

# Taiwan Mobile Co., Ltd.

# 2020 Annual General Shareholders' Meeting

# **Meeting Minutes**

(Translation)

June 18, 2020

#### Note to Readers:

If there is any discrepancy between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese version shall prevail.

# **2020 AGM Meeting Minutes**

- **Time:** 9:00 a.m., Thursday, June 18, 2020
- Place: 6F, No. 88, Yanchang Rd., Xinyi Dist., Taipei City
   (Taipei New Horizon Building)
- Total outstanding shares of Taiwan Mobile (excluding the shares with no voting rights stipulated in Article 179 of the Company Act): 2,810,624,891 shares
- Total shares represented by shareholders present (including 2,434,181,943 shares represented by shareholders executing voting rights through e-voting): 2,542,073,424 shares
- Percentage of shares held by shareholders present: 90.44%
- Chairman: Daniel M. Tsai / Recorder: Irene Chen
- **Directors present:** Daniel M. Tsai, Chairman of the Board of Directors

Richard M. Tsai, Director

Hsueh-Jen Sung, Independent Director

Char-Dir Chung, Independent Director

Hsi-Peng Lu, Independent Director

Jamie Lin, Director

• Attendees: Che-Hung Chen, Attorney, Chen and Lin Attorneys-at-Law

Casey Lai, CPA, Deloitte & Touche

The aggregate shareholding of the shareholders present constituted a quorum. The Chairman called the meeting to order.

- Chairman's Address (omitted)
- Report Items
- 1. The 2019 Business Report

The 2019 Business Report is attached hereto as Attachment I.

#### 2. The 2019 Audit Committee Report

The 2019 Audit Committee Report is attached hereto as Attachment II.

The communication between the Audit Committee and Internal Audit Chief Officer is attached hereto as Attachment III.

#### 3. The distribution of the 2019 employees' and directors' compensations

- (1) Article 30-1 of the Company's Articles of Incorporation promulgate that if the Company has profits in a fiscal year, it shall set aside 1% to 3% of the profits as employee bonuses and not more than 0.3% of the profits as director compensation.
- (2) The 2019 employees' and directors' compensations are NT\$437,879,577 and NT\$43,787,958, respectively, which was approved by the Board and the total amounts were distributed in cash.

#### 4. The latest results of sustainable performance evaluation

- (1) Dow Jones Sustainability Indices (DJSI) review results were announced on September 13, 2019. The Company has been selected for DJSI World Index for three consecutive years and Dow Jones Sustainability Emerging Markets Index for the eighth consecutive year, ranking second in the global telecommunications industry.
- (2) CDP review results were announced on January 20, 2020. The Company received the top grade "A" from the CDP in its "Climate Change 2019 Program".
- (3) "2020 Sustainability Yearbook" was published by SAM on January 30, 2020. The Company received a Sustainability Leaders Silver Class award in the global telecommunications services category for three years in a row.

#### Proposed Resolutions

#### 1. To approve the 2019 Business Report and Financial Statements

Taiwan Mobile's (The Company) financial statements were audited by certified public accountants, Li-Wen Kuo and Kwan-Chung Lai, of Deloitte & Touche. The 2019 Business Report, CPA's audit report, and financial statements are attached hereto as Attachments I, IV and V.

RESOLVED, the above proposal was accepted as submitted.

#### Voting Results:

Number of shares	resented at the				Abstained
represented at the time of voting			Against	Invalid	
2,542,073,424	2,380,866,131	93.65	1,119,462	0	160,087,831

#### 2. To approve the proposal for the distribution of the 2019 retained earnings

- (1) The Company's 2019 net income was NT\$12,481,166,870 (please see Attachment VI for the 2019 Earnings Distribution Proposal).
- (2) The cash dividend from retained earnings proposed by the Board is NT\$11,756,843,920. The Company received letters of agreement from TCC Investment Co., Ltd. (TCCI), TCCI Investment & Development Co., Ltd. (TID) and TFN Union Investment Co., Ltd. (TUI) forfeiting their share of dividends from the Company. Deducting 698,751,601 shares collectively owned by TCCI, TID and TUI from the total outstanding shares of 3,509,376,492, the share count entitled to receive dividends is 2,810,624,891, representing a cash dividend of NT\$4.183 per share. It is proposed that the Chairman be authorized to set a record date for distribution and make relevant adjustments, if any, based on the total number of shares outstanding on the record date. Total amount of the cash dividend paid to each shareholder shall be rounded down to the nearest dollar and the remainder will be recognized in other revenue of the Company.

RESOLVED, the above proposal was accepted as submitted.

#### Voting Results:

Number of shares	For	For		_		
represented at the time of voting	Shares	%	Against	Invalid	Abstained	
2,542,073,424	2,383,629,183	93.76	195,837	0	158,248,404	

#### 3. To approve the cash return out of capital surplus

Cash return from capital surplus proposed by the Board is NT\$1,593,624,313. The Company received letters of agreement from TCC Investment Co., Ltd. (TCCI), TCCI Investment & Development Co., Ltd. (TID) and TFN Union Investment Co., Ltd. (TUI) forfeiting their share of cash return from the Company. Deducting 698,751,601 shares collectively owned by TCCI, TID and TUI from the total outstanding shares of 3,509,376,492, the share count entitled to receive dividends is 2,810,624,891, representing a cash distribution of NT\$0.567 per share. It is proposed that the Chairman be authorized to set a record date for distribution and make relevant adjustments, if any, based on the total number of shares outstanding on the record date. Total amount of the cash dividend paid to each shareholder shall be rounded down to the nearest dollar and the remainder will be recognized in other revenue of the Company.

RESOLVED, the above proposal was accepted as submitted.

#### **Voting Results:**

Number of shares For						
represented at the time of voting	Shares	%	Against	Invalid	Abstained	
2,542,073,424	2,351,502,100	92.50	117,628	0	190,453,696	

#### 4. To approve revisions to the Articles of Incorporation

To meet the needs for our operation, the Company proposed revisions to Article 2 of the Articles of Incorporation. Please refer to Attachment VII for articles and amendments.

RESOLVED, the above proposal was accepted as submitted.

#### Voting Results:

Number of shares	For				
represented at the time of voting	Shares	%	Against	Invalid	Abstained
2,542,073,424	2,352,448,139	92.54	148,891	0	189,476,394

#### 5. To approve revisions to the Rules and Procedures Governing Shareholders' Meeting

In compliance with the Taiwan Stock Exchange Corporation's issuing of interpretation No. 1080024221 related to the "Sample Template and Rules of Procedures for Shareholders Meetings" on January 2, 2020, the Company proposed the following revisions:

- (1) The entire proceedings of the Meeting shall be tape recorded and videotaped (Article 2).
- (2) In case the shareholder proposal is to urge the Company to promote public interest or fulfill its social responsibilities, the board of directors may still include it in the agenda (Article 2-1).

(3) Related motions (including extraordinary motions and amendments to original proposals) shall be resolved by voting. Delete the provision - "the resolution is deemed to have been adopted if no objection is heard in response to the chairman's inquiry. Such a resolution is equivalent to a decision duly resolved through voting" (Article 5, Article 12).

Please refer to Attachment VIII for completed articles and the before and after amendments for comparison.

RESOLVED, the above proposal was accepted as submitted.

#### Voting Results:

Number of shares	presented at the				Abstained	
represented at the time of voting			Against	Invalid		
2,542,073,424	2,352,444,647	92.54	152,383	0	189,476,394	

#### 6. To approve revisions to the Rules for Election of the Directors

In compliance with the Financial Supervisory Commission's issuing of interpretation No. 1080361934 related to the "Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies" on January 15, 2020, the Company proposed the following revisions:

- (1) To amend the independence criteria for independent director (Article 6). Two years before being elected or during the term of office, an independent director of the Company shall not have been or be any of the following:
  - i. A director, supervisor, or employee of a corporate shareholder that directly holds five percent or more of the total number of issued shares of the Company, or that ranks among the top five in shareholdings, or that designates its representative to serve as a director or supervisor of the Company under Article 27, paragraph 1 or 2 of the Company Act.
  - ii. If a majority of the Company's director seats or voting shares and those of any other company are controlled by the same person: a director, supervisor, or employee of that other company.
  - iii. If the chairperson, president, or person holding an equivalent position of the Company and a person in any of those positions at another company or institution are the same person or are spouses: a director (or governor), supervisor, or employee of that other company or institution.
- (2) When providing a recommended slate of director candidates, a shareholder or the board of directors shall specify each nominee's name, educational background, working experience, and submit therewith documentation that the nominees meet the requirements of Article 5, paragraph 1, and Article 6, and other documentary proof (Article 7).

Please refer to Attachment IX for completed articles and the before and after amendments for comparison.

RESOLVED, the above proposal was accepted as submitted.

**Voting Results:** 

Number of shares	For					
represented at the time of voting	Shares	%	Against	Invalid	Abstained	
2,542,073,424	2,352,041,848	92.52	169,182	0	189,862,394	

#### 7. To elect nine board directors (including five independent directors) for the ninth term

- (1) With the term of the current Board of Directors set to expire, the ninth term of Board of Directors shall be elected at the 2020 AGM.
- (2) Article 21 and 21-1 of the Company's Articles of Incorporation promulgate that nine to eleven directors (at least three independent directors), with a three-year tenure of office, shall be persons with legal capacity elected by the shareholders at the shareholders' meeting and shall be determined by a candidate nomination system.
- (3) The ninth term of the Board of Directors with nine directors (including five independent directors) who will hold office from June 18, 2020 to June 17, 2023 shall be elected at the 2020 AGM. The candidate list of directors was reviewed and approved at the board meeting on April 30, 2020.

Please see the candidate list of directors below and refer to Attachment X for the Rules for Election of the Directors.

	Director Candidates					
Name	Education	Experience	Current Major Position	Current Shareholding (share)		
Fu-Chi Investment Co., Ltd. Representative: Daniel M. Tsai	LL.M., Georgetown University LL.B., National Taiwan University	<ul> <li>Chairman, Fubon Financial Holding Co., Ltd.</li> <li>Chairman, Taipei Fubon Commercial Bank Co., Ltd.</li> <li>Chairman, Fubon Insurance Co., Ltd.</li> </ul>	<ul> <li>Chairman, Taiwan Mobile Co., Ltd.</li> <li>Standing Director, Taipei Fubon Commercial Bank Co., Ltd.</li> <li>Chairman, Taiwan Fixed Network Co., Ltd.</li> </ul>	5,748,763		
Fu-Chi Investment Co., Ltd. Representative: Richard M. Tsai	MBA, Stern School of Business, New York University BBA, National Taiwan University	<ul> <li>Chairman, Fubon</li> <li>Securities Co., Ltd.</li> <li>Chairman, Taiwan</li> <li>Mobile Co., Ltd.</li> </ul>	<ul> <li>Chairman, Fubon Financial Holding Co., Ltd.</li> <li>Chairman, Fubon Life Insurance Co., Ltd.</li> </ul>	5,748,763		

		Director Candi	dates	
Name	Education	Experience	Current Major Position	Current Shareholding (share)
Fu-Chi Investment Co., Ltd. Representative: Chris Tsai	Bachelor of Science in Economics, Wharton School, University of Pennsylvania	<ul> <li>Executive Assistant to President, Fubon Life Insurance Co., Ltd.</li> <li>President, Fubon Sports &amp; Entertainment Co., Ltd.</li> </ul>	<ul> <li>Deputy CIO &amp; EVP, Fubon         Financial Holding Co., Ltd.</li> <li>President, Fubon Financial         Venture Capital Co., Ltd.</li> <li>President, FinTech Office, Fubon         Financial Holding Co., Ltd.</li> <li>Chairman, Fubon Sports &amp;         Entertainment Co., Ltd.</li> <li>General Manager, Fubon         Guardians Professional Baseball         Team</li> <li>General Manager, Fubon Braves         Professional Basketball Team</li> </ul>	5,748,763
TCC Investment Co., Ltd. Representative: Jamie Lin	MBA, Stern School of Business, New York University  BS in Chemical Engineering with a minor in Economics, National Taiwan University	<ul> <li>Co-founder/VP of Product, Social Sauce</li> <li>Associate, HSS Ventures</li> <li>Co-founder/GM of Greater China, Intumit</li> </ul>	<ul> <li>President, Taiwan Mobile Co., Ltd.</li> <li>Chairman, AppWorks Ventures</li> <li>Director, Winbond Electronics</li> <li>Director, 91APP</li> <li>Director, momo.com Inc.</li> </ul>	200,496,761

Independent Director Candidates					
Name	Education	Experience	<b>Current Positions</b>	Shareholding (Shares)	
Hsueh-Jen Sung	MBA, Harvard University  MBA, National Chengchi University  BS in Management Science, National Chiao Tung University	<ul> <li>Vice Chairman and Member of Global Partnership Committee and Asian Management Committee, Goldman Sachs (Asia) Ltd.</li> <li>President and CEO, Grand Cathay Securities Corp.</li> <li>Country Manager, Westpac Banking Corp.</li> </ul>	<ul> <li>Chairman, Vaucluse Capital Management Ltd.</li> <li>Chairman, Shin Chiuan Capital Management Ltd.</li> </ul>	0	

	Independent Director Candidates					
Name	Education	Experience	<b>Current Positions</b>	Shareholding (Shares)		
Char-Dir Chung	Ph.D. and MS in Electrical Engineering, University of Southern California  BS in Electrical Engineering, National Taiwan University	<ul> <li>Minister without         Portfolio, Executive         Yuan</li> <li>Member / Deputy         Convener / Executive         Secretary, Board of         Science and         Technology, Executive         Yuan</li> <li>Member / Deputy         Convener / Executive         Secretary, National         Information and         Communications         Initiative Committee,         Executive Yuan</li> <li>Deputy Executive         Secretary, Science and         Technology Advisory         Group, Executive Yuan</li> <li>Convener, Performance         Evaluation Committee         of Technology         Development Program,         Ministry of Economic         Affairs</li> <li>SIS Chair Professor,         National Taiwan         University</li> <li>Chairman, Department         of Communication         Engineering, National         Central University</li> <li>Director, Graduate         Institute of         Communication         Engineering, National         Central University</li> </ul>	<ul> <li>Distinguished Professor,         Department of Electrical         Engineering and Graduate Institute         of Communication Engineering,         National Taiwan University         <ul> <li>IEEE Fellow</li> <li>Director, Board of National</li></ul></li></ul>	0		

	Independent Director Candidates					
Name	Education	Experience	Current Positions	Shareholding (Shares)		
Hsi-Peng Lu	Ph.D. in Industrial Engineering, University of Wisconsin Madison	<ul> <li>Dean, Management School, National Taiwan University of Science and Technology</li> <li>Dean, Honor College, National Taiwan University of Science and Technology</li> <li>Dean, Student Affairs Office, National Taiwan University of Science and Technology</li> <li>Chair, Department of Information Management, National Taiwan University of Science and Technology</li> </ul>	<ul> <li>Professor, Department of Information Management, National Taiwan University of Science and Technology, ROC</li> <li>Independent Director, Yuen Foong Yu Investment Holding Co., Ltd.</li> <li>Independent Director, SHUI-MU International Co., Ltd.</li> <li>Independent Director, 91APP</li> <li>Chairman, LIANG SHING ECLIFE Co., Ltd.</li> </ul>	0		
Tong Hai Tan	Bachelor of Electrical Engineering, National University of Singapore	<ul> <li>President &amp; CEO, StarHub Pte Ltd. (Singapore)</li> <li>President &amp; CEO, Singapore Computer Systems Ltd.</li> <li>President &amp; CEO, Pacific Internet Ltd.</li> </ul>	- Executive Director, SEAX Global Pte Ltd. (Singapore)	0		
Drina Yue	BS in Electrical Engineering, MS in Computer Science, University of Illinois Urbana- Champaign	<ul> <li>Senior Executive Management in multinational companies (AT&amp;T, Motorola, Western Union)</li> <li>BOD of Gemalto</li> <li>CEO of iSteelAsia</li> <li>Senior Advisor of GSMA</li> </ul>	- Christian Action Asia Board of Director	0		

<u>Election Results</u>: Nine directors (including 5 independent directors) for the ninth term elected by the shareholders present are listed as follows:

Title	Shareholder account # or ROC ID #	Name	Votes Received
Director	515	Fu-Chi Investment Co., Ltd. Representative: Daniel M. Tsai	1,515,241,060
Director	515	Fu-Chi Investment Co., Ltd. Representative: Richard M. Tsai	1,430,933,478
Independent Director	ROC ID# R10296****	Hsueh-Jen Sung	1,389,352,908
Independent Director	ROC ID# B12066****	Char-Dir Chung	1,387,780,728

Title	Shareholder account # or ROC ID #	Name	Votes Received		
Independent Director	ROC ID# A12060****	Hsi-Peng Lu	1,386,919,925		
Independent Director	K0439****	Tong Hai Tan	1,386,709,591		
Independent Director	KJ057****	Drina Yue	1,386,428,579		
Director	515	Fu-Chi Investment Co., Ltd. Representative: Chris Tsai	1,289,471,264		
Director	172939	TCC Investment Co., Ltd. Representative: Jamie Lin	1,250,317,310		

#### 8. To approve the removal of the non-competition restrictions on the Board of Directors

- (1) According to Article 209 of the Company Act, a director, who acts for himself or on behalf of another person that is within the scope of the company's business, shall clarify the essential content of his act to the meeting of shareholders and secure AGM's approval.
- (2) Vote on the removal of the non-competition restrictions on the Board of Directors that operate or invest in other business with the same or similar business scope of the Company until the end of their term of office.

Name	Current position(s) in other companies			
	Chairman, Tien Chien Co., Ltd.			
	Chairman, Ti Kun Co., Ltd.			
	Chairman, Hsi Po Lai Co., Ltd.			
Daniel M. Tsai	Chairman, Yi Fu So Co., Ltd.			
	Chairman, Taipei New Horizon Co., Ltd.			
	Chairman, Dun Fu Co., Ltd.			
	Chairman, Chung Shing Development Co., Ltd.			
	Director, Tien Chien Co., Ltd.			
	Director, Ti Kun Co., Ltd.			
	Director, Hsi Po Lai Co., Ltd.			
Richard M. Tsai	Director, Yi Fu So Co., Ltd.			
	Director, Colossians Co., Ltd.			
	Director, Chung Shing Development Co., Ltd.			
	Director, Cho Pharma, Inc.			
Hsueh-Jen Sung	Chairman, Vaucluse Capital Management Ltd.			
Tisueii-Jeii Sulig	Chairman, Shin Chiuan Capital Management Ltd.			
Hai Dana Lu	Independent Director, SHUI-MU International Co., Ltd.			
Hsi-Peng Lu	Chairman, LIANG SHING ECLIFE Co., Ltd.			
Tong Hai Tan	Executive Director, SEAX Global Pte Ltd. (Singapore)			
Chris Tsai	Director, momo.com Inc.			
CHITIS TSAI	Director, Taipei New Horizon Co., Ltd.			

Name	Current position(s) in other companies			
	Director, momo.com Inc.			
	Director, Taipei New Horizon Co., Ltd.			
Iomio I in	Director, Winbond Electronics Corp.			
Jamie Lin	Chairman, AppWorks Ventures			
	Chairman, Union Cable TV Co., Ltd.			
	Chairman, Globalview Cable TV Co., Ltd.			

(3) According to Article 178 of the Company Act, a shareholder, who has a conflict of interest with a proposed resolution, shall recuse himself from voting or from exercising the voting rights on behalf of other shareholders in the AGM.

RESOLVED, the above proposal was accepted as submitted.

