Test Rite International Co., Ltd. 2018 Annual General Shareholders' Meeting

Meeting Minutes

- Time: 9:00 am, June 19, 2018
- Place: Test Rite International Co., Ltd Conference Hall (6F., No. 23, Hsin-Hu 3nd Road, Nei Hu, Taipei, Taiwan)
- Total outstanding shares of Test Rite International Co., Ltd. (excluding the shares with not voting rights stipulated in Article 179 of the Company Act) : 509,887,558 shares
- Total shares represented by shareholders present (including the shares with e-voting rights 81,732,806 shares) : 444,982,778 shares
- Percentage of shares held by shareholders present: 87.27%
- Chairman: Mr. Tony Ho (Chairwoman, Ms. Judy Lee was away on business and appointed Mr. Tony Ho, Director, to chair the 2018 Annual General Shareholder's meeting) / Recorder : Ms. Linda Lin
- The aggregate shareholding of the shareholders present constituted a quorum. The Chairman called the meeting to order.
- Chairman's Address (omitted)

Management Presentation

- 1. 2017 Business Report (see Attachment 1)
- 2. Supervisor's Review Report on the 2017 Financial Statements (see Attachment 2)

3. Report of distribution of employees' compensation and directors' and supervisors' remuneration for 2017. (proposed by the Board of Directors)

Details : In accordance with Articles of Incorporation, it is proposed that the Company's 2017 pretax profit before deducting the compensation of employees and the remuneration of directors and supervisors is NT\$833,223,535. The compensation of employees and the remuneration of directors and supervisors were determined by the board of directors on March 26, 2018. A total employees' compensation of NT\$8,332,235 shall be distributed to employees and a total directors' and supervisors' remuneration of NT\$ 12,498,353 shall be distributed to directors and supervisors. All compensation and remuneration shall be distributed in cash.

Proposals

1. Adoption of the 2017 Business Report and Financial Statements. (proposed by the Board of Directors)

Details :

(1)2017 parent level financial statements and consolidated financial statements, audited by independent auditors Mr. HONG, KUO-TYAN and Mr. WU, KER-CHANG of Deloitte & Touche, along with 2017 Business report, have been approved by the Board of Directors and examined by the supervisors of the Company.

- (2)Please refer to Attachment 1 for 2017 Business report and attached 3 for Financial Statements.
- (3)2017 Business report and Financial Statements are to be discussed for approval by the shareholders.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of sharesrepresented at thetime of voting		Against	Abstained
444,982,678shares	436,029,619shares (including the shares with e-voting rights74,133,706 shares)	79,327shares (including the shares with e-voting rights 79,327shares)	8,873,732shares

2. Adoption of the Proposal for 2017 Profits Distribution. (proposed by the Board of Directors)

Details :

- (1)In accordance with Articles of Incorporation, fiscal year 2017 profits are to be distributed in the following manners with profits from fiscal year 2017 are to be distributed with first. Please refer to Attachment 4 for details.
 - i. 10% of the profits, or NT\$ 78,729,731 is to be reserved as Legal Reserve.
 - ii. Shareholder dividends totaled NT\$ 611,865,070 dollars. Total outstanding shares as of April 21th 2018 is 509,887,558 shares. Accordingly, each eligible share will receive a cash dividend payout of NT\$ 1.20 per share (payout amount of less than NT\$1 will be not be distributed).
 - iii. After the distribution, the accumulated retained earnings is NT\$82,644,912.
- (2)The profit distribution proposal is to be approved by the shareholders at the 2018 shareholders' meeting. Following the proposal's approval, the board of directors, with the authority granted by the shareholders' meeting, will set the ex-dividend date. The board of directors should also be empowered to manage all issues related to dividend payouts in the event that the number of shares outstanding changes and impacts the payout ratio. Potential impact on shares outstanding may be the result of rights issuance, holders of convertible bond realizing their conversion options, or buy back, transfers, and cancellation of treasury shares.

(3)The proposal is to be discussed for approval by shareholders.

RESOLVED, the above proposal was accepted as submitted.

	Voting Re	sults :
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Number of shares represented at the time of voting	For	Against	Abstained
444,982,678shares	436,085,199shares (including the shares with e-voting rights 74,189,286shares)	23,747 shares (including the shares with e-voting rights 23,747 shares)	8,873,732shares

Discussion (I)

1. Amendment to the Procedures for Endorsements and Guarantees. Please proceed to discuss. (proposed by the Board of Directors)

Details :

 (1)Partial amendment to Procedures for Endorsements and Guarantees in accordance with Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies and establishment of an Audit Committee to replace board supervisors.

(2)Please refer to Attachment 5 for details.

(3)The amendment is to be discussed by the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	436,078,955shares (including the shares with e-voting rights 74,183,042shares)	27,951 shares (including the shares with e-voting rights 27,951 shares)	8,875,872shares

2.Amendment to Procedures for Lending Funds to Others. Please proceed to discuss. (proposed by the Board of Directors)

Details :

(1)Partial amendment to Procedures for Lending Funds to Others in accordance with Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies and establishment of an Audit Committee to replace board supervisors.

(2)Please refer to Attachment 6 for details.

(3)The amendment is to be discussed by the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	436,078,954shares (including the shares with e-voting rights 74,183,041shares)	27,952shares (including the shares with e-voting rights 27,952 shares)	8,875,872shares

3.Amendment to Procedures for Acquisition and Disposal of Assets. Please proceed to discuss. (proposed by the Board of Directors)

Details :

(1) Partial amendment to Procedures for Acquisition and Disposal of Assets in accordance with Regulations Governing the Acquisition and Disposal of Assets by Public Companies and establishment of an Audit Committee to replace board supervisors.

- (2) Please refer to Attachment 7 for details.
- (3) The amendment is to be discussed by the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	436,078,955shares (including the shares with e-voting rights 74,183,042shares)	27,951shares (including the shares with e-voting rights 27,951 shares)	8,875,872shares

4.Amendment to the Procedures for Engaging in Trading Derivatives. Please proceed to discuss. (proposed by the Board of Directors)

Details :

- (1)Partial amendment to Procedures for Engaging in Trading Derivatives in accordance with Regulations Governing the Acquisition and Disposal of Assets by Public Companies and establishment of an Audit Committee to replace board supervisors.
- (2)Please refer to Attachment 8 for details.
- (3)The amendment is to be discussed by the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	436,078,956shares (including the shares with e-voting rights 74,183,043shares)	27,950shares (including the shares with e-voting rights 27,950 shares)	8,875,872shares

5.Amendment to the Rules for Election of Directors and Supervisors, and the Name Change of it as Rules for Election of Directors. Please proceed to discuss. (proposed by the Board of Directors)

Details :

- (1)Partial amendment to the Rules for Election of Directors and Supervisors, and the Name Change of it as Rules for Election of Directors persuat to corporate governmance best practice, law or regulatitons, and establishment of an Audit Committee to replace board supervisors.
- (2)Please refer to Attachment 9 for details.
- (3)The amendment is to be discussed by the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	436,080,988shares (including the shares with e-voting rights 74,185,075shares)	27,948shares (including the shares with e-voting rights 27,948shares)	8,873,842shares

6.Amendment to the Rules and Procedures of Shareholders Meeting. Please proceed to discuss. (proposed by the Board of Directors)

Details :

(1)Partial amendment to the Rules and Procedures of Shareholders Meeting persuat to law or regulation.

(2)Please refer to Attachment 10 for details.

(3)The amendment is to be discussed by the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	436,080,987shares (including the shares with e-voting rights 74,185,074shares)	27,949shares (including the shares with e-voting rights 27,949 shares)	8,873,842shares

7.Amendment to the Articles of Incorporation. Please proceed to discuss. (proposed by the Board of Directors)

Details :

(1)Partial amendment to the Articles of Incorporation persuat to law or regulation and establishment of an Audit Committee to replace board supervisors.

(2)Please refer to Attachment 11 for details.

(3)The amendment is to be discussed by the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	436,080,988shares (including the shares with e-voting rights 74,185,075shares)	27,948shares (including the shares with e-voting rights 27,948 shares)	8,873,842shares

8.Proposal for the issuance of public placement of common stock. Please proceed to discuss. (proposed by the Board of Directors)

Details :

In consideration of Company's future business needs, to enhance working capital, to improve financial structure of the Company, and to investment in subsidiaries, the Board of Directors submit a proposal for the issuance of public placement of common stock. Newly issued shares will be no more than 50,000,000 shares. The proposal should be completed within one year following the resolution is approved by the shareholders at the shareholders' meeting. The related issues of the public placement is as follows:

- (1)This cash capital increase will be issued at a par value of NT\$10. If this cash capital increase is issued at a maximum of 50,000,000 shares, the dilution for the existing shareholders will be 8.93%. This capital increase will be used to support future operational and working capital needs, improve financial structure, and or reinvest in the expansion of continuing businesses of Test-Rite Group companies', and is expect to generate a positive impact for future return for shareholders.
- (2)The issue price will be settled according to the self-regulatory rules of Taiwan Securities Association and government's regulations. The Chairperson is authorized to set the issuing price according to market conditions at the time of the issuance and communicating with the underwriter.
- (3)While 10~15% of the new shares will be reserved for employee subscription, in compliance with Article 267 of Company Act, the remaining 85~90% of the new shares is to be reserved for public underwriting through a book building process. In addition, existing shareholders is expected to relinquish their subscription rights, according to Article 28-1 of Security and Exchange Act. All shares will be publicly offered based via the book building method.
- (4)For the shares that are not fully subscribed or is not subscribed, the Chairperson is authorized to allocate those shares to specified persons at the proposed issue price.
- (5)The rights and obligations associated with common shares issued in this cash capital increase are identical to those of the existing shares.
- (6)Subject to the approval of the proposed offering and issue by the competent authority, it is proposed that the record date of the subscription date and other matters relating to the offering shall be determined by the Chairperson and/or his/her designate to be authorized to do so.
- (7)The proposal here is for shareholders to authorize Board of Directors, subject to market conditions, the reasonability to adjust and, settle major issues related to the public placement plan. The authority granted to Board of Directors include amendments of various details of the public placement issuance, when applicable regulations are changed or requested to change is made by the relevant government bodies. The proposal is for shareholders' meeting to fully authorize Board of Directors to handle all relevant issues of the public placement.
- (8) The authority granted to Board of Directors include amendments of various details of the public placement issuance, when applicable regulations are changed or requested to change is made by the relevant government bodies. The proposal is for shareholders' meeting to fully authorize Board of Directors to handle all relevant issues of the private placement.
- (9)The proposal is to be discussed by the shareholders during the shareholders' meeting.
- RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	402,469,199shares (including the shares with e-voting rights 74,155,000shares)	33,639,737shares (including the shares with e-voting rights 58,023shares)	8,873,842shares

Elections:

1. The fifteen election of Directors. (proposed by the Board of Directors)

- Details:
 - 1. The term of office for seven directors and two supervisors will expire on June 14, 2018. It is proposed to elect all the directors (including the independent directors) of the fifteenth term in accordance with the Articles of Incorporation.
 - 2. With reference to Letter Jin-Shang-I-Zi No. 09502320300 of 21 June 2006, a public company may amend or abolish articles relating to supervisors in the Articles of Incorporation in the same annual general meeting of shareholders where directors and supervisors are re-elected and an audit committee is established. Apart from omitting supervisor elections in accordance with the new articles of incorporation, a public company should specify regulations regarding an audit committee in the new articles of incorporation.
 - 3. In accordance with the Articles of Incorporation, the Company should have seven directors (included 3 Independent Directors) with three years of term of office. Newly appointed directors will assume their office and their term of office (from June 19, 2018 to June 18, 2021) will be effective after the 2018 annual general shareholders' meeting.
 - 4. The Company's directors (including independent directors) shall be elected according to the candidate nomination system and procedures. The list of director candidates (including independent directors) for this election has been reviewed and approved by the the Board of Directors of the fourteenth Term as follows:
 - Please refer to the attachment for the "Rules for Election of Directors". (Omitted)
 Please vote.

