

## The Independence of the Directors

All of the Company's external directors meet at least 4 out of the 9 criteria for the DJSI independent statement, and all of the Company's independent directors meet the requirements set forth in the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies.

The Company's independent directors maintain their independence within the scope of their duties and have no conflicts of interest with the Company. They serve as members of the Audit Committee and are responsible for overseeing the fair presentation of the Company's financial reports, hiring and dismissing the Company's CPA, ensuring the effectiveness of the Company's internal control system, managing the Company's risks, and ensuring compliance with relevant laws and regulations.

The Company's Chairman and President hold separate positions, and they are not related by spousal or familial relationships. This ensures that the Board of Directors can perform its duties of supervising management and directing the Company's strategy while being responsible for the Company and its shareholders.

All directors of the Company are not related as spouses or second-degree kinship, complying with paragraphs 3 and 4 of Article 26-3 of the Securities and Exchange Act. To ensure the independence of the Board's operations, according to Paragraph 1 of Article 17, of the Company's Meeting Rules of Order of the Board of Directors, if a director or a juristic person represented by the director is an interested party in relation to an agenda item, the director shall state the important aspects of the interested party relationship at the respective meeting. When the relationship is likely to prejudice the interest of this Company, that director may not participate in the discussion or voting on that agenda item and shall abstain from voting and discussion, and may not exercise voting rights as a proxy for another director. All directors of the Company have complied with these requirements and ensured that the discussion and voting of each resolution are based on the objective and independent judgment of the directors.



## All of the Company's external directors, except for two executive directors and one labor director, meet more than four out of the nine criteria for the DJSI independent statement

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				4. The director		6. The director	7.The director	8. The director	9. The director
must not have				must not be	must not be	must have no	must not be	must not have	must not have
	been employed of the company "I		"Family Member	<b>`</b>		personal	affiliated with a	been a partner	any other
			of an individual		significant	services	not-for-profit	or employee of	conflict of
in an executive			who is employed	' '	customer or	contract(s) with	entity that	the company's	interest that the
	' '		by the company	· ·	supplier of the	the company or	receives	outside auditor	board itself
tl	he last year.		or by any parent		company.	a member of the	significant	during the past	determines to
Board			or subsidiary of	consultant to		company's	contributions	year.	mean they
Independence		, · ·	· ·	the company or		senior	from the		cannot be
Statement		subsidiary of the		a member of the		management.	company.		considered
		1 /		company's			cannot be		independent.
by DJSI		excess of		senior			considered		
	\$60, the			management.			independent.		
		year", other							
		than those							
		permitted by							
		SEC Rule 4200							
		Definitions.							
Hsiang-Ling Hu	V	V	V	V	V	V		V	
Ching-Hwi Lee	V	V	V	V	V	V		V	
Shin-Yi Chang	V	V	V	V	V	V		V	
Sin-Horng Chen	V	V	V	V	V	V		V	
Hsiu-Chuan Tsai	V	V	V	V	V	V		V	
Shih-Hung Tseng	V	V	V	V	V	V		V	
Yu-Fen Lin	V	V	V	V	V	V	V	V	V
Chung-Chin Lu	V	V	V	V	V	V	V	V	V
Yi-Chin Tu	V	V	V	V	V	V	V	V	V
Chia-Chung Chen	V	V	V	V	V	V	V	V	V

V: Meets criteria



## The Independence of the Company's Board of Directors

Criteria	Meet One of the Following Professional Qualification Requirements, Together with at Least Five Years Work Experience					Independence Criteria(Note 2)											
Directors' Name	An Instructor or Higher Position in a Department of Commerce, Law, Finance, Accounting, or Other Academic Department Related to the Business Needs of the Company in a Public or Private Junior College, College or University	A Judge, Public Prosecutor, Attorney, Certified Public Accountant, or Other Professional or Technical Specialist Who has Passed a National Examination and been Awarded a Certificate in a Profession Necessary for the Business of the Company	Have Work Experience in the Areas of Commerce, Law, Finance, or Accounting, or Otherwise Necessary for the Business of the Company	1	2	3	4	5	6	7	8	9	10	11	12	Number of independent directorships in other publicly listed companies	
Shui-Yi Kuo		V	V			٧	٧	٧	٧	٧	٧	٧	٧	٧		0	
Chao-Young Lin			V			٧	٧	٧	٧	٧	٧	٧	٧	٧		0	
Hsiang-Ling Hu			V	٧		٧	٧		٧	٧	٧	٧	٧	٧		0	
Ching-Hwi Lee			<b>V</b>	٧		٧	٧	٧	٧	٧	٧	٧	٧	٧		0	
Shin-Yi Chang	٧		V	>		٧	٧		٧	٧	٧	٧	٧	٧		0	
Sin-Horng Chen	٧	٧	<b>V</b>	>		٧	٧	>	٧	٧	<b>V</b>	٧	٧	٧		1	
Hsiu-Chuan Tsai	٧		<b>V</b>	>		٧	٧	>	٧	٧	٧	٧	٧	٧		0	
Shih-Hung Tseng			<b>V</b>			٧	٧	٧	٧	٧	٧	٧	٧	٧		0	
Yu-Fen Lin		٧	<b>V</b>	>	٧	٧	٧	>	٧	٧	٧	٧	٧	٧	٧	2	
Chung-Chin Lu	٧		<b>V</b>	<b>V</b>	٧	٧	٧	>	٧	٧	٧	٧	٧	٧	٧	0	
Yi-Chin Tu			<b>V</b>	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	1	
Chia-Chung Chen			<b>V</b>	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	2	
Su-ming Lin	V	V	V	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	٧	1	



- Note 1: The corresponding boxes are checked only if applicable.
- Note 2: A "V" is marked if applicable to the individual during the two years prior to being elected or during the term of the office.
- Criteria 1. Not an employee of the company or any of its affiliates;
- Criteria 2. Not a director or supervisor of the company or any of its affiliates;
- Criteria 3. Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under others' names, in an aggregate amount of one percent or more of the total number of issued shares of the company or ranks as one of its top ten shareholders;
- Criteria 4. Not a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of any of the officer in the preceding 1 subparagraph, or of any of the above persons in the preceding subparagraphs 2 and 3;
- Criteria 5. Not a director, supervisor, or employee of a corporate/institutional shareholder that directly holds five percent or more of the total number of issued shares of the company, ranks as of its top five shareholders, or has representative director(s) serving on the company's board based on Article 27 of the Company Act.
- Criteria 6. Not a director, supervisor, or employee of a company of which the majority of board seats or voting shares is controlled by a company that also controls the same of the company;
- Criteria 7. Not a director, supervisor, or employee of a company of which the chairman or CEO (or equivalent) themselves or their spouse also serve as the company's chairman or CEO (or equivalent);
- Criteria 8. Not a director, supervisor, officer, or shareholder holding five percent or more of the shares of a specified company or institution that has a financial or business relationship with the company;
- Criteria 9. Other than serving as a compensation committee member of the company, not a professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that, provides commercial, legal, financial, accounting services or consultation to the company or to any affiliate of the company, or a spouse thereof, and the service provided is an "audit service" or a "non-audit service which total compensation within the recent two years exceeds NTD500,000";
- Criteria 10. Not having a marital relationship, or a relative within the second degree of kinship to any other director of the company;
- Criteria 11. Not been a person of any conditions defined in Article 30 of the Company Act and
- Criteria 12. Not a governmental, juridical person or its representative as defined in Article 27 of the Company Act.