<u>Voting Results</u> (Number of shares represented at the time of voting excluded the shares with no voting rights due to a conflict of interest stipulated in Article 178 of the Company Act):

	Number of	For	For			
Name	shares represented at the time of voting	Shares	%	Against	Invalid	Abstained
Daniel M. Tsai	2,441,161,946	1,775,961,851	72.75	17,514,426	0	647,685,669
Richard M. Tsai	2,443,013,998	1,777,810,903	72.77	17,517,426	0	647,685,669
Hsueh-Jen Sung	2,542,073,424	1,893,017,505	74.46	1,369,689	0	647,686,230
Hsi-Peng Lu	2,542,073,424	1,893,029,230	74.46	1,357,964	0	647,686,230
Tong Hai Tan	2,542,073,424	1,893,023,072	74.46	1,362,321	0	647,688,031
Chris Tsai	2,533,194,234	1,884,145,561	74.37	1,362,444	0	647,686,229
Jamie Lin	2,542,073,424	1,893,009,303	74.46	1,377,192	0	647,686,929

# **Special Motion**

None

# Meeting Adjourned (Time: 09:28 a.m.)

In compliance with Article 183, Paragraph 4 of the Company Act, the meeting minutes hereby summarizes the main content and pertinent voting results of the Annual General Shareholders' Meeting.

# **ATTACHMENTS**



#### 💕 Taiwan Mobile Co., Ltd.

# **Business Report**

From consumption to entertainment, the rapid changes in technology have altered the way people live. New business opportunities entail new business models. Taiwan Mobile ("TWM", or "the Company") believes that technology springs from humanity and should be incorporated into everyday life. Through forward-looking business planning, the Company has continued its pioneering role, breaking conventions and embracing change to develop new growth curves. As always, it applies the highest standards to corporate governance, shareholder value and customer satisfaction, and regards sustainability as a corporate social responsibility.

#### **Innovative intelligent applications**

In 2019, leveraging its expertise in internet of things (IoT), cloud and artificial intelligence (AI), Taiwan Mobile developed a host of products and services that are closely intertwined with our daily lives. This included myAir-S1 portable PM2.5 detector, a smart retail platform for charity, smart communities, an AI energy management cloud platform and a mobile card reader. The Company also joined forces with Google to expand smart home application through a smart speaker that integrates cable TV and audio-visual services with voice commands. Going forward, TWM is looking to 5G technology that will enable development of innovative applications, such as multi-angle broadcasting, virtual reality and augmented reality, smart therapy and smart factory.

#### New business roadmap, new frontier

To capture emerging business opportunities from digital convergence and smart home developments, Taiwan Mobile launched an all-round digital convergence plan that covers mobile, fixed broadband, and video/music streaming services. Apart from promoting "Smarter Home" services to consumers at its retail stores, the Company also enhanced online and offline integration with its e-commerce platform momo. TWM's solid presence in the mobile, fixed network, cable TV and e-commerce fields lends support to its continuing efforts to promote product differentiation and achieve wider business synergy.

#### **World-class corporate governance**

Taiwan Mobile has consistently striven to be a role model in corporate sustainability, with the Company once again receiving numerous commendations for its efforts in the past year. TWM was selected by SAM, a leading international sustainability investment specialist, for inclusion in its "2019 Sustainability Yearbook," receiving a Silver Class award for the second consecutive year. The Company was also included in the Dow Jones Sustainability Indices (DJSI) Emerging Markets Index for the eighth consecutive year and in the DJSI World Index for the third time, grabbing the No. 2 spot.

#### Valuing customer satisfaction and shareholders' interests

Taiwan Mobile has created solid returns for its shareholders by maintaining a cash dividend yield of around 5% in recent years through a calibrated investment strategy and prudent capital expenditure, while earning widespread recognition for its excellent customer service. In addition to receiving the Best Customer Service Center award at the Customer Service Excellence Awards for three years in a row, the Company's myfone stores and customer service center also received SGS Qualicert certification for the eighth consecutive year.

#### Corporate social responsibility

As a national telecom industry leader, TWM believes it is its duty not only to pursue solid operational and financial performances, but also to share the benefits of its steady growth over the years with society. In 2019, the Company passed the Science Based Targets Initiative (SBTi) evaluation, becoming the first non-electrical manufacturer in Taiwan and the second telecom service provider throughout Asia to pass this stringent international verification. Additionally, TWM takes pride in winning its 13th Corporate Social Responsibility Award from *Global Views Monthly* and its 12th Excellence in Corporate Social Responsibility Award from *CommonWealth Magazine*, where it ranked first in the telecom industry and was among the top 10 in the large enterprise category. TWM earned further distinction by receiving 10 awards at the 2019 Taiwan Corporate Sustainability Awards and was honored with the Most Prestigious Sustainability Award – Top 10 Domestic Corporations for the fifth time, the most amongst domestic telecom peers.

In addition to setting a corporate vision and strategic goals, TWM believes execution, introspection and improvement are the keys to its future growth.

#### 2019 operating and financial results

With easing competition in the telecommunications market in 2019, TWM utilized group resources to introduce differentiated products and services that match consumer trends in order to mitigate the impact on revenue of declining tariffs and a lengthening handset replacement cycle. This, coupled with efforts to boost contributions from non-telecom businesses, helped the Company's YoY profitability trend to turn positive in the second half of the year. TWM reported consolidated revenue of NT\$124.4 billion, EBITDA of NT\$33.4 billion and a net profit of NT\$12.5 billion. Earnings per share of NT\$4.51 were in line with management guidance. Continued investment in research and development bore fruit, including deploying deep learning to boost efficiency in base station resource allocation, utilizing AI algorithms to provide personalized recommendations, and supporting smart home applications, such as smart speakers and virtual assistants.

#### Outlook

2020 will mark the first year of the 5G era, where its capabilities in enhanced mobile broadband (eMBB), ultra-reliable and low latency communications (URLLC) and massive machine type communications (mMTC), coupled with AI technology, will change industries and lifestyles. While smart therapy, smart factory and other vertical markets, as well as cloud gaming, offer new opportunities, telecom players face challenges in setting 5G rates, as well as planning commercial rollouts and timely introduction of new applications.

Bearing in mind our responsibility to shareholders and consumers alike, TWM aspires to integrate technology into everyday life, while bolstering information security, to facilitate its transformation into a smarter enterprise, with increasing profit contributions from its consumer, cable TV, enterprise and retail business groups.

Chairman



## 🚺 Taiwan Mobile Co., Ltd.

#### Audit Committee Report

February 21, 2020

The Board of Directors of Taiwan Mobile Co., Ltd. (TWM) has submitted the Company's 2019 business report and financial statements to the Audit Committee. The CPA firm, Deloitte & Touche, was retained by the Board to audit TWM's financial statements and has issued an audit report relating to the financial statements. The business report and financial statements have been reviewed and determined to be correct and accurate by the Audit Committee of TWM. According to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, we hereby submit this report.

Taiwan Mobile Co., Ltd.

Hsueh-Jen Sung

Chairman of the Audit Committee

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# **Audit Committee Report**

April 30, 2020

The Board of Directors of Taiwan Mobile Co., Ltd. (TWM) has submitted the Company's proposal for distribution of the 2019 earnings to the Audit Committee. The proposal has been reviewed and determined to be correct and accurate by the Audit Committee of TWM. According to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, we hereby submit this report.

Taiwan Mobile Co., Ltd.

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Hsueh-Jen Sung

Chairman of the Audit Committee



# Communication between the Audit Committee and the Internal Audit Chief Officer

# Regular:

 The audit chief officer reports the audit matters to the independent directors individually every quarter.

# Ad hoc:

- The committee chairman will arrange a discussion about audit matters with the audit chief officer and audit personnel.
- Committee meeting, the audit chief officer must submit a report regarding When instructions are given by independent directors during Audit actions taken afterwards.

#### **The 2019 Consolidated Financial Statements**

#### INDEPENDENT AUDITORS' REPORT

The Board of Directors and Stockholders Taiwan Mobile Co., Ltd.

#### Opinion

We have audited the accompanying consolidated financial statements of Taiwan Mobile Co., Ltd. and its subsidiaries (collectively, the "Group"), which comprise the consolidated balance sheets as of December 31, 2019 and 2018, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for the years then ended, and the related 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, 2019 and 2018, 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 ("FSC") of the Republic of China ("ROC").

#### 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 ROC. 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 ROC, 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, 2019. 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 descriptions of the key audit matters of the 2019 consolidated financial statements are as follows:

The Impairment Loss of Property, Plant and Equipment and Intangible Assets (Including Goodwill)

#### The description of key audit matter:

The consolidated balances of property, plant and equipment and intangible assets (including goodwill) amounted to \$36,182,005 thousand and \$59,078,475 thousand, respectively, as of December 31, 2019. On each balance sheet date, the Group reviews its tangible and intangible assets for indications of impairment,

and then the Group estimates the recoverable amount of the assets. If it is not possible to determine the recoverable amount (fair value less costs to sell or value in use) for the individual asset, then the Group will determine the recoverable amount for the asset's cash-generating unit. Because the aforementioned tangible and intangible assets amounted to \$95,260,480 thousand (62% of total consolidated assets) and the calculation for the recoverable amount involved several assumptions and estimations, which directly impact the amount to be recognized as impairment losses, we believe that the review for the impairment of assets is a key audit matter.

#### Corresponding audit procedures:

By conducting compliance tests, we obtained an understanding of the estimation for asset impairment and of the design and execution for relevant controls. We also performed major audit procedures which are as follows:

- 1. Obtain the valuation form of asset impairment produced by the Group for each cash-generating unit.
- Evaluate the appropriateness of the assumptions and sensitivity analyses, including the classification of cash-generating units, forecasts of cash flows, and discount rates, used by the Group management to assess if there is any asset impairment.

#### Telecommunications and Value-added Services Revenue

#### The description of key audit matter:

The source of the major operating revenue of the Group is the telecommunications and value-added services revenue, totaling \$48,135,239 thousand for the year ended December 31, 2019. The Group offers more different monthly-fee plans and diversifies the business by innovating value-added services since the telecommunication industry becomes more competitive nowadays. The competitive telecommunication industry and complicated calculations for revenue recognition, which highly relies on automatic and systematic connection and implementation, lead the telecommunications and value-added service revenue to be considered as one of the key audit matters.

#### Corresponding audit procedures:

By conducting compliance tests, we obtained an understanding of the revenue recognition process and of the design and execution for relevant controls. We also performed major audit procedures which are as follows:

- Review the contracts of mobile subscribers to ensure the accuracy of information in the accounting system.
- Perform dialing tests to verify the completeness of the information in the telephone exchange system.
- Perform system integration tests from telephone-exchange to telephone traffic.
- 4. Test for the accuracy of call record charge rates and billing calculations.
- Verify the accuracy of the billing amounts generated from monthly rentals as well as airtime accounting systems and the transfer to the accounting information system.

#### Other Matter

We have also audited the parent company only financial statements of Taiwan Mobile Co., Ltd. as of and for the years ended December 31, 2019 and 2018 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 IFRS, IAS, IFRIC, and SIC endorsed and issued into effect by the FSC of the ROC, 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 its operations, or has no realistic alternative but to do so.

Those charged with governance (including the audit committee) are responsible for overseeing the Group's financial reporting process.

#### Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 ROC 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 ROC, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

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

- 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, 2019 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 Li-Wen Kuo and Kwan-Chung Lai.

Deloitte & Touche Taipei, Taiwan Republic of China

February 21, 2020

#### 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 ROC and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the ROC.

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 ROC. 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 (In Thousands of New Taiwan Dollars)

No. Contraction (Contraction (C	December 31,		December 31,			December 31,		December 31,	
ASSETS	Amount	%	Amount	9/6	LIABILITIES AND EQUITY	Amount	%	Amount	%
CURRENT ASSETS					CURRENT LIABILITIES				
Cash and cash equivalents (Notes 6 and 30)	\$ 8,663,370	6	\$ 7,498,710	5	Short-term borrowings (Note 18)	\$ 16,270,000	11	\$ 10,270,000	7
Financial assets at fair value through profit or loss	5000 UT45-T045-03	0.70	75 SECTION	0.40	Short-term notes and bills payable (Note 18)	1,898,111	1	1,498,992	1
(Note 30)	149	33	81,474	28	Contract liabilities (Note 23)	1,807,407	1	2,030,793	1
Financial assets at fair value through other	143		01,474		Notes and accounts payable	7,660,285	5	6,756,980	5
comprehensive income (Note 7)	246,493		255,732		Accounts payable due to related parties (Note 30)	135,162	(3.)	179,588	
Contract assets (Note 23)	4,832,043	3	5,472,357	4	Other payables (Note 30)	8,823,705	6		6
				4			0	9,581,496	
Notes and accounts receivable, net (Note 8)	7,671,838	5	7,531,858	5	Current tax liabilities	1,539,638	1	2,377,000	2
Accounts receivable due from related parties (Note 30)	146,186		137,958		Provisions (Note 20)	88,961	-	120,334	-
Other receivables (Note 30)	1,418,485	1	2,066,105	1	Lease liabilities (Notes 14, 27 and 30)	3,532,951	2	7	
Inventories (Note 9)	5,670,476	4	3,945,663	3	Advance receipts	87,410	3.75	111,250	
Prepayments (Note 30)	463,334	29	584,799	1	Long-term liabilities, current portion (Notes 18 and 19)	303,297	7.2	6,802,916	5
Other financial assets (Notes 30 and 31)	592,868	- 62	576,542	-	Other current liabilities (Note 30)	2,376,029	2	2,154,154	1
Other current assets	200,458	20 20	917,689	1			B 83	# 02 80 T	35 BA
					Total current liabilities	44,522,956	29	41,883,503	28
Total current assets	29,905,700	19	29,068,887	20		1.7		//	.,
	E. Andrewskie Arvette	125 1969	No. 1. White the total	2.70	NON-CURRENT LIABILITIES				
NON-CURRENT ASSETS					Financial liabilities at fair value through profit or loss		-	1,861	-
Financial assets at fair value through other					Contract liabilities (Note 23)	45,293		56,144	-
comprehensive income (Note 7)	5,245,888	4	4,763,899	3	Bonds payable (Note 19)	15,903,436	10	24,419,137	17
Contract assets (Note 23)	3,463,456	2	3,208,519	2	Long-term borrowings (Note 18)	8,586,076	6	8,889,438	6
	3,403,430	2	3,208,319	2			0		
Investments accounted for using equity method (Notes 10	* *70.005	200	1 125 507	200	Provisions (Note 20)	1,459,270	1	1,400,954	1
and 30)	1,478,025	1	1,435,607	1	Deferred tax liabilities (Note 25)	977,560	1	917,261	1
Property, plant and equipment (Note 13)	36,182,005	24	38,855,960	26	Lease liabilities (Notes 14, 27 and 30)	6,117,438	4	200000	-
Right-of-use assets (Notes 14 and 30)	9,657,938	6			Net defined benefit liabilities (Note 21)	517,175		510,880	
Investment properties (Note 15)	2,984,057	2	2,999,403	2	Guarantee deposits	1,092,364	1	1,013,905	1
Concessions (Notes 16 and 31)	37,709,501	24	40,528,874	27	Other non-current liabilities	522,116	35C <del>-0</del> 0;	580,249	900 <del>- 10</del> 0
Goodwill (Note 16)	15,832,440	10	15,872,595	11				200000000000000000000000000000000000000	
Other intangible assets (Note 16)	5,536,534	4	5,774,176	4	Total non-current liabilities	35,220,728	23	37,789,829	26
Deferred tax assets (Note 25)	839,240	1	806,521	1		8 <del>7 W W</del>	30 T	8 <del> 0 6</del>	8 <del>0 - 8</del> 8
Incremental costs of obtaining a contract (Note 23)	2,119,052	1	2,946,282	2	Total liabilities	79,743,684	52	79,673,332	54
Other financial assets (Notes 30, 31 and 32)	271,653	1 22.40		-	Total natiffica	15,145,004		13,013,332	
		2	131,110	- 2	COLUMN A TERRIPLE A DI E TO OUR ERG OF THE RADENT				
Other non-current assets (Notes 17 and 30)	2,694,470	2	1,275,195	1	EQUITY ATTRIBUTABLE TO OWNERS OF THE PARENT (Note 22)				
Total non-current assets	124,014,259	81	118,598,141	80	Common stock	34,959,441	23	34,208,519	23
					Capital collected in advance	134,104	1.7	29,819	7.0
					Capital surplus	20,274,694	13	12,580,692	9
					Retained earnings				
					Legal reserve	28,922,281	19	27,558,064	19
					Special reserve	95,381	707.00	362,703	
					Unappropriated earnings	12,909,829	8	16,954,448	11
					Other equity interests	438,905		(95,381)	
					Treasury stock		(10)		(20)
					Heastly stock	(29,717,344)	(19)	(29,717,344)	_(20)
					Total equity attributable to owners of the parent	68,017,291	44	61,881,520	42
					NON-CONTROLLING INTERESTS (Note 22)	6,158,984	4	6,112,176	4
					Total equity	74,176,275	48	67,993,696	46
TOTAL	\$ 153,919,959	100	\$ 147.667.028	100	TOTAL	\$ 153,919,959	100	\$ 147.667.028	100

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2019		2018	
	Amount	96	Amount	96
OPERATING REVENUES (Notes 23, 30 and 36)	\$ 124,420,913	100	\$ 118,732,328	100
OPERATING COSTS (Notes 9, 30, 34 and 36)	91,612,178	74	84,315,734	71
GROSS PROFIT FROM OPERATIONS	32,808,735	26	34,416,594	
OPERATING EXPENSES (Notes 30, 34 and 36)				
Marketing	10,506,264	8	11,340,018	10
Administrative	5,367,860	4	5,134,269	4
Expected credit loss	241,043		411,210	
Total operating expenses	16,115,167	_12	16,885,497	_14
OTHER INCOME AND EXPENSES, NET (Notes 30 and 36)	499,767		630,945	20-30
OPERATING INCOME (Note 36)	17,193,335	14	18,162,042	15
NON-OPERATING INCOME AND EXPENSES				
Other income (Notes 24 and 30)	311.898	-	227.605	-
Other gains and losses, net (Notes 24 and 30)	(359,131)		(125,717)	8
Finance costs (Notes 24 and 30)	(574,780)		(601,841)	
Share of profit of associates accounted for using equity method (Note 10)	10,488		27,128	
Total non-operating income and expenses	(611,525)		(472,825)	_
PROFIT BEFORE TAX	16,581,810	14	17,689,217	15
INCOME TAX EXPENSE (Note 25)	3,289,943	3	3,203,449	3
NET PROFIT	13,291,867	_11	14,485,768	_12
OTHER COMPREHENSIVE INCOME (LOSS) (Notes 10, 21, 22 and 25)				
Items that will not be reclassified subsequently to profit or loss				
	244 1035		(70.530)	
Remeasurements of defined benefit plans	(44,101)		(78,532)	- 31
Unrealized gain on investments in equity instruments at fair value through other				
comprehensive income	536,083		210,717	- 2
Share of other comprehensive income (loss) of associates accounted for using equity method	15,432	-	(18,477)	-
Items that may be reclassified subsequently to profit or loss				
Exchange differences on translation	(24,446)		(14,114)	-
Share of other comprehensive income (loss) of associates accounted for using equity method	4,205		(1,040)	- E
Other comprehensive income (after tax)	487,173		98,554	
TOTAL COMPREHENSIVE INCOME	\$ 13,779,040	11	\$ 14.584.322	_12
NET PROFIT ATTRIBUTABLE TO:				
Owners of the parent	\$ 12,481,167	10	\$ 13,642,172	11
Non-controlling interests	810,700	1	843,596	1
and the state of t	\$ 13.291.867		\$ 14,485,768	12
	9 13,291,007		3 14,403,700	12
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:				
Owners of the parent	\$ 12,971,397	10	\$ 13,768,068	12
Non-controlling interests	807.643	1	816.254	
roa-contoning inciests	10 /- 0.0 (100 (100 (100 (100 (100 (100 (100	1000	30 30 30 30 30 30 30 30 30 30 30 30 30 3	· ( <del></del>
	\$ 13,779,040	_11	\$ 14.584.322	12
EARNINGS PER SHARE (Note 26)				
Basic earnings per share	\$ 4.51		\$ 5.01	
Diluted earnings per share	\$ 4.44		\$ 4.86	
	38		SC 200-	