Resolution :

Candidates list of Directors				
Category	Name	Education	Professional Experience	Current Position
Director	Ms. Lee, Judy	 BS, Bank and Insurance - Tamkang University 	 General Manager of Test Rite Int'l Co., Ltd. Director of Tong Lung Metal Industry Co., Ltd. 	 Chairperson of Test Rite Int'l Co., Ltd. Director of Test Rite Retial Co., Ltd.
Director	Mr. Ho, Tony	 EMBA, NTU - Fudan EMBA Joint Program BS, Philosophy - Fujen Catholic University 	 Chairperson of Test Rite Int'l Co., Ltd. Chairperson of Tong Lung Metal Industry Co., Ltd. 	 Chairman of Test Rite Group Chairperson of Test Rite Retial Co., Ltd. Director of Test

Test Rite Int'l Co., Ltd. Candidates list of Directors

Category	Name	Education	Professional Experience	Current Position
				Rite Int'l Co.,
Director	Ms. Ho. Robin	 MBA, Business Management - Fujen Catholic University BA, Business Management - USC 	• Vice President of Test Rite Int'l Co., Ltd.	 Ltd. Chief Operating Officer of Test Rite Int'l Co., Ltd. Director of Test Rite Int'l Co., Ltd. Director of Test Rite Retial Co., Ltd.
Director	Property Co., Ltd. Representative: Mr. Chen, Wen-Tzong	 MBA, Business Management- Regis Universit y Master of Law - Soochow University 	 Chairperson of Taiwan Financial Asse t Service Corporation Director-General, National Taxation Bureau of the Northern Area, Ministry of Finance Deputy Director-General, National Taxation Bureau of the Northern Area, Ministry of Finance Deputy Director-General, National Taxation Bureau of Kaohsiung, Ministry of Finance 	 Director of Test Rite Int'l Co., Ltd. Independent Director of Garnd Pacific Petrochemical Corporation Independent Director of Advancetek Enterprise Co., Ltd.
Independent Director	Mr. Liu, Ting-Yang	 JD, Government Management- Peking University Doctor of Education in Computer Education-AIU MA, Education Administration- AIU BA of Law, Public Administration- National Chengchi University 	 Principal of Taipei College of Maritime Technology Director of National Kaohsiung Normal University Graduate Institute of Human Resource and Knowledge Management Director Of Student Affairs of I-Shou University \ Chairman of Department of Busniness Administration \ Chairman of Department of Mass Communication \ Director Extension Education Cente \ Acting Director of Graduate School of Management 	 Independent Director of Test Rite Int'l Co., Ltd. Member of Remuneration Committee of Test Rite Int'l Co., Ltd. Professor of Graduate Institute of Human Resource and Knowledge Management of National Kaohsing Normal University Visiting Professor of Macau University of Science and Technology Advisors of

Category	Name	Education	Professional Experience	Current Position
			• Member of Research, Development and Evaluation Commission, Kaohsiung City Government	 Taipei City Government Director of Li-Chih Valuable School Member of Remuneration Committee of Level Biotechnology Inc.
Independent Director	Mr. Lai, Yung Chi	 Master of Financial Research, National Chengchi University 	 Senior examination for Tax administration highest level qualification CAP exam passed Taxation and Tariff Committee officer National Award of Outstanding SMEs evaluation committee member Member of National Health Insurance Supervisory Committee, Department of Health, Executive Yuan Member of Labor Pension fund Supervisory Committee, Council of Labor Affairs, Executive Yuan Members of Presidential office Economic Development Advisory Conference Supervisor of National Association of Small & Medium enterprises R.O.C. Executive Supervisor of Taiwan Provincial Association of Accountants Director of Chinese Management Association 	 Partner and Director of Baker Tilly Clock & Co Associate Professor of National Taipei University of Technology
Independent Director	Ms. Yeh, Jo	 Master of Finance, Drexel University, Philadelphia, 	 Credit analyst of Westpac staged financing companyTaiwan 	 Managing Director of Everglory Group Pte. Ltd.

Election Result	<u>s :</u>		
Title	Shareholder account no. or ROC ID no.	Name	Votes Received (shares)
Director	2	Ms. Lee, Judy	419,678,054
Director	1	Mr. Ho, Tony	417,684,822
Director	40	Ms. Ho. Robin	415,645,590
Director	111704	Property Co., Ltd. Representative : Mr. Chen, Wen-Tzong	413,687,158
Independent Director	R10314****	Mr. Lai, Yung Chi	411,767,390
Independent Director	A12049****	Mr. Liu, Ting-Yang	409,719,940
Independent Director	A22055****	Mr. Yeh, Jo	407,642,601

Discussion (II)

1. Removal of new directors' and their representatives' non-compete restrictions. Please proceed to discuss. (proposed by the Board of Directors)

Details :

- (1) According to Company Act article 209, a director who does anything for himself/herself or on behalf of another person that is within the scope of the company's businesses, shall explain to the meeting of shareholders the essential contents of such an act and secure the approval of the meeting of shareholers.
- (2) A proposal is to remove the non-competition clause for the directors who invest or run a business which has similar or same scope to the Company, under the condition that the Company's interests are not compromised.

Director	Company	Position
Ms. Lee, Judy	Chung Cin Enterprise Co., Ltd.	Director
	Test Rite Viet Nam Co., Ltd.	Director
Mr. Ho, Tony	Chung Cin Enterprise Co., Ltd.	Director
	Rui Feng Int'l Co., Ltd.	Director
Ms. Ho, Robin	Chung Cin Enterprise Co., Ltd.	Director
	Test Cin M&E Engineering Co., Ltd.	Director
	Rui Feng Int'l Co., Ltd.	Director
Mr. Chan. Wan Trang	Grand Pacific Petrochemical Corporation	Independent Director
Mr. Chen, Wen-Tzong	Advancetek Enterprise Co., Ltd.	Independent Director

(3)Directors assume positions at the following companies :

(4) The proposal is to be discussed by the shareholders during the shareholders' meeting.

RESOLVED, the above proposal was accepted as submitted.

Voting Results :

Number of shares represented at the time of voting	For	Against	Abstained
444,982,778shares	435,830,305shares (including the shares with e-voting rights 73,934,392shares)	33,826shares (including the shares with e-voting rights 33,826 shares)	9,118,647shares

Questions and Motions : None.

Adjournment (Time : 10:31 a.m.)

Test Rite International Co., Ltd. Business Report

Dear Shareholders,

Test-Rite Group's revenue in 2017 increased by 4.3% YoY to NT\$36.96 billion, while consolidated net income attributable to the company's shareholders increased by 21.7% to NT\$823 million, and basic EPS rose by 21.1% to NT\$1.61.

Our consolidated trading revenue was NT\$16.49 billion in 2017, marking an annual increase of 25.8%. Shipments to Walmart, the world's largest retailer by revenue, increased by 4.5% as we continued to hold the leading position as a "Tools Category Manager." Similarly, our strategic alliance with Hillman, the renowned U.S. hardware importer, performed well with shipments increasing significantly during the year. Our agency business also delivered a strong performance, with shipments up by 11% to NT\$12 billion. On the whole, total shipments reached an historic high of NT\$28.16 billion in 2017, representing an annual increase of 19.4%. Over the years, we have committed to offering best-in-class value-added products and services to our clients and key partners. Looking ahead, we remain focused on nurturing these strategic relationships as we develop new product categories, refine product value propositions, and strengthen our product expertise to drive further growth.

Our consolidated retail business in Taiwan reported revenue of NT\$16.74 billion in 2017, which was 4.8% lower than in the previous year, and net income after tax of NT\$523 million. Conditions for the housing-related segment of the retail market remain challenging. According to Taiwan's Department of Statistics, total sales in two housing-related industries, namely Housing Products and Accessories and Construction Materials, fell by 4.1% and 4.6%, respectively, in 2017. Despite these headwinds, we remained steadfast in elevating our customers' experience through effective marketing and high-quality services as a way to fortify their loyalty. Our efforts were acknowledged in Vision Magazine's "2017 Service Company Survey," where TLW and HOLA were awarded the first and second prizes in the housing industry category. Notably, sales of our private label products continued to post strong growth in 2017, with margins rate rose by 0.4% compared to 2016, and accounting for 13.5% and 33.0%, respectively, of TLW and HOLA's total sales (sales increased by 0.5% and 18.1%, respectively, compared to the previous year).

In addition to the progress made in our established retail channels in Taiwan, we have also deployed our resources to take advantage of new opportunities. In our brand agency business, sales picked up by 28.1% YoY in 2017. At the same time, overall sales from our e-commerce channels increased meaningfully by 59.2%, accounting for 4.7% of TLW and HOLA's total sales (sales from our stand-alone official website registered growth of 106.2%). In December 2017, we launched the new TR Plus website, which combined TLW and HOLA's online assets while also improving the overall user experience in browsing, buying and interactivity. Our aim is to establish a one-of-a-kind one-stop online platform in Taiwan for all things related to the home. Complementing the convenience of online access is an expanded offering of 'hardline' and 'softline' products and services, such as partial renovations and house-cleaning services. We expect e-commerce to play a key role in driving the growth of our retail business and to offer increasingly more value-added services to fulfil evolving customer

demands. Our TLW Home Improvement Service Unit, which provides renovations and home maintenance services, launched a website at the end of 2017 in conjunction with ITRI (Industrial Technology Research Institute) specifically for elderly customers. This single portal, the first of its kind in Taiwan, enables customers to conveniently book appointments, obtain evaluations and quotations, and make payments for integrated services such as cleaning and maintenance.

Our HOLA China business reported revenue of NT\$2.7 billion in 2017, which was a decline of 24.4% YoY. We continued with implementing our strategy of eliminating poorly performing stores and improving profitability and efficiency. With the closure of 7 stores in 2017, losses after tax narrowed to NT\$279 million, which was 21% lower than in the previous year. Major changes in the retail market are underway in China. Online companies have extended their businesses offline. Mainstream retail has now embraced the concept of "New Retail" as they operate without boundaries for an improved customer experience. Much has been invested in providing new experiential forms of product engagement and improving customer service. We aim to stay competitive in the China market by working with local strategic partners and leveraging our expertise in procurement, operating retail channels and stores, and offering customers distinctive experiences with our brand. All said, we expect to further narrow the losses and move closer to breakeven going forward.

As of the end of 2017, Test-Rite Group operated 27 TLW (DIY) stores, 25 HOLA stores in Taiwan, 2 Crate & Barrel stores, and 26 HOLA stores in China.

Below, we present our consolidated and stand-alone operating results for 2017, along with strategic highlights for 2018. We also share our thoughts regarding the external competition, regulations and global macroeconomic environment.

(1) Consolidated Results	•			
(NT\$ million)	2017	2016	YoY Change	YoY Change (%)
Net sales	36,963	35,443	1,520	4.3%
COGS	26,180	24,184	1,996	8.3%
Gross profit	10,783	11,259	(476)	(4.2%)
Operating expense	9,822	10,434	(612)	(5.9%)
Operating profit	961	825	136	16.5%
Non-operating profit/(loss)	150	67	83	123.9%
Net profit before tax	1,111	892	219	24.6%
Net profit after tax	826	676	150	22.2%
Recurring net profit attributable to TRIC	823	676	147	21.7%

1. Operating Results for 2017

(1) Consolidated Results:

(2) Stand-alone Results:

(NT\$ million)	2017	2016	YoY Change	YoY Change (%)
Net sales	15,687	11,998	3,689	30.7%
COGS	12,743	9,394	3,349	35.7%
Gross profit	2,944	2,604	340	13.1%
Operating expense	2,473	2,379	94	4.0%
Operating profit	471	225	246	109.3%
Non-operating profit/(loss)	377	496	(119)	(24%)
Net profit before tax	848	721	127	17.6%
Total net profit	823	676	147	21.7%

(3) Consolidated Balance Sheet and Profitability:

Item/Year		2017	2016	YoY Change (%)
Balance	Total liabilities/total	66.46%	69.50%	(4.4%)
	assets			
sheet	Current ratio	115.84%	117.15%	(1.1%)
	ROE	10.98%	9.11%	20.6%
Profitability	Net margin	2.23%	1.91%	17.0%
	EPS	1.61	1.33	21.1%

2. 2018 Business Plan and Future Strategic Developments

- (1) Business Plan and Managerial Principles:
 - A. Retail business:
 - Taiwan: No new TLW or HOLA stores will be opened in 2018. Our focus is improving customer interactions and broadening the successful implementation of an enhanced customer experience pioneered at our TLW Shilin store to our other stores.
 - China: We will continue to restructure and reorganize bad-performing stores while improving operational efficiency and profitability at all stores.
 - The launch of our TR Plus website at the end of 2017 will play a pivotal part in our Taiwan online business in 2018. In China, we will ramp up our e-commence product offerings.
 - Through the integration of our POS systems, we plan to move a step closer to fully eliminating the boundary between online and offline commerce in terms of products, payments, memberships and marketing.
 - We will maintain the growth momentum of our TLW Home Improvement Service Unit in providing value-added services to our customers and to enhance cooperation with construction projects.
 - A fundamental part of our brand agency's value proposition is to further raise and foster customer awareness and perceptions of our portfolio of existing brands.
 - Strengthen the sales of TLW and HOLA private label products to improve margins.

- B. Trading business:
 - Reinforce our existing relationships with major clients such as Walmart, Hillman and Costco, among others, to increase shipment volumes.
 - Develop existing and new categories of products, including those that incorporate artificial intelligence and automation capabilities, and strengthen our product expertise and differentiation.
 - Broaden and deepen our strategic cooperation with suppliers to strengthen our supply chain.
 - Enlarge the scope of our global sourcing capabilities.
- (2) Future Strategic Developments:
 - A. Retail business:
 - Increase sales of private label products to improve profitability.
 - Enrich our customers' online and offline shopping experience, and integrate online and offline resources.
 - B. Trading business:
 - Product development, procurement, and supply-chain management to offer best-in-class value-added products and services to our clients.
 - Build on our initiatives in transforming to a product development company.
 - Maintain both principal and agency trading relationships with customers and aggressively pursue potential business opportunities.
 - The business consolidation of trading and retail, and identify growth opportunities for the group.

