### WISTRON CORPORATION 2021 ANNUAL GENERAL SHARE TOLDERS' MEETING MINUTES

Time:9:00a.m., July 20, 2021Venue:3F,108, Sec.1, Xintai 5th Rd., Xizhi Dist., New Taipei City, Taiwan<br/>(Oriental Science Park, Building B, 3rd floor meeting room)

Total outstanding shares of Wistron Corporation: 2,844,843,050 shares. (Excluding the treasury shares 58,769,000 shares).

Total shares represented by shareholders present in person or by proxy: 1,926,449,033 shares

Percentage of outstanding shares held by shareholders present in person or by proxy: 67.72%

Directors present: Simon Lin, Chairman, Chairman of the Board of Directors Robert Huang, Vice Chairman, Philip Peng, Director Jack Chen, Independent Director (Chair of Audit Committee) Christopher Chang, Independent Director

Chairman: Simon Lin

Recorder: Steven Wang

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

Chairman's Address (omitted)

### I. Report Items

- 1. Report the business of 2020. (Please refer to Attachment 1)
- 2. Audit Committee's Review Report. (Please refer to Attachment 2)
- 3. Report the compensation for employees and directors of 2020. (Please refer to Meeting Agenda)

### **II.** Ratification Items and Discussion Items I

### ITEM 1: Ratification of the Business Report and Financial Statements of 2020

<u>Proposal</u>: Submission (by the BOD) of the Company's 2020 business report and financial statements for ratification.

### Explanatory Notes:

- 1. The Company's business report and financial statements for 2020 (Attachment 1: including Balance Sheets, Statements of Comprehensive Income, Statements of Changes in Equity and Statements of Cash Flows), which have all been approved by Audit Committee and Board of Directors via resolution. (Please refer to Attachment 1.)
- 2. Submission for ratification.

### Resolution:

Voting results: Shares present at the time of voting: 1,926,449,033

Approval votes	%	Disapproval votes	%	Invalid votes	%	Abstention votes/ no votes	%
1,604,678,231 (including 1,559,182,887 votes through e-voting)	83.30	7,985,510 (including 7,985,510 votes through e-voting)	0.41	0	0	313,785,292 (including 313,785,292 votes through e-voting)	16.29

RESOLVED, that the above proposal be and hereby was approved as proposed.

### ITEM 2: Ratification of the proposal for distribution of 2020 profits

Proposal: Submission (by the BOD) of the proposal for 2020 earnings distribution for ratification.

### Explanatory Notes:

- 1. The unappropriated retained earnings at the beginning of 2020 is NT\$6,030,766,175, after deducting the remeasurements of defined benefit obligation of NT\$208,765,487, changes in ownership interests in subsidiaries of NT\$4,486,851 and disposal of investments in equity instruments designated at fair value through other comprehensive income of NT\$339,706,228, then adding up the changes in equity of associates accounted for using equity method of NT\$6,871,975 and 2020 net profit of NT\$8,681,762,397 and set aside legal reserve of NT\$813,567,581 and special reserve of NT\$3,310,396,850, therefore the total amount of retained earnings available for distribution is NT\$10,042,477,550. The dividends and bonus proposed to be distributed to the shareholders shall be NT\$6,258,654,710 in cash (NT\$2.2 per share).
- 2. After the adoption of the resolution at the Shareholders' Meeting, the power with respect to setting the ex-dividend date and other relevant matters is reserved for the Chairman.
- 3. In the event that, before the ex-dividend date, the proposed earnings distribution plan is affected due to revisions to relevant laws or regulations, or upon the request of the competent authorities, or a change to the Company's common shares (i.e. repurchasing the Company's shares for transfer or cancellation, unsecured convertible bonds converting into common shares, capital increase by cash and capital increase by issuance of GDR, cancellation of part of Employee Restricted Stock Awards etc.), which results in changes in shareholders' allotment of cash dividend, it is proposed that the Chairman is authorized to duly adjust dividend payout rates.
- 4. Please refer to Attachment 3 for the Profit Appropriation Statement for 2020.
- 5. Submission for ratification.

### Resolution:

Voting results: Shares present at the time of voting: 1,926,449,033

Approval votes	%	Disapproval votes	%	Invalid votes	%	Abstention votes/ no votes	%
1,618,300,344 (including 1,572,805,000 shares through e-voting)	84.00	5,125,385 (including 5,125,385 shares through e-voting)	0.27	0	0	303,023,304 (including 303,023,304 shares through e-voting)	

RESOLVED, that the above proposal be and hereby was approved as proposed.

- ITEM 3: Discussion of the issuance of new common shares for cash to sponsor the issuance of GDR and/or the issuance of new common shares for cash through public offering and/or the issuance of new common shares for cash through private placement and/or the issuance of new common shares for cash to sponsor the issuance of GDR through private placement.
- <u>Proposal</u>: Submission (by the BOD) of a proposal to approve the issuance of new common shares to sponsor the issuance of GDR, the issuance of new common shares through private placement and/or the issuance of new common shares to sponsor the issuance of GDR through private placement of up to 250 million common shares for capital increase in order to purchase overseas materials, or increase working capital, or repay bank loans or other needs for its future development and competitiveness enhancement.

### **Explanatory Notes:**

1. Fund raising purpose and size:

For the purpose of fulfilling the funding needs of the Company to purchase overseas materials, or increase working capital, or repay bank loans or other needs for its future development and competitiveness enhancement, it is proposed to authorize the Board of Directors to issue up to 250 million common shares, depending on the market conditions and the Company's need, to choose appropriate timing and fund raising methods in accordance with the applicable laws and regulations, according to the following fund raising method and handling principles.

- 2. Fund raising methods and handling principles:
  - (1) Issuance of new common shares for cash to sponsor issuance of GDR
    - A. In accordance with the existing provisions of the "Disciplinary Rules for Securities Underwriters Assisting Issuing Company in the Offering and Issuance of Securities issued by the Taiwan Securities Association," the issue price of the new common shares for cash capital increase for the issuance of GDR may not be lower than the closing price of the Company's common shares on the Taiwan Stock Exchange or 90% of the average closing price of the common shares of the Company in one, three, or five business days prior to the pricing date after adjustment for any distribution of stock and cash dividends or capital teduction. In case of any changes to the relevant domestic laws, the pricing method shall be adjusted accordingly. In view of the severe short-term fluctuations in domestic market price, it is proposed to authorize the Chair to determine the final issue price, within the scope of the said requirement under the Disciplinary Rules, after negotiation with the lead underwriter depending on international capital markets, domestic market price and the overall book building situations, to improve the subscription of international investors, so the pricing method should be reasonable.
    - B. Upon the limit of 250 million common shares for the issuance of GDR through the issuance of new common shares by capital increase, the original shareholders' equity will be diluted by a maximum of 8.61%. The implementation of the fundraising plan will enhance the Company's competitiveness and benefit the shareholders; the determination of the issue price of the GDRs will be based on the fair trading price of common shares formed in the domestic market. Existing shareholders may still be able to purchase common stock in

domestic stock market at the price closing to the issue price of GDR without bearing the exchange risks and liquidity risks, and may take into account their interests.

- C. Except for 10% to 15% of new common shares shall be allocated for the employees' subscription in accordance with applicable law, it is proposed for the shareholders meeting to approve that the rights to the remaining 85% to 90% of the issuance shall be waived by the shareholders and shall be offered to the public under Article 28-1 of Securities and Exchange Act as the underlying shares of GDR to be sold. It is proposed to authorize the Chairman, depending on the market needs, to allot the new common shares not subscribed by employees of the Company as underlying shares of GDR.
- (2) Issuance of new common shares for cash in public offering
  - A. The par value of the new common shares to be issued per share is NT\$10. It is proposed to authorize the Chairman of the Company to coordinate with the underwriter(s) of the public offering to determine the actual issue price in accordance with the Taiwan Securities Association's Self-regulatory Rules Governing the Provision of Advisory Services by Underwriter Members to Issuing Companies for Offering and Issuing Securities and the market conditions and the issue price shall be reported to, and accepted by the regulatory authority before issuance.
  - B. It is proposed to authorize the Board to choose either of the following methods to sell the new shares in the public offering through the underwriter(s):
    - a. Except for 10% to 15% of the new shares must be offered to employees in accordance with Article 267, Paragraph I of the Company Act, it is proposed for the shareholders meeting to approve the pre-emptive rights to subscribe to the remaining shares to be waived by the shareholders in accordance with Article 28-1 of the Securities and Exchange Act and such remaining shares will be offered to the public via book building. It is proposed that any new common shares not subscribed by employees of the Company will be sold to the person(s) designated by the Chairman of the Company at the issue price.
    - b. Except for 10% to 15% of the new shares must be offered to employees in accordance with Article 267, Paragraph I of the Company Act, it is proposed that 10% of the new shares to be sold to the public through the underwriter(s) in accordance with Article 28-1, Paragraph 2 of the Securities and Exchange Act and the remaining shares will be subscribed to by the existing shareholders of the Company in accordance with their shareholding. It is proposed that any new common shares not subscribed by employees and shareholders of the Company will be sold to the person(s) designated by the Chairman of the Company at the issue price.
- (3) Issuance of new common shares for cash in private placement and/or issuance of new common shares for cash to sponsor issuance of GDR in private placement

A. The basis and rationale to determine the private placement price:

- a. The common stock price per share shall be set at no less than 85% of the reference price. The reference price is set as the higher of the following two basis prices:
  - (i) The simple average closing price of the common shares of the Company for either the one, three, or five business days before the price determination date, after adjustment for any distribution of stock dividends, cash dividends or capital reduction.
  - (ii) The simple average closing price of the common shares of the Company for the thirty business days before the price determination date, after adjustment for any distribution of stock dividends, cash dividends, or capital reduction.

- b. The pricing date, actual reference price, theoretical price, and actual issuance price are proposed to be authorized to the Board of Directors to determine within the range approved by the shareholders meeting, after taking into consideration the market status, objective conditions, and qualification of specific parties. Considering that the Securities and Exchange Act has set the restrictions on transfers of the privately placed securities for three full years, the price determination above shall be reasonable.
- B. The method to determine specific parties:

The strategic investors have the priority to be considered as specific parties for private placement if they may being qualified for the rules in Article 43-6, Securities and Exchange Act and other letters from government authorities and should also have direct or indirect benefit to the Company, and can recognize the Company's operating strategy. The company currently has not arranged the specific parties. It is proposed to authorize the Company's Board of Directors to determine the specific parties for private placement.

- C. The necessity of private placement:
  - a. The Company plans to invite strategic investors and strengthen competitiveness through private placement. Because of the restrictions on transfers for three full years, it is better to maintain a long-term relationship with strategic partners by such security issuance of private placement. And also considering the effectiveness and feasibility to raise capital, the Company proposes to raise capital through private placement, rather than public offering.
  - b. The amount of the private placement: up to 250 million common shares.
  - c. The use of proceeds and projected benefits of private placement: The Company plans to do private placement at one time or several times (no more than 3 times) based on market conditions and specific parties. The capital raised will be used to purchase overseas materials, or increase working capital, or repay bank borrowings or other needs for its future development. The private placement will expand the scale of operations and invite strategic investors and will strengthen our competitiveness, upgrade operating efficiency, and reinforce financial structure, which can benefit shareholders' equity.
- 3. Use of proceeds, schedule and projected benefit:

The Company plans to use the fund raising from capital increase to purchase overseas materials, or increase working capital, or repay bank borrowings or other needs for its future development. The fund raising plan will strengthen our competitiveness, upgrade operating efficiency, and reinforce financial structure, which can benefit shareholders' equity.