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars)

Part						Equity Attri	ibutable to Owners	of the Parent						
Property of the part		\$ £	372 E	59 5	3	- Company	The state of the s		Other Fauity Intere	ete	11.		83	
Part			Capital			Retained Earning	5	NEW YORK	Unrealized Gain (Loss) on Financial Assets at Fair Value Through	Unrealized Gain (Loss) on				
Section   Sect		Common Stock			Legal Reserve							Total		Total Equity
Dumbers of 2017 entraings   1,419,218	DATE 전 시간 (1974년 1974년 1일 대한 1974년 197	\$ 34,208,328 	s -	\$ 13,939,278 	\$ 26,138,846 	\$ 690,034		\$ (16,499)	(281,785)		\$ (29,717,344) 			
Exercised organisates   1,215,00,000   1,210,000   1		34,208,328	-	13,939,278	26,138,846	690,034	18,089,605	(16,499)	(281,785)	(4)	(29,717,344)	63,050,463	5,879,699	68,930,162
Cash divideable or community  Tend interhebent of enumage  Cash divideable the man gap of supplies  Cash divideable gap of such gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such gap of supplies  Cash divideable gap on such cash gap of supplies  Cash divideable gap on such gap of supplies  Cash divideable		-	21	12	1,419,218			23	9	-	2.0	32		
Total standardina of centrage   1.419-218   (237-231)   (14.702.259)   (14.702.	Reversal of special reserve	55	70	173	101	(327,331)	327,331	7.0	35	0.00	7.5	-		-
Chal divideda from capital supplies  Chal divideda from capital supplies  Chal complementary increase (Decessor \$13,021)  Chal	Cash dividends						(13,610,406)					(13,610,406)		(13,610,406)
Profit for beyare raised   December 31, 2018   13,642,172   13,642,172   14,457,682   14,457,682   12,662   1		-		(1.632.248)	1,419,218	(327,331)	_(14,702,293)				-			
Chair computes income plossy for the year ended		1	3	(1,033,249)		8	13 642 172	- 3			<u>.</u>			
Person person   3, 2018						_	15,042,172	-			_	15,042,172	845,550	14,403,700
December 31, 2018  December 31, 2019  December 31,		A					(78,832)	(7,899)	212,627	-	-	125,896	(27,342)	98,554
at für white through other comprehensive income Conversion of conversion of conversible doubts to comprehensive income stock Changes in equity of seasoning percentage of ownership interest in tubuldarises  Conversion of conversible doubts to comprehensive income (or seasoning of the year ended December 3), 2019  Total comprehensive income (oss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total comprehensive income (loss) for the year ended December 3), 2019  Total	December 31, 2018				19 <u>95</u> 3	-	13,563,340	(7,899)	212,627	n <u>19</u> 2		13,768,068	816,254	14,584,322
Conversible bonds to common stock 191 29,819 275,614 . 350,524 . 3														
Change in equity interests in subsidiaries Change in equity of associates accounted for using equity method Canke dividends paid to non-controlling interests of 1,016 Cank dividends paid to			20.910	275 614		춵	120000	- 3)		51	3	205 624	153	305 624
Changes in equity of associates accounted for using equity method  1,016			29,619			-		-			-			
Other Changes in capital susplus Cash divideadly gaid to sour-controlling interests of substitionies Cash divideadly gaid to sour-controlling interests of substitions Cash divideadly gaid to sour-controlling interests of substitions Cash divideadly gaid to sour-controlling interests of substitions Cash divideadly gaid to substitions Cash divideadly gaid to substition substitution of controlling interests of substitions Cash divideadly gaid to substition substitution of substiti	Changes in equity of associates accounted for using equity	157-1 1 <del>-</del>		2000 E-100		8		-			-	250000000000000000000000000000000000000		
BALANCE, DECEMBER 31, 2018   34,208,519   29,819   12,580,692   27,558,064   362,703   16,954,448   (24,398)   (70,983)   (29,717,344)   61,881,520   61,12,176   67,993,696   68,880   68,840,519   6		-	\$			8		2	2	-	3		-	
BALANCE, DECEMBER 31, 2018	The Control of the Co	-	22		0.40	-	£			(1 <del>4</del> )	3	98		
Effect of retrospective application	Increase in non-controlling interests	8 <del></del>		S	9 <del></del>	s	3				8 3	S	Sec -0500-2420-35	(0
ADJUSTED BALANCE, JANUARY 1, 2019 34,208,519 29,819 12,580,692 27,558,064 362,703 16,987,053 (24,398) (70,983) (29,717,344) 61,94,125 6,128,451 68,042,576 15,100 10,100 1	[ T. T. ] - T. [ 20] 10 전체 :	34,208,519	29,819	12,580,692	27,558,064	362,703		(24,398)	(70,983)	53	(29,717,344)			
Distribution of 2018 samings Legal reserve	Effect of retrospective application	V			-		32,605			· · · · · · · · · · · ·		32,605	16,275	48,880
Reversal of special reserve Cath dividends Cath div		34,208,519	29,819	12,580,692	27,558,064	362,703	16,987,053	(24,398)	(70,983)	(4)	(29,717,344)	61,914,125	6,128,451	68,042,576
Cash dividends	Legal reserve	-	55	-	1,364,217	- 3		-	-	( <del>-</del>	-	88	39-3	-
Total distribution of earnings		2	20	2	320	(267,322)		2.0	6		2	The second	2.0	Water Street
Profit for the year ended December 31, 2019 Other comprehensive income (loss) for the year ended December 31, 2019  Total comprehensive income (loss) for the year ended December 31, 2019  Conversion of convertible bonds to common stock 750,922 104,285 7,710,366 7,71	Cash dividends	V <u> </u>		<u> </u>			(15,366,223)		<u> </u>	12-12-5	8	(15,366,223)	·	(15,366,223)
Profit for the year ended December 31, 2019 Other comprehensive income (loss) for the year ended December 31, 2019  Total comprehensive income (loss) for the year ended December 31, 2019  Conversion of convertible bonds to common stock 750,922 104,285 7,710,366 7,71	Total distribution of asymings	0200		100	1 364 217	(267 322)	(16.463.118)		100 00		00 20	(15 366 223)	100	(15 366 223)
Other comprehensive income (loss) for the year ended December 31, 2019  Total comprehensive income (loss) for the year ended December 31, 2019  De					1,504,217	(207,322)	12.481.167		- 6	·-		12 481 167	810 700	13 291 867
Total comprehensive income (loss) for the year ended  December 31, 2019  Conversion of convertible bonds to common stock  750,922  104,285  7,710,366  7,7													22240140	2242042000
December 31, 2019 12,437,111 (10,107) 544,393 12,971,397 807,643 13,779,040 Conversion of convertible bonds to common stock 750,922 104,285 7,710,366 12,437,111 (10,107) 544,393 12,971,397 807,643 13,779,040 Changes in equity of associates accounted for using equity method (17,346) (51,217) (68,563) (83,749) (152,312) Changes in capital surplus 982 982 Cash dividends paid to non-controlling interests of subsidiaries	December 31, 2019				n- 3		(44,056)	(10,107)	544,393	10 32		490,230	(3.057)	487,173
Conversion of convertible bonds to common stock 750,922 104,285 7,710,366							12 437 111	(10 107)	544 303	er 021		12 071 307	807.643	13 770 040
Changes in equity of associates accounted for using equity method (17,346) (51,217) (68,563) (83,749) (152,312) Other changes in capital surplus - 982 982 Cash dividends paid to non-controlling interests of subsidiaries		750.922	104.285	7,710.366				(10,107)		-				
method (17,346) (51,217) (68,563) (83,749) (152,312) Other changes in capital surplus - 982 982 Cash dividends paid to non-controlling interests of subsidiaries		200000	5345732											
Cash dividends paid to non-controlling interests of subsidiaries	method		20		323	3	(51,217)	2	15	2	20		(83,749)	
subsidiaries			51	982	(**)	*	2000 S.T	**		(10)	*	982	**************************************	982
		V <u> </u>		<u> </u>	×	8 8	<u> </u>		<u>aj 8</u>	N66	8 8	22 - 3 <del>2</del>	(693,361)	(693,361)
BALANCE DECEMBER 31, 2019 \$ 34,959,441 \$ 134,104 \$ 20,274,694 \$ 28,922,281 \$ 95,381 \$ 12,909,829 \$ (34,505) \$ 473,410 \$ - \$(29,717,344) \$ 68,017,291 \$ 6158,984 \$ 74,176,275	BALANCE, DECEMBER 31, 2019	\$ 34,959,441	\$ 134.104	\$ 20,274,694	\$ 28,922,281	\$ 95,381	\$ 12,909,829	\$ (34,505)	\$ 473,410	\$ -	\$ (29,717,344)	\$ 68.017.291	\$ 6.158.984	\$ 74,176,275

#### CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars)

	2019	2018
ASH FLOWS FROM OPERATING ACTIVITIES		
Profit before tax	\$ 16,581,810	\$ 17,689,217
Adjustments for:	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3,000,
Depreciation expense	12,755,740	9,904,079
Amortization expense	3,439,851	3,657,017
Amortization of incremental costs of obtaining a contract	2,483,997	3,394,116
Loss on disposal of property, plant and equipment, net	277,123	80,282
Loss on disposal of intangible assets, net		128,002
Expected credit loss	241,043	411,210
Finance costs	574,780	601,841
Interest income	(115,313)	(61,633
Dividend income	(117,211)	(83,164
Share of profit of associates accounted for using equity method	(10,488)	(27,128
Valuation (gain) loss on financial assets and liabilities at fair value	No. of Sec. of	1.30.00
through profit or loss	(2,858)	19,745
Reversal of impairment loss on property, plant and equipment		(103,586
Impairment loss on intangible assets	40,155	8 F 2
Others	(2,950)	891
Changes in operating assets and liabilities		
Financial assets mandatorily at fair value through profit or loss	84,864	736,265
Contract assets	388,595	1,920,836
Notes and accounts receivable	(552,401)	(9,311
Accounts receivable due from related parties	(276)	(34,468
Other receivables	607,142	(272,544
Inventories	(1,724,813)	387,701
Prepayments	(3,017)	(84,649
Other current assets	716,507	(794,848
Other financial assets	(11,484)	(9,299
Incremental costs of obtaining a contract	(1,656,767)	(2,173,201
Contract liabilities	1,921	(696,235
Notes and accounts payable	903,305	(1,231,342
Accounts payable due to related parties	(44,426)	49,956
Other payables	(533,329)	(831,657
Provisions	(11,582)	(70,429
Advance receipts	(19,658)	22,303
Other current liabilities	(14,010)	(4,055
Net defined benefit liabilities	(48,831)	(53,206
Other non-current liabilities	,	(19,744
Cash inflows generated from operating activities	34,227,419	32,442,962
Interest received	42,534	1,199
Interest paid	(1,291)	(1,245
Income taxes paid	(4,052,247)	(2,667,261
Net cash generated from operating activities	30,216,415	29,775,655
		(Continued

#### CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars)

	2019	2018
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property, plant and equipment	\$ (6,605,925)	\$ (7,813,657)
Acquisition of right-of-use assets	(14,858)	271 U.X. # 2.00 # 2.00 # 2.
Acquisition of intangible assets	(291,260)	(363,471)
Increase in prepayments for equipment	(240,031)	(316,330)
Increase in prepayments for investment	(100,000)	100000000000000000000000000000000000000
Proceeds from disposal of property, plant and equipment	49,700	44,838
Decrease in advanced receipts from assets disposals	(123)	(72)
Acquisition of financial assets at fair value through profit or loss	(2,500)	
Acquisition of investments accounted for using equity method	(262,000)	(20,771)
Redemption of convertible notes		491,192
Proceeds from capital return of investments accounted for using equity		
method	-	31,090
Net cash outflow on acquisition of subsidiaries		(2,925)
Proceeds from disposal of financial assets at fair value through other		
comprehensive income	=	1,669
Proceeds from capital return of financial assets at fair value through		
other comprehensive income		3,149
Increase in refundable deposits	(1,257,689)	(307,564)
Decrease in refundable deposits	249,028	281,551
Increase in other financial assets	(222,215)	(254,531)
Decrease in other financial assets	73,985	2,478,579
Interest received	58,545	60,977
Dividend received	192,062	159.947
Net cash used in investing activities	(8,373,281)	(5,526,329)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in short-term borrowings	6,000,000	599,472
Increase (decrease) in short-term notes and bills payable	399,285	(4,096,683)
Proceeds from issue of bonds	=	14,984,564
Repayments of bonds payable	(4,500,000)	(7,400,000)
Repayment of long-term borrowings	(2,304,000)	(11,206,042)
Repayment of the principal portion of lease liabilities	(3,776,678)	mp consequences were
Increase in guarantee deposits received	217,256	162,473
Decrease in guarantee deposits received	(138,587)	(126,783)
Cash dividends paid (including amount paid to non-controlling	MANAGER CANA	Note the second
interests)	(16,059,547)	(15,860,099)
Interest paid	(512,224)	(439,637)
Changes in non-controlling interests		2,316
Net cash used in financing activities	(20,674,495)	(23,380,419)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND		
EQUIVALENTS	(3.979)	(1,741)
		(Continued)

#### CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars)

		2019		2018
NET INCREASE IN CASH AND CASH EQUIVALENTS	c	1.164.660	c	867.166
	3		3	WENT TO THE TOTAL OF
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	-	7,498,710	-	6,631,544
CASH AND CASH EQUIVALENTS AT END OF YEAR	5	8,663,370	5	7,498,710

(Concluded)

# **The 2019 Standalone Financial Statements**

#### INDEPENDENT AUDITORS' REPORT

The Board of Directors and Stockholders Taiwan Mobile Co., Ltd.

#### Opinion

We have audited the accompanying financial statements of Taiwan Mobile Co., Ltd. ("TWM"), which comprise the balance sheets as of December 31, 2019 and 2018, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the related notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of TWM as of December 31, 2019 and 2018, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

#### **Basis for Opinion**

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China ("ROC"). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of TWM in accordance with The Norm of Professional Ethics for Certified Public Accountant of the ROC, 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 financial statements for the year ended December 31, 2019. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The descriptions of the key audit matters of the 2019 financial statements are as follows:

The Impairment Loss of Property, Plant and Equipment and Intangible Assets (Including Goodwill)

#### The description of key audit matter:

The balances of property, plant and equipment and intangible assets (including goodwill) amounted to \$19,711,168 thousand and \$38,300,915 thousand, respectively, as of December 31, 2019. On each balance sheet date, TWM reviews its tangible and intangible assets for indications of impairment, and then TWM estimates the recoverable amount of the assets. If it is not possible to determine the recoverable amount (fair value less costs to sell or value in use) for the individual asset, then TWM will determine the recoverable amount for the asset's cash-generating unit. Because the aforementioned

tangible and intangible assets amounted to \$58,012,083 thousand (41% of total assets) and the calculation for the recoverable amount involved several assumptions and estimations, which directly impact the amount to be recognized as impairment losses, we believe that the review for the impairment of assets is a key audit matter.

#### Corresponding audit procedures:

By conducting compliance tests, we obtained an understanding of the estimation for asset impairment and of the design and execution for relevant controls. We also performed major audit procedures which are as follows:

- Obtain the valuation form of asset impairment produced by TWM for each cash-generating unit.
- Evaluate the appropriateness of the assumptions and sensitivity analyses, including the classification of cash-generating units, forecasts of cash flows, and discount rates, used by the management to assess if there is any asset impairment.

#### Telecommunications and Value-added Services Revenue

#### The description of key audit matter:

The source of the major operating revenue of TWM is the telecommunications and value-added services revenue, totaling \$43,961,247 thousand for the year ended December 31, 2019. TWM offers more different monthly-fee plans and diversifies the business by innovating value-added services since the telecommunication industry becomes more competitive nowadays. The competitive telecommunication industry and complicated calculations for revenue recognition, which highly relies on automatic and systematic connection and implementation, lead the telecommunications and value-added service revenue to be considered as one of the key audit matters.

#### Corresponding audit procedures:

By conducting compliance tests, we obtained an understanding of the revenue recognition process and of the design and execution for relevant controls. We also performed major audit procedures which are as follows:

- Review the contracts of mobile subscribers to ensure the accuracy of information in the accounting system.
- Perform dialing tests to verify the completeness of the information in the telephone exchange system.
- 3. Perform system integration tests from telephone-exchange to telephone traffic.
- Test for the accuracy of call record charge rates and billing calculations.
- Verify the accuracy of the billing amounts generated from monthly rentals as well as airtime accounting systems and the transfer to the accounting information system.

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

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

In preparing the financial statements, management is responsible for assessing TWM'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 TWM or to cease its operations, or has no realistic alternative but to do so.

Those charged with governance (including the audit committee) are responsible for overseeing TWM's financial reporting process.

#### Auditors' Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to
  fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
  evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting
  a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
  involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal
  control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of TWM's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists and is related to events or conditions that may cast significant doubt on TWM's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause TWM to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within TWM to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the 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 financial statements for the year ended December 31, 2019 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 Li-Wen Kuo and Kwan-Chung Lai.

Deloitte & Touche Taipei, Taiwan Republic of China

February 21, 2020

#### Notice to Readers

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

For the convenience of readers, the independent auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the ROC. 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 financial statements shall prevail.