3. Potential Influences from External Competition, Regulations and the Macroeconomic Environment

According to the Taiwan government's latest release, real GDP growth is projected at 2.4% for 2018, somewhat lower than the preliminary estimate of 2.9% for 2017. The 2018 forecast sees the domestic economy continuing to grow steadily, with improvements in the labor market as well as a higher minimum wage and remuneration for public sector workers. Although consumer spending will be supported if employers raise compensation levels, structural issues among the population, such as a low birth rate and an aging demographic in addition to a lackluster housing market, will provide offsets to that growth. We see this trend reflected in the data: while total houses transferred increased by 8.4% year on year to 266K in 2017, demand mostly came from self-occupation rather than arbitrage. At the same time, there were no significant price changes. Against this backdrop, as mentioned above, sales trends in housing-related industries are also weak, which suggests an overall soft housing market.

Despite a mixed outlook for the economy, our retail business continues to focus on the things we have influence over, such as private label products, product uniqueness, and delivering an excellent customer experience. In this respect, we look to leverage our leading position in the Taiwan DIY market to further advance our competitive edge. One area where we are laying the groundwork for future growth is the evolution of our e-commerce capabilities into the so-called "New Retail." The launch of our TR Plus website in December 2017 forms a key part of the integration of our online, offline and logistics assets. We aim to consolidate our resources and focus on providing a unified online-offline shopping experience that includes offering more product lines and to apply big data analysis in managing the expansion of our e-commerce business.

As for the global environment, consumption trends are encouraging in many respects. Official statistics indicate that growth in the world economy and trade will go hand in hand with increasing consumer appetite for new-technology applications, such as high-performance computing, automotive electronics, Internet of Things products, and artificial intelligence. According to the Taiwan government's forecasts, exports are expected to grow by 4.5% in 2018 while imports should rise by close on 7.0% due to higher raw material prices as well as increasing demand. In terms of the outlook for the U.S., our main trading market, economic and labor conditions seem constructive. Corporate investment, jobs and wages have been bolstered by the benefits of the Tax Cut and Jobs Act of 2017. Meanwhile, economic growth in the Eurozone remains steady with a positive labor market environment along with robust consumer confidence and retail spending. Cultivated over 40 years, the foundation of our global trading business is in good shape and we will continue to nurture our relationships with key global partners, including many of the world's leading retailers in the U.S. and Europe. We are committed to further developing our value-added services, including our agency business, to provide a one-stop trading solution with best-in-class quality and quotations in order to advance our goal of becoming the most outstanding trading company for home-related durable products based in Asia.

Significant transformations in China's consumer market present opportunities that we are positioning to take advantage of. The authorities are promoting its Internet Plus strategy, which includes the application of big data analysis, cloud computation and artificial intelligence, and forms a key part of the country's growth plans. GDP growth of 6.9% in 2017 was above the official target. Prospects for the New Economy certainly remain encouraging, not least by the fact that China has one of the world's leading mobile payments infrastructure, which lowers transaction costs substantially and improves efficiency. It's no surprise then that online sales growth (32% in 2017 vs. 26% in 2016) is outpacing overall retail sales. Other complementary industries, such as robotics, are also helping to streamline the logistics infrastructure to fuel expansion of the retail market. Technology growth has had its own headwinds, however, as witnessed by increased pressure for environmental protection, the elimination of excess productive capacity, tighter financial supervision, and the reigning in of the real estate market. Our retail business in China has been reorganized to improve profitability. We are hard at work in establishing our place in the expansive China retail market by focusing on the home segment and providing comprehensive housing and decorative products to satisfy customer demand for improving their living environments.

We thank you for placing your confidence in us. Our commitment to plan and manage our trading, retail and other group businesses with integrity and resilience remains stronger than ever. With that in mind, we look to fortify our balance sheet and further enhance the returns to our shareholders' equity and validate your trust in us.

Sincerely yours,

Chairman: Judy Lee

GM: Sophia Tong

Controller: Linda Lin

To: Test Rite International Co., Ltd. 2018 Shareholders' Meeting From: Supervisors of Test Rite International Co., Ltd Re: Supervisor's review report on the 2017 Financial Statements

Dear shareholders,

Here we ensure the annual financial reports of TRIC stands alone and its consolidation for 2017 have been rendered by Board and audited independent auditors Mr. HONG, KUO-TYAN and Mr. WU, KER-CHANG of Deloitte Touche. Further we review 2017 Business report and 2017 Profits Distribution proposal and assure to it's compliance with Company Act No. 219 as well.

Supervisors:

Tsai-Chi Co., Ltd. Representative: Mr. Liao, Hsueh-Hsing

Mr. Huang, Chung-Hsing

March 26, 2018

Test-Rite International Co., Ltd. and Subsidiaries

Consolidated Financial Statements for the Years Ended December 31, 2017 and 2016 and Independent Auditors' Report

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Test-Rite International Co., Ltd.

Opinion

We have audited the accompanying consolidated financial statements of Test-Rite International Co., Ltd. (the "Company") and its subsidiaries (collectively referred as the "Group"), which comprise the consolidated balance sheets as of December 31, 2017 and 2016, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2017 and 2016, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2017. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The following are key audit matters of the consolidated financial statements of the Group as of and for the year ended December 31, 2017:

Sales Revenue Recognition

The recognition of sales revenue depends on whether the risks and rewards of the ownership of goods have been transferred to customers and on the point of transfer of the risks and rewards of the ownership of goods to customers. This is critical to the Group's sales revenue recognition and to the presentation of the financial statements. As a result, the recognition of sales revenue is regarded as a key audit matter of these 2017 consolidated financial statements. Refer to Note 4 of the consolidated financial statements for disclosures of the accounting policies of sales revenue recognition.

Our audit procedures in response to sales revenue recognition consisted of the following: According to the transaction documents, we understood and evaluated the appropriateness of the Group's accounting policy of sales revenue recognition; and we selected samples of sales transactions and performed tests of the transaction details to verify the validity of the presentation of sales revenue.

Impairment of Accounts Receivable

As of December 31, 2017, the amount of accounts receivable was material for the Group, and the recognition of an allowance for impairment loss was subject to management's estimation of future cash flows. As a result, the impairment of accounts receivable is regarded as a key audit matter of these 2017 consolidated financial statements. Refer to Notes 4, 5 and 10 of the consolidated financial statements for further disclosures of accounts receivable and the impairment of accounts receivable.

Our audit procedures in response to accounts receivable and the impairment of accounts receivable consisted of the following: We evaluated the rationale of the assumptions used in the aging report of accounts receivable prepared by management and verified that the assumptions were consistent with those used in the prior year; we examined the calculations in the aging report; and we inspected cash collections of accounts receivable after the balance sheet date to verify the collectability of accounts receivable.

Other Matter

We have also audited the parent company only financial statements of Test-Rite International Co., Ltd. as of and for the years ended December 31, 2017 and 2016 on which we have issued an unmodified opinion.

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

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

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

Those charged with governance, including the supervisors, are responsible for overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2017 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Kuo-Tyan Hong and Ker-Chang Wu.

Deloitte & Touche Taipei, Taiwan Republic of China

March 26, 2018

Notice to Readers

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

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

CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

	2017		2016	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 1,461,147	6	\$ 2,302,564	10
Financial assets at fair value through profit or loss - current (Notes 4 and 7)	630,141	3	451,827	2
Debt investments with no active market - current (Notes 4 and 9)	2,222	-	172,069	1
Notes receivable from unrelated parties (Notes 4 and 10) Trade receivables from unrelated parties (Notes 4 and 10)	46,054 2,977,355	- 13	61,825 2,403,141	- 10
Other receivables	377,546	2	244,056	10
Inventories (Notes 4 and 11)	6,043,748	27	6,642,730	27
Prepayments Other current financial assets	290,254	1	341,397	1
Other current assets	21,788 		17,433 <u>4,335</u>	
Total current assets	11,851,316	52	12,641,377	52
NON-CURRENT ASSETS				
Financial assets measured at cost - non-current (Notes 4 and 8)	75,744	-	93,775	-
Debt investments with no active market - non-current (Notes 4 and 9)	235,461	1	108,899	1
Property, plant and equipment (Notes 4 and 13) Goodwill (Notes 4 and 14)	5,618,359 2,336,399	25 10	6,171,912 2,335,902	25 10
Other intangible assets (Notes 4 and 15)	234,708	1	236,055	10
Deferred tax assets (Note 4)	1,166,110	5	1,279,315	5
Refundable deposits	802,502	4	812,030	3
Other non-current assets	551,679	2	638,033	3
Total non-current assets	11,020,962	48	11,675,921	48
TOTAL	<u>\$ 22,872,278</u>	<u> 100 </u>	<u>\$ 24,317,298</u>	_100
LIABILITIES AND EQUITY				
CURRENT LIABILITIES	¢ 1011020	~	ф. 1.700.5 2 (7
Short-term borrowings (Note 16) Short-term bills payable (Note 16)	\$ 1,211,838 79,992	5	\$ 1,799,526	7
Financial liabilities at fair value through profit or loss - current (Notes 4 and 7)	40,159	-	51,019	-
Notes payable to unrelated parties	9,567	-	21,714	-
Trade payables to unrelated parties	5,516,821	24	5,783,246	24
Other payables (Notes 4 and 18)	1,427,836 126,171	6	1,657,087 184,575	7
Current tax liabilities (Note 4) Advance receipts	562,283	3	555,304	1 2
Current portion of long-term borrowings and bonds payable (Note 16)	1,225,000	6	600,000	3
Other current liabilities	31,327		156,135	1
Total current liabilities	10,230,994	45	10,808,606	45
NON-CURRENT LIABILITIES	4 401 020	10	5 571 000	22
Long-term borrowings (Note 16) Deferred tax liabilities (Note 4)	4,491,928 22,799	19	5,571,922 27,661	23
Net defined benefit liabilities - non-current (Notes 4 and 19)	150,138	1	172,262	1
Guarantee deposits received	230,277	1	237,375	1
Other non-current liabilities	73,875		83,189	
Total non-current liabilities	4,969,017	21	6,092,409	25
Total liabilities	15,200,011	66	16,901,015	70
EQUITY ATTRIBUTABLE TO OWNERS OF TEST-RITE Share capital				
Common shares (Notes 4 and 20)	5,098,875	23	5,098,875	$\frac{21}{3}$
Capital surplus (Notes 4 and 20)	647,962	3	673,456	3
Retain earnings (Notes 4 and 20)	1,110,326	5	1,049,379	4
Legal reserve Special reserve	166,380	1	148,098	4
Unappropriated earnings	787,297	3	609,465	$\frac{2}{7}$
Total retain earnings	2,064,003	$\frac{9}{(1)}$	1,806,942	7
Other equity (Notes 4 and 20)	(180,438)	<u>(1</u>)	(166,380)	<u>(1</u>)
Total equity attributable to owners of TEST-RITE	7,630,402	34	7,412,893	30
NON-CONTROLLING INTERESTS (Note 4)	41,865	<u> </u>	3,390	<u> </u>
Total equity	7,672,267	34	7,416,283	30
TOTAL	<u>\$ 22,872,278</u>	100	<u>\$ 24,317,298</u>	100

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2017		2016	
	Amount	%	Amount	%
OPERATING REVENUE (Note 4)	\$ 36,963,212	100	\$ 35,443,444	100
OPERATING COSTS (Note 11)	26,180,545	71	24,184,630	68
GROSS PROFIT	10,782,667	29	11,258,814	32
OPERATING EXPENSES	9,822,012	26	10,433,994	29
PROFIT FROM OPERATIONS	960,655	3	824,820	3
 NON-OPERATING INCOME AND EXPENSES Interest income Other income Gain on disposal of property, plant and equipment (Note 13) (Loss) gain on sale of investments, net Foreign exchange gains Interest expense Other expenses Loss on disposal of property, plant and equipment Net loss on fair value change of financial assets and liabilities designated as at fair value through profit or loss 	25,151 255,922 225,690 (6,977) 68,234 (227,639) (172,323) -	- 1 - (1) (1) -	19,984 217,361 - - - - - - - - - - - - - - - - - - -	- - - (1) - -
Total non-operating income and expenses	150,349	<u> </u>	67,543	<u> </u>
PROFIT BEFORE INCOME TAX	1,111,004	3	892,363	3
INCOME TAX EXPENSE (Notes 4 and 21)	(284,899)	<u>(1</u>)	(216,343)	<u>(1</u>)
NET PROFIT FOR THE YEAR	826,105	2	<u> </u>	$\frac{2}{1}$