- 4. It is proposed to authorize the Board of Directors to determine, proceed or revise the issuance plan of new common shares to be issued to sponsor the GDR and the new common shares to be issued in public offering, new common shares in private placement and/or new common shares to sponsor issuance of GDR in private placement, including issue price, shares, terms and conditions, plan items, amount, record date, projected progresses and benefits, and any other item related to the issuance plan, based on market conditions. It is also proposed to authorize the Board of Directors to revise the issuance plan based on operation evaluation, environment changes or if receiving instructions from governmental authorities.
- 5. The new common shares to be issued to sponsor issuance of GDR, the new common shares to be issued in public offering, the new common shares in private placement and/or the new common shares to sponsor issuance of GDR in private placement will be issued in scripless form. However

the new common shares in private placement and the new common shares to sponsor issuance of GDR are subject to the selling restrictions within three years after the delivery date under Article 43-8 of the Securities and Exchange Act, the new common shares to be issued to sponsor the GDR and the new common shares to be issued in public offering, new common shares in private placement and new common shares to sponsor issuance of GDR in private placement will have the same rights and obligations as the Company's existing issued and outstanding common shares.

- 6. It is proposed to authorize the Chairman or the Chairman's designee, on behalf of the Company, to handle all matters relating to, and sign all agreements and documents in connection with, issuance of new common shares to sponsor issuance of GDR and/or issuance of new common shares in public offering and/or issuance of new common shares in private placement and/or issuance of new common shares to sponsor issuance of GDR in private placement.
- 7. The Board is authorized to handle all matters which are not addressed herein in accordance with the applicable laws and regulations.
- 8. Please discuss.

### Resolution:

Voting results: Shares present at the time of voting: 1,926,449,033

Approval votes	%	Disapproval votes	%	Invalid votes	%	Abstention votes/ no votes	%
1,584,678,385 (including 1,539,183,041 shares through e-voting)	82.26	12,714,475 (including 12,714,475 shares through e-voting)		0		329,056,173 (including 329,056,173 shares through e-voting)	

RESOLVED, that the above proposal be and hereby was approved as proposed.

### ITEM 4: Discussion of amendments to the "Articles of Incorporation"

<u>Proposal</u>: Submission (by the BOD) of a proposal to amend certain parts of the Company's "Articles of Incorporation."

### Explanatory Notes:

- 1. In order to comply with the regulations update, it is proposed to make amendments to the "Articles of Incorporation."
- 2. <u>Supplementary Explanation Notes:</u> In accordance with the "Measures for public companies to postpone shareholders' meetings for pandemic prevention" announced by the FSC, the Annual General Shareholders' Meeting was originally scheduled to be held on June 17, 2021 and was

postponed to July 20, 2021. Therefore the date of amendment of "Articles of Incorporation" is adjusted to July 20, 2021.

3. Please discuss.

### Comparison between Original and Amendments to "Articles of Incorporation"

Items	Original Version	Amended Version	Reason
Article 2	The business items of the	The business items of the Company	In order to
	Company are set out as follows:	are set out as follows:	comply with the
			regulations
	9. F401021 Import trading	9. F401021 Import trading	update
	business of restricted radio	business of restricted radio	
	frequency machinery, with	frequency machinery, with	
	permission only for radio	permission only for radio	
	transmitters,	transmitters,	
	10. CC01101 Manufacture of	<u>9.10.CC01100CC01101</u> Manufactur	
	restricted radio frequency	e of restricted radio frequency	
	machinery, with permission	machinery <del>, with permission</del>	
	only for radio transmitters.	only for radio transmitters.	
	11. CC01030 Electric	<u>10.11.</u> CC01030 Electric	
	Appliance and Audiovisual	Appliance and Audiovisual	
	Electric Products	Electric Products	
	Manufacturing	Manufacturing	
	12. JA02010 Electric appliance	<u>11.12.</u> JA02010 Electric appliance	
	and products Repairing (can	and products Repairing (can	
	only be conducted outside	only be conducted outside	
	Hsinchu Science Park )	Hsinchu Science Park )	
	13. J101090 Waste Disposition	<u>12.</u> 13. J101090 Waste Disposition	
	(can only be conducted outside	(can only be conducted outside	
	Hsinchu Science Park)	Hsinchu Science Park)	
	14. CF01011 Medical	<u>13.14.</u> CF01011 Medical equipment	
	equipment manufacturing	manufacturing	
	15. CD01030 Automobiles and	<u>14.</u> 15. CD01030 Automobiles and	
	Parts Manufacturing (can only be conducted outside Hsinchu	Parts Manufacturing (can only be conducted outside Hsinchu	
	Science Park ) 16. F218010 Retail Sale of	Science Park ) <u>15.<del>16.</del> F218010 Retail Sale of</u>	
	Computer Software (can only	Computer Software (can only	
	be conducted outside Hsinchu	be conducted outside Hsinchu	
	Science Park )	Science Park )	
	17. I301020 Data Processing	<u>16.</u> 17.1301020 Data Processing	
	Services	Services	
	18. I301030 Digital	<u>17.18.</u> I301030 Digital Information	
	Information Supply Services	Supply Services	
	information Suppry Services	Supply Services	
Article 19			Correspondence
	The $22^{nd}$ amendment was made on	The $22^{nd}$ amendment was made on	to the
	June 18, 2020.	June 18, 2020.	amendment date.
		The 23 <sup>rd</sup> amendment was made on	antenanioni dute.
		July 20, 2021.	

Resolution:

Approval votes	%	Disapproval votes	%	Invalid votes	%	Abstention votes/ no votes	%
1,596,716,393 (including 1,551,221,049 shares through e-voting)	82.88	584,224 (including 584,224 shares through e-voting)	0.03	0	0	329,148,416 (including 329,148,416 shares through e-voting)	

Voting results: Shares present at the time of voting: 1,926,449,033

RESOLVED, that the above proposal be and hereby was approved as proposed.

### ITEM 5: Discussion of amendments to the "Rules and Procedures of Shareholders' Meeting"

<u>Proposal</u>: Submission (by the BOD) of a proposal to amend certain parts of the Company's "Rules and Procedures of Shareholders' Meeting."

### Explanatory Notes:

- 1. In order to comply with the regulations update, it is proposed to make amendments to the "Rules and Procedures of Shareholders' Meeting." Please refer to Attachment 4 for the comparison between the original and the amendments.
- Supplementary Explanation Notes: In accordance with the "Measures for public companies to postpone shareholders' meetings for pandemic prevention" announced by the FSC, the Annual General Shareholders' Meeting was originally scheduled to be held on June 17, 2021 and was postponed to July 20, 2021. Therefore the date of amendment of "Rules and Procedures of Shareholders' Meeting" is adjusted to July 20, 2021.
- 3. Please discuss.

### Resolution:

Voting results: Shares present at the time of voting: 1,926,449,033

Approval votes	%	Disapproval votes	%	Invalid votes	%	Abstention votes/ no votes	%
1,596,526,258 (including 1,551,030,914 shares through e-voting)	82.87	679,396 (including 679,396 shares through e-voting)	0.04	0	0	329,243,379 (including 329,243,379 shares through e-voting)	

RESOLVED, that the above proposal be and hereby was approved as proposed.

### ITEM 6: Discussion of amendments to the "The Election Regulations of Directors"

<u>Proposal</u>: Submission (by the BOD) of a proposal to amend certain parts of the Company's "The Election Regulations of Directors."

### Explanatory Notes:

- 1. In order to comply with the regulations update, it is proposed to make amendments to the "The Election Regulations of Directors." Please refer to Attachment 5 for the comparison between the original and the amendments.
- Supplementary Explanation Notes: In accordance with the "Measures for public companies to postpone shareholders' meetings for pandemic prevention" announced by the FSC, the Annual General Shareholders' Meeting was originally scheduled to be held on June 17, 2021, and was postponed to July 20, 2021. Therefore the date of amendment of "The Election Regulations of Directors" is adjusted to July 20, 2021.
- 3. Please discuss.

### Resolution:

Voting results: Shares present at the time of voting: 1,926,449,033

Approval votes	%	Disapproval votes	%	Invalid votes	%	Abstention votes/ no votes	%
1,596,531,031 (including 1,551,035,687 shares through e-voting)	82.87	730,678 (including 730,678 shares through e-voting)	0.04	0	0	329,187,324 (including 329,187,324 shares through e-voting)	

RESOLVED, that the above proposal be and hereby was approved as proposed.

### **III.Election Item**

<u>Proposal:</u> Submission (by the Board of Directors, "BOD") of the proposal for election of the Company's 9th Board of Directors (including Independent Directors)

### Explanatory Notes:

- 1. The Company's 8th BOD, with 9 Directors (including 5 Independent Directors), has its term until June 13, 2021. In accordance with Article 195 of the Company Act, in case no election of new directors is effected after expiration of the term of office of existing directors, the term of office of out-going directors shall be extended until the time new directors have been elected and assumed their office. In this connection, the election of the 9th BOD (including 5 Independent Directors) is scheduled in the 2021 Annual General Shareholders' Meeting.
- 2. To implement corporate governance best practices, the Company has established the Audit Committee, the Compensation Committee, Nominating Committee and ESG Committee. In this connection, 9 Directors (including 5 Independent Directors) will be elected at the Annual General Shareholders' Meeting in accordance with the Articles of Incorporation, with their three-year term extending from June 17, 2021 to June 16, 2024. They may then be eligible for re-election. All the Independent Directors will constitute the Audit Committee.
- 3. The directors shall be elected by the candidate nomination system as specified in Article 192-1 of Company Act. The below list of the candidates for the 9 Directors (including Independent Directors):

Title	Name	Academic Qualifications and Major Past Positions	Current Positions (Note 1)	Shareholdings (Note 2)
Director	Simon Lin (Hsien-Ming Lin)	<ul> <li>Bachelor Degree from National Chiao Tung University</li> <li>President of Acer Inc.</li> </ul>	<ul> <li>Chairman &amp; CSO of Wistron Corp. (listed Company)</li> <li>Chairman of Wiwynn Corp. (listed Company)</li> <li>Director of Gamania Digital Entertainment Co., Ltd. (TPEx Listed Company)</li> <li>Independent Director of Taiwan IC Packaging Corp. (TPEx Listed Company)</li> <li>Independent Director of Elan Microelectronics Corp. (listed Company)</li> <li>Independent Director of Powerchip Semiconductor Manufacturing Corp.(Emerging Stocks)</li> <li>Chairman of Wistron Digital Technology Holding Company</li> </ul>	42,599,252
Director	Robert Huang (Po-Tuan Huang)	<ul> <li>Executive MBA Training Program at National Cheng-Chi University</li> <li>Bachelor Degree in Industrial Engineering from Ta-Tung Institute of Technology</li> <li>Vice President of Acer Inc.</li> </ul>	<ul> <li>Vice Chairman &amp; President of New Business of Wistron Corp. (listed Company)</li> <li>Chairman of WiAdvance Technology Corporation</li> <li>Chairman of WiEdu Corp.</li> <li>Chairman of Wistron Medical Technology Corporation</li> <li>Chairman of Wistron Medical Tech Holding Company</li> </ul>	9,757,628