BALANCE SHEETS (In Thousands of New Taiwan Dollars)

	December 31,	2019	December 31,	2018		December 31,	2019	December 31,	2018
ASSETS	Amount	%	Amount	%	LIABILITIES AND EQUITY	Amount	%	Amount	%
CURRENT ASSETS					CURRENT LIABILITIES				
Cash and cash equivalents (Notes 6 and 28)	\$ 1,272,740	1	\$ 1,419,168	1	Short-term borrowings (Notes 16 and 28)	\$ 25,135,000	18	\$ 19,288,000	14
Financial assets at fair value through other comprehensive			2		Short-term notes and bills payable (Note 16)	1,898,111	1	1,498,992	1
income (Note 7)	239,086		245,607		Contract liabilities (Note 21)	1,041,382	1	1,152,331	1
Contract assets (Note 21)	4,827,361	4	5,460,190	4	Accounts payable	1,562,918	1	1,120,379	1
Notes and accounts receivable, net (Note 8)	6,105,549	4	6,062,929	4	Accounts payable due to related parties (Note 28)	172,003	100	224,981	
Accounts receivable due from related parties (Note 28)	285,763	1960	136,698	8-8	Other payables (Note 28)	6,655,590	5	7,573,224	6
Other receivables (Note 28)	624,367	1	1,082,521	1	Current tax liabilities	679,240	1	1,684,319	1
Inventories (Note 9)	3,257,280	2	2,311,480	2	Provisions (Note 18)	64,020		91,836	
Prepayments	147,341	-	216,712	ž.	Lease liabilities (Notes 12, 25 and 28)	3,060,243	2	91,030	5-59
Other financial assets (Notes 28 and 29)	20,893		9,409		Advance receipts	72,965	-	85,455	
		-				12,703			-
Other current assets	55,358		794,125	1	Long-term liabilities, current portion (Notes 16 and 17)	1 660 244	1	6,499,680	3
The contraction of the con-	16.035.730	10	17.720.020		Other current liabilities (Note 28)	1,668,244		1,623,249	<u> </u>
Total current assets	16,835,738	12	17,738,839	13	7.1	(2,000,717	20	10.012.116	20
MONE OF THE PERSON ASSESSED.					Total current liabilities	42,009,716	30	40,842,446	30
NON-CURRENT ASSETS					NAME OF TAXABLE PARTY OF TAXABLE PARTY.				
Financial assets at fair value through other comprehensive					NON-CURRENT LIABILITIES				
income (Note 7)	1,608,217	1	1,826,732	1	Financial liabilities at fair value through profit or loss	73-2-5220725-5		1,861	100
Contract assets (Note 21)	3,458,120	3	3,200,610	3	Bonds payable (Note 17)	15,903,436	11	24,419,137	18
Investments accounted for using equity method (Notes 10	C Carraga Casa	1120		11.20	Long-term borrowings (Note 16)	6,000,000	4	6,000,000	4
and 28)	43,562,809	31	41,964,789	31	Provisions (Note 18)	712,431	1	719,116	1
Property, plant and equipment (Notes 11 and 28)	19,711,168	14	22,249,874	17	Deferred tax liabilities (Note 23)	623,651	1	569,469	1
Right-of-use assets (Notes 12 and 28)	8,278,391	6	200000000000000000000000000000000000000		Lease liabilities (Notes 12, 25 and 28)	5,195,924	4	200000000000000000000000000000000000000	-
Investment properties (Note 13)	3,135,409	2	3,151,320	2	Net defined benefit liabilities (Note 19)	307,606	•	282,163	
Concessions (Note 14)	30,739,448	22	33,380,101	25	Guarantee deposits	336,291	350	347,488	20.53
Goodwill (Note 14)	7,121,871	5	7,121,871	5					
Other intangible assets (Note 14)	439,596	-	551,100	-	Total non-current liabilities	29,079,339	21	32,339,234	24
Deferred tax assets (Note 23)	618,759	1	567,543	1					
Incremental costs of obtaining a contract (Note 21)	2,039,338	2	2,884,482	2	Total liabilities	71,089,055	51	73,181,680	54
Other non-current assets (Notes 15, 28 and 29)	1,557,482	1	425,939			5. <del></del>		A	
					EQUITY (Note 20)				
Total non-current assets	122,270,608	88	117,324,361	87	Common stock	34,959,441	25	34,208,519	26
					Capital collected in advance	134,104		29,819	0.00
					Capital surplus	20,274,694	15	12,580,692	9
					Retained earnings				
					Legal reserve	28,922,281	21	27,558,064	20
					Special reserve	95,381		362,703	
					Unappropriated earnings	12,909,829	9	16,954,448	13
					Other equity interests	438,905	1	(95,381)	
					Treasury stock	(29,717,344)	(21)	(29,717,344)	(22)
					Total equity	68.017.291	49	61.881,520	46
TOTAL	\$ 139,106,346	100	\$ 135,063,200	100	TOTAL	\$ 139,106,346	100	\$ 135,063,200	100

#### STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2019		2018	
	Amount	%	Amount	%
OPERATING REVENUES (Notes 21 and 28)	\$ 62,426,270	100	\$ 65,545,627	100
OPERATING COSTS (Notes 9, 28 and 32)	42,140,467	_67	43,017,205	_66
GROSS PROFIT FROM OPERATIONS	20,285,803	33	22,528,422	34
UNREALIZED GAIN ON SALES	(509)	<u></u>	V <u>3=</u> 0	
GROSS PROFIT FROM OPERATIONS, NET	20,285,294	33	22,528,422	_34
OPERATING EXPENSES (Notes 28 and 32)	0.105.642	12	0.371.660	14
Marketing	8,105,643	13	9,271,668	14
Administrative	2,976,127	5	3,023,042	5
Expected credit loss	233,546		404,943	
Total operating expenses	11,315,316	_18	12,699,653	_19
OTHER INCOME AND EXPENSES, NET	228,865		636,938	1
OPERATING INCOME	9,198,843	15	10,465,707	_16
NON-OPERATING INCOME AND EXPENSES				
Other income (Notes 22 and 28)	76,062	0.00	82,033	0.00
Other gains and losses, net (Note 22)	(296,273)		(120,385)	-
Finance costs (Notes 22 and 28)	(565,793)	(1)	(597,351)	(1)
Share of profit of subsidiaries and associates accounted for using equity method	5,749,646	9	5,707,059	_ 9
Total non-operating income and expenses	4,963,642	8	5,071,356	8
PROFIT BEFORE TAX	14,162,485	23	15,537,063	24
INCOME TAX EXPENSE (Note 23)	1,681,318	3	1,894,891	3
NET PROFIT	12,481,167	_20	13,642,172	21
OTHER COMPREHENSIVE INCOME (LOSS) (Notes 10, 19, 20 and 23)				
Items that will not be reclassified subsequently to profit or loss  Remeasurements of defined benefit plans	(32,904)		(55,867)	
Unrealized loss on investments in equity instruments at fair value through other comprehensive income	(162,652)	190	(426,925)	(1)
Share of other comprehensive income of subsidiaries and associates accounted for using equity method	695,893	1	616,587	1
Items that may be reclassified subsequently to profit or loss  Share of other comprehensive loss of subsidiaries and associates accounted for using equity		-	010,507	
method	(10,107)	/	(7,899)	(4) <u></u>
Other comprehensive income (after tax)	490,230	_1	125,896	
TOTAL COMPREHENSIVE INCOME	\$ 12,971,397	21	\$ 13,768,068	_21
EARNINGS PER SHARE (Note 24)				
Basic earnings per share	\$ 4.51		\$ 5.01	
Diluted earnings per share	\$ 4.44		\$ 4.86	
(3.0)			92 TS	

#### STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars)

								Other Equity Interests			
	Common Stock	Capital Collected	Capital Surplus	Legal Reserve	Retained Earnings Special Reserve	Unappropriated Earnings	Exchange Differences on Translation	Unrealized Gain (Loss) on Financial Assets at Fair Value Through Other Comprehensive Income	Unrealized Gain (Loss) on Available-for-sale Financial Assets	Treasury Stock	Total Equity
BALANCE, JANUARY 1, 2018 Effect of retrospective application	\$ 34,208,328	s -	\$ 13,939,278	\$ 26,138,846	\$ 690,034	\$ 14,735,424 3,354,181	\$ (16,499)	\$ - (281,785)	\$ (346,204) 346,204	\$(29,717,344)	\$ 59,631,863 3,418,600
ADJUSTED BALANCE, JANUARY 1, 2018 Distribution of 2017 earnings	34,208,328	1120	13,939,278	26,138,846	690,034	18,089,605	(16,499)	(281,785)	878	(29,717,344)	63,050,463
Legal reserve Reversal of special reserve Cash dividends		-		1,419,218	(327,331)	(1,419,218) 327,331 (13,610,406)					(13,610,406)
Total distribution of earnings Cash dividends from capital surplus Profit for the year ended December 31, 2018	-		(1,633,249)	1,419,218	(327,331)	(14,702,293) - 13,642,172	-			- 4	(13,610,406) (1,633,249) 13,642,172
Other comprehensive income (loss) for the year ended December 31, 2018	. <u> </u>					(78,832)	(7,899)	212,627	() <del></del>	*	125,896
Total comprehensive income (loss) for the year ended December 31, 2018	<u> </u>		<u>. 4</u>			13,563,340	(7.899)	212,627		a 12	13,768,068
Disposal of investments in equity instruments designated as at fair value through other comprehensive income Conversion of convertible bonds to common stock Changes in percentage of ownership interests in subsidiaries Changes in equity of associates accounted for using equity method	191	29,819	275,614 (10,347) 8,380	5 8 3	-	1,825 - 1,971	6 6	(1,825)		2 2	305,624 (10,347) 10,351
Other changes in capital surplus	24 200 520	20.010	1,016	27.550.064	262 702	16.054.449	(24.208)			(20.717.244)	1,016
BALANCE, DECEMBER 31, 2018 Effect of retrospective application	34,208,519	29,819	12,580,692	27,558,064	362,703	16,954,448 32,605	(24,398)	(70,983)	( <del>-</del>	(29,717,344)	61,881,520 32,605
ADJUSTED BALANCE, JANUARY 1, 2019 Distribution of 2018 earnings	34,208,519	29,819	12,580,692	27,558,064	362,703	16,987,053	(24,398)	(70,983)	88	(29,717,344)	61,914,125
Legal reserve Reversal of special reserve Cash dividends				1,364,217	(267,322)	(1,364,217) 267,322 (15,366,223)					(15,366,223)
Total distribution of earnings Profit for the year ended December 31, 2019 Other comprehensive income (loss) for the year ended December 31,	3		2 22	1,364,217	(267,322)	(16,463,118) 12,481,167					(15,366,223) 12,481,167
2019	8 <u>*</u>	77 <u></u>	<u> </u>	<u> </u>	75 <u></u>	(44,056)	(10,107)	544,393	19 <u>13</u> 8	<u> </u>	490,230
Total comprehensive income (loss) for the year ended December 31, 2019	250.000	701005	2214.222	<u> </u>	·	12,437,111	(10,107)	544,393	£	90	12,971,397
Conversion of convertible bonds to common stock Changes in equity of associates accounted for using equity method Other changes in capital surplus	750,922	104,285	7,710,366 (17,346) 982			(51,217)					8,565,573 (68,563) 982
BALANCE, DECEMBER 31, 2019	\$ 34,959,441	\$ 134,104	\$ 20,274,694	\$ 28,922,281	\$ 95,381	\$ 12,909,829	\$ (34,505)	\$ 473,410	<u>s -</u>	\$(29,717,344)	\$ 68,017,291

#### STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (In Thousands of New Taiwan Dollars)

	2019	2018
ASH FLOWS FROM OPERATING ACTIVITIES		
Profit before tax	\$ 14,162,485	\$ 15,537,063
Adjustments for:		
Share of profit of subsidiaries and associates accounted for using		
equity method	(5,749,646)	(5,707,059)
Depreciation expense	9,765,832	7,020,629
Amortization expense	3,007,799	3,232,577
Amortization of incremental costs of obtaining a contract	2,417,688	3,340,003
Unrealized gain on sales	509	15
Loss on disposal of property, plant and equipment, net	274,349	95,769
Loss on disposal of intangible assets, net	12	128,002
Expected credit loss	233,546	404,943
Finance costs	565,793	597,351
Interest income	(55,988)	(12,331)
Dividend income	(9,735)	(10,424)
Reversal of impairment loss on property, plant and equipment		(99,064)
Reversal of impairment loss on investment properties	( <del>-</del>	(4,522)
Valuation gain on financial liabilities at fair value through profit or		500
loss	(1,819)	(8,061)
Others	(622)	17
Changes in operating assets and liabilities		
Contract assets	378,537	1,916,814
Notes and accounts receivable	(263,831)	349,950
Accounts receivable due from related parties	(144,388)	(42,446)
Other receivables	417,749	(137,849)
Inventories	(945,800)	974,858
Prepayments	(33,365)	41,589
Other current assets	738,767	(790,937)
Other financial assets	(11,484)	(9,299)
Incremental costs of obtaining a contract	(1,572,544)	(2,112,684)
Contract liabilities	15,270	(650,363)
Accounts payable	442,539	(2,130,956)
Accounts payable due to related parties	(52,978)	(46,902)
Other payables	(514,729)	(491,066)
Provisions	(40,501)	(110,972)
Advance receipts	(9,895)	22,561
Other current liabilities	(80,950)	(7,774)
Net defined benefit liabilities	(15,687)	(16,358)
Cash inflows generated from operating activities	22,916,901	21,273,059
Interest received	42,440	606
Interest paid	(409)	(390)
Income taxes paid	(2,635,874)	(1,466,643)
Net cash generated from operating activities	20,323,058	19,806,632
28 CH C C C C C C C C C C C C C C C C C C		(Continued

#### TAIWAN MOBILE CO., LTD.

#### STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars)

	2019	2018
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property, plant and equipment	\$ (4,425,869)	\$ (5,175,390)
Acquisition of right-of-use assets	(14,635)	. (,,,,
Acquisition of intangible assets	(129,657)	(202,839)
Increase in prepayments for equipment	(169,632)	(310,256)
Increase in prepayments for investment	(100,000)	(,)
Acquisition of investments accounted for using equity method	(235,000)	
Cash outflow on acquisition of subsidiaries	(5,000)	3-3
Proceeds from disposal of property, plant and equipment	60,098	33,744
Increase in refundable deposits	(1,099,187)	(108,010)
Decrease in refundable deposits	101,122	121,201
Increase in other financial assets	(480)	121,201
Decrease in other financial assets	720	2,448,000
Interest received	9,792	12,929
Dividend received	5,040,733	5.172.812
Dividend received		5,172,612
Net cash generated from (used in) investing activities	(966,995)	1.992,191
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase (decrease) in short-term borrowings	5,300,000	(300,000)
Borrowings from related parties	12,797,000	13,265,000
Repayments of borrowings from related parties	(12,250,000)	(11,107,000)
Increase (decrease) in short-term notes and bills payable	399,285	(4,096,683)
Proceeds from issue of bonds	(350)	14,984,564
Repayments of bonds payable	(4,500,000)	(7,400,000)
Repayment of long-term borrowings	(2,000,000)	(11,000,000)
Repayment of the principal portion of lease liabilities	(3,354,619)	
Increase in guarantee deposits received	50,538	59,103
Decrease in guarantee deposits received	(62,174)	(57,044)
Cash dividends paid	(15,366,186)	(15,243,647)
Interest paid	(516,335)	(431,302)
Net cash used in financing activities	_(19,502,491)	(21,327,009)
NET INCREASE (DECREASE) IN CASH AND CASH		
EQUIVALENTS	(146,428)	471,814
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	1,419,168	947,354
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$ 1,272,740	\$ 1,419,168
The accompanying notes are an integral part of the financial statements.		(Concluded)

## <u>Taiwan Mobile Co., Ltd.</u> 2019 Earnings Distribution Proposal

Unit: NT\$

Item	Amount
Unappropriated retained earnings as of December 31, 2018	491,330,014
Effects of retrospective application	32,605,286
Actuarial losses of 2019	(44,056,400)
Adjustments due to investments accounted for using equity method	(51,217,147)
Unappropriated retained earnings - Adjusted	428,661,753
Net income of 2019	12,481,166,870
Legal reserve appropriation (10%)	(1,248,116,687)
Reversal of special reserve appropriation	95,381,150
Retained earnings available for distribution	11,757,093,086
Appropriation:	
Cash dividends (Note 1)	(11,756,843,920)
Balance of unappropriated retained earnings	249,166

Note 1: Refer to the second proposed resolution regarding the distribution of the 2019 retained earnings.



## **la Taiwan Mobile Co., Ltd.**

## **Articles of Incorporation**

## **Before and After Amendments for Comparison**

Article	Amended	Original	Explanation
	The scope of business of the Company	The scope of business of the Company	Added the scope
	shall be:	shall be:	of business.
	1. F401021 Regulated Telecom Radio	1. F401021 Regulated Telecom Radio	
	Frequency Equipment and Materials	Frequency Equipment and Materials	
	Import;	Import;	
	2. G901011 Type I Telecommunications	2. G901011 Type I Telecommunications	
	Enterprise;	Enterprise;	
	3. G902011 Type II Telecommunications	3. G902011 Type II Telecommunications	
	Enterprise;	Enterprise;	
	4. I301040 Third-Party Payment;	4. I301040 Third-Party Payment;	
	5. I301020 Data Processing Services;	5. I301020 Data Processing Services;	
	6. J303010 Magazine and Periodical	6. J303010 Magazine and Periodical	
	Publication;	Publication;	
	7. J304010 Book Publishers;	7. J304010 Book Publishers;	
	8. J305010 Audio Tape and Record	8. J305010 Audio Tape and Record	
	Publishers;	Publishers;	
	9. J399010 Software Publication;	9. J399010 Software Publication;	
	10. J399990 Other Publishers Not	10. J399990 Other Publishers Not	
2	Elsewhere Classified;	Elsewhere Classified;	
	11. F108031 Wholesale of Drugs, Medical	11. F108031 Wholesale of Drugs, Medical	
	Goods;	Goods;	
	12. F208031 Retail Sale of Medical	12. F208031 Retail Sale of Medical	
	Equipment;	Equipment;	
	13. E601010 Electric Appliance	13. E601010 Electric Appliance	
	Construction;	Construction;	
	14. E701010 Telecommunications	14. E701010 Telecommunications	
	Construction;	Construction;	
	15. CC01080 Electronic Parts and	15. CC01080 Electronic Parts and	
	Components Manufacturing;	Components Manufacturing;	
	16. E601020 Electric Appliance	16. E601020 Electric Appliance	
	Installation;	Installation;	
	17. E602011 Frozen and Air-conditioning	17. E602011 Frozen and Air-conditioning	
	Engineering	Engineering	
	18. E603090 Illumination Equipment	18. E603090 Illumination Equipment	
	Construction;	Construction;	
	19. IG03010 Energy Technical Services;	19. IG03010 Energy Technical Services;	
	20. H703100 Real Estate Rental and	20. H703100 Real Estate Rental and	
	Leasing;	Leasing;	

Article	Amended	Original	Explanation
	21. JE01010 Rental and Leasing Business; and 22. J401010 Motion Picture Production 23. J402010 Motion Picture Distribution 24. J503020 Television Production 25. J503030 Broadcasting and Television Program Distribution 26. E501011 Water Pipe Construction 27. EZ05010 Apparatus Installation Construction 28. ZZ99999 Any other business (other than those approved by the relevant authorities) not prohibited or restricted by law.	21. JE01010 Rental and Leasing Business; and 22. ZZ99999 Any other business (other than those approved by the relevant authorities) not prohibited or restricted by law.	
34	These Articles of Incorporation were agreed to and signed on 30 January 1997  The twenty- eighth amendment was made on 12 June 2019  The twenty- ninth amendment was made on 18 June 2020	These Articles of Incorporation were agreed to and signed on 30 January 1997  The twenty- eighth amendment was made on 12 June 2019	Added the amendment sequence number, and the date of the latest amendment to the Articles of Incorporation.

#### **Articles of Incorporation**

#### **Chapter I** General Provisions

Article I The Company shall be incorporated as a company limited by shares, under the Company Act of the Republic of China. The name of the Company shall be 台灣大哥大股份有限公司.

#### **Article 2** The scope of business of the Company shall be:

- 1. F401021 Regulated Telecom Radio Frequency Equipment and Materials Import;
- 2. G901011 Type I Telecommunications Enterprise;
- 3. G902011 Type II Telecommunications Enterprise;
- 4. I301040 Third-Party Payment;
- 5. I301020 Data Processing Services;
- 6. J303010 Magazine and Periodical Publication;
- 7. J304010 Book Publishers:
- 8. J305010 Audio Tape and Record Publishers;
- 9. J399010 Software Publication;
- 10. J399990 Other Publishers Not Elsewhere Classified:
- 11. F108031 Wholesale of Drugs, Medical Goods;
- 12. F208031 Retail Sale of Medical Equipment;
- 13. E601010 Electric Appliance Construction;
- 14. E701010 Telecommunications Construction;
- 15. CC01080 Electronic Parts and Components Manufacturing;
- 16. E601020 Electric Appliance Installation;
- 17. E602011 Frozen and Air-conditioning Engineering
- 18. E603090 Illumination Equipment Construction;
- 19. IG03010 Energy Technical Services;
- 20. H703100 Real Estate Rental and Leasing;
- 21. JE01010 Rental and Leasing Business; and
- 22. J401010 Motion Picture Production
- 23. J402010 Motion Picture Distribution
- 24. J503020 Television Production
- 25. J503030 Broadcasting and Television Program Distribution
- 26. E501011 Water Pipe Construction
- 27. EZ05010 Apparatus Installation Construction
- 28. ZZ99999 Any other business (other than those approved by the relevant authorities) not prohibited or restricted by law.