(Continued)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

		2017			2016	
	A	Amount %		Amount		%
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss: Remeasurement of defined benefit plans Items that may be reclassified subsequently to profit or loss:	\$	(40,281)	-	\$	(67,160)	-
Exchange differences on translating foreign operations		(14,073)	<u> </u>		(137,606)	<u>(1</u>)
Other comprehensive loss for the year, net of income tax		(54,354)			(204,766)	<u>(1</u>)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$</u>	771,751	2	<u>\$</u>	471,254	1
NET PROFIT (LOSS) ATTRIBUTABLE TO: Owner of the Company Non-controlling interests	\$	823,012 3,093	2	\$	676,029 (9)	2
	<u>\$</u>	826,105	2	\$	676,020	2
TOTAL COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE TO:						
Owner of the Company Non-controlling interests	\$	768,703 <u>3,048</u>	2	\$	471,346 (92)	1
	<u>\$</u>	771,751	2	<u>\$</u>	471,254	1
EARNINGS PER SHARE (Notes 4 and 22) Basic Diluted		<u>\$ 1.61</u> <u>\$ 1.61</u>			<u>\$ 1.33</u> <u>\$ 1.32</u>	

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

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

				Equity Attr	ibutable to Owners	of Test-Rite					
				¥				Equity		-	
	Share (Capital					Exchange Differences on	Unrealized Gain on			
	Share	•	_		Retained Earnings		Translating	Available-for-			
	(In Thousands of Share)	Amount	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Foreign Operations	sale Financial Assets	Total	Non-controlling Interests	Total Equity
BALANCE AT JANUARY 1, 2016	509,888	\$ 5,098,875	\$ 673,456	\$ 995,491	\$ 148,098	\$ 538,877	\$ (28,882)	\$ 25	\$ 7,425,940	\$ 3,482	\$ 7,429,422
Appropriation of 2015 earnings (Note 20) Legal reserve Cash dividends	-	-	-	53,888	-	(53,888) (484,393)	-	-	(484,393)	-	(484,393)
Net profit (loss) for the year ended December 31, 2016	-	-	-	-	-	676,029	-	-	676,029	(9)	676,020
Other comprehensive loss for the year ended December 31, 2016	<u> </u>	<u> </u>	<u>-</u>	<u>-</u>	<u>-</u>	(67,160)	(137,523)	<u>-</u>	(204,683)	(83)	(204,766)
Total comprehensive income (loss) for the year ended December 31, 2016	<u> </u>	<u> </u>	<u>-</u>	<u>-</u>	<u>-</u>	608,869	(137,523)	<u>-</u>	471,346	(92)	471,254
BALANCE AT DECEMBER 31, 2016	509,888	5,098,875	673,456	1,049,379	148,098	609,465	(166,405)	25	7,412,893	3,390	7,416,283
Appropriation of 2016 earnings (Note 20) Legal reserve Special reserve Cash dividends	- - -	- -	(25,494)	60,947 - -	18,282	(60,947) (18,282) (525,184)	- -	- -	(550,678)	- - -	(550,678)
Net profit for the year ended December 31, 2017	-	-	-	-	-	823,012	-	-	823,012	3,093	826,105
Other comprehensive loss for the year ended December 31, 2017	<u>-</u>	<u>-</u>	<u>-</u>		<u>-</u>	(40,251)	(14,058)		(54,309)	(45)	(54,354)
Total comprehensive income (loss) for the year ended December 31, 2017	<u> </u>	<u> </u>	<u>-</u>	<u>-</u>	<u>-</u>	782,761	(14,058)	<u> </u>	768,703	3,048	771,751
Decrease of non-controlling interests	-	-	-	-	-	-	-	-	-	(23,156)	(23,156)
Changes in ownership of subsidiary companies			<u> </u>	<u> </u>	<u> </u>	(516)	<u> </u>	<u> </u>	(516)	58,583	58,067
BALANCE AT DECEMBER 31, 2017	509,888	<u>\$ 5,098,875</u>	<u>\$ 647,962</u>	<u>\$ 1,110,326</u>	<u>\$ 166,380</u>	<u>\$ 787,297</u>	<u>\$ (180,463</u>)	<u>\$ 25</u>	<u>\$ 7,630,402</u>	<u>\$ 41,865</u>	<u>\$ 7,672,267</u>

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

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

		2017		2016
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit before income tax	\$	1,111,004	\$	892,363
Adjustments for:	Ψ	1,111,001	Ψ	072,505
Depreciation expenses		621,181		685,452
Amortization expenses		130,816		148,317
Impairment loss (reversed) recognized on trade receivables		(3,602)		15,601
Net loss on fair value change of financial assets and liabilities		(5,002)		15,001
designated as at fair value through profit or loss		17,709		166,047
Interest expense		227,639		229,381
Interest income		(25,151)		(19,984)
Compensation cost of employee share options		42		(1),)01)
(Gain) loss on disposal and impairment of property, plant and		12		
equipment		(225,690)		25,647
Loss on disposal of intangible assets		(223,090)		117
Loss (gain) on disposal of investments		6,977		(8,932)
Amortization of unrealized gain on sale-leasebacks		(50,000)		(50,000)
Changes in operating assets and liabilities		(50,000)		(30,000)
Financial assets held for trading		(201,527)		381,031
Notes receivable		15,771		(332)
Trade receivables		(570,612)		(7,295)
Other receivables		(133,750)		13,704
Inventories		598,982		75,879
Prepayments		51,143		39,577
Other current assets		3,274		332,422
Other financial assets		364		328
Other operating assets		(128,975)		142,878
Notes payable		(12,147)		19,017
Trade payables		(266,425)		(38,503)
Other payables		(226,652)		247,492
Advance receipts		6,979		51,893
Other current liabilities		(74,808)		(34,760)
Other operating liabilities		(60,645)		(76,155)
Cash generated from operations		811,897		3,231,185
Interest received		25,411		19,780
Interest paid		(228,933)		(232,989)
Income tax paid		(268,196)		(203,831)
Net cash generated from operating activities		340,179		2,814,145
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of debt investments with no active market		(13,830)		(163,174)
Proceeds from sale of debt investments with no active market		57,115		229,548
Purchase of financial assets measured at cost		(1,088)		
Proceeds from sale of financial assets measured at cost		6,211		-
Payments for property, plant and equipment		(223,310)		(1,026,851)
r aymonts for property, plant and equipment		(223,310)		(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

	2017	2016
Proceeds from disposal of property, plant and equipment	\$ 463,220	\$ 22,447
Decrease in refundable deposits	9,528	157,161
Payments for intangible assets	(13,727)	(23,105)
Net cash generated from (used in) investing activities	284,119	(803,974)
CASH FLOWS FROM FINANCING ACTIVITIES		
Repayments of short-term borrowings	(587,688)	(483,801)
Proceeds (repayments) of short-term bills payable	79,992	(49,966)
Proceeds from long-term borrowings	4,007,172	6,761,305
Repayments of long-term borrowings	(4,462,166)	(7,299,993)
Decrease in guarantee deposits received	(7,098)	(13,262)
Dividends paid	(550,678)	(484,393)
Change in non-controlling interests	34,869	
Net cash used in financing activities	(1,485,597)	(1,570,110)
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES	19,882	(40,903)
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(841,417)	399,158
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	2,302,564	1,903,406
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 1,461,147</u>	<u>\$ 2,302,564</u>

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

(Concluded)

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Test Rite International Co., Ltd 2017 Profits Distribution Table

		(NTD)
Item	Amonut	Notes
Beginning balance of retained earnings	5,051,645	
Adjusted retained earnings for		
Investments accounted for using equity		
method	(30,904,121)	
Remeasurement of defined benefit		
plans recognized in retained earnings	(9,862,598)	
Adjusted undistributed earnings (a)	(35,715,074)	
Add: Net profit after tax(b)	823,012,382	
Less: 10% for Legal reservation	(78,729,731)	(a+b)*10%
Less : special reserve	(14,057,595)	
Earnings available for pay-out	694,509,982	
Allocation:		
Cash dividend	(611,865,070)	NTD1.20 per share
Ending balance of retained earnings	82,644,912	
1 • The Company should set aside the special	l reserve in accordance	ce with the article 41-1 of
Securities and Exchange Act.		
$2 \cdot$ The number of shares eligible to receive t	he above proposal of	earnings distribution is
509,887,558 shares.		

Chairperson: Judy Lee

GM: Sophia Tong

Controller: Linda Lin

TEST RITE International Co., Ltd. Procedures for Endorsements and Guarantees Reference Reference Table for Revised Clauses

Original clause	Revised clause	Basis and reasons for
Article 1 This procedure was established to safeguard shareholders equity, improve the financial management of endorsements, and reduce operating risks. The Company shall comply with the operational procedures when endorsements/guarantees for others; provided that where another act provides otherwise, the provisions of such act shall prevail.	Article 1 This procedures was established to safeguard shareholders equity, improve the financial management of endorsements, and reduce operating risks. The Company shall comply with the operational procedures when endorsements/guarantees for others; provided that where another act provides otherwise, the provisions of such act shall prevail.	revision Revision is made in accordance with regulatory.
Article 8 If, as a result of a change in circumstances, an entity for which an endorsement/guarantee is made no longer meets the requirements of the operational procedures, or the amount of endorsement/guarantee exceeds the limit, the Company shall adopt rectification plans to discharge the amount in excess within a given time limit and submit the rectification plans to the Supervisors , and report to the Board of Directors meeting.	Article 8 If, as a result of a change in circumstances, an entity for which an endorsement/guarantee is made no longer meets the requirements of the operational procedures, or the amount of endorsement/guarantee exceeds the limit, the Company shall adopt rectification plans to discharge the amount in excess within a given time limit and submit the rectification plans to the <u>Audit</u> <u>Committee</u> , and report to the Board of Directors meeting.	Amended as the Company establishes audit committee.
Article 12 The Company shall prepare a memorandum book for its endorsement/guarantee activities and record in detail the following information for the record: including the entity for which the endorsement/ guarantee is made, the results of risk assessment, the amount of guarantee, the collateral obtained, conditions under which the endorsement / guarantee responsibility is	Article 12 The Company shall prepare a memorandum book for its endorsement/guarantee activities and record in detail the following information for the record: including the entity for which the endorsement/ guarantee is made, the results of risk assessment, the amount of guarantee, the collateral obtained, conditions under which	Amended as the Company establishes audit committee.

Original clause	Revised clause	Basis and
		reasons for
		revision
discharged, and date of discharge.	the endorsement / guarantee	
For circumstances in which an entity for	responsibility is discharged, and	
which the Company makes any	date of discharge.	
endorsement/guarantee is a subsidiary	For circumstances in which an	
whose net worth is lower than half of its	entity for which the Company	
paid-in capital, constant attention shall be	makes any endorsement/guarantee	
paid to its financial condition, business	is a subsidiary whose net worth is	
operations, and credit status. If	lower than half of its paid-in	
collateral is provided, attention shall be	capital, constant attention shall be	
paid to changes in the value of the	paid to its financial condition,	
collateral.	business operations, and credit	
In the case of a subsidiary with shares	status. If collateral is provided,	
having no par value or a par value other	attention shall be paid to changes in	
than NT\$10, for the paid-in capital in the	the value of the collateral.	
calculation under subparagraph 11 of the	In the case of a subsidiary with	
preceding paragraph, the sum of the	shares having no par value or a par	
share capital plus paid-in capital in	value other than NT\$10, for the	
excess of par shall be applied.	paid-in capital in the calculation	
The Company's internal auditors shall	under subparagraph 11 of the	
audit the operational procedures and the	preceding paragraph, the sum of	
implementation thereof no less	the share capital plus paid-in capital in excess of par shall be	
frequently than quarterly and prepare written records accordingly. They shall	applied.	
promptly notify the Supervisors in	The Company's internal auditors	
writing of any material violation found.	shall audit the operational	
In addition, if the manager(s) and	procedures and the implementation	
responsible person(s) indicated in the	thereof no less frequently than	
program are found to have violated the-	quarterly and prepare written	
guidelines or the operating program after	records accordingly. They shall	
an audit, they shall make corrections	promptly notify the <u>Audit</u>	
during the disciplinary probationary	<u>Committee</u> in writing of any	
period and submit a corrective report	material violation found. In	
within the specific deadline, or the	addition, if the manager(s) and	
Company will take disciplinary action	responsible person(s) indicated in	
according to the rules.	the program are found to have	
	violated the Regulations Governing	
	Loaning of Funds and Making of	
	Endorsements/Guarantees by	
	Public Companies or the operating	
	program after an audit, they shall	
	make corrections during the	
	disciplinary probationary period	
	and submit a corrective report	
	within the specific deadline, or the	
	Company will take disciplinary	
	action according to the rules. •	