Title	Name	Academic Qualifications and	Current Positions (Note 1)	Shareholdings (Note 2)
		Major Past Positions	<ul> <li>Director of Wistron Corp.(listed Company)</li> <li>Chairman &amp; CSO of Wistron NeWeb Corp.</li> </ul>	(INOLE 2)
Director	Legal Representative of Wistron NeWeb Corporation: Haydn Hsieh (Hong-Po Hsieh)	<ul> <li>Bachelor Degree in electrical engineering from Ta-Tung Institute of Technology</li> <li>Senior Vice President of Acer Inc.</li> </ul>	<ul> <li>Chamman &amp; Coo of Wishon Howe Corp. (listed Company)</li> <li>Director of Apacer Technology Inc. (listed Company)</li> <li>Independent Director of Raydium Semi- conductor Corp. (Emerging Stocks)</li> <li>Director of aEnrich Technology Corp.</li> </ul>	28,796,209
Director	Philip Peng (Chin-Bing Peng)	<ul> <li>Master Degree in business administration from National Chengchi University</li> <li>Senior Vice President of Acer Inc.</li> </ul>	<ul> <li>Director of Wistron Corp. (listed Company)</li> <li>Director of Wistron NeWeb Corp. (listed Company)</li> <li>Director of Wistron Information Technology&amp; Services Corp. (TPEx Listed Company)</li> <li>Independent Director of AU Optronics Corp. (listed Company)</li> <li>Independent Director of Apacer Technology Inc. (listed Company)</li> <li>Chairman of Smart Capital Corp.</li> <li>Director of Zigong Art Sharing Co., Ltd.</li> <li>Supervisor of Allxon Inc.</li> </ul>	360,870
Independent Director	Jack Chen (Yu-Liang Chen)	<ul> <li>Bachelor Degree in electrical engineering from National Taiwan University</li> <li>Chairman of Spirox Corp.</li> <li>Chairman of RDC Semiconductor Co., Ltd.</li> </ul>	<ul> <li>Independent Director of Wistron Corp. (listed Company)</li> <li>Chairman of Spirox Corp. (listed Company)</li> <li>Director of RDC Semiconductor Co., Ltd. (TPEx Listed Company)</li> <li>Director of Taiwan Oasis Technology Co., Ltd. (TPEx Listed Company)</li> <li>Director of Browave Corp. (TPEx Listed Company)</li> </ul>	0
Independent Director	S. J. Paul Chien (Shyur-Jen Chien)	<ul> <li>Master Degree in Chemical Engineering from Massachusetts Institute of Technology</li> <li>Chairman of Vanguard International Semiconductor Corp.</li> </ul>	<ul> <li>Independent Director of Wistron Corp. (listed Company)</li> <li>Independent Director of Nan Ya Printed Circuit Board Corp. (listed Company)</li> <li>Chairman of FUCHU General Contractor Corp.</li> <li>Chairman of FUCHU Investment Corp.</li> </ul>	0
Independent Director	Christopher Chang (Liang-Chi Chang)	<ul> <li>Bachelor Degree in college of law from National Chengchi University</li> <li>Chairman of Continental Development Corp.</li> </ul>	<ul> <li>Independent Director of Wistron Corp. (listed Company)</li> <li>Director of Continental Holdings Corp. (listed Company)</li> <li>Chairman of Continental Development Corp. (listed Company)</li> <li>Chairman of CEC Commercial Development Corp.</li> <li>Director of Grand River Development Limited</li> <li>Director of Sanlien Educational Foundation</li> </ul>	0
Independent Director	Sam Lee (Ming-Shan Lee)	<ul> <li>Master Degree in business administration from National Chengchi University</li> <li>Executive vice president of Yuanta Securities Co., Ltd.</li> <li>Managing Director of Citigroup Global Markets Securities</li> </ul>	<ul> <li>Independent Director of Wistron Corp. (listed Company)</li> <li>Director of Nien Made Enterprise Co., Ltd. (listed Company)</li> <li>Director of Ta Liang Technology Co., Ltd. (listed Company)</li> <li>Director of DFI Inc. (listed Company)</li> <li>Independent Director of Dafeng TV Ltd. (listed Company)</li> <li>Director of Bafang Yunji International Co., Ltd. (Emerging Stocks)</li> <li>Chairman of ILI Technology Corp.</li> </ul>	0

Title	Name	Academic Qualifications and Major Past Positions	Current Positions (Note 1)	Shareholdings (Note 2)
			<ul> <li>Chairman of MagiCapital (Taiwan) Ltd.</li> <li>Chairman of MagiCap Venture Capital Co., Ltd.</li> <li>Chairman of Sin Sih Investments Limited</li> <li>Chairman of Sih Gao Investments Limited</li> <li>Chairman of Deus Investments Limited</li> <li>Chairman of Belos Investments Limited</li> </ul>	
Independent Director	Peipei Yu (Pei-Pei Yu)	<ul> <li>Master Degree in college of Business Administration from University of British Columbia</li> <li>Bachelor Degree in college of Money and Banking from National Chengchi University</li> <li>Managing Director of Goldman Sachs (Asia) L.L.C.</li> </ul>	<ul> <li>Chairman of Zoyi Venture Capital Co., Ltd.</li> <li>Supervisor of ELTA Technology Co., Ltd. (Emerging Stocks)</li> <li>Director of Vigor Kobo Co., Ltd. (Emerging Stocks)</li> <li>Director of Zoyi Capital Fund I GP, Ltd.</li> <li>Director of Zoyi Capital, Ltd. (Cayman)</li> </ul>	0

Note1: As of the current position on March 23, 2021

Note2: As per the actual reported number of shares on April 19, 2021

4. <u>Supplementary Explanation Notes:</u> In accordance with the "Measures for public companies to postpone shareholders' meetings for pandemic prevention" announced by the FSC, the Annual General Shareholders' Meeting was originally scheduled to be held on June 17, 2021, and was postponed to July 20, 2021. Therefore the term of 9th Board of Directors has been revised from July 20, 2021 to July 19, 2024.

### Election Results:

Nine directors for the 9th Board of Directors (including five independent directors) elected by the shareholders present are listed as follows:

A. Directors

Name	Ballots Received
Simon Lin (Hsien-Ming Lin)	1,974,455,555
Robert Huang (Po-Tuan Huang)	1,468,431,776
Legal Representative of Wistron NeWeb	1 242 001 248
Corporation: Haydn Hsieh (Hong-Po Hsieh)	1,343,001,248
Philip Peng (Chin-Bing Peng)	1,295,849,746

### B. Independent Directors

Name	Ballots Received
Jack Chen (YuLiang Chen)	1,723,797,329
Peipei Yu (Pei-Pei Yu)	1,696,786,150
S. J. Paul Chien (Shyur-Jen Chien)	1,403,291,330
Christopher Chang (Liang-Chi Chang)	1,399,809,275
Sam Lee (Ming-Shan Lee)	1,213,780,694

### **IV. Discussion Items II**

### Discussion of the release of the prohibition on newly-elected directors and their corporate representatives from participation in competitive business.

<u>Proposal:</u> Submission (by the BOD) of a proposal to release the prohibition on newly-elected directors and their corporate representatives from participation in competitive business.

### Explanatory Notes:

- Pursuant to Article 209 of the Company Act, "A director engaging, either for himself or on behalf of another person, in activities that are within the scope of the company's business, shall explain at the shareholder meetings the essential details of such activities and secure its approval." It is hereby proposed to release the prohibition on newly-elected directors and their corporate representatives, who participate in the operations of another company that engages in the same or similar business scope as the Company, from participation in the competitive business.
- 2. Under the premise that such actions will not impair the Company's competitive advantage, it is proposed to grant approval at the shareholders' meeting for the release of the prohibition on newly-elected directors and their corporate representatives from participation in competitive business. Items proposed to be released are shown below.

Title	Name	Current Positions (Note )
Director	Simon Lin (Hsien-Ming Lin)	<ul> <li>Chairman of Wiwynn Corp. (listed Company)</li> <li>Director of Gamania Digital Entertainment Co., Ltd. (TPEx Listed Company)</li> <li>Independent Director of Taiwan IC Packaging Corp. (TPEx Listed Company)</li> <li>Independent Director of Elan Microelectronics Corp. (listed Company)</li> <li>Independent Director of Powerchip Semiconductor Manufacturing Corp. (Emerging Stocks)</li> <li>Chairman of Wistron Digital Technology Holding Company</li> </ul>
Director	Robert Huang (Po-Tuan Huang)	<ul> <li>Chairman of WiAdvance Technology Corporation</li> <li>Chairman of WiEdu Corp.</li> <li>Chairman of Wistron Medical Technology Corporation</li> <li>Chairman of Wistron Medical Tech Holding Company</li> </ul>
Director	Legal Representative of Wistron NeWeb Corporation: Haydn Hsieh (Hong-Po Hsieh)	<ul> <li>Chairman &amp; CSO of Wistron NeWeb Corp. (listed Company)</li> <li>Director of Apacer Technology Inc. (listed Company)</li> <li>Independent Director of Raydium Semi-conductor Corp. (Emerging Stocks)</li> <li>Director of aEnrich Technology Corp.</li> </ul>
Director	Philip Peng (Chin-Bing Peng)	<ul> <li>Director of Wistron NeWeb Corp. (listed Company)</li> <li>Director of Wistron Information Technology&amp; Services Corp. (TPEx Listed Company)</li> <li>Independent Director of AU Optronics Corp. (listed Company)</li> <li>Independent Director of Apacer Technology Inc. (listed Company)</li> <li>Chairman of Smart Capital Corp.</li> <li>Director of Zigong Art Sharing Co., Ltd.</li> <li>Supervisor of Allxon Inc.</li> </ul>
Independent Director	Jack Chen (Yu-Liang Chen)	<ul> <li>Chairman of Spirox Corp. (listed Company)</li> <li>Director of RDC Semiconductor Co., Ltd. (TPEx Listed Company)</li> <li>Director of Taiwan Oasis Technology Co., Ltd. (TPEx Listed Company)</li> <li>Director of Browave Corp. (TPEx Listed Company)</li> </ul>
Independent Director	S. J. Paul Chien (Shyur-Jen Chien)	<ul> <li>Independent Director of Nan Ya Printed Circuit Board Corp. (listed Company)</li> <li>Chairman of FUCHU General Contractor Corp.</li> </ul>

Title	Name	Current Positions (Note )
		<ul> <li>Chairman of FUCHU Investment Corp.</li> </ul>
		<ul> <li>Director of Continental Holdings Corp. (listed Company)</li> </ul>
Independent	Christopher Chang	<ul> <li>Chairman of Continental Development Corp.</li> </ul>
Director	(Liang-Chi Chang)	<ul> <li>Chairman of CEC Commercial Development Corp.</li> </ul>
Director	(Liang-Cin Chang)	<ul> <li>Director of Grand River Development Limited</li> </ul>
		<ul> <li>Director of Sanlien Educational Foundation</li> </ul>
		<ul> <li>Director of Nien Made Enterprise Co., Ltd. (listed Company)</li> </ul>
		<ul> <li>Director of Ta Liang Technology Co., Ltd. (listed Company)</li> </ul>
		<ul> <li>Director of DFI Inc. (listed Company)</li> </ul>
		<ul> <li>Independent Director of Dafeng TV Ltd. (listed Company)</li> </ul>
	Sam Lee (Ming-Shan Lee)	<ul> <li>Director of Bafang Yunji International Co., Ltd. (Emerging Stocks)</li> </ul>
Independent		<ul> <li>Chairman of ILI Technology Corp.</li> </ul>
Director		Chairman of MagiCapital (Taiwan) Ltd.
		<ul> <li>Chairman of MagiCap Venture Capital Co., Ltd.</li> </ul>
		Chairman of Sin Sih Investments Limited
		Chairman of Sih Gao Investments Limited
		Chairman of Deus Investments Limited
		Chairman of Belos Investments Limited
		Chairman of Zoyi Venture Capital Co., Ltd.
Indonandant	Daimai Vu	Supervisor of ELTA Technology Co., Ltd. (Emerging Stocks)
Independent Director	Peipei Yu	<ul> <li>Director of Vigor Kobo Co., LTD. (Emerging Stocks)</li> </ul>
Director	(Pei-Pei Yu)	<ul> <li>Director of Zoyi Capital Fund I GP, Ltd.</li> </ul>
		<ul> <li>Director of Zoyi Capital, Ltd. (Cayman)</li> </ul>

Note: As of the current position on March 23, 2021

### Resolution:

Voting results: Shares present at the time of voting: 1,926,449,033

Approval votes	%	Disapproval votes	%	Invalid votes	%	Abstention votes/ no votes	%
1,592,966,605 (including 1,547,471,261 shares through e-voting)	82.69	3,282,444 (including 3,282,444 shares through e-voting)	0.17	0	0	330,199,984 (including 330,199,984 shares through e-voting)	

RESOLVED, that the above proposal be and hereby was approved as proposed.