## Article 3 The Company may act as a guarantor where necessary for the purpose of carrying out its business.

## Article 4 The Company shall have its registered head office in Taipei, Taiwan, Republic of China and shall, where necessary and with a resolution to do so by the Board of Directors ("Board"), set up branch offices either within or outside the territory of the Republic of China.

#### Article 5 (Deleted)

**Article 6** The Company's aggregate investment may exceed forty percent of its paid-up capital.

#### Chapter II Capital Stock

#### Article 7

The total registered capital stock of the Company shall be Sixty Billion New Taiwan Dollars (NT\$60,000,000,000), divided into Six Billion (6,000,000,000) shares with a par value of Ten New Taiwan Dollars (NT\$10) per share. Any unissued shares shall be issued, where necessary, upon the approval of the Board.

Two hundred and fifty million shares of the above total capital stock of the Company with a par value of Ten New Taiwan Dollars (NT\$10) per share shall be retained for the issuance of employee stock options, which may be issued from time to time upon the approval of the Board.

#### **Article 7-1** (Deleted)

#### Article 7-2

The Company may, upon the approval at a shareholders' meeting which is attended by shareholders holding at least 50% of the issued capital stock, by more than two-thirds of the shareholders attending the meeting, transfer the treasury shares to its employees at a price lower than the average buyback price.

#### Article 8

Share certificates of the Company shall be issued only if they bear the names of the shareholders, be appropriately serial numbered, be signed by or affixed with the personal seals of three or more Directors of the Company, and be duly signed and authenticated by the responsible authority or a share registry endorsed by the regulatory authority. The Company is exempted from issuing any physical share certificates for the shares issued. A physical share certificate may be issued for all the new shares issued at a particular point in time, provided that the share certificate shall be placed in custody or for registration with a centralized depositary.

#### Article 9

Shareholders shall provide their names, addresses, and specimens of their personal seals to the Company for record. The same shall also be provided upon variation of any of the above details. Where any personal seals of the shareholders are lost, the specimens of the personal seals shall only be replaced with new specimens if the shareholders report the loss to the Company.

#### Article 10

Upon transfer of shares, the transferor and transferee shall complete an application for registration of the transfer and affix their personal seals on the application. The application and the associated share certificates, affixed with the personal seals of the transferor and transferee on the back page, together with other documents evidencing the transfer, shall be submitted to the Company for the purpose of registration of the transfer. The transferee shall not have a right of action against the Company with respect to matters associated with or arising from the transfer if the name of the transferee is not recorded on the share certificates and the name and address of the transferee are not entered onto the register of shareholders of the Company.

- Article 11 Where a share certificate is lost, the shareholder shall immediately file an application to report the loss and submit the same to the Company for audit and record. The shareholder shall also apply to the competent court for a judgment declaring the original share certificate invalid, in accordance with the procedures for public announcement of invalidation of a certificate under the Code of Civil Procedures. After obtaining the judgment from the court, the shareholder shall apply to the Company for the share certificate to be reissued, with the original copy of the aforementioned court judgment. Where a share certificate is worn out or defaced and the shareholder wishes to apply for a replacement of the share certificate, the shareholder shall apply to the Company for the replacement by submitting to the Company the original copy of the share certificate with a completed application for replacement of share certificate.
- Article 12 The Company shall charge for administrative fees and stamp duties for the reissue of share certificates due to loss of the original share certificates or for other reasons.
- Article 13 Registration of share transfers shall be suspended for a 60-day period immediately prior to a general meeting of the shareholders; for a 30-day period immediately prior to an extraordinary meeting of the shareholders; and for a 5-day period immediately prior to the record date for distribution of dividend, bonuses or other benefits.
- Article 14 Shareholders shall submit specimens of their personal seals to the Company for record. The same personal seals shall be used by the shareholders for the purposes of claiming their dividends and when exercising their rights as shareholders via written documents.

#### **Chapter III Shareholders' Meetings**

- Article 15 There are two types of shareholders' meetings, the general meetings and the extraordinary meetings.
  - (1) General Meetings General meetings shall be held within 6 months of the end of each fiscal year, and shall be convened by the Board by no less than 30 days' prior notice to the shareholders.
  - (2) Extraordinary Meetings Extraordinary meetings shall be convened in accordance with the relevant laws, by no less than 15 days' prior notice to the shareholders.
- Article 16 A shareholder is entitled to appoint a proxy to attend and vote on behalf of the shareholder at a shareholders' meeting by completing and submitting to the Company a form prescribed by the Company stating the scope of authorization.
- Article 17 The Chairman or, in his absence, the Vice Chairman, shall preside as the chairman of the shareholders' meetings of the Company. If neither the Chairman nor the Vice Chairman shall be present at the meetings, or the Vice Chairman becomes vacant, the Chairman shall designate one of the Directors as the chairman, failing which, the Directors present at the meetings shall elect the chairman from amongst themselves.

- Article 18 Except under the circumstances set forth in Article 179 of the Company Act, shareholders of the Company shall be entitled to one vote for each share held at the shareholders' meeting.
- **Article 18-1** Shareholders may exercise their voting rights in written or electronic forms at the shareholders' meetings.
- Article 19 Unless otherwise provided by the Company Act, all resolutions of a shareholders meeting of the Company shall be passed, at a meeting attended by shareholders holding at least 50% of the issued capital stock, by more than 50% of the shareholders attending the meeting.
- Article 20 Resolutions at a shareholders' meeting shall be recorded in a meeting minute signed by or affixed with the personal seal of the chairman. The meeting minute shall be distributed to all the shareholders of the Company by public announcement within 20 days after the shareholders' meeting. The meeting minute shall contain information such as the time and venue of the meeting, name of the chairman of the meeting, manner in which resolutions are passed, and a summary and outcome of all proceedings of the meeting.

#### **Chapter IV** Directors

- Article 21 There shall be 9 to 11 Directors of the Company. Directors shall be persons with legal capacity and shall be elected by the shareholders at the shareholders' meeting. The tenure of the offices of the Directors shall be 3 years and the Directors shall be eligible for reelections. The election of Directors is adopted by candidate nomination system per Article 192-1 of the Company Act. Not more than half of the Directors of the Company shall have the following relationships among them:
  - (1) A spousal relationship.
  - (2) A familial relationship within the second degree of kinship.

The Chairman and the Vice Chairman shall be elected respectively from amongst the Directors by a simple majority of the Directors present at the Board meetings attended by at least two thirds of all the Directors.

The Company may purchase liability insurance for directors with respect to their liabilities resulting from exercising their duties during their terms of occupancy.

- Article 21-1 According to Article 14-2 of the Securities and Exchange Act, among the directors, there shall be no less than 3 independent directors. The independent directors shall together constitute the Audit Committee and replace the role of the supervisors.
- Article 22 If one third of the offices of the Directors become vacant, the Board shall convene an extraordinary meeting of the shareholders within 60 days to re-elect and re-appoint Directors to fill the vacancies. The tenure of offices so filled shall be the balance of the term of the relevant offices.

- Article 23 If any new Directors are not elected in time before the expiration of the tenure of the relevant existing offices of the Directors, the tenure of the existing offices shall be extended until such time when the new Directors duly elected to assume their offices.
- Article 24 The business policy and other imperative matters of the Company shall be determined by the Board. The Board shall be entitled to form different functional committees, and determine the duties and responsibilities of the committees. Except for the first meeting of each term of the Board which shall be convened by the Director who received a ballot representing the largest number of votes at the election of Directors, Board meetings shall be convened by the Chairman, who shall also be the chairman of the meetings. If the Chairman is unable to perform his duties for any reasons, the Vice Chairman shall act on his behalf. If the Vice Chairman is also absent from the meetings or becomes vacant, the Chairman shall designate one of the Directors to act on his behalf, failing which, the Directors present at the meetings shall elect a person from amongst themselves to act on behalf of the Chairman.

The notice of the Board meetings may be made and delivered by letter, email or facsimile.

- Article 25 Unless otherwise provided for in the Company Act, all resolutions of the Board shall be passed by a simple majority of the Directors present at the Board meetings attended by at least 50% of all the Directors. If a Director is unable to attend the meeting, he shall be entitled to authorize another Director to represent him at the meeting by executing a power of attorney stating therein the scope of authorization with respect to each matter proposed to be dealt with at the meeting, however, a Director attending the meeting shall not be authorized to represent more than one absent Directors at the meeting. If any Director attends the Board meeting by video conference, it is deemed that such Director has participated in person.
- Article 26 All proceedings at a Board meeting shall be recorded in a meeting minute signed by or affixed with the personal seal of the chairman of the meeting. The meeting minute shall be distributed to all Directors of the Company within 20 days after the Board meeting. The meeting minute shall contain information such as the time and venue of the meeting, name of the chairman of the meeting, manner in which resolutions are passed, and a summary and outcome of all proceedings of the meeting.
- Article 27 The Audit Committee shall exercise their powers and other relevant matters in accordance with the relevant laws, regulations or the Company's Articles of Incorporation.
- **Article 27-1** (Deleted)
- **Article 27-2** (Deleted)
- Article 27-3 The Board is authorized to decide the compensation to directors (including independent directors), according to his/her contribution to the operation and involvement in the operation of the Company, comparable to peer's levels, transportation and other allowance included.

#### **Chapter V** Managers and Officers

- Article 28 There shall be several Presidents and Vice Presidents of the Company. The President shall be nominated by the Chairman; and his/her appointment or removal shall be approved by more than 50% of the Directors. The Vice Presidents shall be nominated by the President; and their appointment or removal shall be approved by more than 50% of the Directors.
- **Article 29** The Company may, by resolution of the Board, retain consultants or key officers.
- Article 29-1 The Company shall purchase liability insurance for key management based on their duties and terms.

#### **Chapter VI** Financial Reports

- Article 30 The fiscal year of the Company shall begin on 1 January and end on 31 December of each year. The Board shall prepare the following reports after the end of each fiscal year, and present to the shareholders at the general meeting of the shareholders for their ratifications in accordance with the legal procedure:
  - (1) Business Report
  - (2) Financial Statements
  - (3) Proposal for distribution of earnings to shareholders or recovery of prior year losses.
- Article 30-1 If the Company has profits in a fiscal year, it shall set aside 1% to 3% of the profits as employee bonuses and not more than 0.3% of the profits as director compensation. However, if the Company has accumulated losses, it shall first reserve a certain amount for offsetting losses, then allocate for the employee bonuses and director compensation proportionally from the remaining amount.

Qualification requirements of employees entitled to receive shares or cash set for in the above paragraph shall be applied to the employees of subsidiaries who meet certain requirements.

- Article 31 In the event that the Company, according to the final settlement, earns profits in a fiscal year, such profits shall first be set aside to pay the applicable taxes, offset losses, set aside for legal reserve pursuant to laws and regulations, unless the legal reserve has reached the Company's total paid-up capital. The remaining profits shall be set aside for special reserve in accordance with the laws, regulations, or the business requirements. Any further remaining profits plus unappropriated earnings shall be distributed in accordance with the proposal submitted by the Board, for approval at a shareholders' meeting.
- Article 31-1 The Company adopts a dividend distribution policy whereby only surplus profits of the Company shall be distributed to shareholders. That is, only the surplus profits, after setting aside amounts for retained earnings based on the Company's capital budget plan, shall be distributed as cash dividend. The value of stock dividend in a particular year shall not be

more than 80% of the value of dividend distributed for that year. The amount of the distributable dividend, the forms in which dividend shall be distributed and the ratios thereto, shall depend on the actual profits and cash positions of the Company and shall be approved by resolutions of the Board, who shall, upon such approval, recommend the same to the shareholders for approval by resolution at the shareholders' meetings.

- Article 32 The internal organization and the detailed procedures relevant to the business operation of the Company shall be separately determined by the Board.
- Article 33 Matters not specifically provided for in these Articles of Incorporation shall be governed by the Company Act and any other relevant laws.
- **Article 34** The Articles of Incorporation were agreed to and signed on January 30, 1997.

The first amendment was made on February 18, 1997.

The second amendment was made on February 22, 1997.

The third amendment was made on April 2, 1997.

The fourth amendment was made on August 30, 1997.

The fifth amendment was made on December 12, 1997.

The sixth amendment was made on March 21, 1998.

The seventh amendment was made on June 23, 1998.

The eighth amendment was made on February 3, 1999.

The ninth amendment was made on June 22, 1999.

The tenth amendment was made on March 6, 2000.

The eleventh amendment was made on March 30, 2001.

The twelfth amendment was made on March 30, 2001.

The thirteenth amendment was made on April 26, 2002.

The fourteenth amendment was made on June 25, 2003.

The fifteenth amendment was made on June 15. 2004.

The sixteenth amendment was made on June 14, 2005.

The seventeenth amendment was made on June 15, 2006.

The eighteenth amendment was made on June 15, 2007, except for the Article 7-2,

which shall be effective on January 1, 2008

The nineteenth amendment was made on June 13, 2008.

The twentieth amendment was made on June 19, 2009.

The twenty-first amendment was made on June 15, 2011.

The twenty-second amendment was made on June 22, 2012.

The twenty-third amendment was made on June 21, 2013.

The twenty-fourth amendment was made on 12, June 2014.

The twenty-fifth amendment was made on 15, June 2016.

The twenty-sixth amendment was made on 14, June 2017.

The twenty-seventh amendment was made on 12 June 2018.

The twenty- eighth amendment was made on 12 June 2019.

The twenty- ninth amendment was made on 18 June 2020.



## 🚯 Taiwan Mobile Co., Ltd.

## Rules and Procedures Governing Shareholders' Meeting - Before and After Amendments for Comparison

Article	Amended	Original	Explanation
	(Paragraph 1 is omitted)  The Meeting shall be held at the premises of Company or at a place that is both convenient for shareholders to attend and	(Paragraph 1 is omitted)  The Meeting shall be held at the Company's headquarter or at a place that is both convenient for shareholders to	Amend in accordance with the current regulations and
	suitable for holding the Meeting. The Meeting shall start not earlier than 9:00 a.m. or later than 3:00 p.m.	attend and suitable for holding the Meeting. The Meeting shall start not earlier than 9:00 a.m. or later than 3:00 p.m.	the company's practical operation.
	The Company may appoint designated counsel, Certified Public Accountant or other relevant persons to attend the Meeting.	The Company may appoint designated counsel, Certified Public Accountant or other relevant persons to attend the Meeting.	
2	The staff in charge of handling the affairs of the Meeting shall wear badges.  If the Meeting is called by the board of	The staff in charge of handling the affairs of the Meeting shall wear badges.	
	directors, the board chairman shall preside at the Meeting. In case the chairman is on leave of absence, or cannot exercise his powers and authority, the vice chairman shall act in lieu of him.	If the Meeting is called by the board of directors, the board chairman shall preside at the Meeting. In case the chairman is on leave of absence, or cannot exercise his powers and authority, the vice chairman	
	If there is no vice chairperson, or the vice chairman is also on leave of absence, or cannot exercise his powers and authority, the chairman shall designate a director to	shall act in lieu of him. If the vice chairman is also on leave of absence, or cannot exercise his powers and authority, the chairman shall designate a director to	
	act in lieu of him. If the chairman does not designate a director, the directors shall elect one from among themselves to	act in lieu of him. If the chairman does not designate a director, the directors shall elect one from among themselves to act in	
	act in lieu of the chairman. If the Meeting is called by any other person than the board of directors, who has the right to	lieu of the chairman. If the Meeting is called by any other person than the board of directors, who has the right to call the	

Article	Amended	Original	Explanation
	call the Meeting, the said person shall preside at that Meeting. If there are more than two said persons calling the Meeting, one of the two persons shall be chairing the Meeting.	Meeting, the said person shall preside at that Meeting. If there are more than two said persons calling the Meeting, one of the two persons shall be chairing the Meeting.	
	The entire proceedings of the Meeting shall be tape recorded and videotaped and these tapes shall be archived for a minimum of one year.	The entire proceedings of the Meeting shall be tape recorded or videotaped and these tapes shall be archived for a minimum of one year.	
2-1	Shareholder(s) holding one percent (1%) or more of the total number of outstanding shares of the Company may propose to the Company a proposal for discussion at the Meeting, and only one matter shall be allowed in each single proposal, and in case a proposal contains more than one matter, such proposal shall not be included in the agenda. However, in case the shareholder proposal is to urge the Company to promote public interest or fulfill its social responsibilities, the board of directors may still include it in the agenda. The board of directors may exclude a proposal into the agenda if the proposal falls under any clause set forth in Company Act Article 172-1, Paragraph 4.	Shareholder(s) holding one percent (1%) or more of the total number of outstanding shares of the Company may propose to the Company a written proposal for discussion at the Meeting, but only one matter shall be allowed in each single proposal, and in case a proposal contains more than one matter, such proposal shall not be included in the agenda. The board of directors may exclude a proposal from the agenda if the proposal falls under any clause set forth in Company Act Article 172-1, Paragraph 4.	Add the provision that the shareholder proposal which is to urge the Company to promote public interest or fulfill its social responsibilities may be included in the agenda.
	Prior to the date on which share transfer registration is suspended before the convention of the Meeting, the Company shall give a public notice announcing the written or electronical way, the place and the period for shareholders to submit proposals for discussions at the Meeting; and the period for accepting such proposals shall not be less than ten (10) days.	Prior to the date on which share transfer registration is suspended before the convention of the Meeting, the Company shall give a public notice announcing the place and the period for shareholders to submit proposals for discussions at the Meeting; and the period for accepting such proposals shall not be less than ten (10) days.	
	The number of words of a proposal to be submitted by a shareholder shall be	The number of words of a proposal to be submitted by a shareholder shall be limited to no more than three hundred (300)	

Article	Amended	Original	Explanation
	limited to no more than three hundred (300) words, and any proposal containing more than 300 words shall not be included in the agenda of the Meeting. The shareholder who has submitted a proposal shall attend, in person or by a proxy, the Meeting where his proposal is to be discussed and shall take part in the discussion of such proposal.	words, and any proposal containing more than 300 words shall not be included in the agenda of the Meeting. The shareholder who has submitted a proposal shall attend, in person or by a proxy, the Meeting where his proposal is to be discussed and shall take part in the discussion of such proposal.	
	(The followings are omitted)	(The followings are omitted)	
	If the Meeting is convened by the board of directors, the agenda of the Meeting shall be set by the board of directors.  Related motions (including extraordinary motions and amendments to original proposals) shall be resolved by voting.  Unless otherwise resolved at the Meeting, the Meeting shall proceed in accordance with the scheduled agenda.	If the Meeting is convened by the board of directors, the agenda of the Meeting shall be set by the board of directors. Unless otherwise resolved at the Meeting, the Meeting shall proceed in accordance with the scheduled agenda.	Amend the resolution method of the motion.
5	If the Meeting is convened by any person other than the board of directors, the provision set forth in the preceding paragraph shall be applicable mutatis mutandis.	If the Meeting is convened by any person other than the board of directors, the provision set forth in the preceding paragraph shall be applicable mutatis mutandis.	
	Unless otherwise resolved at the Meeting, the chairman shall not adjourn the Meeting until the discussion items (including extraordinary motions) listed on the agenda have been resolved.  After the Meeting is adjourned, the	Unless otherwise resolved at the Meeting, the chairman shall not adjourn the Meeting until the discussion items (including extraordinary motions) listed on the agenda have been resolved.	
	shareholders shall not appoint another chairman to continue the Meeting at the same place or at a new location unless the chairman has violated the Rules and Procedures for the Meeting in adjourning the Meeting.	After the Meeting is adjourned, the shareholders shall not appoint another chairman to continue the Meeting at the same place or at a new location unless the chairman has violated the Rules and Procedures for the Meeting in adjourning the Meeting.	
11	After the speech of a shareholder, the chairman may respond in person or appoint an appropriate person to respond.	After the speech of a shareholder, the chairman may respond in person or appoint an appropriate person to respond.	Add the provision that the chairman

Article	Amended	Original	Explanation
	When the chairman considers that the discussion item has reached the extent for making a resolution, he may announce discontinuance of the discussion and submit the motion for resolution, and shall arrange sufficient time for voting.	When the chairman considers that the discussion item has reached the extent for making a resolution, he may announce discontinuance of the discussion and submit the motion for resolution.	shall arrange sufficient time for voting.
12	Unless otherwise specified for in the Company Act or the Articles of Incorporation of the Company, resolutions shall be adopted by a majority vote at the Meeting.  (The followings are omitted)	Unless otherwise specified for in the Company Act or the Articles of Incorporation of the Company, resolutions shall be adopted by a majority vote at the Meeting. The resolution is deemed to have been adopted if no objection is heard in response to the chairman's inquiry. Such a resolution is equivalent to a decision duly resolved through voting.  (The followings are omitted)	Delete the conflicting provision given that all motions shall be resolved by voting.