Original clause	Revised clause	Basis and
		reasons for
		revision
Article 19	Article 19	Amended as
Where the Company has established the	Where the Company has	the
position of independent director, when it	established the position of	Company
submits the operational procedures for	independent director, when it	establishes
discussion by the board of directors	submits the operational procedures	audit
pursuant to the preceding paragraph, the	for discussion by the board of	committee.
board of directors shall take into full	directors pursuant to the preceding	
consideration each independent director's	paragraph, the board of directors	
opinions; the independent directors'	shall take into full consideration	
opinions specifically expressing assent or	each independent director's	
dissent and the reasons for dissent shall	opinions; the independent directors'	
be included in the minutes of the board	opinions specifically expressing	
of directors' meeting.	assent or dissent and the reasons	
The operational procedures be enforced	for dissent shall be included in the	
after approved by the Board of Directors	minutes of the board of directors'	
meeting, the Supervisors , and	meeting.	
shareholders' meeting; the amendment of the operational procedures also shall be	Where there any director expresses dissent and it is contained in the	
approved by the Audit Committee , the	minutes or a written statement, the	
Board of Directors meeting, and the	Company shall submit the	
shareholders' meeting.	dissenting opinions to the <u>Audit</u>	
Where there any director expresses	<u>Committee</u> and for discussion by	
dissent and it is contained in the minutes	the shareholders' meeting. The	
or a written statement, the Company	same shall apply to any	
shall submit the dissenting opinions to	amendments to the operational	
the Supervisors and for discussion by the	procedures. The operational	
shareholders' meeting. The same shall	procedures are promulgated	
apply to any amendments to the	pursuant to "Regulations	
operational procedures.	Governing Loaning of Funds and	
	Making of	
	Endorsements/Guarantees by	
	Public Companies" shall be	
	enforced after approved by the	
	Audit Committee, the Board of	
	Directors meeting, and	
	shareholders' meeting; the	
	amendment of the operational	
	procedures also shall be approved	
	by the Audit Committee , the Board	
	of Directors meeting, and the	
	shareholders' meeting.	

TEST RITE International Co., Ltd. Procedures for Lending Funds to Others Reference Table for Revised Clauses

Original clause	Revised clause	Basis and reasons for revision
Article 8 : Subsequent measures for control and management of loans, and procedure for handling delinquent creditor's rights. 1. After a loan is made, attention shall be constantly paid to the financial condition, business operations, and credit status of the borrower and the guarantor. If security is provided, attention shall be paid to changes in the value of the security. One month before the loan matures, the borrower shall be notified to pay back the principal and the accrued interest. 2.Upon maturity the borrower will remit payment of the loan principle plus interest to the Company and the Company shall in turn return all guarantees documents. 3.When the borrower requests for the cancellation of pledge, it is necessary to verify the remaining loan balance prior the decision of the cancellation. 4.Upon maturity, the borrower needs to repay the loan and the interest. When violated, the Company shall take legal actions to enforce all measures of the pledge or guarantor to safeguard the credit. 5.The Company's internal auditors shall audit the operational procedures and the implementation thereof no less frequently than quarterly and prepare written records accordingly. They shall promptly notify the Supervisors in writing of any material violation found. In addition, if the manager(s) and responsible person(s) indicated in the	Article 8 : Subsequent measures for control and management of loans, and <u>procedures</u> for handling delinquent creditor's rights. 1.After a loan is made, attention shall be constantly paid to the financial condition, business operations, and credit status of the borrower and the guarantor. If security is provided, attention shall be paid to changes in the value of the security. One month before the loan matures, the borrower shall be notified to pay back the principal and the accrued interest. 2.Upon maturity the borrower will remit payment of the loan principle plus interest to the Company and the Company shall in turn return all guarantees documents. 3.When the borrower requests for the cancellation of pledge, it is necessary to verify the remaining loan balance prior the decision of the cancellation. 4.Upon maturity, the borrower needs to repay the loan and the interest. When violated, the Company shall take legal actions to enforce all measures of the pledge or guarantor to safeguard the credit. 5.The Company's internal auditors shall audit the operational procedures and the implementation thereof no less frequently than quarterly and prepare written records accordingly. They shall promptly notify the <u>Audit</u>	
program are found to have violated the	Committee in writing of any	

Original clause	Revised clause	Basis and
Original clause	Kevised clause	reasons for
		revision
avidations on the an anoting and another	material violation formed In	Tevision
guidelines or the operating program after	material violation found. In	
an audit, they shall make corrections	addition, if the manager(s) and	
during the disciplinary probationary	responsible person(s) indicated in	
period and submit a corrective report	the program are found to have	
within the specific deadline, or the	violated the guidelines or the	
Company will take disciplinary action	operating program after an audit,	
according to the rules.	they shall make corrections during	
6.If, as a result of a change in	the disciplinary probationary	
circumstances, an entity for which an	period and submit a corrective	
loan of fund is made does not meet the	report within the specific deadline,	
requirements of these operational	or the Company will take	
procedures or the loan balance exceeds	disciplinary action according to the	
the limit, the Company shall adopt	rules.	
rectification plans and submit the	6.If, as a result of a change in	
rectification plans to the Supervisors, and	circumstances, an entity for which	
shall complete the rectification according	an loan of fund is made does not	
to the timeframe set out in the plan.	meet the requirements of these	
	operational procedures or the loan	
	balance exceeds the limit, the	
	Company shall adopt rectification	
	plans and submit the rectification	
	plans to the <u>Audit Committee</u> , and	
	shall complete the rectification	
	according to the timeframe set out	
	in the plan.	
		A mandad ag
Article 14 : Where the Company has	Article 14 : Where the Company	Amended as
established the position of independent	has established the position of	the
director, the Board of Directors will take	independent director, the Board of	Company
into full consideration each independent	Directors <u>shall</u> take into full	establishes
director's opinions; independent	consideration each independent	audit
directors' opinions specifically	director's opinions; independent	committee.
expressing assent or dissent and their	directors' opinions specifically	
reasons for dissent shall be included in	expressing assent or dissent and	
the minutes of the board of directors'	their reasons for dissent shall be	
meeting.	included in the minutes of the	
These Procedures are promulgated	board of directors' meeting.	
pursuant to Regulations Governing	Where there any director expresses	
Loaning of Funds by Public Companies.	dissent and it is contained in the	
Following the approval by the Board of	minutes or a written statement, the	
Directors of the Procedures, the same	Company shall submit the	
shall be forwarded to the respective	dissenting opinions to the <u>Audit</u>	
Supervisors and shall furthermore be	<u>Committee</u> and for discussion by	
submitted for approval at the	the shareholders' meeting.	
shareholders' meeting. The same	The procedures are promulgated	
procedure shall apply in the case of	pursuant to "Regulations	

Original clause	Revised clause	Basis and
		reasons for
		revision
amendments. Where there any director	Governing Loaning of Funds and	
expresses dissent and it is contained in	Making of	
the minutes or a written statement, the	Endorsements/Guarantees by	
Company shall submit the dissenting	Public Companies" shall be	
opinions to the Supervisors and for	enforced after approved by the	
discussion by the shareholders' meeting.	Audit Committee, the Board of	
	Directors meeting, and	
	shareholders' meeting. The same	
	procedure shall apply in the case of	
	amendments.	

TEST RITE International Co., Ltd. Procedures for Acquisition and Disposal of Assets Reference Table for Revised Clauses

Original clause	Revised clause	Basis and
original elause		reasons for
		revision
Article 6 :	Article 6 :	Amended
In acquiring or disposing of real property or equipment procedure 1 \ Appraisal and operating procedure The Company shall comply with the Company's 'Internal management control system' when acquiring or disposing of real property or equipment. In acquiring or disposing of real property or equipment that is subject to the approval of the board of directors under the company's procedures or other laws or regulations, if a director expresses	In acquiring or disposing of real property or equipment procedure 1 · Appraisal and operating procedure The Company shall comply with the Company's <u>"Internal management</u> control system <u>"</u> when acquiring or disposing of real property or equipment. In acquiring or disposing of real property or equipment that is subject to the approval of the board of directors under the company's procedures or other laws or regulations, if a director expresses	as the Company establishes audit committee.
dissent and it is contained in the minutes or a written statement, the company shall submit the director's dissenting opinion to each supervisor. (Omitted)	dissent and it is contained in the minutes or a written statement, the company shall submit the director's dissenting opinion to <u>the Audit</u> <u>Committee</u> . (Omitted)	
Article 7 : Procedure of acquiring or disposing of securities 1 · Appraisal and Operating procedures The Company shall comply with the Company's 'Internal management control system' when acquiring or disposing of securities. In acquiring or disposing of securities that is subject to the approval of the board of directors under the company's procedures or other laws or regulations, if a director expresses dissent and it is contained in the minutes or a written statement, the company shall submit the director's dissenting opinion to-each supervisor. (Omitted)	Article 7 : Procedure of acquiring or disposing of securities 1 • Appraisal and Operating procedures The Company shall comply with the Company's <u>"Internal management</u> control system <u>"</u> when acquiring or disposing of securities. In acquiring or disposing of securities that is subject to the approval of the board of directors under the company's procedures or other laws or regulations, if a director expresses dissent and it is contained in the minutes or a written statement, the company shall submit the director's dissenting opinion to <u>the Audit</u> <u>Committee</u> . (Omitted)	Amended as the Company establishes audit committee.

Article 8:	Article 8:	Amended
Procedure of acquires or disposes of	Procedure of acquires or disposes of	as the
memberships or intangible assets	memberships or intangible assets	Company
1 • Appraisal and Operating procedures	1 · Appraisal and Operating procedures	establishes
		audit
The Company shall comply with the	The Company shall comply with the	committee.
Company's 'Internal management	Company's <u>"Internal management</u>	•••••••••••••••••••••••••••••••••••••••
control system' when acquiring or	control system" when acquiring or	
disposing of memberships or	disposing of memberships or intangible assets.	
intangible assets.	e	
In acquiring or disposing of memberships or intangible assets that	In acquiring or disposing of memberships or intangible assets that	
is subject to the approval of the board	is subject to the approval of the board	
of directors under the company's	of directors under the company's	
procedures or other laws or	procedures or other laws or	
regulations, if a director expresses	regulations, if a director expresses	
dissent and it is contained in the	dissent and it is contained in the	
minutes or a written statement, the	minutes or a written statement, the	
company shall submit the director's	company shall submit the director's	
dissenting opinion to each supervisor.	dissenting opinion to the Audit	
(Omitted)	Committee.	
	(Omitted)	
Article 10 :	Article 10 :	Amended
Related Party Transactions	Related Party Transactions	as the
$1 \cdot (\text{Omitted})$	$1 \cdot (\text{Omitted})$	Company
2 • Appraisal and Operating procedures	2 • Appraisal and Operating procedures	establishes
When the Company intends to acquire	When the Company intends to acquire	audit
or dispose of real property from or to a	or dispose of real property from or to a	committee.
related party, or when it intends to	related party, or when it intends to	
acquire or dispose of assets other than	acquire or dispose of assets other than	
real property from or to a related party	real property from or to a related party	
and the transaction amount reaches 20	and the transaction amount reaches 20	
percent or more of paid-in capital, 10	percent or more of paid-in capital, 10	
percent or more of the company's total	percent or more of the company's total	
assets, or NT\$300 million or more,	assets, or NT\$300 million or more,	
except in trading of government bonds	except in trading of government bonds	
or bonds under repurchase and resale	or bonds under repurchase and resale	
agreements, or subscription or	agreements, or subscription or	
redemption of domestic money market	redemption of domestic money market	
funds, the company may not proceed	funds, the company may not proceed	
to enter into a transaction contract or	to enter into a transaction contract or	
make a payment until the following	make a payment until the following	
matters have been approved by the	matters have been approved by <u>the</u>	
board of directors and recognized by	<u>Audit Committee and</u> the board of	
the supervisors:	directors.	
(Omitted)	(Omitted)	
The calculation of the transaction	The calculation of the transaction	
amounts referred to in the preceding	amounts referred to in the preceding	
paragraph shall be made in accordance	paragraph shall be made in accordance	