### V. Extemporary Motion: None.

### VI. Meeting Adjourned: 9:56 a.m., July 20, 2021.

### Wistron Corporation Business Report

The year 2020 was unprecedented with COVID-19 spreading across the globe. The closing of borders and subsequent quarantine measures created tremendous impacts on the business environment and the way people live their lives. Despite the ongoing US-China trade war, reshuffling supply-chain, and strengthening of the NT dollar, among other variables, Wistron was still able to maintain operational growth amidst these challenges.

In 2019, Wistron embarked on an internal restructuring that created three major business entities: Wistron Technologies, Wistron Smart Devices, and New Business. After undergoing a short adjustment period, we can now see the positive effects of our increased efficiency and focus. Furthermore, Wistron has deeply felt the necessity of sustainability and social responsibility aspects of ESG (Environmental, Social, Governance) and has actively implemented ESG into its daily operations.

Hereby, I would like to report on Wistron's 2020 business results, our business plan for 2021, and the company's future development strategy.

### **2020 Financial and Operation Results**

In 2020, our consolidated revenue reached NT\$845.012 billion with a net profit attributable to owners of parent of NT\$8.682 billion and an earnings per share (EPS) of NT\$3.10. The previous year's consolidated revenue was NT\$878.255 billion with a net profit attributable to owners of parent of NT\$6.801 billion and an EPS of NT\$2.4. Gross margin in 2020 was 5.5% compared with 4.8% in 2019 while the operating margin improved to 1.7% from 1.5% the year before.

In response to future company transformation and global production capacity plans, we disposed of a portion of our Kunshan factory's production capacity. Work-from-home, distance education, and e-commerce logistics development brought about by the pandemic boosted product categories related to these changing requirements. These specifically included notebooks, monitors, industrial control equipment, and enterprise products which displayed a more pronounced growth. The sales for other product lines remained either flat or declined slightly.

### **Corporate Sustainability and Social Responsibility**

In 2019, Wistron established an ESG Committee under the Board of Directors to deepen its vision of sustainable development and put into practice its corporate social responsibility. The ESG Committee spares no effort in implementing policies in the areas of environmental protection, social inclusion, corporate governance and innovative value. In 2020, Wistron was ranked in the top 5 percent of the 6<sup>th</sup> Corporate Governance Evaluation and was awarded CommonWealth magazine's Corporate Citizen Award for the eleventh time. Wistron also received an A- rating from Carbon Disclosure Project (CDP), and garnered an AA rating from MSCI (Morgan Stanley Capital Investment) ACWI (All Country World Index) ESG for the fourth consecutive year.

### **2021 Business and Operational Focus**

As the world economy continues to be affected by the pandemic in 2021, uncertainties still exist such as the continuing severe shortage of key components. This uncertainty also contributes to a remote economy such as remote work, remote learning, remote consumption and other lifestyle changes that are considered the new normal. Wistron is fully prepared for these challenges, and its operational focus builds on last year's five major operating directions with a special emphasis on the following:

- (1) Optimize global strategy and accelerate digital transformation: The company's operation and growth depends on management and professional talent. The global strategy includes factory expansion and the addition of new sites, enough talent recruitment, and a comprehensive building and implementation of agile and digital capabilities.
- (2) Build up image as a technology services provider while increasing operational growth momentum: Wistron Technologies, Wistron Smart Devices and New Business and other business groups are rooted in their digital capability and must establish differentiation in business results and implement an effective management system for business growth in order to achieve business excellence.
- (3) Aggressively invest, develop and acquire key technologies to establish future core competencies: We possess a firm technology base and artificial intelligence (AI) supplying us with a distinct competitive advantage. And, by further increasing customer loyalty, we can create real, long-term value.
- (4) Continue to intensify digital transformation to make a positive impact: Wistron actively drives digital transformation, making good use of digital technology to optimize internal management systems and create new business value. All data and improvements must be reflected on both financial and non-financial performance indices.
- (5) Implement corporate sustainability, increase ESG international visibility: Wistron strongly adheres to the United Nations Sustainable Development Goals by aligning its corporate

sustainability direction, strategy, and short/mid/long-term targets. This means that all global sites can strictly follow and implement these directives.

### **Future Outlook**

As we celebrate our 20<sup>th</sup> year, Wistron has begun its enterprise architecture comprising the three main business entities. Business volume and profit are performing stably with steady growth. Looking to the future, we hope to continue perfecting our global strategy, integrating the local resources and advantages of each site to effectively adapt to global market changes and the latest technology development trends to achieve the best results. Facing the coming age of 5G and AI Internet of Things (IoT), Wistron has already embedded digital transformation into its corporate gene. At the same time, we have strengthened our R&D and patent technology investments to develop the most competitive product portfolio and production capability. These provide us with a stable foundation on which a path to intelligent and green manufacturing will be realized.

In the area of corporate sustainable development, Wistron upholds an altruistic management philosophy with ESG principles as its guide. Incorporating the four major areas of corporate governance, environmental protection, social inclusion, innovative value, we move towards a digital future by being a "technology powerhouse for better life and environment." We thank all shareholders for all your support and encouragement to Wistron over the years. The Wistron management team and all employees will continue to strive hard to create the greatest value for the company and shareholders.

Chairman: Simon Lin

President: Jeff Lin and David Shen

Controller: Stone Shih

### **Independent Auditors' Report**

To the Board of Directors of Wistron Corporation: **Opinion** 

We have audited the parent company only financial statements of Wistron Corporation ("the Company"), which comprise the balance sheets as of December 31, 2020 and 2019, the statements of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2020 and 2019, 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 audit of the consolidated financial statements as of and for the year ended December 31, 2020 in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants, and the auditing standards generally accepted in the Republic of China. Furthermore, we conducted our audit of the financial statements as of and for the year ended December 31, 2019 in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants' Ruling No.1090360805 issued by the Financial Supervisory Commission, and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

### **Key Audit Matters**

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

### 1. Provision of sales return and allowance (current refund liability)

Please refer to Note 4(q) "Revenue from contracts with customers" for accounting policy, Note 5(a) for accounting assumption, judgments and estimation uncertainty of provision of sales return and allowance (refund liability), and Note 6(t) for the disclosure of the provision of sales return and allowance (refund liability) to the financial statements.

### Description of key audit matter

The Company provides the sale rebates to the customers under contractual requirements and evaluates the adequacy of the provision of sales return and allowance based on historical experiences and contract conditions. Consequently, the evaluation of the sales return and allowance (refund liability) resulting from sales has been identified as a key audit matter.

### How the matter was addressed in our audit

Our principal audit procedures included testing the Company's controls surrounding the revenue recognition for key manual and systems based controls, tracing general ledger to sales systems and reconciling the differences, and assessing the appropriateness in applying accounting policies to revenue recognition process; our audit work, in respect of the accrual for rebates and returns, involved testing key management controls over the claims and credits. In order to assess the reasonableness of the estimates for such accruals, we considered the appropriateness of the calculation, imputed parameters, key assumptions, and the historical experience.

### 2. Inventory valuation

Please refer to Note 4(g) "Inventory" for accounting policy, Note 5(b) for accounting assumption, judgments and estimation uncertainty of inventory and Note 6(f) for the disclosure of the valuation of inventory to the financial statements.

### Description of key audit matter

Inventories are stated at the lower of cost or net realizable value. The rapid development of technology and the advance of new electronic products can have a significant impact on market demand, which may lead to product obsolescence that will affect the cost of inventory to be higher than its net realizable value. Consequently, the valuation of inventories has been identified as another key audit matter.

### How the matter was addressed in our audit

In relation to the key audit matter above, our audit procedures included the examining the inventory aging report, analyzing the variation in inventories, and evaluating the selling price used for the Company's inventory valuation and the changes on fair values of the inventories subsequently; selecting samples to assess the reasonableness of the net realizable values by comparing them to the original documents; as well as considering the adequacy of the Company's disclosure in this area.

### 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 the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance (including the Audit Committee) are responsible for overseeing the Company's financial reporting process.

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

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

- 1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's 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 auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the 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 the investment in other entities accounted for using the equity method 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 of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Ya-Ling Chen and Chia-Chien Tang.

### KPMG

Taipei, Taiwan (Republic of China) March 23, 2021

### Notes to Readers

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

The independent auditors' report and the accompanying parent company only financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and parent company only financial statements, the Chinese version shall prevail.

(English Translation of Parent Company Only Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION Parent Company Only Balance Sheets December 31, 2020 and 2019 (Expressed in Thousands of New Taiwan Dollars)

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	A searche	December 31, 2020	020	31, 2(			December 31, 2020		December 31, 2019	019	
	Current assets:	IIIIOIIIV				Labutues and Equity Current liabilities:	AIIIOUIII	%	Allount	%	
1100	Cash and cash equivalents (note 6(a))	\$ 3,907,196	1	3,038,447 1	2100	Short-term loans (notes 6(1)(z))	\$ 67,173,137	20	21,865,014	9	
1110	Current financial assets at fair value through profit or loss (note 6(b))	227,834		- 58,927	2120	Current financial liabilities at fair value through profit or loss (note 6(b))	8,577	'	68,043		
1170	Note and trade receivables, net (notes 6(d)(t))	51,569,866	16	68,863,387 20	2130	Current contract liabilities (note 6(t))	1,735,880	-	1,565,181		
1180	Trade receivable - related parties (notes $6(d)(t)$ and 7)	130,624,237	40	153,326,860 44	2170	Note and trade payables	40,633,266	12	54,735,019	16	
1210	Other receivables - related parties (notes 6(e) and 7)	3,526,025	1	1,361,738 -	2180	Trade payable - related parties (note 7)	89,464,575	27	147,515,249	42	
1220	Current tax assets	19,967	•	26,488 -	2220	Other payables - related parties (note 7)	953,995	'	855,756		
130X	Inventories (note 6(f))	24,867,124	7	16,496,198 5	2280	Current lease liabilities (notes 6(m)(z))	193,487	'	153,748		
1460	Non-current assets classified as held for sale (note 6(g))	12,018,229	4	•	2322	Current portion of long-term loans (notes $6(l)(z)$ )		•	2,407,177	-	
1470	Other current assets (notes $6(d)(e)(k)$ )	4,192,805	-	5,329,824 2	2365	Current refund liability (note 6(t))	9,560,522	3	6,177,579	7	
	Total current assets	230,953,283	20	248,501,869 72	2399	Other current liabilities	22,697,262	2	17,349,065	5	
	Non-current assets:					Total current liabilities	232,420,701	70	252,691,831	72	
1510	Non-current financial assets at fair value through profit or loss (note 6(b))			136,114 -		Non-current liabilities:					
1517	Non-current financial assets at fair value through other comprehensive income (note $\mathcal{L}(\mathcal{O})$ )	109 222 V	ſ	1 618 900	2540	Long-term loans (notes $6(l)(z)$ )	20,332,308	9	15,752,275	5	
1660	mount (note o(c))	4,/22,001	۲ č	4,010,902 1 1 20,502 1 1 50,502 1 1 50,502 1 1 50,502 1 1 50,502 1 1 50,502 1 1 50,502 1 1 50,502 1 1 50,502 1 50,502 1 50,502 1 50,502 1 50,502 1 1 50,502 1 50,5002 1 50,5002 1 50,5002 1 50,5002 1 50,5002 1 50,502 1 5	2570	Deferred tax liabilities (note $6(p)$ )	2,721,023	-	2,484,701	-	
0001	Equity - accounted investees (note $o(g)$ )	80,060,468	74	82,825,095 24	2580	Non-current lease liabilities (notes $6(m)(z)$ )	285,193	'	239,052		
1600	Property, plant and equipment (notes $6(h)$ and 7)	6,184,970	7	5,039,467 2	2600	Other non-current liabilities (notes 6(o)(z))	1.636.651	1	1.933.799	1	
1755	Right-of-use assets (note 6(i))	481,232	•	397,347 -		Total non-current liabilities	24 975 175	0	20 409 827	۲ ۲	
1780	Intangible assets (notes $6(j)$ and 7)	813,574	•	770,210 -		Total liabilities	757 305 876	1.6	273 101 658	10	
1840	Deferred tax assets (note 6(p))	5,256,727	0	4,384,962 1		Route (notes ((c)/a)) ·	010,000,107	1	000,101,012		
1900	Other non-current assets (notes 6(k) and 8)	477,798	•	379,678 -	2110	equity (nous o(c)(q)) . Ordinory chanse	161 207 86	C	101 907 80	0	
	Total non-current assets	98,008,370	30	98,550,373 28	3200	Capital sumhs	25.760.011		24.681.872	0	
					3300	Retained earnings	26,853,167	8	24,398,715	٢	
					3400	Other equity	(7, 846, 263)	(3)	(3, 536, 124)	<u> </u>	
					3500	Treasury shares	(1,607,259)	-		۰	
						Total equity	71,565,777	22	73,950,584	21	
	Total assets	s 328,961,653	100	347,052,242 100		Total liabilities and equity	s <u>328,961,653</u>	100	347,052,242	100	

See accompanying notes to parent company only financial statements.