#### Taiwan Mobile Co., Ltd.

#### Rules and Procedures Governing Shareholders' Meeting

- **Article 1:** The Company's Shareholders' meeting (the "Meeting") shall be conducted in accordance with the Rules and Procedures.
- Article 2: Shareholders attending the Meeting shall submit the attendance card for the purpose of signing in. Representatives appointed by institutional shareholders to attend the Meeting shall submit the Letter of Appointment and the supporting identification documents of the appointee upon signing in. If an institutional shareholder appoints both a proxy and a representative, the appointed representative shall be accepted.

The Meeting shall be held at the <u>premises of</u> Company or at a place that is both convenient for shareholders to attend and suitable for holding the Meeting. The Meeting shall start not earlier than 9:00 a.m. or later than 3:00 p.m.

The Company may appoint designated counsel, Certified Public Accountant or other relevant persons to attend the Meeting.

The staff in charge of handling the affairs of the Meeting shall wear badges.

If the Meeting is called by the board of directors, the board chairman shall preside at the Meeting. In case the chairman is on leave of absence, or cannot exercise his powers and authority, the vice chairman shall act in lieu of him. If there is no vice chairperson, or the vice chairman is also on leave of absence, or cannot exercise his powers and authority, the chairman shall designate a director to act in lieu of him. If the chairman does not designate a director, the directors shall elect one from among themselves to act in lieu of the chairman. If the Meeting is called by any other person than the board of directors, who has the right to call the Meeting, the said person shall preside at that Meeting. If there are more than two said persons calling the Meeting, one of the two persons shall be chairing the Meeting.

The entire proceedings of the Meeting shall be tape recorded and videotaped and these tapes shall be archived for a minimum of one year.

Article 2-1: Shareholder(s) holding one percent (1%) or more of the total number of outstanding shares of the Company may propose to the Company a proposal for discussion at the Meeting, and only one matter shall be allowed in each single proposal, and in case a proposal contains more than one matter, such proposal shall not be included in the agenda. However, in case the shareholder proposal is to urge the Company to promote public interest or fulfill its social responsibilities, the board of directors may still include it in the agenda. The board of directors shall not include a proposal into the agenda if the proposal falls under any clause set forth in Company Act Article 172-1, Paragraph 4. Prior to the date on which share transfer registration is suspended before the convention of the Meeting, the Company shall give a public notice announcing the written or electronical way, the place and the period for shareholders to submit proposals for discussions at the Meeting; and the period for accepting such proposals shall not be less than ten(10) days.

The number of words of a proposal to be submitted by a shareholder shall be limited to no more than three hundred (300) words, and any proposal containing more than 300 words shall not be included in the agenda of the Meeting. The shareholder who has submitted a proposal shall attend, in person or by a proxy, the Meeting where his proposal is to be discussed and shall take part in the discussion of such proposal.

The Company shall, prior to preparing and delivering the Meeting notice, inform the proposal submitting shareholders of the results of the proposal, and shall list in the Meeting notice the proposals conforming to the requirements set out in this rule. With regard to the proposals submitted by shareholders but not included in the agenda of the Meeting, the cause for exclusion of such proposals and explanation shall be made by the board of directors at the Meeting to be convened.

**Article 3:** The presence of shareholders in the Meeting and their voting thereof shall be calculated in accordance with the number of shares.

The number of shares representing shareholders present at the Meeting shall be calculated based on the submitted attendance cards plus the number of shares whose voting powers are exercised in writing or by way of electronic transmission.

- Article 4: The chairman shall call the Meeting to order at the time scheduled for the Meeting provided that the number of shares represented by the shareholders present at the Meeting reaches the specified quorum. The chairman may postpone the start time for the Meeting if the number of represented shares has not yet constituted the quorum at the time of the Meeting. The number of postponement shall be limited to a maximum of two times and each postponement shall not exceed thirty minutes. If after two postponements no quorum can yet be constituted but the number of represented shares is more than one-third of the total issued shares, tentative resolutions may be made by a majority vote of the present shareholders in accordance with Article 175 of the Company Act. If during the process of tentative resolutions the number of represented shares becomes sufficient to constitute the quorum, the Chairman may call the Meeting to order and submit the tentative resolutions to the Meeting for approval.
- Article 5: If the Meeting is convened by the board of directors, the agenda of the Meeting shall be set by the board of directors. Related motions (including extraordinary motions and amendments to original proposals) shall be resolved by voting. Unless otherwise resolved at the Meeting, the Meeting shall proceed in accordance with the scheduled agenda.

If the Meeting is convened by any person other than the board of directors, the provision set forth in the preceding paragraph shall be applicable *mutatis mutandis*.

Unless otherwise resolved at the Meeting, the chairman shall not adjourn the Meeting until the discussion items (including extraordinary motions) listed on the agenda have been resolved.

After the Meeting is adjourned, the shareholders shall not appoint another chairman to continue the Meeting at the same place or at a new location unless the chairman has violated the Rules and Procedures for the Meeting in adjourning the Meeting.

**Article 6:** During the proceedings of the Meeting, the chairman may, at his discretion, set time for intermission.

Article 7: When a shareholder present at the Meeting wishes to speak, the shareholder shall first fill out a slip, specifying therein the shareholder's serial number (or the number of attendance card), the name of the shareholder, and the key points of the speech. The chairman shall determine the sequence of speeches by the shareholders.

If any shareholder present at the Meeting submits a slip for speech but does not speak, no speech shall be deemed to have been made by such shareholder. In case there is a discrepancy between the contents of the speech and the contents specified on the slip, the contents of actual speech shall prevail.

- **Article 8:** A shareholder shall not speak more than two times for each discussion item, unless with the prior consent from the chairman, and each speech shall not exceed 5 minutes.
- Article 9: In case the speech of a shareholder violates the time provisions or exceeds the scope of the discussion item, the chairman may stop the speech of such shareholder. While a shareholder is speaking, other shareholders shall not interrupt the speech unless the shareholders have obtained prior consent of the chairman and the speaking shareholder. Otherwise, the chairman shall stop such interruption. If the offender defies the order to stop, Article XIV shall be applicable.
- Article 10: Any legal entity designated as proxy by a shareholder to be present at the Meeting may appoint only one representative to attend the Meeting. If an institutional shareholder designates two or more representatives to attend the Meeting, only one representative may speak for each discussion item.
- Article 11: After the speech of a shareholder, the chairman may respond in person or appoint an appropriate person to respond. When the chairman considers that the discussion item has reached the extent for making a resolution, he may announce discontinuance of the discussion and submit the motion for resolution, and shall arrange sufficient time for voting.
- **Article 12:** Unless otherwise specified for in the Company Act or the Articles of Incorporation of the Company, resolutions shall be adopted by a majority vote at the Meeting.

In case of an amendment or an alternative to a discussion item, the chairman shall determine the sequence of voting. If any one of them has been resolved, the other(s) shall be deemed vetoed and no further voting is necessary.

Each share hereof is entitled to one voting power. However, shares that fall under the clause set forth under Article 179-2 of the Company Act shall have no voting power.

Except for trust enterprises or stock agencies approved by the competent authority, when a person who acts as the proxy for two or more shareholders, the number of voting power represented by the person shall not exceed 3% of the total number of voting shares of the company, otherwise, the portion of excessive voting power shall not be counted.

Article 13: The persons for supervising the casting of votes and the counting thereof for resolutions shall be designated by the chairman. The person supervising the casting of votes, however, shall be a shareholder. The results of resolution(s) shall be announced in the Meeting, and recorded in the Meeting minutes.

- Article 14: The chairman may direct disciplinary (or security) personnel to assist in maintaining the order of the Meeting. Such disciplinary (or security) personnel shall wear badges marked "Disciplinary Personnel" for identification purposes. The chairman or the disciplinary (or security) personnel may expel anyone who disturbs the order of the Meeting.
- **Article 15:** If the continuation of the Meeting proves to be impossible due to force majeure, the chairman may suspend or reschedule the Meeting.
- **Article 16:** Any matters not provided in the Rules and Procedures shall be handled in accordance with the Company Act, Articles of Incorporation of the Company and relevant laws and regulations.
- **Article 17:** The Rules & Procedures were put into effect by the Founders' Meeting. Any amendments are subject to the approval of the Shareholders' Meeting.



## 飶 Taiwan Mobile Co., Ltd.

## **Rules for Election of the Directors** - Before and After Amendments for Comparison

Article	Amended	Original	Explanation
	Within the scope of execution of business, an independent director of the Company shall maintain independence, and may not have any direct or indirect interest in the Company. Two years before being elected or during the term of office, an independent director of the Company shall not have been or be any of the following:	Two years before being elected or during the term of office, an independent director of the Company may not have any of the following:	Amend the independence criteria for independent director according to the revision of laws and regulations.
	1. An employee of the Company or any of its affiliates.	An employee of the Company or any of its affiliates.	
6	2. A director or supervisor of the Company or any of its affiliates.	2. A director or supervisor of the Company or any of its affiliates. The same does not apply, however, in cases where the person is an independent director of the Company, its parent company, or any subsidiary in which the company holds, directly or indirectly, more than 50 percent of the voting shares.	
	<ul> <li>3. 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 of one percent or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.</li> <li>4. A spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of a</li> </ul>	<ul> <li>3. A natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under other names, in an aggregate amount of one percent or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.</li> <li>4. A spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of any of the persons in the preceding</li> </ul>	

Article	Amended	Original	Explanation
	<ul> <li>managerial officer under subparagraph 1 or any of the persons in the preceding two subparagraphs.</li> <li>5. A director, supervisor, or employee of a corporate shareholder that directly holds five percent or more of the total number of issued shares of the Company, or that ranks among the top five in shareholdings, or that designates its representative to serve as a director or supervisor of the Company under Article 27, paragraph 1 or 2 of the Company Act.</li> </ul>	three subparagraphs.  5. A director, supervisor, or employee of a corporate shareholder that directly holds five percent or more of the total number of issued shares of the Company or that holds shares ranking in the top five in holdings.	
	<ul> <li>6. If a majority of the Company's director seats or voting shares and those of any other company are controlled by the same person: a director, supervisor, or employee of that other company.</li> <li>7. If the chairperson, president, or person holding an equivalent position of the Company and a person in any of those positions at another company or institution are the same person or are spouses: a director (or governor), supervisor, or employee of that other</li> </ul>		
	company or institution.  8. 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.  9. A professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that, provides auditing services to the Company or any affiliate of the Company, or that provides commercial, legal, financial, accounting or related services to the Company or any affiliate	<ul> <li>6. A director, supervisor, officer, or shareholder holding five percent or more shares of a specified company or institution that has a financial or business relationship with the Company.</li> <li>7. A professional individual 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 affiliates of the Company, or a spouse thereof.</li> </ul>	

Article	Amended	Original	Explanation
	of the Company for which the provider in the past 2 years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof; provided, this restriction does not apply to a member of the remuneration committee, public tender offer review committee, or special committee for merger/consolidation and acquisition, who exercises powers pursuant to the Act or to the Business Mergers and Acquisitions Act or related laws or regulations.  Subparagraph 2 and subparagraphs 5 to 7 of the preceding paragraph do not apply to independent directors appointed in accordance with the Securities and Exchange Act or the laws and regulations of the local country by, and concurrently serving as such at, the Company and its parent or subsidiary or a subsidiary of the same parent.		
	The paragraph 1 in relation to "two years before being elected" does not apply where an independent director of the Company has served as an independent director of the company or any of its affiliates, or of a specified company or institution that has a financial or business relationship with the company, as stated in subparagraph 2 or 8 of the paragraph 1, but is currently no longer in that position.	The preceding paragraph in relation to "two years before being elected" does not apply where an independent director of the Company has served as an independent director of the company or any of its affiliates, or of a specified company or institution that has a financial or business relationship with the company, as stated in subparagraph 2 or 6 of the preceding paragraph, but is currently no longer in that position.	
	No independent director of the Company may concurrently serve as an independent director of more than three other public companies.	No independent director of the Company may concurrently serve as an independent director of more than three other public companies.	
7	The election of the directors of the Company is subject to the provisions of Article 192-1 of the Company Act in that a	The election of the directors of the Company is subject to the provisions of Article 192-1 of the Company Act in that a	Amend the process of director

Article	Amended	Original	Explanation
	candidate nomination system shall be adopted, that such system shall be expressly stated in the Articles of Incorporation of the Company, and that shareholders shall elect directors from among those listed in the slate of director candidates.	candidate nomination system shall be adopted, that such system shall be expressly stated in the Articles of Incorporation of the Company, and that shareholders shall elect directors from among those listed in the slate of director candidates.	candidate nomination according to the revision of laws and regulations.
	The Company shall, prior to the book closure date before the convening of the shareholders' meeting, publish a notice specifying a period for receiving nominations of the director candidates, the number of directors to be elected, the place for receiving such nominations, and other necessary matters; the period for receiving nominations shall be no less than 10 days.	The Company shall, prior to the book closure date before the convening of the shareholders' meeting, publish a notice specifying a period for receiving nominations of the director candidates, the number of directors to be elected, the place for receiving such nominations, and other necessary matters; the period for receiving nominations shall be no less than 10 days.	
	The Company may present a slate of director candidates nominated by the methods set out below, and, upon evaluation by the board of directors that all candidates so nominated are qualified director candidates, submit it to the shareholders' meeting for elections:	The Company may present a slate of director candidates nominated by the methods set out below, and, upon evaluation by the board of directors that all candidates so nominated are qualified director candidates, submit it to the shareholders' meeting for elections:	
	1. A shareholder holding one percent or more of the total number of issued shares may present a slate of director candidates in writing to the Company; the number of nominees may not exceed the number of directors to be elected.	A shareholder holding one percent or more of the total number of issued shares may present a slate of director candidates in writing to the Company; the number of nominees may not exceed the number of directors to be elected.	
	2. The board of directors presents a slate of director candidates; the number of nominees may not exceed the number of directors to be elected.	2. The board of directors presents a slate of director candidates; the number of nominees may not exceed the number of directors to be elected.	
	3. Other methods designated by the authority.	3. Other methods designated by the authority.	
	When providing a recommended slate of director candidates under the preceding paragraph, a shareholder or the board of directors shall specify each nominee's	When providing a recommended slate of director candidates under the preceding paragraph, a shareholder and the board of directors shall include in the	

Article	Amended	Original	Explanation
	name, educational background, working experience, and submit therewith documentation that the nominees meet the requirements of Article 5, paragraph 1, and Article 6, and other documentary proof.	documentation attached thereto each nominee's name, educational background, working experience, a written undertaking indicating the nominee's consent to serve as a director if elected as such, a written statement that none of the circumstances in Article 30 of the Company Act exists, and other relevant documentary proof.	
	When calling a shareholders' meeting for the purpose of director elections, the board of directors, or other person having the authority to call a shareholders' meeting, shall review the qualifications of each director nominee; except under any of the following circumstances, all qualified nominees shall be included in the slate of director candidates:  1. the nominating shareholder submits the nomination at a time not within the published period for receiving nominations.  2. the shareholding of the nominating shareholder holds less than one percent, at the time of book closure, of the Company under Article 165, paragraph 2 or 3 of the Company Act.  3. the number of nominees exceeds the number of directors to be elected.  4. the relevant documentary proof required under the preceding paragraph is not attached.	When calling a shareholders' meeting for the purpose of director elections, the board of directors, or other person having the authority to call a shareholders' meeting, shall review the qualifications of each director nominee; except under any of the following circumstances, all qualified nominees shall be included in the slate of director candidates:  1. the nominating shareholder submits the nomination at a time not within the published period for receiving nominations.  2. the shareholding of the nominating shareholder holds less than one percent, at the time of book closure, of the Company under Article 165, paragraph 2 or 3 of the Company Act.  3. the number of nominees exceeds the number of directors to be elected.  4. the relevant documentary proof required under the preceding paragraph is not attached.	
		The procedure of reviewing the director nominees shall be recorded and retained for at least one year. However, if any shareholder files a lawsuit regarding the election of the directors, the record shall be	

Article	Amended	Original	Explanation
	The Company shall, forty days prior to the shareholders' meeting date or twenty-five days prior to the extra-ordinary shareholders' meeting date, announce publicly the recommended slate of director candidates and each nominee's name, educational background, working experience.	retained until the lawsuit ends.  The Company shall, forty days prior to the shareholders' meeting date or twenty-five days prior to the extra-ordinary shareholders' meeting date, announce publicly the recommended slate of director candidates and each nominee's name, educational background, working experience, and the amount of shares each nominee owns. The Company shall also inform the result of review to the nominating shareholder and, for the nominee(s) not included in the slate of directors, the Company shall provide the reasons.	
	(delete)	Article 15 The Company's Board of Directors shall issue notifications to the directors elected.	Delete this article according to the practice
15	Article 15 (omitted)	Article 16 (omitted)	Amend the article number

## **Material Materials** Taiwan Mobile Co., Ltd.

#### **Rules for Election of the Directors**

- Article 1 These Regulations are duly enacted in accordance with Article 21 of the "Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies" in an effort to incorporate a fair, just, and open procedure for the election of directors.
- Article 2 The election of the Company's directors, unless otherwise provided in the applicable laws, regulations, or the Articles of Incorporation, shall be conducted in accordance with these Regulations.
- Article 3 The election of the Company's directors shall take into account the arrangement of the board of directors. The board members shall have the necessary knowledge, skill, and experience for performing their duties. The board of directors shall have the following abilities:
  - 1. Judgment on operations
  - 2. Accounting and financial analysis
  - 3. Business management
  - 4. Crisis management
  - 5. Industrial knowledge
  - 6. Global view
  - 7. Leadership
  - 8. Decision making

#### Article 4 (Delete)

- Article 5 The independent directors of the Company shall meet one of the following professional qualification requirements, together with at least five years working experience:
  - 1. An instructor or higher 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;
  - 2. 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.
  - 3. Working experience in the areas of commerce, law, finance, or accounting, or otherwise necessary for the business of the Company.