with Article 11, and "within the	with Article 11, and "within the
preceding year" as used herein refers	preceding year" as used herein refers
to the year preceding the date of	to the year preceding the date of
occurrence of the current transaction.	occurrence of the current transaction.
Items that have been approved by the	Items that have been approved by <u>the</u>
board of directors and recognized by-	Audit Committee and the board of
the supervisors need not be counted	directors need not be counted toward
toward the transaction amount.	the transaction amount.
With respect to the acquisition or	With respect to the acquisition or
disposal of business-use equipment	disposal of business-use equipment
between the Company and its	between the Company and its
subsidiaries, the company's board of	subsidiaries, the company's board of
directors delegate the board chairman	directors delegate the board chairman
to decide such matters when the	to decide such matters when the
transaction is within a certain amount	transaction is within a certain amount
NT\$ 300million and have the decisions	NT\$ 300million and have the decisions
subsequently submitted to and ratified	subsequently submitted to and ratified
by the next board of directors meeting.	by the next board of directors meeting.
Where the position of independent	Where the position of independent
director has been created, when a	director has been created, when a
matter is submitted for discussion by	matter is submitted for discussion by
the board of directors pursuant to the	the board of directors pursuant to the
procedure, the board of directors shall	procedure, the board of directors shall
take into full consideration each	take into full consideration each
independent director's opinions. If an	independent director's opinions. If an
independent director objects to or	independent director objects to or
expresses reservations about any	expresses reservations about any
matter, it shall be recorded in the	matter, it shall be recorded in the
minutes of the board of directors	minutes of the board of directors
meeting.	meeting.
Where an audit committee has been	Where an audit committee has been
established in accordance with the	established in accordance with the
provisions of the Act, the matters for	provisions of the Act, the matters for
which paragraph 1 requires recognition	which paragraph 1 requires to be
by the supervisors shall first be	approved by more than half of all audit
approved by more than half of all audit	committee members and then
committee members and then	submitted to the board of directors for
submitted to the board of directors for	a resolution.
a resolution.	(Omitted)
(Omitted)	3 · Reasonable assessment of
3 · Reasonable assessment of	transaction costs
transaction costs	$(1)\sim(4)$ (Omitted)
$(1)\sim(4)$ (Omitted)	(5) If the evaluation value of real estate
(5) If the evaluation value of real estate	properties the required from the
properties the required from the	Company's related parties, evaluated
Company's related parties, evaluated	base on the requirements in Paragraph
base on the requirements in Paragraph 1 and 2 of Article 3, is lower than	1 and 2 of Article 3, is lower than transaction price, following matters
transaction price, following matters	transaction price, following matters shall be complied. If the Company or
T DADNALINDI DILLE TOHOWING HIMPEN	

transaction price, following matters

shall be complied. If the Company or

shall be complied. If the Company or A	A company that evaluates the	
company that evaluates the company's	company's investment in the equity	
investment in the equity method is a	method is a public company that has	
public company that has set aside a	set aside a special reserve under the	
special reserve under the preceding	preceding paragraph may not utilize	
paragraph may not utilize the special	the special reserve until it has	
reserve until it has recognized a loss on	recognized a loss on decline in market	
decline in market value of the assets it	value of the assets it purchased at a	
purchased at a premium, or they have	premium, or they have been disposed	
been disposed of, or adequate	of, or adequate compensation has been	
compensation has been made, or the	made, or the status quo ante has been	
status quo ante has been restored, or	restored, or there is other evidence	
there is other evidence confirming that	confirming that there was nothing	
there was nothing unreasonable about	unreasonable about the transaction,	
the transaction, and the FSC has given	and the FSC has given its consent.	
its consent.	i. (Omitted)	
i.(Omitted)	ii. The <u>Audit Committee</u> shall apply	
ii. Supervisors shall apply the	the provisions set out in article 208	
provisions set out in article 208 of	of Company Law.	
Company Law.	iii. (Omitted)	
iii. (Omitted)	(6)~(7) (Omitted)	
(6)~(7) (Omitted)		
Article 13 : Enforcement and	Article 13 : Enforcement and	Amended
establishment	establishment	as the
The Company shall establish	The Company shall establish	Company
Procedures for Acquisition and	Procedures for Acquisition and	establishes
Disposal of Assets. After the	Disposal of Assets. After the	audit
procedures have been approved by the	procedures have been approved by	committee.
board of directors, they shall be	more than half of all audit committee	
submitted to each supervisor, and then	members and sumitted to the board of	
to a shareholders' meeting for	directors for a resolution, and then to a	
approval; the same applies when the	shareholders' meeting for approval; the	
procedures are amended. If any	same applies when the procedures are	
director expresses dissent and it is	amended.	
contained in the minutes or a written	If approval of more than half of all	
statement, the company shall submit	audit committee members as required	
the director's dissenting opinion to-	in the preceding paragraph is not	
each supervisor.	obtained, the procedures may be	
Where the position of independent	implemented if approved by more than	
director has been created in accordance	two-thirds of all directors, and the	
with the provisions of the Act, when	resolution of the audit committee shall	
the procedures for the acquisition and	be recorded in the minutes of the board	
disposal of assets are submitted for	of directors meeting.	
discussion by the board of directors	If any director expresses dissent and it	
pursuant to the preceding paragraph,	is contained in the minutes or a written	
the board of directors shall take into	statement, the company shall submit	
full consideration each independent	the director's dissenting opinion <u>to</u>	
director's opinions. If an independent	<u>Audit Committee.</u> Where the position of independent	
director objects to or expresses	Where the position of independent	

,• q , •. • • •	1 1 1 1 1	
reservations about any matter, it shall be recorded in the minutes of the board of directors meeting. (Omitted)	director has been created in accordance with the provisions of the Act, when the procedures for the acquisition and disposal of assets are submitted for discussion by the board of directors pursuant to the preceding paragraph, the board of directors shall take into full consideration each independent director's opinions. If an independent director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the board of directors meeting. (Omitted)	
Article 14 : Penalty The Company's internal auditors shall audit the operational procedures and the implementation thereof no less frequently than quarterly and prepare written records accordingly. They shall promptly notify the Supervisors in writing of any material violation found. In addition, if the manager(s) and responsible person(s) indicated in the program are found to have violated the guidelines or the operating program after an audit, they shall make corrections during the disciplinary probationary period and submit a corrective report within the specific deadline, or the Company will take disciplinary action according to the rules.	Article 14 : Penalty The Company's internal auditors shall audit the operational procedures and the implementation thereof no less frequently than quarterly and prepare written records accordingly. They shall promptly notify the <u>Audit Committee</u> in writing of any material violation found. In addition, if the manager(s) and responsible person(s) indicated in the program are found to have violated the guidelines or the operating program after an audit, they shall make corrections during the disciplinary probationary period and submit a corrective report within the specific deadline, or the Company will take disciplinary action according to the rules.	Amended as the Company establishes audit committee.

Attachment 8

TEST RITE International Co., Ltd. Procedures for Engaging in Trading Derivatives Reference Table for Revised Clauses

Original clause	Revised clause	Basis and reasons for revision
Article 1: Objectives For the purpose of protecting investments, ensure information disclosure, and reinforce the Company's risk management system for derivative trading, the Company shall adhere to the Guidelines when trading derivatives.	Article 1: Objectives For the purpose of protecting investments, ensure information disclosure, and reinforce the Company's risk management system for derivative trading, the Company shall adhere to the <u>Procedures</u> when trading derivatives.	Revision is made in accordanc e with regulatory.
Article 4Trading principles and strategies(Omitted)3.Division of responsibilitiesFor coordination of trading operation,each relevant department shall beresponsible for the performance of itsrespective works:DepartContents of worksNoteMentAudit1.Regular and irregular auditunitoperation2.Filling of audit report3.Significant3.Significantviolation, iffound, shall be notified tothe supervisors in writing.Members of trade team shall be designatedby the general manager(Omitted)5 < Total contract amount and setting of	Article 4Trading principles and strategies(Omitted)3.Division of responsibilitiesFor coordination of tradingoperation, each relevant departmentshall be responsible for theperformance of its respective works:DepartContents of worksNotementAudit1.Regular and irregularunitaudit operation2.Filling of audit report3.Significant violation, iffound, shall be notifiedto the Audit Committeein writing.Members of trade team shall bedesignated by the general manager(Omitted)5 \$ Total contract amount andsetting of stop-loss point(1) (Omitted)(2) Setting of stop-loss pointLimits on loss of all and individualcontract are set forth as follows:a. Hedging operation:Heading operation:Heading operation is mainly usedto avoid risk position exposed inthe course of operation of theCompany. The risk faced is under	1.Amende d as the Company establishes audit committee 2.For the setting of loss ceiling amount for individual contract in hedging activities.

Original clause	Revised clause	Basis and
		reasons for
 position of the Company, a notice shall be given to relevant management immediately for discussion of reactive measure. If necessary, the chairman may take measure first, and then reported such measure to the board of directors for approval. b. operating or hedging strategies : (Omitted) 	control in prior evaluation. However, if the loss of entire hedging positions exceeds 70% of risk position of the Company, a notice shall be given to relevant management immediately for discussion of reactive measure. If necessary, the chairman may take measure first, and then reported such measure to the board of directors for approval. The loss of individual contract shall not exceed 20% of contract amount. b. operating or hedging strategies : (Omitted)	revision
 Article 5:Operation procedure Authorized limits and levels: Trading of derivatives shall be subject to the Company's authorized limits. Revisions of the aforementioned authorized limits shall be approved by the chairperson before implementation. Functional units: Because of the complexity and specialized nature of derivatives, the trade team and the finance department shall be responsible for executing transactions, including trading, confirmation, and settlement. Operation procedure : Trading of derivatives shall follow the following procedure. 	 Article 5:Operation procedures Authorized limits and levels: Trading of derivatives shall be subject to the Company's authorized limits. Revisions of the aforementioned authorized limits shall be approved by the chairperson before implementation. Functional units: Because of the complexity and specialized nature of derivatives, the trade team and the finance department shall be responsible for executing transactions, including trading, confirmation, and settlement. Operation procedure : Trading of derivatives shall follow the following procedure. 	Revision is made in accordanc e with regulatory.
Article 7: Internal control system 1. Internal control operating procedure (Omitted) 2. Risk management measures: (Omitted) (4)Operational risk management: Authorized limits, operation procedures, and registration of relevant trading records should be strictly followed, to avoid	Article 7: Internal control system 1. Internal control operating <u>procedures</u> (Omitted) 2. Risk management measures: (Omitted) (4)Operational risk management: Authorized limits, operation procedures, and registration of	Revision is made in accordanc e with regulatory.

Original clause	Revised clause	Basis and reasons for
		revision
operational risk. (Omitted) 3 • Periodical assessment (1)The senior officers authorized by the board of directors shall periodical monitor and assessment the compliance status, the risk tolerance level for the derivative transactions, and to the performance against business strategy. (Omitted)	relevant trading records should be strictly followed, to avoid operational risk. (Omitted) 3 • Periodical assessment (1)The senior officers authorized by the board of directors shall periodical monitor and assessment the compliance status, the risk tolerance level for the derivative transactions, and to the performance against business strategy. (Omitted)	
Article 8 : Internal Audit System Internal auditors shall periodically review the suitability of internal control system for the derivative transactions. They shall disclose important findings in their audit reports and making reports to the <u>Supervisors</u> . In addition, if the manager(s) and responsible person(s) indicated in the program are found to have violated the guidelines or the operating program after an audit, they shall make corrections during the disciplinary probationary period and submit a corrective report within the specific deadline, or the Company will take disciplinary action according to the rules.	Article 8 : Internal Audit System Internal auditors shall periodically review the suitability of internal control system for the derivative transactions. They shall disclose important findings in their audit reports and making reports to <u>the</u> <u>Audiit Committee</u> . In addition, if the manager(s) and responsible person(s) indicated in the program are found to have violated the guidelines or the operating program after an audit, they shall make corrections during the disciplinary probationary period and submit a corrective report within the specific deadline, or the Company will take disciplinary action according to the rules.	Amended as the Company establishes audit committee
Article 9 : If it is necessary for one of the Company's subsidiaries to engage in derivative trading as part of its business operations, the subsidiary shall follow the Company's derivative trading-procedure. The subsidiary and parent company referred to in the procedure shall be defined as specified in the Statements of Financial Accounting Standards No. 5 and No. 7 released by the Accounting Research and Development Foundation in Taiwan.	Article 9 : If it is necessary for one of the Company's subsidiaries to engage in derivative trading as part of its business operations, the subsidiary shall follow the Company's derivative trading <u>procedures</u> . The subsidiary and parent company referred to in the procedure shall be defined as specified in the Statements of Financial Accounting Standards No. 5 and No. 7 released by the Accounting Research and Development Foundation in Taiwan.	Revision is made in accordanc e with regulatory.

Original clause	Revised clause	Basis and
		reasons for
		revision
Article 10	Article 10	Amended
Procedures for Engaging in Trading	Procedures for Engaging in Trading	as the
Derivatives by the Company shall be	Derivatives by the Company shall be	Company
approved by the board of directors-and-	approved by the Audit Committee,	establishes
supervisors, and shareholders meeting.	the board of directors and	audit
The same approval shall be applied for	shareholders meeting. The same	committee
subsequent amendments. Any reservations	approval shall be applied for	
or disapprovals by the Directors will be	subsequent amendments.	
recorded in the minutes and reported to	Any reservations or disapprovals by	
the <u>Supervisors</u> .	the Directors shall be recorded in the	
Where the position of independent director	minutes and reported to the Audit	
has been created in accordance with the	Committee.	
provisions of the Act, when the Procedures	Where the position of independent	
for Engaging in Trading Derivatives are	director has been created in	
submitted for discussion by the board of	accordance with the provisions of	
directors pursuant to the preceding	the Act, when the Procedures for	
paragraph, the board of directors will take	Engaging in Trading Derivatives are	
into full consideration each independent	submitted for discussion by the	
director's opinions. If an independent	board of directors pursuant to the	
director objects to or expresses	preceding paragraph, the board of	
reservations about any matter, it shall be recorded in the minutes of the board of	directors shall take into full	
	consideration each independent	
directors meeting.	director's opinions. If an independent	
	director objects to or expresses reservations about any matter, it	
	shall be recorded in the minutes of	
	the board of directors meeting.	
	the board of directors meeting.	

