259)	(1,427,274)
Cash flows from financing activities:		(1),,,
Decrease in short-term loans	(1,100,000)	(2,170,000
Decrease in short-term bills payable	(100,000)	(200,000
Increase in long-term loans	1,400,000	1,850,000
Decrease in long-term loans	(230,039)	(184,000
(Decrease) increase in guarantee deposits	(12,043)	7,415
Cash payments for the principal portion of lease liability	(345,217)	(327,677)
Cash dividends paid Changes in non-controlling interests	(2,255,986) (112,194)	(1,804,788)
Net cash used in financing activities	(112,194) (2,755,479)	(35,140) (2,864,190)
Effect of exchange rate changes on cash and cash equivalents		(2,007,190
Vet decrease in cash and cash equivalents	(844,456)	(805,883
Cash and cash equivalents at beginning of year	5,509,800	6,315,683
Cash and cash equivalents at end of year	\$4,665,344	\$5,509,800
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Independent Auditors' Report Translated from Chinese

To Taiwan Secom Co., Ltd.

Opinion

We have audited the accompanying parent company only balance sheets of Taiwan Secom Co., Ltd. (the "Company") as of December 31, 2021 and 2020, and the related parent company only statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2021 and 2020, and notes to the parent company only financial statements, including the summary of significant accounting policies (together "the parent company only financial statements").

In our opinion, the parent company only financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2021 and 2020, and its financial performance and cash flows for the years ended December 31, 2021 and 2020, in conformity with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee as endorsed and became effective by Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

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

Revenue Recognition

Revenue recognized by the Company amounted to NT\$7,180,031 thousand for the year ended December 31, 2021, and the revenue consists of security system revenue which is the Company's main source of revenue. The customer contracts include various performance conditions and terms, due to the practice of the industry. The Company needed to make the judgment when the performance obligation is completed based on the terms of customer orders or contracts, and recognized revenue when the Company satisfies a performance obligation. Due to the revenue derived from rendering service received in advance, the timing to recognize the revenue is significant judgment for the Company is determined as a key audit matter.

Our audit procedures included, but not limited to:

- 1. Assessing the appropriateness of the accounting policy of revenue recognition and the process of generating and recognizing revenue; evaluating and testing the design and operating effectiveness of internal controls around revenue recognition.
- 2. Selecting samples to perform tests of details, reviewing significant terms and condition of contracts and assessing the performance obligation and the trading price to verify the occurrence of sales transaction.
- 3. Acquiring the detail of the revenue recognition for the contract liabilities for security system revenue by month, and selecting samples to review the contract period and reassess the accuracy of the amount of revenue recognition to verify the reasonableness of the timing of revenue recognition.
- 4. Executing cut-off testing procedures.

We also consider the appropriateness of the disclosures of operating revenue. Please refer to Note 6.

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

Management is responsible for the preparation and fair presentation of the parent company only financial statements in accordance with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed by Financial Supervisory Commission of the Republic of China and for such internal control as management determines is necessary to enable the preparation of parent company only financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance, including audit committee or supervisors, are responsible for overseeing the financial reporting process of the Company.

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

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with 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 parent company only 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 parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit 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 internal control of the Company.
- 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 ability to continue as a going concern of the Company. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the accompanying notes, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the Company audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of 2021 parent company only financial statements 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.

Wang, Yahn-Jyun

Hsu, Hsin-Min

Ernst & Young, Taiwan March 15, 2022

Notice to Readers

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

Accordingly, the accompanying parent company only financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, Ernst & Young cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

English Translation of Financial Statements Originally Issued in Chinese TAIWAN SECOM CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS December 31, 2021 and December 31, 2020 (Expressed in Thousands of New Taiwan Dollars)