A person to whom any of the following circumstances applies may not serve as an independent director, or if already serving in such capacity, shall ipso facto be dismissed:

- 1. Any of the circumstances in the subparagraphs of Article 30 of the Company Act.
- 2. Elected in the capacity of the government, a juristic person, or a representative thereof, as provided in Article 27 of the Company Act.

3. Any violation of the independent director qualification requirements set out in the "Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies".

## Article 6 Within the scope of execution of business, an independent director of the Company shall maintain independence, and may not have any direct or indirect interest in the Company.

Two years before being elected or during the term of office, an independent director of the Company shall not have been or be any of the following:

- 1. An employee of the Company or any of its affiliates.
- 2. A director or supervisor of the Company or any of its affiliates. The same does not apply, however, in cases where the person is an independent director of the Company, its parent company, or any subsidiary in which the company holds, directly or indirectly, more than 50 percent of the voting shares.
- 3. A natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under other names, in an aggregate amount of one percent or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.
- 4. A spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of a managerial officer under subparagraph 1 or any of the persons in the preceding two subparagraphs.
- 5. A director, supervisor, or employee of a corporate shareholder that directly holds five percent or more of the total number of issued shares of the Company, or that ranks among the top five in shareholdings, or that designates its representative to serve as a director or supervisor of the Company under Article 27, paragraph 1 or 2 of the Company Act.
- 6. If a majority of the Company's director seats or voting shares and those of any other company are controlled by the same person: a director, supervisor, or employee of that other company.
- 7. If the chairperson, president, or person holding an equivalent position of the Company and a person in any of those positions at another company or institution are the same person or are spouses: a director (or governor), supervisor, or employee of that other company or institution.
- 8. 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.
- 9. A professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that, provides <u>auditing services</u> to the Company or any affiliate of the Company, <u>or that provides</u> commercial, legal, financial, accounting <u>or related</u> services to the Company or any affiliate of the Company <u>for which the provider in the past 2 years has received cumulative compensation exceeding NT\$500,000</u>, or a spouse thereof; <u>provided, this restriction does not apply to a member of the remuneration committee</u>, <u>public tender offer review committee</u>, or <u>special committee</u> for merger/consolidation and acquisition, who exercises powers <u>pursuant to the Act or to the Business Mergers and Acquisitions Act or related laws or regulations.</u>

Subparagraph 2 and subparagraphs 5 to 7 of the preceding paragraph do not apply to independent directors appointed in accordance with the Securities and Exchange Act or the laws and regulations of the local country by, and concurrently serving as such at, the Company and its parent or subsidiary or a subsidiary of the same parent.

The paragraph 1 in relation to "two years before being elected" does not apply where an independent director of the Company has served as an independent director of the company or any of its affiliates, or of a specified company or institution that has a financial or business relationship with the company, as stated in subparagraph 2 or 8 of the paragraph 1, but is currently no longer in that position.

No independent director of the Company may concurrently serve as an independent director of more than three other public companies.

Article 7 The election of the directors of the Company is subject to the provisions of Article 192-1 of the Company Act in that a candidate nomination system shall be adopted, that such system shall be expressly stated in the Articles of Incorporation of the Company, and that shareholders shall elect directors from among those listed in the slate of director candidates.

The Company shall, prior to the book closure date before the convening of the shareholders' meeting, publish a notice specifying a period for receiving nominations of the director candidates, the number of directors to be elected, the place for receiving such nominations, and other necessary matters; the period for receiving nominations shall be no less than 10 days.

The Company may present a slate of director candidates nominated by the methods set out below, and, upon evaluation by the board of directors that all candidates so nominated are qualified director candidates, submit it to the shareholders' meeting for elections:

- 1. A shareholder holding one percent or more of the total number of issued shares may present a slate of director candidates in writing to the Company; the number of nominees may not exceed the number of directors to be elected.
- 2. The board of directors presents a slate of director candidates; the number of nominees may not exceed the number of directors to be elected.
- 3. Other methods designated by the authority.

When providing a recommended slate of director candidates under the preceding paragraph, a shareholder <u>or</u> the board of directors shall <u>specify</u> each nominee's name, educational background, working experience, <u>and submit therewith documentation that the nominees meet the requirements of Article 5, paragraph 1, and Article 6, and other documentary proof.</u>

When calling a shareholders' meeting for the purpose of director elections, the board of directors, or other person having the authority to call a shareholders' meeting, shall review the qualifications of each director nominee; except under any of the following circumstances, all qualified nominees shall be included in the slate of director candidates:

- 1. The nominating shareholder submits the nomination at a time not within the published period for receiving nominations.
- 2. The shareholding of the nominating shareholder holds less than one percent, at the time of book closure, of the Company under Article 165, paragraph 2 or 3 of the Company Act.
- 3. The number of nominees exceeds the number of directors to be elected.
- 4. The relevant documentary proof required under the preceding paragraph is not attached.

The procedure of reviewing the director nominees shall be recorded and retained for at least one year. However, if any shareholder files a lawsuit regarding the election of the directors, the record shall be retained until the lawsuit ends.

The Company shall, forty days prior to the shareholders' meeting date or twenty-five days prior to the extra-ordinary shareholders' meeting date, announce publicly the recommended slate of director candidates and each nominee's name, educational background, working experience, and the amount of shares each nominee owns. The Company shall also inform the result of review to the nominating shareholder and, for the nominee(s) not included in the slate of directors, the Company shall provide the reasons.

- Article 8 The Company's directors shall be elected by means of single-named cumulative ballots method. Each share is entitled to have votes equivalent to the number of directors to be elected, and the number of votes may be used to elect one candidate or be allocated among several candidates.
- Article 9 According to the seats set forth in the Articles of Incorporation, the voting rights for the independent directors or non-independent directors shall be counted separately. In the election of the directors, the candidates who acquired more votes should win the seats; and, if two or more persons receive the same number of votes, resulting in the total number of persons to be elected exceeding the number specified in the Company's Articles of Incorporation, 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.
- Article 10 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. The ballot box used for voting shall be prepared by the board of directors and checked in public by the person assigned to check the ballots before voting.
- Article 11 The Board of Directors shall prepare the election ballots which equal to the number of directors to be elected with the number of voting rights. The ballots shall be given to the shareholders present at the shareholders' meeting. In the election of directors, the names of the voters may be represented by their shareholder number.
- Article 12 If the candidate is a shareholder of this Company, electors shall fill in the "candidate" column the candidate's name and shareholder's number on each ballot. If the candidate is not a shareholder, electors shall fill in the candidate's name and ID number. If the candidate is a government agency or a legal entity, the full name of the government agency or the legal entity or the name of the representative should be filled in the column. If there are more than one representative, the full names of the representatives should be filled in separately.
- **Article 13** A ballot shall be construed as null and void under the following conditions:
  - 1. The elector has failed to use the ballot prepared by the board of directors.
  - 2. Blank ballots not completed by the voter.

- 3. The writing is unclear and illegible.
- 4. If the candidate is a shareholder of the Company, the name or shareholder's number of the candidate filled in the ballot is inconsistent with the shareholders' register. If the candidate is not a shareholder of this Company, the name or ID number of the candidate filled in the ballot is incorrect.
- 5. Ballots with other written characters in addition to candidate's name, shareholder's number (ID number) and the number of votes cast for the candidate.
- 6. The name of the candidates filled in the ballots being the same as another candidate's name and the respective shareholder's numbers (ID numbers) not being indicated to distinguish them.
- Article 14 The ballots should be calculated during the meeting right after the voting and the results (the list of new directors) of the election should be announced by the chairman at the meeting.
- **Article 15** These Regulations shall be effective from the date they are approved in the shareholder's meeting. The same applies to amendments.



## 💕 Taiwan Mobile Co., Ltd.

#### Rules for Election of the Directors

- Article 1 These Regulations are duly enacted in accordance with Article 21 of the "Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies" in an effort to incorporate a fair, just, and open procedure for the election of directors.
- Article 2 The election of the Company's directors, unless otherwise provided in the applicable laws, regulations, or the Articles of Incorporation, shall be conducted in accordance with these Regulations.
- Article 3 The election of the Company's directors shall take into account the arrangement of the board of directors. The board members shall have the necessary knowledge, skill, and experience for performing their duties. The board of directors shall have the following abilities:
  - 1. Judgment on operations
  - Accounting and financial analysis
  - 3. Business management
  - 4. Crisis management
  - 5. Industrial knowledge
  - 6. Global view
  - 7. Leadership
  - Decision making

#### Article 4 (Delete)

- Article 5 The independent directors of the Company shall meet one of the following professional qualification requirements, together with at least five years working experience:
  - An instructor or higher 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;
  - 2. 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.
  - 3. Working experience in the areas of commerce, law, finance, or accounting, or otherwise necessary for the business of the Company.

A person to whom any of the following circumstances applies may not serve as an independent director, or if already serving in such capacity, shall ipso facto be dismissed:

- Any of the circumstances in the subparagraphs of Article 30 of the Company Act. 1.
- 2. Elected in the capacity of the government, a juristic person, or a representative thereof, as provided in Article 27 of the Company Act.

3. Any violation of the independent director qualification requirements set out in the "Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies".

## Article 6 Two years before being elected or during the term of office, an independent director of the Company may not have any of the following:

- 1. An employee of the Company or any of its affiliates.
- 2. A director or supervisor of the Company or any of its affiliates. The same does not apply, however, in cases where the person is an independent director of the Company, its parent company, or any subsidiary in which the company holds, directly or indirectly, more than 50 percent of the voting shares.
- 3. A natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under other names, in an aggregate amount of one percent or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.
- 4. A spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of any of the persons in the preceding three subparagraphs.
- 5. A director, supervisor, or employee of a corporate shareholder that directly holds five percent or more of the total number of issued shares of the Company or that holds shares ranking in the top five in holdings.
- 6. A director, supervisor, officer, or shareholder holding five percent or more shares of a specified company or institution that has a financial or business relationship with the Company.
- 7. A professional individual 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 affiliates of the Company, or a spouse thereof.

The preceding paragraph in relation to "two years before being elected" does not apply where an independent director of the Company has served as an independent director of the company or any of its affiliates, or of a specified company or institution that has a financial or business relationship with the company, as stated in subparagraph 2 or 6 of the preceding paragraph, but is currently no longer in that position.

No independent director of the Company may concurrently serve as an independent director of more than three other public companies.

# Article 7 The election of the directors of the Company is subject to the provisions of Article 192-1 of the Company Act in that a candidate nomination system shall be adopted, that such system shall be expressly stated in the Articles of Incorporation of the Company, and that shareholders shall elect directors from among those listed in the slate of director candidates.

The Company shall, prior to the book closure date before the convening of the shareholders' meeting, publish a notice specifying a period for receiving nominations of the director candidates, the number of directors to be elected, the place for receiving such nominations, and other necessary matters; the period for receiving nominations shall be no less than 10 days.

The Company may present a slate of director candidates nominated by the methods set out below, and, upon evaluation by the board of directors that all candidates so nominated are qualified director candidates, submit it to the shareholders' meeting for elections:

- 1. A shareholder holding one percent or more of the total number of issued shares may present a slate of director candidates in writing to the Company; the number of nominees may not exceed the number of directors to be elected.
- 2. The board of directors presents a slate of director candidates; the number of nominees may not exceed the number of directors to be elected.
- 3. Other methods designated by the authority.

When providing a recommended slate of director candidates under the preceding paragraph, a shareholder or the board of directors shall include in the documentation attached thereto each nominee's name, educational background, working experience, a written undertaking indicating the nominee's consent to serve as a director if elected as such, a written statement that none of the circumstances in Article 30 of the Company Act exists, and other relevant documentary proof.

When calling a shareholders' meeting for the purpose of director elections, the board of directors, or other person having the authority to call a shareholders' meeting, shall review the qualifications of each director nominee; except under any of the following circumstances, all qualified nominees shall be included in the slate of director candidates:

- 1. The nominating shareholder submits the nomination at a time not within the published period for receiving nominations.
- 2. The shareholding of the nominating shareholder holds less than one percent, at the time of book closure, of the Company under Article 165, paragraph 2 or 3 of the Company Act.
- 3. The number of nominees exceeds the number of directors to be elected.
- 4. The relevant documentary proof required under the preceding paragraph is not attached.

The procedure of reviewing the director nominees shall be recorded and retained for at least one year. However, if any shareholder files a lawsuit regarding the election of the directors, the record shall be retained until the lawsuit ends.

The Company shall, forty days prior to the shareholders' meeting date or twenty-five days prior to the extra-ordinary shareholders' meeting date, announce publicly the recommended slate of director candidates and each nominee's name, educational background, working experience, and the amount of shares each nominee owns. The Company shall also inform the result of review to the nominating shareholder and, for the nominee(s) not included in the slate of directors, the Company shall provide the reasons.

Article 8 The Company's directors shall be elected by means of single-named cumulative ballots method. Each share is entitled to have votes equivalent to the number of directors to be elected, and the number of votes may be used to elect one candidate or be allocated among several candidates.

- Article 9 According to the seats set forth in the Articles of Incorporation, the voting rights for the independent directors or non-independent directors shall be counted separately. In the election of the directors, the candidates who acquired more votes should win the seats; and, if two or more persons receive the same number of votes, resulting in the total number of persons to be elected exceeding the number specified in the Company's Articles of Incorporation, 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.
- Article 10 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. The ballot box used for voting shall be prepared by the board of directors and checked in public by the person assigned to check the ballots before voting.
- Article 11 The Board of Directors shall prepare the election ballots which equal to the number of directors to be elected with the number of voting rights. The ballots shall be given to the shareholders present at the shareholders' meeting. In the election of directors, the names of the voters may be represented by their shareholder number.
- Article 12 If the candidate is a shareholder of this Company, electors shall fill in the "candidate" column the candidate's name and shareholder's number on each ballot. If the candidate is not a shareholder, electors shall fill in the candidate's name and ID number. If the candidate is a government agency or a legal entity, the full name of the government agency or the legal entity or the name of the representative should be filled in the column. If there are more than one representative, the full names of the representatives should be filled in separately.
- **Article 13** A ballot shall be construed as null and void under the following conditions:
  - 1. The elector has failed to use the ballot prepared by the board of directors.
  - 2. Blank ballots not completed by the voter.
  - 3. The writing is unclear and illegible.
  - 4. If the candidate is a shareholder of the Company, the name or shareholder's number of the candidate filled in the ballot is inconsistent with the shareholders' register. If the candidate is not a shareholder of this Company, the name or ID number of the candidate filled in the ballot is incorrect.
  - 5. Ballots with other written characters in addition to candidate's name, shareholder's number (ID number) and the number of votes cast for the candidate.
  - 6. The name of the candidates filled in the ballots being the same as another candidate's name and the respective shareholder's numbers (ID numbers) not being indicated to distinguish them.
- Article 14 The ballots should be calculated during the meeting right after the voting and the results (the list of new directors) of the election should be announced by the chairman at the meeting.

- Article 15 The Company's Board of Directors shall issue notifications to the directors elected
- **Article 16** These Regulations shall be effective from the date they are approved in the shareholder's meeting. The same applies to amendments

## **APPENDICES**

# **Shares Owned by Directors**

As of April 20, 2020

Title	Name	Current Shareholding	
		Shares	%
Chairman	Fu-Chi Investment Co., Ltd. Representative: Daniel M. Tsai	5,748,763	0.16%
Director	Fu-Chi Investment Co., Ltd. Representative: Richard M. Tsai	5,748,763	0.16%
Independent Director	Jack J.T. Huang	0	0.00%
Independent Director	Hsueh-Jen Sung	0	0.00%
Independent Director	Char-Dir Chung	0	0.00%
Independent Director	Hsi-Peng Lu	0	0.00%
Director	TCC Investment Co., Ltd. Representative: Howard Lin	200,496,761	5.71%
Director	Fu-Chi Investment Co., Ltd. Representative: Chris Tsai	5,748,763	0.16%
Director	TCC Investment Co., Ltd. Representative: Jamie Lin	200,496,761	5.71%
The total shares owned by the directors are 206,245,524 shares, or 5.87% of the total issued shares.			

#### Note:

- 1. According to Article 26 of the Security and Exchange Act, total shares owned by all directors shall not be less than 2.4% of total shares issued, or 84,225,036 shares.
- 2. As the Company's supervisors were replaced by the Audit Committee, the minimum holding requirement of supervisors no longer applies.



# Vaiwan Mobile Co., Ltd.

### **Articles of Incorporation**

Last amended on June 12, 2019

#### Chapter I **General Provisions**

The Company shall be incorporated as a company limited by shares, under the Company Act of the Republic of China. The name of the Company shall be 台灣大 Article l 哥大股份有限公司.

#### The scope of business of the Company shall be: Article 2

- 1. F401021 Regulated Telecom Radio Frequency Equipment and Materials Import;
- 2. G901011 Type I Telecommunications Enterprise;
- 3. G902011 Type II Telecommunications Enterprise;
- 4. I301040 Third-Party Payment;
- 5. I301020 Data Processing Services;
- 6. J303010 Magazine and Periodical Publication;
- 7. J304010 Book Publishers;
- 8. J305010 Audio Tape and Record Publishers:
- 9. J399010 Software Publication:
- 10. J399990 Other Publishers Not Elsewhere Classified;
- 11. F108031 Wholesale of Drugs, Medical Goods;
- 12. F208031 Retail Sale of Medical Equipment;
- 13. E601010 Electric Appliance Construction;
- 14. E701010 Telecommunications Construction;
- 15. CC01080 Electronic Parts and Components Manufacturing;
- 16. E601020 Electric Appliance Installation;
- 17. E602011 Frozen and Air-conditioning Engineering
- 18. E603090 Illumination Equipment Construction;
- 19. IG03010 Energy Technical Services;
- 20. H703100 Real Estate Rental and Leasing:
- 21. JE01010 Rental and Leasing Business; and
- 22. ZZ99999 Any other business (other than those approved by the relevant authorities) not prohibited or restricted by law.
- Article 3 The Company may act as a guarantor where necessary for the purpose of carrying out its business.
- Article 4 The Company shall have its registered head office in Taipei, Taiwan, Republic of China and shall, where necessary and with a resolution to do so by the Board of Directors ("Board"), set up branch offices either within or outside the territory of the Republic of China.
- Article 5 (Deleted)
- Article 6 The Company's aggregate investment may exceed forty percent of its paid-up capital.

#### Chapter II Capital Stock

#### Article 7

The total registered capital stock of the Company shall be Sixty Billion New Taiwan Dollars (NT\$60,000,000,000), divided into Six Billion (6,000,000,000) shares with a par value of Ten New Taiwan Dollars (NT\$10) per share. Any unissued shares shall be issued, where necessary, upon the approval of the Board.

Two hundred and fifty million shares of the above total capital stock of the Company with a par value of Ten New Taiwan Dollars (NT\$10) per share shall be retained for the issuance of employee stock options, which may be issued from time to time upon the approval of the Board.

### **Article 7-1** (Deleted)

#### Article 7-2

The Company may, upon the approval at a shareholders' meeting which is attended by shareholders holding at least 50% of the issued capital stock, by more than two-thirds of the shareholders attending the meeting, transfer the treasury shares to its employees at a price lower than the average buyback price.

#### Article 8

Share certificates of the Company shall be issued only if they bear the names of the shareholders, be appropriately serial numbered, be signed by or affixed with the personal seals of three or more Directors of the Company, and be duly signed and authenticated by the responsible authority or a share registry endorsed by the regulatory authority. The Company is exempted from issuing any physical share certificates for the shares issued. A physical share certificate may be issued for all the new shares issued at a particular point in time, provided that the share certificate shall be placed in custody or for registration with a centralized depositary.