Attachment 9

TEST RITE International Co., Ltd. Rules for Election of Directors and Supervisors Reference Table for Revised Clauses

Officially approved at the shareholders' meeting of May 24, 2002 Amendment was approved at the shareholders' meeting of June 11, 2014 Amendment was approved at the shareholders' meeting of June 19, 2018

	ndment was approved at the shareholders' meeting	
Original clause	Revised clause	Basis and
		reasons for
		revision
Rules Name	Rules Name	Amended as
Election of Directors and Supervisors	Election of Directors	the
		Company
		establishes
		audit
		committee.
Article 1	Article 1	Amended as
These Regulations are duly enacted in-	Except as otherwise provided by law and	the
accordance with "the	regulation or by the Company's articles of	Company
Company Act of the Republic of China"	incorporation, the election of the	establishes
and "the Articles of Incorporation". The	Company's directors shall be conducted	audit
election of the Company's directors-and-	in accordance with these Regulations.	committee.
supervisors, unless otherwise provided in		
the applicable laws, regulations, or the		
Articles of Incorporation, shall be		
conducted in accordance with these		
Regulations.		
Article 2	Article 2	A
		Amended as the
Election of directors and supervisors of this Company shall be hold at the	Election of directors of this Company shall be held at the shareholdersj'	
this Company shall be held at the shareholdersj' meeting.	meeting.	Company establishes
	inceting.	CStabilistics
shareholdersj meeting.	8	audit
shareholdelig meeting.		audit committee
shareholdelig meening.		audit committee.
		committee.
	Article 2-1	
	Article 2-1 The overall composition of the board of	committee. This Article
	Article 2-1	Committee. This Article is added for the
	<u>Article 2-1</u> <u>The overall composition of the board of</u> <u>directors shall be taken into consideration</u>	Committee. This Article is added for the requirement
	<u>Article 2-1</u> <u>The overall composition of the board of</u> <u>directors shall be taken into consideration</u> <u>in the selection of this Corporation's</u>	Committee. This Article is added for the
	Article 2-1 The overall composition of the board of directors shall be taken into consideration in the selection of this Corporation's directors. The composition of the board of	committee. This Article is added for the requirement of diversity
	<u>Article 2-1</u> <u>The overall composition of the board of</u> <u>directors shall be taken into consideration</u> <u>in the selection of this Corporation's</u> <u>directors. The composition of the board of</u> <u>directors shall be determined by taking</u> <u>diversity into consideration and</u> <u>formulating an appropriate policy on</u>	committee. This Article is added for the requirement of diversity and
	<u>Article 2-1</u> <u>The overall composition of the board of</u> <u>directors shall be taken into consideration</u> <u>in the selection of this Corporation's</u> <u>directors. The composition of the board of</u> <u>directors shall be determined by taking</u> <u>diversity into consideration and</u> <u>formulating an appropriate policy on</u> <u>diversity based on the company's business</u>	committee. This Article is added for the requirement of diversity and performance assessment to the Board,
	Article 2-1 The overall composition of the board of directors shall be taken into consideration in the selection of this Corporation's directors. The composition of the board of directors shall be determined by taking diversity into consideration and formulating an appropriate policy on diversity based on the company's business operations, operating dynamics, and	committee. This Article is added for the requirement of diversity and performance assessment to the Board, according to
	<u>Article 2-1</u> <u>The overall composition of the board of</u> <u>directors shall be taken into consideration</u> <u>in the selection of this Corporation's</u> <u>directors. The composition of the board of</u> <u>directors shall be determined by taking</u> <u>diversity into consideration and</u> <u>formulating an appropriate policy on</u> <u>diversity based on the company's business</u> <u>operations, operating dynamics, and</u> <u>development needs. It is advisable that the</u>	committee. This Article is added for the requirement of diversity and performance assessment to the Board, according to "Corporate
	<u>Article 2-1</u> <u>The overall composition of the board of</u> <u>directors shall be taken into consideration</u> <u>in the selection of this Corporation's</u> <u>directors. The composition of the board of</u> <u>directors shall be determined by taking</u> <u>diversity into consideration and</u> <u>formulating an appropriate policy on</u> <u>diversity based on the company's business</u> <u>operations, operating dynamics, and</u> <u>development needs. It is advisable that the</u> <u>policy include, without being limited to,</u>	committee. This Article is added for the requirement of diversity and performance assessment to the Board, according to "Corporate Governance
	<u>Article 2-1</u> <u>The overall composition of the board of directors shall be taken into consideration in the selection of this Corporation's directors. The composition of the board of directors shall be determined by taking diversity into consideration and formulating an appropriate policy on diversity based on the company's business operations, operating dynamics, and development needs. It is advisable that the policy include, without being limited to, the following two general standards:</u>	committee. This Article is added for the requirement of diversity and performance assessment to the Board, according to "Corporate Governance Best Practice
	<u>Article 2-1</u> <u>The overall composition of the board of</u> <u>directors shall be taken into consideration</u> <u>in the selection of this Corporation's</u> <u>directors. The composition of the board of</u> <u>directors shall be determined by taking</u> <u>diversity into consideration and</u> <u>formulating an appropriate policy on</u> <u>diversity based on the company's business</u> <u>operations, operating dynamics, and</u> <u>development needs. It is advisable that the</u> <u>policy include, without being limited to,</u>	committee. This Article is added for the requirement of diversity and performance assessment to the Board, according to "Corporate Governance

Original clause	Revised clause	Basis and
original olauso	ite vised endese	reasons for
		revision
<u> </u>	2.Professional knowledge and skills:A	TWSE/TPEx
	professional background (e.g., law,	Listed
	accounting, industry, finance, marketing,	Companies."
	technology), professional skills, and	e ompanies.
	industry experience.	
	1.Each board member shall have the	
	necessary knowledge, skill, and	
	experience to perform their duties; the	
	abilities that must be present in the board	
	as a whole are as follows:	
	The ability to make judgments about	
	operations.	
	2. Accounting and financial analysis	
	ability.	
	3. Business management ability.	
	4. <u>Crisis management ability.</u>	
	5. <u>Knowledge of the industry.</u> 6. <u>An international market perspective.</u>	
	7.Leadership ability.	
	8. <u>Decision-making ability.</u>	
	More than half of the directors shall be	
	persons who have neither a spousal	
	relationship nor a relationship within the	
	second degree of kinship with any other	
	director.	
	The board of directors of this Corporation	
	shall consider adjusting its composition	
	based on the results of performance	
	evaluation.	
Article 3	Article 3	Amended as
The Company's directors and supervisors	The Company's directors shall be elected	the
shall be elected by means of single-named	by means of cumulative ballots method.	Company
cumulative ballots method. In the election	In the election of directors and	establishes audit
of directors and supervisors, the names of voters may be represented by	supervisors, the names of voters may be represented by shareholder's numbers or	committee.
shareholder's numbers.	attendance card numbers printed on the	commuce.
	ballots.	
Article 4	Article 4	Amended as
Elections of both directors and	Elections of both directors at the	the
supervisors at the Company shall be	Company shall be conducted in	Company
conducted in accordance with the	accordance with the candidate nomination	establishes
candidate nomination system and	system and procedures. Each share is	audit
procedures.Each share is entitled to have	entitled to have votes equivalent to the	committee.
votes equivalent to the number of	number of directors to be elected, and the	
directors and supervisors to be elected,	number of votes may be used to elect one	
and the number of votes may be used to	candidate or be allocated among several	
elect one candidate or be allocated among	candidates.	
several candidates.	The election of independent directors and non-independent directors shall be held	
	together' provided, however, that the	
	<u>together</u> provided, nowever, that the	

Original clause	Revised clause	Basis and
		reasons for
Article 5 The directors, independent directors and supervisors of the Company are elected by the shareholders meeting with qualification that is defined as "capable person" and by the Article of Incorporation and those who obtain higher votes individually will be the independent, non-independent directors- and supervisors. If two or more persons receive the same number of votes, those persons who have received the same number of votes shall draw straws to decide who is elected. If any person who has received the same number of votes as others, but is absent at the meeting, the chairman shall draw the straw on the absent person's behalf. If the candidate- who has been elected as a director and- supervisor at the same time, the candidate- shall decide what position that he/she- intends to be, the absent position shall be- fulfilled by the candidate who acquired the second highest votes in the same election.	number of independent directors and non-independent directors elected shall be calculated separately. Article 5 The directors and independent directors of the Company are elected by the shareholders meeting with qualification that is defined as "capable person" and by the Article of Incorporation and those who obtain higher votes individually will be the independent and non-independent directors. If two or more persons receive the same number of votes, those persons who have received the same number of votes shall draw straws to decide who is elected. If any person who has received the same number of votes as others, but is absent at the meeting, the chairman shall draw the straw on the absent person's behalf.	revision Amended as the Company establishes audit committee.
Article 6 The board of directors shall prepare separate ballots for directors and - supervisors in numbers corresponding to the directors or supervisors to be elected. The number of voting rights associated with each ballot shall be specified on the ballots, which shall then be distributed to the attending shareholders at the shareholders meeting. Attendance card numbers printed on the ballots may be used instead of recording the names of voting shareholders.	Article 6 The board of directors shall prepare separate ballots for directors in numbers corresponding to the directors or supervisors to be elected. The number of voting rights associated with each ballot shall be specified on the ballots, which shall then be distributed to the attending shareholders at the shareholders meeting. Attendance card numbers printed on the ballots may be used instead of recording the names of voting shareholders.	Amended as the Company establishes audit committee.
Article 7 Before beginning of the election, the chairman shall designate a certain number of persons who are also shareholders to check, count ballots and perform the relevant duties.	Article 7 Before beginning of the election, the chairman shall designate a number of persons to perform the respective duties of counting personnel and a number of persons with shareholder status to perform the respective duties of vote monitoring.	Revision is made in accordance with regulatory.

Original clause	Revised clause	Basis and
		reasons for
		revision
Article 9	Article 9	Revision is
If a candidate is a shareholder, a voter	If a candidate is a shareholder, a voter	made in
must enter the candidate's account name	must enter the candidate's account name	accordance
and shareholder account number in the	and shareholder account number in the	with
"candidate" column of the ballot; for a	"candidate" column of the ballot; for a	regulatory.
non-shareholder, the voter shall enter the	non-shareholder, the voter shall enter the	8
candidate's full name and identity card	candidate's full name and identity card	
number. However, when the candidate is	number. However, when the candidate is	
a governmental organization or	a governmental organization or	
juristic-person shareholder, the name of	juristic-person shareholder, the name of	
the governmental organization or	the governmental organization or	
juristic-person shareholder shall be	juristic-person shareholder shall be	
entered in the column for the candidate's	entered in the column for the candidate's	
account name in the ballot paper, or both	account name in the ballot paper, or both	
the name of the governmental	the name of the governmental	
organization or juristic-person	organization or juristic-person	
shareholder and the name of its	shareholder and the name of its	
representative may be entered. When	representative may be entered. When	
there are multiple representatives, the	there are multiple representatives, the	
names of each respective representative	names of each respective representative	
shall be entered.	shall be entered.	
Article 10	Article 10	Revision is
A ballot is invalid under any of the	A ballot is invalid under any of the	made in
following circumstances:	following circumstances:	accordance
(1)The ballot was not prepared by the	(1)The ballot was not prepared by the	with
board of directors.	board of directors.	regulatory.
(2)A blank ballot is placed in the ballot	(2)A blank ballot is placed in the ballot	C
box.	box.	
(3)The writing is unclear and	(3)The writing is unclear and	
indecipherable or has been altered.	indecipherable or has been altered.	
(4)The candidate who is entered in the	(4)The candidate <u>whose name</u> is entered	
ballot is a shareholder, but the candidate's	in the ballot is a shareholder, but the	
account name and shareholder account	candidate's account name and shareholder	
number do not conform with those given	account number do not conform with	
in the shareholder register, or the	those given in the shareholder register, or	
candidate whose name is entered in the	the candidate whose name is entered in	
ballot is a non-shareholder, and a	the ballot is a non-shareholder, and a	
cross-check shows that the candidate's	cross-check shows that the candidate's	
name and identity card number do not	name and identity card number do not	
match.	match.	
(5)Other words or marks are entered in	(5)Other words or marks are entered in	
addition to the candidate's account name	addition to the candidate's account name	
or shareholder account number (or	or shareholder account number (or	
identity card number) and the number of	identity card number) and the number of	
voting rights allotted.	voting rights allotted.	
(6)The name of the candidate entered in	(6)The name of the candidate entered in	
the ballot is identical to that of another	the ballot is identical to that of another	
shareholder, but no shareholder account	shareholder, but no shareholder account	
number or identity card number is	number or identity card number is	
provided in the ballot to identify such	provided in the ballot to identify such	