		As of					
		December 31, 202	1	December 31, 2020			
Assets	Notes	Amount	%	Amount	%		
Current assets							
Cash and cash equivalents	4 and 6	\$719,608	4	\$916,291	5		
Financial assets at fair value through other comprehensive income, current	4 and 6	37,029	-	20,312	-		
Contract assets, current	4 and 6	23,082	-	18,803	-		
Notes receivable, net	4 and 6	138,957	1	143,407	1		
Notes receivable from related parties, net	4, 6 and 7	-	-	581	-		
Accounts receivable, net	4 and 6	584,391	3	565,332	3		
Accounts receivable from related parties, net	4, 6 and 7	161,551	1	98,624	-		
Finance lease receivables, net	4 and 6	69,127	-	60,283	-		
Inventories, net	4 and 6	187,598	1	162,284	1		
Prepayments		471,372	2	324,776	2		
Other current assets		122,870	1	65,119	-		
Total current assets		2,515,585	13	2,375,812	12		
Non-current assets							
Financial assets at fair value through profit or loss, non-current	4 and 6	42,138	-	-	-		
Financial assets at fair value through other comprehensive income, non-current	4 and 6	81,108	1	48,359	-		
Financial assets measured at amortised cost, non-current	4, 6 and 8	11,500	-	11,500	-		
Investments accounted for under the equity method	4 and 6	9,789,895	50	9,527,725	50		
Property, plant and equipment	4, 6 and 7	4,774,395	24	4,782,198	25		
Right-of-use assets, net	4, 6 and 7	156,720	1	230,393	1		
Investment property, net	4 and 6	281,900	1	282,126	2		
Intangible assets	4 and 6	66,855	-	69,251	-		
Deferred tax assets	4 and 6	326,052	2	331,407	2		
Prepayment for equipment		1,089,870	6	1,031,041	6		
Refundable deposits	7	234,344	1	217,556	1		
Long-term receivables	6	36,885	-	33,292	-		
Long-term financial lease receivables	4 and 6	180,836	1	156,253	1		
Other assets, non-current	8	29,135	-	3,792	-		
Total non-current assets		17,101,633	87	16,724,893	88		
Total assets		\$19,617,218	100	\$19,100,705	100		

English Translation of Financial Statements Originally Issued in Chinese TAIWAN SECOM CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS December 31, 2021 and December 31, 2020 (Expressed in Thousands of New Taiwan Dollars)

		As of					
		December 31, 202		December 31, 202			
Liabilities and Equity	Notes	Amount	%	Amount	%		
Current liabilities		#2 00.000		#1 400 000			
Short-term loans	4 and 6	\$300,000	2	\$1,400,000	,		
Contract liabilities, current	4 and 6	1,176,341	6	1,170,597	l l		
Notes payable		99,237	1	152,566			
Notes payable to related parties	7	149,827	1	46,808			
Accounts payable		266,504	1	150,035			
Accounts payable to related parties	7	74,987	-	55,211			
Other payables	7	615,554	3	553,400	-		
Current tax liabilities	4 and 6	142,065	1	177,566			
Lease liabilities, current	6 and 7	81,825	-	123,167			
Current portion of long-term loans	4 and 6	1,140,000	6	126,000			
Other current liabilities		71,298		68,111			
Total current liabilities		4,117,638	21	4,023,461	2		
Non-current liabilities							
Contract liabilities, non-current	4 and 6	18,901	-	30,432			
Long-term loans	4 and 6	1,900,000	10	1,740,000			
Provisions, non-current	4	7,200	-	7,200			
Lease liabilities, non-current	6 and 7	73,660	-	106,262			
Long-term notes payables and accounts payables	4	15,860	-	29,972			
Net defined benefit liabilities, non-current	4 and 6	1,291,925	7	1,325,021	,		
Guarantee deposits	6	583,817	3	598,789	,		
Total non-current liabilities		3,891,363	20	3,837,676	20		
Fotal liabilities		8,009,001	41	7,861,137	4		
Equity attributable to the parent							
Capital							
Common stock	6	4,511,971	23	4,511,971	24		
Capital surplus	6	824,811	4	813,963	4		
Retained earnings	6						
Legal reserve		3,970,792	20	3,741,171	2		
Special reserve		100,384	1	58,666			
Unappropriated earnings		2,504,000	13	2,502,570	1		
Other components of equity	4 and 6	(15,352)	-	(100,384)			
Treasury stock	4 and 6	(288,389)	(2)	(288,389)	(2		
Fotal equity		11,608,217	59	11,239,568	5		
Fotal liabilities and equity		\$19,617,218	100	\$19,100,705	10		