### (English Translation of Parent Company Only Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION

### Parent Company Only Statements of Comprehensive Income

### For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars, except for earnings per common share)

Amount         %         Amount         %           4000         Net reveues (aotes 6(1) abs (1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(				2020		2019	
5000         Cost of sales (notes 6(f)(b)(f)(m)(o)(v), 7 and 12)         6665.864.785         97         715.395.847         97           5000         Gross profit         20.871.366         3         20.346.611         3           5910         Urgensprofit         20.675.286         3         19.888.096         3           5920         Net gross profit         20.675.286         3         19.888.096         3           5920         Administrative         2.527.625         2         2.144.835         -           6300         Research and development         13.564.223         2         12.236.433         3           5010         Operating income         11.80.941         515.300         -         3           7010         Interest income         81.898         80.735         -           7010         Interest income         118.941         515.300         -           7020         Other gains and losses         23.007         -         63.31.315         -           7020         Finance costs         (127.097)         -         (2.973.387)         -           7030         Frofit off         6.994.556         1         5.879.266         1           704         Intero				Amount	%	Amount	%
5900         Gross profit         20.821.366         3         20.346.611         3           5910         Unrealized profit from sales         (146.080)         (488.215)         -           5910         Very rosy profit         20.572.86         3         19.858.096         3           6000         Selling         2.915.782         -         3.016.576         -           6100         Selling         2.915.782         -         3.016.576         -           6300         Research and development         -         13.564.222         2         12.306.133         3           6900         Operating income and expenses         19.007.623         2         17.467.944         3           6900         Other income         18.898         -         8.07.35         -           7010         Interest income         18.898         -         8.07.35         -           7020         Other income         18.898         -         8.07.35         -           7020         Other income         18.894         -         51.300         -           7020         Other income         18.294.1.527         -         5.879.266         1           7021         Incon operatin	4000	Net revenues (notes 6(t) and 7)	\$	687,686,152	100	735,742,458	100
5910         Unrealized profit from sales         (146.080)         (488.515)           5950         Net gross profit         20.075.286         3         19.888.096         3           6100         Selling         2.915.782         -         3.016.676         -           6100         Selling         2.915.782         -         3.016.676         -           6200         Administrative         2.527.625         -         2.144.835         -           6300         Research and development         1.564.223         -         2.12.306.433         -           6400         Operating income and expenses (notes 6(g)(k)(m)(n)(w)(w), 7 and 12):         -	5000	Cost of sales (notes 6(f)(h)(i)(j)(m)(o)(v), 7 and 12)	_	666,864,786	97	715,395,847	97
9590         Net gross profit         20.675.286         3         19.858.096         3           0000         Operating capenase (uotes 6(d)(c)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)(d)	5900	Gross profit		20,821,366	3	20,346,611	3
6000         Operating expenses (notes 6(d)(e)(h)(d)(k)(m)(o)(v), 7 and 12):	5910	Unrealized profit from sales	_	(146,080)	-	(488,515)	-
6100       Selling       2.915.782       3.016.676         6200       Administrative       2.827.7625       2.144.835         6300       Research and development       13.564.223       2       1.230.6433       3         6000       Non-operating income       1.667.555       1       2.390.152       -         7000       Non-operating income and expenses (notes 6(g)(k)(m)(n)(u)(w), 7 and 12):       1       1       1       1       1       3         7010       Other aims and losses       23.097       631.315       -       (2.973.387)       -         7020       Other gains and losses       (1.270.967)       (2.973.387)       -         7030       Total non-operating income and expenses       6.6994.556       1       4.133.229       1         7030       Other comprehensive income (notes 6(g)(o)(p)(q)(w))       8.681.762       2       6.533.81       1         7040       Profit before tax       8.662.112       2       6.523.381       1         7050       Exercited agains (losses) from investments in equity instruments measured at fair value through other comprehensive income       (250.843)       (96.910)       -         8310       Components of other comprehensive income       (3.0763       (22.733)       -	5950	Net gross profit	_	20,675,286	3	19,858,096	3
6200       Administrative $2,527,625$ $2,144,835$ $-$ 6300       Research and development $13,564,223$ $2$ $12,206,433$ $33$ 6500       Operating income $12,607,656$ $1$ $2,239,152$ $-$ 7000       Interest income $81,898$ $80,735$ $-$ 7010       Other income $81,898$ $80,735$ $-$ 7020       Other income $81,898$ $80,735$ $-$ 7030       Recognized share of subsidiaries, associates and joint ventures accounted for equity method $8,641,587$ $-1$ $5,879,266$ $-1$ 7030       Profit before tax $8,662,212$ $2$ $6,523,381$ $-1$ 7940       Profit before tax $8,662,212$ $2$ $6,800,768$ $-1$ 7950       Less: Income tax benefit (note $6(p)$ ) $(19,550)$ $ (277,387)$ $-$ 8311       Losses on remeasurements of defined benefit plans $(250,843)$ $(96,910)$ $-$ 8311       Losses on comprehensive income $(96,910)$ $ (22,733)$ $-$ 8311       Loss	6000	Operating expenses (notes 6(d)(e)(h)(i)(j)(k)(m)(o)(v), 7 and 12):					
6300       Research and development $13,564,223$ 2 $12,306,433$ 3         7000       Portaing income $19,007,530$ 2 $17,467,944$ 3         7000       Non-operating income and expenses (notes $6(g)(k)(m)(n)(n)(v), 7$ and $12)$ : $118,984$ 2,300,152       -         7010       Other income $81,898$ 80,735       -         7010       Other gains and losses $23,097$ $631,315$ -         7020       Other gains and losses $23,097$ $631,315$ -         7010       Other gains and losses $23,097$ $631,315$ -         7020       Other gains and losses $23,097$ $c631,315$ -         7070       Recognized share of subsidiaries, associates and joint ventures accounted for equity method $8.642,322$ $1$ $5.879,266$ $1$ 7950       Less: Income tax benefit (note $6(p)$ )       (19,550)       -       (277,387)       -         8200       Other comprehensive income (notes $6(g)(\phi)(\phi)(\psi)$ $8.681,762$ 2 $6.800,768$ 1         8311       Losses on remeasurements of defined benefit plans $(250,843)$ $(96,910)$ -         8314	6100	Selling		2,915,782	-	3,016,676	-
Total operating expenses         19.007.630         2         17.467.944         3           6900         Operating income         1.667.656         1         2.390.152         -           7000         Non-operating income         81.898         -         8.07.35         -           7101         Interest income         81.898         -         8.07.35         -           7100         Other income         118.941         -         515.300         -           7020         Other gains and losses         23.097         -         6273.387         -           7050         Finance costs         (1.270.967)         -         (2.973.387)         -           7070         Recognized share of subsidiaries, associates and joint ventures accounted for equity method         5.041.587         1         5.572.266         1           7080         Finance cost         (1.270.967)         -         (2.97.387)         -           7080         Recognized share of subsidiaries, associates and joint ventures accounted for tax         8.041.587         1         5.572.266         1           7080         Recognized share of subsidiaries, associates and joint ventures accounted for uss         (1.95.59)         -         (277.387)         -           8300 </td <td>6200</td> <td>Administrative</td> <td></td> <td>2,527,625</td> <td>-</td> <td>2,144,835</td> <td>-</td>	6200	Administrative		2,527,625	-	2,144,835	-
6900         Operating income         1.667.656         1         2.390.152         .           7000         Interest income         81.898         80.735         .           7100         Interest income         118.941         .         515.300         .           7010         Other income         118.941         .         515.300         .           7010         Recognized share of subsidiaries, associates and joint ventures accounted for equity method         23.007         .         631.315         .           7010         Recognized share of subsidiaries, associates and joint ventures accounted for equity method $\frac{8.041.587}{4.133.222}$ 1 $\frac{4.133.229}{4.22}$ 1           7090         Profit before tax         8.6462.12         2         6.533.381         1         .           7030         Other comprehensive income (notes 6(g)(o)(p)(q)(w))         8.681.762         2         6.800.768         1           7041         Losses on remeasurements of defined benefit plans         (250.843)         (96.910)         .           8310         Share of other comprehensive income         (121.421)         1.983.210         .           8330         Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components	6300	Research and development	_	13,564,223	2	12,306,433	3
Non-operating income and expenses (notes 6(g)(k)(m)(n)(n)(v), 7 and 12):       Non-operating income and expenses       81.898       .       80.755         7010       Other income       118.941       .       515.300       .         7020       Other gains and losses       23.097       .       631.315       .         7020       Profit eraits and losses       (1.270.967)       .       (2.973.387)       .         7070       Recognized share of subsidiaries, associates and joint ventures accounted for equity method       8.041.587       1       5.879.266       .1         7090       Profit before tax       6.6994.556       1       4.133.229       .1         7990       Profit before tax       8.662.212       2       6.800.768       .1         8300       Other comprehensive income (notes 6(g)(o)(p)(q)(w))       .       (19.550)       .       .(277.387)       .         8311       Losses on remeasurements of defined benefit plans       (250.843)       .       (96.910)       .         8314       Losses on remeasurements of entime of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss       .       .       .       .       .       .       .       .       .		Total operating expenses	_	19,007,630	2	17,467,944	3
100Interest income81,898.80,735.7010Other income118,941.515,300.7020Other gains and losses23,0977030Finance costs(1,270,967).(2,973,387).7070Recognized share of subsidiaries, associates and joint ventures accounted for equity method7070Recognized share of subsidiaries, associates and joint ventures accounted for equity method <td>6900</td> <td>Operating income</td> <td>_</td> <td>1,667,656</td> <td>1</td> <td>2,390,152</td> <td></td>	6900	Operating income	_	1,667,656	1	2,390,152	
7010       Other income $118,941$ . $515,300$ .         7020       Other gains and losses $23,097$ . $631,315$ .         7050       Finance costs $(1,270,967)$ . $(2,973,387)$ .         7070       Recognized share of subsidiaries, associates and joint ventures accounted for equity method $8.041,587$ 1 $5.879,266$ .1         7070       Profit before tax $6.994,556$ 1 $4.133,229$ .1         7090       Profit before tax $8.662,212$ 2 $6.523,381$ .1         8300       Other comprehensive income (notes $6(g)(o)(p)(q)(w)$ ) $8.681,762$ 2 $6.800,768$ .1         8311       Losses on remeasurements of defined benefit plans $(250,843)$ . $(96,910)$ .         8330       Share of other comprehensive income (loss) that will not be reclassified to profit or loss $(121,421)$ $1.983,210$ .         8349       Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss $(2,345)$ $(2,2,43)$ .         8361       Exchange differences on translation of foreign financial statements $(3.878,882)$ $(1)$	7000	Non-operating income and expenses (notes 6(g)(k)(m)(n)(u)(w), 7 and 12):					
7020       Other gains and losses $23.097$ $\cdot$ $631.315$ $\cdot$ 7050       Finance costs $(1.270.967)$ $\cdot$ $(2.973.387)$ $\cdot$ 7070       Recognized share of subsidiaries, associates and joint ventures accounted for equity method $8.041.587$ $1$ $5.879.266$ $-1$ 7070       Profit before tax $6.994.556$ $1$ $4.133.229$ $-1$ 7080       Profit before tax $8.662.212$ $2$ $6.523.381$ $1$ 7080       Net profit $8.681.762$ $2$ $6.800.768$ $-1$ 8300       Other comprehensive income (loss) that vill not be reclassified to profit or loss $(250.843)$ $ (96.910)$ $-$ 8311       Losses on remeasuments of defined benefit plans $(250.843)$ $ (96.910)$ $-$ 8330       Share of other comprehensive income $69.763$ $ (22.733)$ $-$ 8349       Less: Income tax related to components of other comprehensive income flass ified to profit or loss $ (300.156)$ $ (121.421)$ $ 1.983.210$ $-$ 8349       Less: Income tax related to comp	7100	Interest income		81,898	-	80,735	-
7050Finance costs $(1.270.967)$ $(2.973.387)$ $\cdot$ 7070Recognized share of subsidiaries, associates and joint ventures accounted for equity method $8.041.587$ $1$ $5.879.266$ $-1$ 7070Total non-operating income and expenses $6.994.556$ $1$ $4.133.229$ $-1$ 7900Profit before tax $8.662.212$ $2$ $6.523.381$ $1$ 7950Less: Income tax benefit (note 6(p)) $(19.550)$ $(277.387)$ $-$ 8200Net profit $8.681.762$ $2$ $6.800.768$ $-1$ 8300Other comprehensive income (notes $6(g)(p)(q)(w)$ ) $8.681.762$ $2$ $6.800.768$ $-1$ 8311Losses on remeasurements of defined benefit plans $(250.843)$ $ (96.910)$ $-$ 8311Losses on remeasurements of outper comprehensive income $(12.1.421)$ $ 1.983.210$ $-$ 8330Share of other comprehensive income $(12.1.421)$ $ 1.983.210$ $-$ 8349Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss $(2.345)$ $ (53.900)$ $-$ 8361Exchange differences on translation of foreign financial statements $(3.878.882)$ $(1)$ $(1.434.415)$ $-$ 8380Share of other comprehensive income $  (86)$ $-$ 8390Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss $320.170$ $ (171.990)$ $-$ <td>7010</td> <td>Other income</td> <td></td> <td>118,941</td> <td>-</td> <td>515,300</td> <td>-</td>	7010	Other income		118,941	-	515,300	-