Original clause	Revised clause	Basis and
		reasons for
		revision
individual.	individual.	
(7)A bollot is entered two or more than	(7) <u>The total votes cast by the voter</u>	
two candidate names.	exceeding the total voting rights of such	
	voter.	
	(8) <u>The number of candidates filled in the</u>	
	ballot exceeding the number of the seats	
A 1 11	to be elected.	
Article 11	Article 11	Amended as
Separate ballot boxes will be made for the	Separate ballot boxes <u>should</u> be made for	the
election of directors and the election of supervisors . After all the votes have been	the election of directors. After all the votes have been cast, the ballot boxes	Company establishes
cast-separately, the ballot boxes should be	should be opened jointly by the ballot	audit
opened jointly by the ballot examiner and	examiner and the ballot counter.	committee.
the ballot counter.	examiner and the barlot counter.	committee.
Article 12	Article 12	Added as the
The ballot counting process should be	The ballot counting process should be	requirements
monitored by the ballot examiner, and the	monitored by the ballot examiner, and the	for the
result should be submitted by the ballot	results of the calculation shall be	keeping of
counter to the Chairman to be promptly	announced by the Chairman or his	ballots.
announced.	designated person on the site.	
	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 13	Article 13	Amended as
The board of directors of this Corporation	The board of directors of this Corporation	the
shall issue notifications to the persons	shall issue notifications to the persons	Company
elected as directors or supervisors	elected as directors.	establishes
separately.		audit
		committee.



TEST RITE International Co., Ltd. Rules and Procedures of Shareholders Meeting Reference Table for Revised Clauses

Original clause	Revised clause	Basis and reasons for revision
Article 2 This Corporation shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in	Article 2 This Corporation shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in <u>plus</u> <u>the number of shares whose voting</u> <u>rights are exercised by correspondence</u> <u>or electronically.</u>	Revision is made in accordance with regulatory.
Article 8 The chair shall call the meeting to order at the appointed meeting time. However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than 1 hour, may be made. If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act. When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the meeting pursuant to Article 174 of the Company Act.	Article 8 The chair shall call the meeting to order at the appointed meeting time. However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than 1 hour, may be made. If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act. When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the <u>shareholders</u> ' meeting pursuant to Article 174 of the Company Act.	Revision is made in accordance with regulatory.

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Original clause	Revised clause	Basis and reasons for revision
Article 15 Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of this Corporation. the results of the voting shall be announced on-site at the meeting, and a record made of the vote.	Article 15 Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of this Corporation. the results of the voting shall be announced on-site at the meeting, and a record made of the vote.	Revision is made in accordance with regulatory.
Article 17 Except as otherwise provided in the Company Act and in this Corporation's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. Upon voting for resolution on a proposal, if no- opposition is expressed by any ofthe shareholders present at the meeting in response to the chairperson's- invitation for opinion on that proposal, the resolution shall be deemed adopted unanimously and will function just as- one adopted by voting.	Article 17 Except as otherwise provided in the Company Act and in this Corporation's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. When voting, the chairman or the person designated by the chairman shall announce the total number of shareholders' voting rights held by the attending shareholders before voting.	Revision is made in accordance with regulatory.



Attachment 11

TEST RITE International Co., Ltd. Articles of Incorporation Reference Table for Revised Clauses

Kelefence	Table for Revised Clauses	
Original clause	Revised clause	Basis and
		reasons for
		revision
Chapter 4	Chapter 4	Amended as
Directors and Supervisors	Directors and the Audit committee	the Company
		establishes
		audit
		committee.
Article 19	Article 19	Amended as
The board of directors of the	The board of directors of the	the Company
Company consists of seven directors,	Company consists of seven directors,	establishes
at least-two-of whom, and not less	at least three of whom, and not less	audit
than one fifth of the total number of	than one fifth of the total number of	committee.
seats, are independent directors. The	seats, are independent directors. The	
directors are elected by the	directors are elected by the	
shareholders meeting with	shareholders meeting with	
qualification that is defined as	qualification that is defined as	
"capable person" by the Company	"capable person" by the Company	
Law. The directors shall serve a	Law. The directors shall serve a	
3-year term, and may be re-elected to	3-year term, and may be re-elected to	
further terms.	further terms.	
Candidates for the election of	Candidates for the election of	
directors and supervisors are chosen	directors and supervisors are chosen	
by nomination and the shareholders'	by nomination and the shareholders'	
meeting votes on the list of	meeting votes on the list of	
candidates. The professional	candidates. The professional	
qualifications, shareholding,	qualifications, shareholding,	
restrictions of second jobs,	restrictions of second jobs,	
determination of dependence,	determination of dependence,	
nomination and assignment, and	nomination and assignment, and	
other related rules to follow for	other related rules to follow for	
independent directors shall comply	independent directors shall comply	
with the rules of the securities	with the rules of the securities	
authority.	authority.	
The Company may purchase liability	The Company may purchase liability	
insurance for its directors to cover the	insurance for its directors to cover the	
liabilities to be borne by the directors	liabilities to be borne by the directors	
while performing their duties during	while performing their duties during	
their term of office.	their term of office.	
The total number and percentage of	The total number and percentage of	
registered shares held by the	registered shares held by the	
Company's board of directors shall be	Company's board of directors shall be	
governed by the rules of the	governed by the rules of the	
competent authority.	competent authority.	

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Original clause	Revised clause	Basis and
		reasons for
		revision
Article 22	Article 22	Amended as
A board of directors shall meet at	A board of directors shall meet at	the Company
least quarterly. In the case of	least quarterl. In the case of	establishes
emergency or upon the requisition of	emergency or upon the requisition of	audit
a majority of the Directors, the	a majority of the Directors, the	committee.
meeting of the Board of Directors	meeting of the Board of Directors	
may be called by the Chairman at any	may be called by the Chairman at any	
time. The reasons for calling a board	time.The reasons for calling a board	
of directors meeting shall be notified	of directors meeting shall be notified	
to each directors and supervisors at	to each director at least seven days in	
least seven days in advance. In	advance. In emergency	
emergency circumstances, however, a	circumstances, however, a meeting	
meeting may be called on shorter	may be called on shorter notice. The	
notice. The notice may be effected by	notice may be effected by means of	
means of personal delivery, registered	personal delivery, registered mail,	
mail, electronic mail or facsimile.	electronic mail or facsimile.	
In accordance with Article 203 of the	In accordance with Article 203 of the	
Company Act, except the first Board	Company Act, except the first Board	
meeting of every term of the newly	meeting of every term of the newly	
elected Board of Directors, which	elected Board of Directors, which	
shall be convened by the Director	shall be convened by the Director	
who has received the largest number	who has received the largest number	
of votes after such new election,	of votes after such new election,	
meetings of Board of Directors shall	meetings of Board of Directors shall	
be convened by the Chairman of the	be convened by the Chairman of the	
Board of Directors. In the event that	Board of Directors. In the event that	
the Chairman is on leave or otherwise	the Chairman is on leave or otherwise	
unable to preform his/her duties, the	unable to preform his/her duties, the	
delegation of his/her office shall be	delegation of his/her office shall be	
made in accordance with Article 208	made in accordance with Article 208	
of the Company Act.	of the Company Act.	
A Director may appoint another	A Director may appoint another	
Director as his/her proxy to attend	Director as his/her proxy to attend	
and vote on his/her behalf in	and vote on his/her behalf in	
accordance with the scope of proxy at	accordance with the scope of proxy at	
the meeting; however, no Director	the meeting; however, no Director	
may act as proxy for more than one	may act as proxy for more than one	
Director.	Director.	
Article 24	Article 24	Amended as
The Company shall <u>have two-</u>	The Company shall <u>organize an audit</u>	the Company
supervisors who are competent	committee consisting of all	establishes
persons appointed by the	independent directors. It shall not be	audit
shareholders' meeting. The	fewer than three persons in number,	committee.
supervisors shall serve a 3-year term,	one of whom shall be convener, and	commutee.
and may be re-elected to further	at least one of whom shall have	
and may be re-created to further	at reast one of whom shall have	

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Original clause	Revised clause	Basis and reasons for revision
terms.The Company may purchase liability insurance for its supervisors to cover the liabilities to be borne by the supervisors while performing their duties during their term of office. The total number and percentage of registered shares held by the Company's supervisors shall be governed by the rules of the competent authority.	accounting or financial expertise. The audit committee, the provisions regarding supervisors in the Company Act, the Securities and Exchange Act and other laws and regulations shall apply mutatis mutandis to the audit committee. The exercise of powers by the audit committee, and other relevant matters, shall be handled in accordance with relevant requirements of laws or the Articles of incorporation.	
 Article 25 Supervisor's duties are as below: 1.Supervision of business operations 2.Reviewing the books and records of this Company 3.Reviewing the business and finances of this Company. 4.Reviewing the annual final report and examining all accounts, and stating their opinion at the shareholder meeting. 5.Other matters as required or permitted by law. 	Article 25 <u>The Board of Directors may set up</u> <u>various kinds of functional</u> <u>committees in accordance with</u> <u>relevant laws or management</u> <u>requirements.</u>	This Articles is amended for the establishment of audit committee, and the deletion of requirements regarding Supervisors' excise of power. Revision is made in accordance with corporate governmance.
Article 26 The directors and supervisors shall be compensated for their duty as directors disregard the result of operations of the Company. The board of directors shall be authorized to determine the said compensation based on their participation, contribution and industry market level.	Article 26 The directors shall be compensated for their duty as directors disregard the result of operations of the Company. The board of directors shall be authorized to determine the said compensation based on their participation, contribution and industry market level.	Amended as the Company establishes audit committee.

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Original clause	Revised clause	Basis and reasons for revision
 Article 30 After the close of each fiscal year, the following reports shall be prepared by the Board of Directors, and shall forward the same to supervisors for their auditing not later than the 30th day. The statements and records of accounts prepared by the Board of Directors and the report made by the supervisors and submitted to the regular shareholders' meeting for acceptance: Business Report Financial Statement Proposal Concerning Appropriation of Earnings or Covering of Losses 	 Article 30 After the close of each fiscal year, the following reports shall be prepared by the Board of Directors, and submitted to the regular shareholders' meeting for acceptance: Business Report Financial Statement Proposal Concerning Appropriation of Earnings or Covering of Losses 	Amended as the Company establishes audit committee.
Article 31 The Company shall distribute no less than 1 % of the current year's profit if any as remuneration for employees and the Board could decide to distribute in stocks or cash. The employees to receive remuneration may include certain qualified employees from affiliate companies and the qualification of such employees is to be decided by the chairperson. The Board could also decide no more than 2 % of the abovementioned profit as remuneration for Directors and Supervisors. The distribution of remuneration for employees and Directors and Supervisors should be reported during Shareholders' Meeting. However, when there's accumulated losses, the Company shall reserve certain amount to compensate the accumulated losses and then distribute the profits to employees and Directors based on the abovementioned percentage.	Article 31 The Company shall distribute no less than 1 % of the current year's profit (namely the profit before deducting the distributed employee remuneration and director remuneration from pretax profit) if any as remuneration for employees and the Board could decide to distribute in stocks or cash. The employees to receive remuneration may include certain qualified employees from affiliate companies and the qualification of such employees is to be decided by the chairperson. The Board could also decide no more than 2 % of the abovementioned profit as remuneration for Directors and Supervisors. The distribution of remuneration for employees and Directors and Supervisors should be reported during Shareholders' Meeting. However, when there's accumulated losses, the Company shall reserve certain amount to compensate the accumulated losses and then	Revision is made in accordance with regulatory. Amended as the Company establishes audit committee.

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ause		Revised clause	

Original clause	Revised clause distribute the profits to employees and Directors based on the	Basis and reasons for revision
Article 32 The Board of Directors , Supervisors or executive shareholders shall be entitled to transportation allowance based on industry market level disregarding the result of operations of the Company.	Article 32 The Board of Directors shall be entitled to transportation allowance based on industry market level disregarding the result of operations of the Company.	Amended as the Company establishes audit committee.
Article 34 The Articles of Incorporation were drawn up on July 24, 1978. (Omitted) The 41th revision was adopted on June 23, 2016.	Article 34 The Articles of Incorporation were drawn up on July 24, 1978. (Omitted) The 41th revision was adopted on June 23, 2016. <u>The 42th revision was adopted on</u> June 19, 2018.	Date of amendment added.