English Translation of Financial Statements Originally Issued in Chinese

TAIWAN SECOM CO., LTD. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME For the years ended December 31, 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars, Except for Earnings per Share)

2021 2020 % % Item Notes Amount Amount 4 and 7 \$7,215,142 101 **Operating revenue** 100 \$7,044,289 Less : Sales returns and allowances (35,111)(35,411)(1)-7,008,878 7,180,031 100 100 Net revenue 6 6 and 7 **Operating costs** (3,742,818)(52)(3,570,729)(51)49 **Gross profit** 3,437,213 48 3,438,149 6 and 7 **Operating expenses** (9) (9) Sales and marketing expenses (628, 139)(617,308) (15)General and administrative expenses (1, 139, 324)(16)(1,086,175)Research and development expenses (107,329) (2)(100, 143)(1)Expected credit losses (4,900)(6,448)-Subtotal (1,872,506)(26)(1,817,260)(26)1,564,707 22 1,620,889 23 **Operating income** Non-operating income and loss Interest income 1,622 3,101 6 120,095 2 91,776 Other income 1 6 (10,553)(64,752)(1)Other gains and losses 6 _ Finance costs (32,004)(1) (23, 524)6 Share of profit or loss of associates accounted for using the equity method 1,152,677 16 1,086,681 16 16 Subtotal 1,231,837 17 1,093,282 39 39 2,796,544 2,714,171 Income before income tax 4 and 6 **Income tax expenses** (269, 860)(4)(325, 271)(5)35 34 Net income 2,526,684 2,388,900 Other comprehensive income Items that will not be reclassified subsequently to profit or loss (1)Remeasurements of defined benefit plans (35, 485)(82, 388)6 Unrealized gains on financial assets at fair value through other 34,385 comprehensive income (18,771)6 -Share of other comprehensive (loss) income of associates and 45,614 joint ventures-may not be reclassified subsequently to profit or loss 1 (41, 194)(1)6 9,887 Income tax related to items that will not be reclassified 4,258 6 Items that may be reclassified subsequently to profit or loss Share of other comprehensive (loss) income of associates and (1,940)joint ventures-may be reclassified subsequently to profit or loss (6, 159)6 -Total other comprehensive income (loss), net of tax 42,613 1 (134, 406)(2)

Total comprehensive income		\$2,569,297	36	\$2,254,494	32
Earnings per share (NT\$)	4 and 6				
Basic earnings per share		\$5.73		\$5.42	
Diluted earnings per share		\$5.73		\$5.41	

Taiwan Secom Co., Ltd.

Distribution of Earnings for the year of 2021

Unit: NT\$

Items	Amount
Undistributed Earnings in the Beginning of 2021	11,340,630
Add: Disposal of equity instruments measured at fair value through other comprehensive income	552,938
Add: Reversal of special reserve - net deduction from other shareholders' equity	85,031,974
Less: Other comprehensive income (actuarial gains and losses of the defined benefit plans)	(33,678,462)
Less: Changes in the equity of associates and joint ventures accounted for under	
equity method (other items in the statement of changes in equity for this	(898,581)
period that affect the retained earnings)	
Add: Net income	2,526,683,743
Distributable earnings	2,589,032,242
Distribution:	
1. Legal reserve	(249,265,964)
2. Cash dividend (NTD 5per share)	(2,255,985,465)
Total	(2,505,251,429)
Ending undistributed earnings	83,780,813

Chairman: LIN Hsiao-Hsin CEO: Hirofumi ONODERA CAO: CHEN Su-Ling