Recognized share of subsidiaries, associates and joint ventures accounted for equity methodRecognized share of subsidiaries, associates and joint ventures accounted for equity methodTotal non-operating income and expenses $6,994,556$ $1$ $4,133,229$ $1$ 7900Profit before tax $8,662,212$ $2$ $6,523,381$ $1$ 7951Less: Income tax benefit (note $6(p)$ ) $(19,550)$ $(277,387)$ $.$ 8200Net profit $8,681,762$ $2$ $6,800,768$ $1$ 8310Other comprehensive income (notes $6(g)(o)(p)(q)(w)$ ) $8.681,762$ $2$ $6,800,768$ $1$ 8311Losses on remeasurements of defined benefit plans $(250,843)$ $(96,910)$ $.$ 8330Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss $(2,345)$ $(22,733)$ $.$ 8349Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss $(3,378,882)$ $(1)$ $(1,434,415)$ $.$ 8360Components of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss $320,170$ $(171,990)$ $.$ 8361Exchange differences on translation of foreign financial statements accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss $320,170$ $(1,1$	7020	Other gains and losses		23,097	-	631,315	-
method         8.041,587         1         5.879,266         1           7900         Profit before tax         6.994,556         1         4.133,229         1           7900         Profit before tax         8.662,212         2         6.523,381         1           1         2.567,00         (277,387)         -         6.800,768         1           8200         Net profit         8.681,762         2         6.800,768         1           8300         Other comprehensive income (notes 6(g)(o)(p)(q)(w))         8.681,762         2         6.800,768         1           8311         Losses on remeasurements of defined benefit plans         (250,843)         -         (96,910)         -           8316         Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income         (121,421)         -         1,983,210         -           8330         Share of other comprehensive income for subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss         (22,345)         -         (53,900)         -           8349         Less: income tax related to components of other comprehensive income that will not be reclassified to profit or loss         (300,156)         -         1,9	7050	Finance costs		(1,270,967)	-	(2,973,387)	-
Total non-operating income and expenses6.994,55614.133,22917900Profit before tax8.662,21226.523,38117950Less: Income tax benefit (note 6(p))(19,550).(277,387).8200Net profit8.681,76226.800,76818310Components of other comprehensive income (loss) that will not be reclassified to profit or loss88311Losses on remeasurements of defined benefit plans(250,843).(96,910).8316Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income8330Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss8360Components of other comprehensive income (loss) that will be reclassified to profit or loss8361Exchange differences on translation of foreign financial statements (3.878,882)(1)8361Exchange differences on translation of other comprehensive income that will be reclassified to profit or loss8361Exchange differences on translation of foreign financial statements (3.878,882)(1) <td>7070</td> <td>Recognized share of subsidiaries, associates and joint ventures accounted for equity</td> <td></td> <td></td> <td></td> <td></td> <td></td>	7070	Recognized share of subsidiaries, associates and joint ventures accounted for equity					
Profit before tax8.662,21226.523,38117900Less: Income tax benefit (note 6(p))(19,550)(277,387).8200Net profit8.681,76226.800,76818300Other comprehensive income (notes 6(g)(o)(p)(q)(w))8.681,76226.800,76818311Losses on remeasurements of defined benefit plans(250,843).(96,910).8316Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income(121,421).1.983,210.8330Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss $(2,345)$ . $(22,733)$ .8360Components of other comprehensive income (loss) that will be reclassified to profit or loss $(2,345)$ . $(53,900)$ .8361Exchange differences on translation of foreign financial statements accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss $(3,878,882)$ (1) $(1,434,415)$ .8399Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss $(3,258,712)$ (1) $(1,606,319)$ .8399Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss $(3,258,868)$ (1) $311,148$ .8500Total comprehensive income 		method	_	8,041,587	1	5,879,266	1
7950Less: Income tax benefit (note 6(p)) $(19,550)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(277,387)$ $(19,550)$ $(277,387)$ $(277,38)$ $(277,39)$ $(277,39)$ $(277,39)$ $(277,39)$ $(277,39)$ <th< td=""><td></td><td>Total non-operating income and expenses</td><td>_</td><td>6,994,556</td><td>1</td><td>4,133,229</td><td>1</td></th<>		Total non-operating income and expenses	_	6,994,556	1	4,133,229	1
8200       Net profit       8.681,762       2       6.800,768       1         8300       Other comprehensive income (nots 6(g)(o)(p)(q)(w))       8310       Components of other comprehensive income (loss) that will not be reclassified to profit or loss       1         8311       Losses on remeasurements of defined benefit plans       (250,843)       -       (96,910)       -         8316       Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income       (121,421)       -       1,983,210       -         8330       Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss       69,763       -       (22,733)       -         8349       Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss	7900	Profit before tax		8,662,212	2	6,523,381	1
8300       Other comprehensive income (notes 6(g)(o)(p)(q)(w))         8310       Components of other comprehensive income (loss) that will not be reclassified to profit or loss         8311       Losses on remeasurements of defined benefit plans       (250,843) - (96,910) -         8316       Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income       (121,421) - 1,983,210 -         8330       Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss       69,763 - (22,733) -         8349       Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss       (300,156) - 1,917,467 -         8360       Components of other comprehensive income (loss) that will be reclassified to profit or loss       (3,878,882)       (1)       (1,434,415) -         8361       Exchange differences on translation of foreign financial statements       (3,878,882)       (1)       (1,1434,415) -         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss       320,170 ·       (171,990) -         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss       -       (86) -         60ther comprehensive income       (3,858,8	7950	Less: Income tax benefit (note 6(p))	_	(19,550)	-	(277,387)	
8310       Components of other comprehensive income (loss) that will not be reclassified to profit or loss         8311       Losses on remeasurements of defined benefit plans       (250,843)       -       (96,910)       -         8316       Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income       (121,421)       -       1,983,210       -         8330       Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss       69,763       -       (22,733)       -         8349       Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss       (300,156)       -       1,917,467       -         8360       Components of other comprehensive income (loss) that will be reclassified to profit or loss       (3,878,882)       (1)       (1,434,415)       -         8361       Exchange differences on translation of foreign financial statements accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss       320,170       -       (171,990)       -         8361       Exchange differences on translation of foreign financial statements accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss       320,170       - <t< td=""><td>8200</td><td>Net profit</td><td>_</td><td>8,681,762</td><td>2</td><td>6,800,768</td><td>1</td></t<>	8200	Net profit	_	8,681,762	2	6,800,768	1
to profit or loss8311Losses on remeasurements of defined benefit plans(250,843) -(96,910) -8316Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income(121,421) -1,983,210 -8330Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss69,763 -(22,733) -8349Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss(2,345) -(53,900) -8360Components of other comprehensive income (loss) that will be reclassified to profit or loss(3,878,882) (1) (1,434,415) -8361Exchange differences on translation of foreign financial statements accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss320,170 -(171,990) -8399Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss320,170 -(171,990) -8399Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss6500Total comprehensive income Earnings per share (in dollars) (note 6(s))\$3.102.40	8300	Other comprehensive income (notes 6(g)(o)(p)(q)(w))					
8316       Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income       (121,421)       1,983,210         8330       Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss       69,763       (22,733)       -         8349       Less: Income tax related to comprehensive income (loss) that will be reclassified to profit or loss       (2,345)       -       (53,900)       -         8360       Components of other comprehensive income (loss) that will be reclassified to profit or loss       (3,00,156)       1,917,467       -         8361       Exchange differences on translation of foreign financial statements accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss       320,170       (171,990)       -         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss       320,170       (171,990)       -         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss       320,170       (171,990)       -         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss       320,170       (10,16,06,319)       -         8500 <td>8310</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	8310						
value through other comprehensive income(121,421)1,983,2108330Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss69,763(22,733).8349Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss(2,345).(53,900).8360Components of other comprehensive income (loss) that will be reclassified to profit or loss(300,156).1,917,467.8361Exchange differences on translation of foreign financial statements accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss320,170.(171,990).8399Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss6500Total comprehensive income Earnings per share(3,858,868)(1)311,1488500Total comprehensive income Earnings per shareS3.102.40	8311	Losses on remeasurements of defined benefit plans		(250,843)	-	(96,910)	-
accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss69,763.(22,733).8349Less: Income tax related to components of other comprehensive income that will not be reclassified to profit or loss	8316			(121,421)	-	1,983,210	-
not be reclassified to profit or loss(2,345)(53,900)(300,156)8360Components of other comprehensive income (loss) that will be reclassified to profit or loss(300,156)1,917,467-8361Exchange differences on translation of foreign financial statements(3,878,882)(1)(1,434,415)-8380Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss320,170-(171,990)-8399Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss(86)-0(3,558,712)(1)(1,606,319)(3,858,868)(1)311,148-8500Total comprehensive income Earnings per share (in dollars) (note 6(s))S3.102.402.40	8330	accounted for using equity method, components of other comprehensive income		69,763	-	(22,733)	-
8360Components of other comprehensive income (loss) that will be reclassified to profit or loss(300,156).1,917,467.8361Exchange differences on translation of foreign financial statements(3,878,882)(1)(1,434,415).8380Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss320,170.(171,990).8399Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss0ther comprehensive income(3,558,712)(1)(1,606,319)8500Total comprehensive income\$4,822,89417,111,9161Earnings per share (in dollars) (note 6(s))9750Basic earnings per share\$3.102.40	8349						
8360       Components of other comprehensive income (loss) that will be reclassified to profit or loss         8361       Exchange differences on translation of foreign financial statements       (3,878,882)       (1)       (1,434,415)       -         8380       Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss       320,170       -       (171,990)       -         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss       -       -       (86)       -         0       Other comprehensive income       (3,858,868)       (1)       311,148       -         8500       Total comprehensive income       \$       4,822,894       1       7,111,916       1         8500       Total comprehensive income       \$       3.10       2.40		not be reclassified to profit or loss	_		-	(53,900)	-
profit or loss       image: state of the st			_	(300,156)	-	1,917,467	-
8380       Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss       320,170       (171,990)         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss       -       -       (86)       -         0       Other comprehensive income       -       -       (86)       -       -       (86)       -         0       Other comprehensive income       -       -       (86)       -       -       (86)       -       -       (86)       -       -       (86)       -       -       -       (86)       -       -       -       (86)       -       -       -       (86)       - <td< td=""><td>8360</td><td>profit or loss</td><td></td><td></td><td></td><td></td><td></td></td<>	8360	profit or loss					
accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss       320,170       (171,990)         8399       Less: Income tax related to components of other comprehensive income that will be reclassified to profit or loss	8361	Exchange differences on translation of foreign financial statements		(3,878,882)	(1)	(1,434,415)	-
reclassified to profit or loss         (86)         Other comprehensive income        (3,558,712) (1) (1,606,319)          8500       Total comprehensive income        (3,858,868) (1) 311,148          8500       Total comprehensive income       \$	8380	accounted for using equity method, components of other comprehensive income		320,170	-	(171,990)	-
	8399	Less: Income tax related to components of other comprehensive income that will be					
Other comprehensive income       (3,858,868)       (1)       311,148       -         8500       Total comprehensive income       \$       4,822,894       1       7,111,916       1         8500       Earnings per share (in dollars) (note 6(s))       \$       3.10       2.40		reclassified to profit or loss	_		-	(86)	
8500     Total comprehensive income     \$ 4,822,894     1     7,111,916     1       Earnings per share (in dollars) (note 6(s))       9750     Basic earnings per share     \$ 3.10     2.40				(3,558,712)	(1)	(1,606,319)	-
Earnings per share (in dollars) (note 6(s)) 9750 Basic earnings per share <u>\$ 3.10</u> <u>2.40</u>		Other comprehensive income	_	(3,858,868)	(1)	311,148	
9750         Basic earnings per share         \$3.10         2.40	8500	•	\$	4,822,894	1	7,111,916	1
		Earnings per share (in dollars) (note 6(s))					
9850         Diluted earnings per share         \$3.03         2.36		Basic earnings per share	\$	3.10			
	9850	Diluted earnings per share	\$	3.03		2.36	