#### Article 9

Shareholders shall provide their names, addresses, and specimens of their personal seals to the Company for record. The same shall also be provided upon variation of any of the above details. Where any personal seals of the shareholders are lost, the specimens of the personal seals shall only be replaced with new specimens if the shareholders report the loss to the Company.

#### Article 10

Upon transfer of shares, the transferor and transferee shall complete an application for registration of the transfer and affix their personal seals on the application. The application and the associated share certificates, affixed with the personal seals of the transferor and transferee on the back page, together with other documents evidencing the transfer, shall be submitted to the Company for the purpose of registration of the transfer. The transferee shall not have a right of action against the Company with respect to matters associated with or arising from the transfer if the name of the transferee is not recorded on the share certificates and the name and address of the transferee are not entered onto the register of shareholders of the Company.

#### Article 11

Where a share certificate is lost, the shareholder shall immediately file an application to report the loss and submit the same to the Company for audit and record. The shareholder shall also apply to the competent court for a judgment declaring the original share certificate invalid, in accordance with the procedures for public announcement of invalidation of a certificate under the Code of Civil Procedures.

After obtaining the judgment from the court, the shareholder shall apply to the Company for the share certificate to be reissued, with the original copy of the aforementioned court judgment. Where a share certificate is worn out or defaced and the shareholder wishes to apply for a replacement of the share certificate, the shareholder shall apply to the Company for the replacement by submitting to the Company the original copy of the share certificate with a completed application for replacement of share certificate.

- Article 12 The Company shall charge for administrative fees and stamp duties for the reissue of share certificates due to loss of the original share certificates or for other reasons.
- Article 13 Registration of share transfers shall be suspended for a 60-day period immediately prior to a general meeting of the shareholders; for a 30-day period immediately prior to an extraordinary meeting of the shareholders; and for a 5-day period immediately prior to the record date for distribution of dividend, bonuses or other benefits.
- Article 14 Shareholders shall submit specimens of their personal seals to the Company for record. The same personal seals shall be used by the shareholders for the purposes of claiming their dividends and when exercising their rights as shareholders via written documents.

#### **Chapter III Shareholders' Meetings**

- Article 15 There are two types of shareholders' meetings, the general meetings and the extraordinary meetings.
  - (1) General Meetings General meetings shall be held within 6 months of the end of each fiscal year, and shall be convened by the Board by no less than 30 days' prior notice to the shareholders.
  - (2) Extraordinary Meetings Extraordinary meetings shall be convened in accordance with the relevant laws, by no less than 15 days' prior notice to the shareholders.
- Article 16 A shareholder is entitled to appoint a proxy to attend and vote on behalf of the shareholder at a shareholders' meeting by completing and submitting to the Company a form prescribed by the Company stating the scope of authorization.
- Article 17 The Chairman or, in his absence, the Vice Chairman, shall preside as the chairman of the shareholders' meetings of the Company. If neither the Chairman nor the Vice Chairman shall be present at the meetings, or the Vice Chairman becomes vacant, the Chairman shall designate one of the Directors as the chairman, failing which, the Directors present at the meetings shall elect the chairman from amongst themselves.
- Article 18 Except under the circumstances set forth in Article 179 of the Company Act, shareholders of the Company shall be entitled to one vote for each share held at the shareholders' meeting.
- **Article 18-1** Shareholders may exercise their voting rights in written or electronic forms at the shareholders' meetings.

- Article 19 Unless otherwise provided by the Company Act, all resolutions of a shareholders meeting of the Company shall be passed, at a meeting attended by shareholders holding at least 50% of the issued capital stock, by more than 50% of the shareholders attending the meeting.
- Article 20 Resolutions at a shareholders' meeting shall be recorded in a meeting minute signed by or affixed with the personal seal of the chairman. The meeting minute shall be distributed to all the shareholders of the Company by public announcement within 20 days after the shareholders' meeting. The meeting minute shall contain information such as the time and venue of the meeting, name of the chairman of the meeting, manner in which resolutions are passed, and a summary and outcome of all proceedings of the meeting.

#### **Chapter IV** Directors

- Article 21 There shall be 9 to 11 Directors of the Company. Directors shall be persons with legal capacity and shall be elected by the shareholders at the shareholders' meeting. The tenure of the offices of the Directors shall be 3 years and the Directors shall be eligible for re-elections. The election of Directors is adopted by candidate nomination system per Article 192-1 of the Company Act. Not more than half of the Directors of the Company shall have the following relationships among them:
  - 1. A spousal relationship.
  - 2. A familial relationship within the second degree of kinship.

The Chairman and the Vice Chairman shall be elected respectively from amongst the Directors by a simple majority of the Directors present at the Board meetings attended by at least two thirds of all the Directors.

The Company may purchase liability insurance for directors with respect to their liabilities resulting from exercising their duties during their terms of occupancy.

- Article 21-1 According to Article 14-2 of the Securities and Exchange Act, among the directors, there shall be no less than 3 independent directors. The independent directors shall together constitute the Audit Committee and replace the role of the supervisors.
- Article 22 If one third of the offices of the Directors become vacant, the Board shall convene an extraordinary meeting of the shareholders within 60 days to re-elect and re-appoint Directors to fill the vacancies. The tenure of offices so filled shall be the balance of the term of the relevant offices.
- Article 23 If any new Directors are not elected in time before the expiration of the tenure of the relevant existing offices of the Directors, the tenure of the existing offices shall be extended until such time when the new Directors duly elected to assume their offices.
- Article 24 The business policy and other imperative matters of the Company shall be determined by the Board. The Board shall be entitled to form different functional committees, and determine the duties and responsibilities of the committees. Except for the first meeting of each term of the Board which shall be convened by the Director who received a ballot representing the largest number of votes at the election of Directors,

Board meetings shall be convened by the Chairman, who shall also be the chairman of the meetings. If the Chairman is unable to perform his duties for any reasons, the Vice Chairman shall act on his behalf. If the Vice Chairman is also absent from the meetings or becomes vacant, the Chairman shall designate one of the Directors to act on his behalf, failing which, the Directors present at the meetings shall elect a person from amongst themselves to act on behalf of the Chairman.

The notice of the Board meetings may be made and delivered by letter, email or facsimile.

- Article 25 Unless otherwise provided for in the Company Act, all resolutions of the Board shall be passed by a simple majority of the Directors present at the Board meetings attended by at least 50% of all the Directors. If a Director is unable to attend the meeting, he shall be entitled to authorize another Director to represent him at the meeting by executing a power of attorney stating therein the scope of authorization with respect to each matter proposed to be dealt with at the meeting, however, a Director attending the meeting shall not be authorized to represent more than one absent Directors at the meeting. If any Director attends the Board meeting by video conference, it is deemed that such Director has participated in person.
- Article 26 All proceedings at a Board meeting shall be recorded in a meeting minute signed by or affixed with the personal seal of the chairman of the meeting. The meeting minute shall be distributed to all Directors of the Company within 20 days after the Board meeting. The meeting minute shall contain information such as the time and venue of the meeting, name of the chairman of the meeting, manner in which resolutions are passed, and a summary and outcome of all proceedings of the meeting.
- Article 27 The Audit Committee shall exercise their powers and other relevant matters in accordance with the relevant laws, regulations or the Company's Articles of Incorporation.
- **Article 27-1** (Deleted)
- **Article 27-2** (Deleted)
- Article 27-3 The Board is authorized to decide the compensation to directors (including independent directors), according to his/her contribution to the operation and involvement in the operation of the Company, comparable to peer's levels, transportation and other allowance included.

#### **Chapter V** Managers and Officers

- Article 28 There shall be several Presidents and Vice Presidents of the Company. The President shall be nominated by the Chairman; and his/her appointment or removal shall be approved by more than 50% of the Directors. The Vice Presidents shall be nominated by the President; and their appointment or removal shall be approved by more than 50% of the Directors.
- **Article 29** The Company may, by resolution of the Board, retain consultants or key officers.

**Article 29-1** The Company shall purchase liability insurance for key management based on their duties and terms.

### **Chapter VI** Financial Reports

- Article 30 The fiscal year of the Company shall begin on 1 January and end on 31 December of each year. The Board shall prepare the following reports after the end of each fiscal year, and present to the shareholders at the general meeting of the shareholders for their ratifications in accordance with the legal procedure:
  - (1) Business Report
  - (2) Financial Statements
  - (3) Proposal for distribution of earnings to shareholders or recovery of prior year losses.
- Article 30-1 If the Company has profits in a fiscal year, it shall set aside 1% to 3% of the profits as employee bonuses and not more than 0.3% of the profits as director compensation. However, if the Company has accumulated losses, it shall first reserve a certain amount for offsetting losses, then allocate for the employee bonuses and director compensation proportionally from the remaining amount.

Qualification requirements of employees entitled to receive shares or cash set for in the above paragraph shall be applied to the employees of subsidiaries who meet certain requirements.

- Article 31 In the event that the Company, according to the final settlement, earns profits in a fiscal year, such profits shall first be set aside to pay the applicable taxes, offset losses, set aside for legal reserve pursuant to laws and regulations, unless the legal reserve has reached the Company's total paid-up capital. The remaining profits shall be set aside for special reserve in accordance with the laws, regulations, or the business requirements. Any further remaining profits plus unappropriated earnings shall be distributed in accordance with the proposal submitted by the Board, for approval at a shareholders' meeting.
- Article 31-1 The Company adopts a dividend distribution policy whereby only surplus profits of the Company shall be distributed to shareholders. That is, only the surplus profits, after setting aside amounts for retained earnings based on the Company's capital budget plan, shall be distributed as cash dividend. The value of stock dividend in a particular year shall not be more than 80% of the value of dividend distributed for that year. The amount of the distributable dividend, the forms in which dividend shall be distributed and the ratios thereto, shall depend on the actual profits and cash positions of the Company and shall be approved by resolutions of the Board, who shall, upon such approval, recommend the same to the shareholders for approval by resolution at the shareholders' meetings.
- Article 32 The internal organization and the detailed procedures relevant to the business operation of the Company shall be separately determined by the Board.
- Article 33 Matters not specifically provided for in these Articles of Incorporation shall be governed by the Company Act and any other relevant laws.

**Article 34** The Articles of Incorporation were agreed to and signed on January 30, 1997.

The first amendment was made on February 18, 1997.

The second amendment was made on February 22, 1997.

The third amendment was made on April 2, 1997.

The fourth amendment was made on August 30, 1997.

The fifth amendment was made on December 12, 1997.

The sixth amendment was made on March 21, 1998.

The seventh amendment was made on June 23, 1998.

The eighth amendment was made on February 3, 1999.

The ninth amendment was made on June 22, 1999.

The tenth amendment was made on March 6, 2000.

The eleventh amendment was made on March 30, 2001.

The twelfth amendment was made on March 30, 2001.

The thirteenth amendment was made on April 26, 2002.

The fourteenth amendment was made on June 25, 2003.

The fifteenth amendment was made on June 15, 2004.

The sixteenth amendment was made on June 14, 2005.

The seventeenth amendment was made on June 15, 2006.

The eighteenth amendment was made on June 15, 2007, except for the Article 7-2, which shall be effective on January 1, 2008

The nineteenth amendment was made on June 13, 2008.

The twentieth amendment was made on June 19, 2009.

The twenty-first amendment was made on June 15, 2011.

The twenty-second amendment was made on June 22, 2012.

The twenty-third amendment was made on June 21, 2013.

The twenty-fourth amendment was made on 12, June 2014.

The twenty-fifth amendment was made on 15, June 2016.

The twenty-sixth amendment was made on 14, June 2017.

The twenty-seventh amendment was made on 12 June 2018.

The twenty-eighth amendment was made on 12 June 2019.

## 🐿 Taiwan Mobile Co., Ltd.

## Rules and Procedures Governing Shareholders' Meeting

- The Company's Shareholders' meeting (the "Meeting") shall be conducted in Article 1: accordance with the Rules and Procedures.
- Article 2: Shareholders attending the Meeting shall submit the attendance card for the purpose of signing in.

Representatives appointed by institutional shareholders to attend the Meeting shall submit the Letter of Appointment and the supporting identification documents of the appointee upon signing in. If an institutional shareholder appoints both a proxy and a representative, the appointed representative shall be accepted.

The Meeting shall be held at the Company's headquarter or at a place that is both convenient for shareholders to attend and suitable for holding the Meeting. The Meeting shall start not earlier than 9:00 a.m. or later than 3:00 p.m.

The Company may appoint designated counsel, Certified Public Accountant or other relevant persons to attend the Meeting.

The staff in charge of handling the affairs of the Meeting shall wear badges.

If the Meeting is called by the board of directors, the board chairman shall preside at the Meeting. In case the chairman is on leave of absence, or cannot exercise his powers and authority, the vice chairman shall act in lieu of him. If the vice chairman is also on leave of absence, or cannot exercise his powers and authority, the chairman shall designate a director to act in lieu of him. If the chairman does not designate a director, the directors shall elect one from among themselves to act in lieu of the chairman. If the Meeting is called by any other person than the board of directors, who has the right to call the Meeting, the said person shall preside at that Meeting. If there are more than two said persons calling the Meeting, one of the two persons shall be chairing the Meeting.

The entire proceedings of the Meeting shall be tape recorded or videotaped and these tapes shall be archived for a minimum of one year.

Article 2-1: Shareholder(s) holding one percent (1%) or more of the total number of outstanding shares of the Company may propose to the Company a proposal for discussion at the Meeting, but only one matter shall be allowed in each single proposal, and in case a proposal contains more than one matter, such proposal shall not be included in the agenda. The board of directors shall not include a proposal into the agenda if the proposal falls under any clause set forth in Company Act Article 172-1, Paragraph 4.

> Prior to the date on which share transfer registration is suspended before the convention of the Meeting, the Company shall give a public notice announcing the place and the period for shareholders to submit proposals for discussions at the Meeting; and the period for accepting such proposals shall not be less than ten(10) days.

The number of words of a proposal to be submitted by a shareholder shall be limited to no more than three hundred (300) words, and any proposal containing more than 300 words shall not be included in the agenda of the Meeting. The shareholder who has submitted a proposal shall attend, in person or by a proxy, the Meeting where his proposal is to be discussed and shall take part in the discussion of such proposal.

The Company shall, prior to preparing and delivering the Meeting notice, inform the proposal submitting shareholders of the results of the proposal, and shall list in the Meeting notice the proposals conforming to the requirements set out in this rule. With regard to the proposals submitted by shareholders but not included in the agenda of the Meeting, the cause for exclusion of such proposals and explanation shall be made by the board of directors at the Meeting to be convened.

Article 3: The presence of shareholders in the Meeting and their voting thereof shall be calculated in accordance with the number of shares.

The number of shares representing shareholders present at the Meeting shall be calculated based on the submitted attendance cards plus the number of shares whose voting powers are exercised in writing or by way of electronic transmission.

- Article 4: The chairman shall call the Meeting to order at the time scheduled for the Meeting provided that the number of shares represented by the shareholders present at the Meeting reaches the specified quorum. The chairman may postpone the start time for the Meeting if the number of represented shares has not yet constituted the quorum at the time of the Meeting. The number of postponement shall be limited to a maximum of two times and each postponement shall not exceed thirty minutes. If after two postponements no quorum can yet be constituted but the number of represented shares is more than one-third of the total issued shares, tentative resolutions may be made by a majority vote of the present shareholders in accordance with Article 175 of the Company Act. If during the process of tentative resolutions the number of represented shares becomes sufficient to constitute the quorum, the Chairman may call the Meeting to order and submit the tentative resolutions to the Meeting for approval.
- Article 5: If the Meeting is convened by the board of directors, the agenda of the Meeting shall be set by the board of directors. Unless otherwise resolved at the Meeting, the Meeting shall proceed in accordance with the scheduled agenda.

If the Meeting is convened by any person other than the board of directors, the provision set forth in the preceding paragraph shall be applicable *mutatis mutandis*.

Unless otherwise resolved at the Meeting, the chairman shall not adjourn the Meeting until the discussion items (including extraordinary motions) listed on the agenda have been resolved.

After the Meeting is adjourned, the shareholders shall not appoint another chairman to continue the Meeting at the same place or at a new location unless the chairman has violated the Rules and Procedures for the Meeting in adjourning the Meeting.

**Article 6:** During the proceedings of the Meeting, the chairman may, at his discretion, set time for intermission.

Article 7: When a shareholder present at the Meeting wishes to speak, the shareholder shall first fill out a slip, specifying therein the shareholder's serial number (or the number of attendance card), the name of the shareholder, and the key points of the speech. The chairman shall determine the sequence of speeches by the shareholders.

If any shareholder present at the Meeting submits a slip for speech but does not speak, no speech shall be deemed to have been made by such shareholder. In case there is a discrepancy between the contents of the speech and the contents specified on the slip, the contents of actual speech shall prevail.

- **Article 8:** A shareholder shall not speak more than two times for each discussion item, unless with the prior consent from the chairman, and each speech shall not exceed 5 minutes.
- Article 9: In case the speech of a shareholder violates the time provisions or exceeds the scope of the discussion item, the chairman may stop the speech of such shareholder. While a shareholder is speaking, other shareholders shall not interrupt the speech unless the shareholders have obtained prior consent of the chairman and the speaking shareholder. Otherwise, the chairman shall stop such interruption. If the offender defies the order to stop, Article XIV shall be applicable.
- Article 10: Any legal entity designated as proxy by a shareholder to be present at the Meeting may appoint only one representative to attend the Meeting. If an institutional shareholder designates two or more representatives to attend the Meeting, only one representative may speak for each discussion item.
- Article 11: After the speech of a shareholder, the chairman may respond in person or appoint an appropriate person to respond. When the chairman considers that the discussion item has reached the extent for making a resolution, he may announce discontinuance of the discussion and submit the motion for resolution.
- Article 12: Unless otherwise specified for in the Company Act or the Articles of Incorporation of the Company, resolutions shall be adopted by a majority vote at the Meeting. The resolution is deemed to have been adopted if no objection is heard in response to the chairman's inquiry. Such a resolution is equivalent to a decision duly resolved through voting.

In case of an amendment or an alternative to a discussion item, the chairman shall determine the sequence of voting. If any one of them has been resolved, the other(s) shall be deemed vetoed and no further voting is necessary.

Each share hereof is entitled to one voting power. However, shares that fall under the clause set forth under Article 179-2 of the Company Act shall have no voting power.

Except for trust enterprises or stock agencies approved by the competent authority, when a person who acts as the proxy for two or more shareholders, the number of voting power represented by the person shall not exceed 3% of the total number of voting shares of the company, otherwise, the portion of excessive voting power shall not be counted.

- Article 13: The persons for supervising the casting of votes and the counting thereof for resolutions shall be designated by the chairman. The person supervising the casting of votes, however, shall be a shareholder. The results of resolution(s) shall be announced in the Meeting, and recorded in the Meeting minutes.
- Article 14: The chairman may direct disciplinary (or security) personnel to assist in maintaining the order of the Meeting. Such disciplinary (or security) personnel shall wear badges marked "Disciplinary Personnel" for identification purposes. The chairman or the disciplinary (or security) personnel may expel anyone who disturbs the order of the Meeting.
- **Article 15:** If the continuation of the Meeting proves to be impossible due to force majeure, the chairman may suspend or reschedule the Meeting.
- **Article 16:** Any matters not provided in the Rules and Procedures shall be handled in accordance with the Company Act, Articles of Incorporation of the Company and relevant laws and regulations.
- **Article 17:** The Rules & Procedures were put into effect by the Founders' Meeting. Any amendments are subject to the approval of the Shareholders' Meeting.