See accompanying notes to parent company only financial statements.

(English Translation of Parent Company Only Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION

### **Statements of Changes in Equity**

# For the years ended December 31, 2020 and 2019

# (Expressed in Thousands of New Taiwan Dollars)

	Share capital			Retained earnings	rnings			Other equity	quity			
		I					-	Unrealized gains (losses) from financial assets	-			
	Ordinary	Capital		U Special	Unappropriated retained	ê t d	Exchange r differences on translation of foreign financial	measured at fair value through other comprehensive	Deterred compensation arising from issuance of		Treasury	
	shares		Legal reserve	reserve	earnings	Total		income	restricted shares	Total	shares	Total equity
Balance at January 1, 2019	\$ 28,421,220	22,863,619	7,979,677	4,010,255	10,331,896	22,321,828	(1,292,592)	(2,835,642)		(4, 128, 234)	(533, 236)	68,945,197
Effects of retrospective application	•				(54,346)	(54,346)			•	•		(54, 346)
Balance at January 1, 2019 after adjustments	28,421,220	22,863,619	7,979,677	4,010,255	10,277,550	22,267,482	(1,292,592)	(2,835,642)	•	(4, 128, 234)	(533, 236)	68,890,851
Net profit	•	•		•	6,800,768	6,800,768		•	•			6,800,768
Other comprehensive income					(92,207)	(92,207)	(1,659,589)	2,062,944	•	403,355		311,148
Total comprehensive income					6,708,561	6,708,561	(1,659,589)	2,062,944		403,355		7,111,916
Appropriation and distribution of retained earnings:												
Legal reserve	•	•	490,847	•	(490, 847)	•	•	•	•	•	•	•
Special reserve	•	•	•	117,979	(117, 979)	•	•	•	•	•	•	•
Cash dividends	•	•		•	(4,226,640)	(4, 226, 640)	•	•	•	•	•	(4, 226, 640)
Changes in equity of associates and joint ventures accounted for using												
equity method	•	(29,038)		•	•	•	•	•	•	•	•	(29,038)
Freasury shares retired	(15,099)	(17,904)		•	•			•	•		33,003	
Treasury shares transferred to employees	•	(51, 852)	•	•	•	•	•	•	•	•	500,233	448,381
Changes in ownership interests in subsidiaries		1,800,464			(161, 933)	(161, 933)		•				1,638,531
Share-based payment transactions	•	116,583	•	•	•	•	•	•	•	•	•	116,583
Disposal of investments in equity instruments designated at fair value												
through other comprehensive income					(188,755)	(188,755)		188,755	•	188,755		
Balance at December 31, 2019	28,406,121	24,681,872	8,470,524	4,128,234	11,799,957	24,398,715	(2,952,181)	(583,943)	•	(3, 536, 124)		73,950,584
Net profit	•	•			8,681,762	8,681,762		•	•			8,681,762
Other comprehensive income	•				(208,765)	(208,765)	(3,573,602)	(76,501)	•	(3,650,103)		(3,858,868)
Total comprehensive income	•		•		8,472,997	8,472,997	(3,573,602)	(76,501)		(3,650,103)	•	4,822,894
Appropriation and distribution of retained earnings:												
Legal reserve	•	•	680,077	•	(080,077)		•	•	•	•	•	
Special reserve	•	•	•	(592, 110)	592,110	•	•	•	•	•	•	•
Cash dividends	•	•	•	•	(5,681,224)	(5,681,224)	•	•	•	•	•	(5,681,224)
Changes in equity of associates and joint ventures accounted for using												
equity method	•	(27, 576)	•	•	6,872	6,872	•	•	•	•	•	(20,704)
Acquisition of treasury shares		•		•	•			•	•		(1,607,259)	(1,607,259)
Changes in ownership interests in subsidiaries	•	(15,028)	•	•	(4, 487)	(4,487)	•	•	•	•	•	(19,515)
Share-based payments transactions	•	1,118,242						•	(999,742)	(999,742)	•	118,500
Disposal of investments in equity instruments designated at fair value through other comprehensive income					(339,706)	(339,706)		339,706		339,706		
Others	•	2,501	•	•					•			2,501
Balance at December 31, 2020	S 28,406,121	25,760,011	9,150,601	3,536,124	14,166,442	26,853,167	(6,525,783)	(320,738)	(999,742)	(7, 846, 263)	(1,607,259)	71,565,777

### (English Translation of Parent Company Only Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION

### Parent Company Only Statements of Cash Flows For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

		2020	2019
Cash flows generated from (used in) operating activities: Profit before tax	\$	8,662,212	6,523,381
Adjustments:			(
Adjustments to reconcile profit Depreciation expense		652,187	483,091
Amortization expense		244,840	259,422
Expected credit loss		32,216	274,597
Net loss (gain) on financial assets or liabilities at fair value through profit or loss		(122,216)	389,089
Interest expense		1,270,967	2,973,387
Interest income Dividend income		(81,898) (85,050)	(80,735) (474,301)
Compensation cost arising from share-based payments		118,500	116,583
Recognized share of associates and joint ventures accounted for equity method		(8,041,587)	(5,879,266)
Gain on disposal of property, plan and equipment		(7,178)	(46)
Property, plant and equipment reclassified as expenses		3,307	2,778
Other assets reclassified as expenses Loss (gain) on disposal of investments		4,973 3,495	9 (12,475)
Other investment loss (gain)		(265)	13,597
Unrealized profit from sales		146,080	488,515
Lease modification loss		68	590
Gain on foreign currency exchange arising from loans and guarantee deposits		(3,121,990)	(686,620)
Amortization on bank arrangement fees Total adjustments to reconcile profit		(8,967,126)	(2,115,360)
Changes in operating assets and liabilities:		(8,907,120)	(2,115,500)
Changes in operating assets:			
Decrease in note and trade receivables		17,346,740	1,366,986
Decrease in trade receivables - related parties		22,702,623	7,187,656
Increase in other receivables - related parties Increase in inventories		(1,632,721)	(191,910)
Decrease (increase) in other current assets		(8,370,926) 1,062,656	(4,183,272) (1,392,416)
Total changes in operating assets		31,108,372	2,787,044
Changes in operating liabilities:			
Increase in current contract liabilities		170,699	345,282
Decrease in note and trade payables Decrease in trade payables - related parties		(14,101,753)	(161,339)
Increase (decrease) in other payables - related parties		(58,050,674) 98,239	(6,242,623) (6,189,992)
Increase in current refund liability		3,382,943	1.259.621
Increase in other current liabilities		5,327,258	6,731,190
Decrease in other non-current liabilities		(210,964)	(219,837)
Total changes in operating liabilities		(63,384,252)	(4,477,698)
Net changes in operating assets and liabilities Total changes in operating assets and liabilities		(32,275,880) (41,243,006)	(1,690,654) (3,806,014)
Cash inflow generated from (used in) operations		(32,580,794)	2,717,367
Interest received		80,663	84,035
Dividends received		2,176,225	2,137,816
Interest paid		(1,313,521)	(3,093,299)
Income taxes paid Net cash flows generated from (used in) operating activities		(32,201,443)	471,738 2,317,657
Cash flows used in investing activities:		(02,201,110)	
Increase in other receivables - related parties		(530,210)	(752,650)
Acquisition of financial assets at fair value through other comprehensive income		(254,979)	(185,520)
Proceeds from disposal of financial assets at fair value through other comprehensive income		12,772	24,189
Return of financial assets at fair value through other comprehensive income Acquisition of financial assets at fair value through profit or loss		6,801 (20,000)	43,794 (145,662)
Proceeds from disposal of financial assets at fair value through profit or loss		50,406	1,914
Proceeds from capital reduction of investments accounted for using equity method		668,266	-
Additon to equity - accounted investees		(7,760,104)	(219,943)
Proceeds from disposal of equity - accounted investees		124,004	-
Acquisition of property, plant and equipment Proceeds from disposal of property, plant and equipment		(1,400,895) 3,465	(532,630) 27,957
Increase in refundable deposits		(83,224)	(131,293)
Increase in intangible assets		(288,204)	(88,134)
Increase in other non-current assets		(213,517)	(87,545)
Net cash flows used in investing activities		(9,685,419)	(2,045,523)
Cash flows generated from (used in) financing activities:		(50,400,500	5 CO 050 500
Increase in short-term loans Repayments of short-term loans		679,489,732 (631,796,685)	563,978,583 (576,166,055)
Increase in long-term loans		28,658,993	8,819,755
Repayments of long-term loans		(25,781,843)	(5,087,914)
Decrease in guarantee deposits received		(320,680)	(63,804)
Payment of lease liabilities		(207,924)	(180,298)
Cash dividends paid Acquisition of treasury shares		(5,681,224)	(4,226,640)
Acquisition of treasury snares Treasury shares transferred to employees		(1,607,259)	- 448,381
Others		2,501	-
Net cash flows generated from (used in) financing activities		42,755,611	(12,477,992)
		868,749	(12,205,858)
Net increase (decrease) in cash and cash equivalents			
	·	<u>3,038,447</u> 3,907,196	<u>15,244,305</u> 3,038,447

See accompanying notes to parent company only financial statements.

### **Independent Auditors' Report**

### To the Board of Directors of Wistron Corporation: **Opinion**

We have audited the consolidated financial statements of Wistron Corporation and its subsidiaries (" the Group"), which comprise the consolidated balance sheets as of December 31, 2020 and 2019, the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2020 and 2019, 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 with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), Interpretations developed by the International Financial Reporting Interpretations Committee ("IFRIC") or the former Standing Interpretations Committee ("SIC") endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

### **Basis for Opinion**

We conducted our audit of the consolidated financial statements as of and for the year ended December 31, 2020 in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants, and the auditing standards generally accepted in the Republic of China. Furthermore, we conducted our audit of the consolidated financial statements as of and for the year ended December 31, 2019 in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants, Ruling No. 1090360805 issued by the Financial Supervisory Commission, and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

### **Key Audit Matters**

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

### 1. Provision of sales return and allowance (refund liability)

Please refer to Note 4(q) "Revenue from contracts with customers" for accounting policy, Note 5(a) for accounting assumption, judgments and estimation uncertainty of the provision of sales return and allowance (current refund liability), and Note 6(t) for the disclosure of the provision of sales return and allowance (current refund liability) to the financial statements.

### Description of key audit matter

Provision of sales return and allowance (refund liability) is one of the key judgmental areas for our audit, particularly in respect of the estimates made for rebates, chargebacks and returns under contractual requirements which valuated sales return and allowance.

### How the matter was addressed in our audit

Our principal audit procedures included testing the Group's controls surrounding the revenue recognition for key manual and systems based controls, tracing general ledger to sales systems and reconciling the differences, and assessing the appropriateness in applying accounting policies to revenue recognition process; our audit work, in respect of the accrual for rebates and returns, involved testing key management controls over the claims and credits. In order to assess the reasonableness of the estimates for such accruals, we considered the appropriateness of the calculation, imputed parameters, key assumptions, and the historical experience.

### 2. Inventory valuation

Please refer to Note 4(h) "Inventory" for accounting policy, Note 5(b) for accounting assumption, judgments and estimation uncertainty of inventory and Note 6(f) for the disclosure of the valuation of inventory to the consolidated financial statements.

### Description of key audit matter

Inventories are stated at the lower of cost or realizable value. The rapid development of technology and the advance of new electronic products can have a significant impact on market demand, which may lead to product obsolescence that will affect the cost of inventory to be higher than its net realizable value. Consequently, the valuation of inventories has been identified as another key audit matter.

### How the matter was addressed in our audit

In relation to the key audit matter above, our audit procedures included the examining the inventory aging report, analyzing the variation in inventories, and evaluating the selling price used for the Company's inventory valuation and the changes on fair values of the inventories subsequently; selecting samples to assess the reasonableness of the net realizable values by comparing them to the original documents; as well as considering the adequacy of the Company's disclosure in this area.

### **Other Matter**

Wistron Corporation has prepared its parent-company-only financial statements as of and for the years ended December 31, 2020 and 2019, 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 with the IFRSs, IASs, IFRC, SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance (including the 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 Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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 Ya-Ling Chen and Chia-Chien Tang.

KPMG

Taipei, Taiwan (Republic of China) March 23, 2021 (English Translation of Consolidated Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION AND SUBSIDIARIES **Consolidated Balance Sheets** 

### (Expressed in Thousands of New Taiwan Dollars) December 31, 2020 and 2019

	A sears	Dece	December 31, 2020		December 31, 2019	19	T tabilities and E outer	December 31, 2020	December 31, 2019	1, 2019	
	Current assets:			 2			Current liabilities:	İ			
1100	Cash and cash equivalents (note $6(a)$ )	\$	66,203,801	15	47,411,947	14 2100	Short-term loans (notes 6(n)(ac))	\$ 102,040,205 24	57,377,794	794 16	
1110	Current financial assets at fair value through profit or loss (note 6(b))		14,063,636	3	59,430	- 2120	Current financial liabilities at fair value through profit or loss (note 6(b))	23,007 -	75.	75,225 -	
1170	Note and trade receivables, net (notes 6(d)(w))	1	127,226,803	30	131,405,830	38 2130	Current contract liabilities (note 6(w))	4,040,436 1	2,429,134	134 1	
1180	Trade receivables - related parties (notes $6(d)(w)$ and 7)		306,155		479,432	- 2170	Note and trade payables	113,854,541 27	137,536,000	000 40	
1210	Other receivables - related parties (notes $6(e)$ and 7)		14,657		4,455	- 2180	Trade payables - related parties (note 7)	836,331 -	909,293	293 -	
1220	Current tax assets		1,440,522		565,117	- 2220	Other payables - related parties (note $7$ )	30,734 -	26,	26,113 -	
130X	Inventories (note 6(f))		95,053,647	22	85,570,281	25 2260	Liabilities related to non-current assets or disposal groups classified as held for sale	33,662,861 8	•	'	
1460	Non-current assets or disposal groups classified as held for sale, net (note 6(g))	4	45,681,090	11			(note 6(g))				
1470	Other current assets (notes $6(d)(e)(m)$ and $8$ )		11,970,036	3	13,251,260	4 2280	Current lease liabilities (notes $6(p)(ac)$ and 7)	1,674,394 -	644,586	586 -	
	Total current assets	3(	361,960,347	84	278,747,752	81 2322	Current portion of long-term loans (notes 6(n)(ac))	•	2,407,177	177 1	
	Non-current assets:					2365	Current refund liability (note 6(w))	9,560,522 2	6,177,579	579 2	
1510	Non-current financial assets at fair value through profit or loss (note 6(b))		74,754		220,256	_ 2399	Other current liabilities	47,976,458 11	31,346,070	070 9	
1517	Non-current financial assets at fair value through other comprehensive income (note 6(c))	(c))	5,776,152	1	5,555,156	5	Total current liabilities	313,699,489 73	238,928,971	971 69	
1550	Equity - accounted investees (note 6(h))		7,024,318	3	6,727,285	2	Non-current liabilities:				
1600	Property, plant and equipment (notes $6(j)$ and 7)		36,572,342	6	40,673,093	12 2530	Bonds payable (notes 6(o)(ac))	4,991,783 1	•	•	
1755	Right-of-use assets (notes $6(k)$ and 7)		5,608,766	1	4,016,639	$_{1}$ 2540	Long-term loans (notes $\delta(n)(ac)$ )	20,332,308 5	15,752,275	275 5	
1780	Intangible assets (note 6(1))		1,104,234		957,532	_ 2570	Deferred tax liabilities (note $6(s)$ )	2,963,661 1	2,591,022	022 1	
1840	Deferred tax assets (note 6(s))		6,120,998	2	5,820,351	2 2580	Non-current lease liabilities (notes $\delta(p)(ac)$ and 7)	1,122,922 -	923,848	848 -	
1900	Other non-current assets (notes 6(m)(r) and 8)		4,580,534	1	1,458,271	_ 2600	Other non-current liabilities (notes 6(r)(ac))	1,786,203 -	2,079,145	145 1	
	Total non-current assets		66.862.098	16	65.428.583	19	Total non-current liabilities	31,196,877 7	21,346,290	290 7	
							Total liabilities	344,896,366 80	260,275,261	261 76	
							Equity attributable to owners of parent (notes 6(c)(r)(t)(u)):				
						3110	Ordinary shares	28,406,121 7	28,406,121	121 8	
						3200	Capital surplus	25,760,011 6	24,681,872	872 7	
						3300	Retained earnings	26,853,167 6	24,398,715	715 7	
						3400	Other equity	(7,846,263) (2)	(3,536,124)	124) (1)	
						3500	Treasury shares	(1,607,259)	•	   	
							Total equity attributable to owners of parent	71,565,777 17	73,950,584	584 21	
						36XX	Non-controlling interests (notes 6(i)(t))	12,360,302 3	9,950,490	490 3	
							Total equity	83,926,079 20	83,901,074	074 24	
	Total assets	S4.	428,822,445 1	100	344,176,335	100	Total liabilities and equity	S 428,822,445 100	344,176,335	335 100	

### (English Translation of Consolidated Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION AND SUBSIDIARIES

### **Consolidated Statements of Comprehensive Income**

### For the years ended December 31, 2020 and 2019

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

		2020		2019	
		Amount	%	Amount	%
4000	Net revenues (notes 6(w) and 7)	\$ 845,011,844	100	878,255,078	100
5000	Cost of sales (notes 6(f)(j)(k)(l)(p)(r)(u)(y), 7 and 12)	798,958,664	95	836,096,528	95
5900	Gross profit	46,053,180	5	42,158,550	5
	Operating expenses (notes 6(d)(e)(j)(k)(l)(p)(r)(u)(y), 7 and 12):				
6100	Selling	8,866,295	1	9,243,449	1
6200	Administrative	3,666,552	-	3,417,109	1
6300	Research and development	19,049,271	2	16,198,147	2
	Total operating expenses	31,582,118	3	28,858,705	4
6900	Operating income	14,471,062	2	13,299,845	1
7000	Non-operating income and expenses (notes 6(h)(o)(p)(q)(x), 7 and 12):				
7100	Interest income	1,888,042	-	2,009,432	-
7010	Other income	210,312	-	579,300	-
7020	Other gains and losses	2,177,004	-	1,358,737	-
7050	Finance costs	(2, 348, 171)	-	(4,810,821)	-
7060	Share of profit of associates and joint ventures accounted for using equity method	447,126		339,573	
	Total non-operating income and expenses	2,374,313		(523,779)	_
7900	Profit before tax	16,845,375	2	12,776,066	1
7950	Less: Income tax expenses (note 6(s))	3,937,479		3,049,823	
8200	Net profit	12,907,896	2	9,726,243	1
8300	Other comprehensive income (notes 6(h)(r)(s))				
8310	Components of other comprehensive income (loss) that will not be reclassified to profit or loss:				
8311	Losses on remeasurements of defined benefit plans	(260,057)	-	(110,406)	-
8316	Unrealized gains (losses) from investments in equity instruments measured at fair value through other				
	comprehensive income	(48,126)	-	1,995,704	-
8320	Share of other comprehensive income of associates and joint ventures accounted for using equity method				
	components of other comprehensive income that will not be reclassified to profit or loss	(2,664)	-	(3,516)	-
8349	Less: Income tax related to components of other comprehensive income that will not be reclassified to	(0.000)		(24,700)	
	profit or loss	(8,282)	-	(34,799)	
0260	Commence of other commence or income (loce) that will be used as if all to profit on local	(302,565)	-	1,916,581	-
8360	Components of other comprehensive income (loss) that will be reclassified to profit or loss:	(2 (00 522)		(1.665.001)	
8361 8370	Exchange differences on translation of foreign financial statements	(3,698,533)	-	(1,665,881)	-
8370	Share of other comprehensive income of associates and joint ventures accounted for using equity method components of other comprehensive income that will be reclassified to profit or loss	(5,513)		2,586	
8399	Less: Income tax related to components of other comprehensive income that will be reclassified to profit	(5,515)	-	2,580	-
0377	or loss	-	-	(86)	-
		(3,704,046)	-	(1,663,209)	-
	Total other comprehensive income, net of tax	(4,006,611)	-	253,372	-
8500	Total comprehensive income	\$ 8,901,285	2	9,979,615	1
	Net profit attributable to (notes 6(i)(t)):				
8610	Owners of parent	\$ 8.681.762	1	6,800,768	1
8620	Non-controlling interests	4,226,134	1	2,925,475	-
	•	\$ 12,907,896	2	9,726,243	1
	Comprehensive income attributable to (notes 6(i)(t)):				
8710	Owners of parent	\$ 4,822,894	1	7,111,916	1
8720	Non-controlling interests	4,078,391	1	2,867,699	-
	-	\$ 8,901,285	2	9,979,615	1
	Earnings per share (in dollars)(note 6(v))				
9750	Basic earnings per share	\$ 3.10		2.40	
9850	Diluted earnings per share	\$ 3.03		2.36	

(English Translation of Consolidated Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION AND SUBSIDIARIES

**Consolidated Statements of Changes in Equity** 

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

		Total equity	73,531,582	73,476,298	9,726,243	253,372	CT0'6/6'6		(4 226 640)	(0.0,0	(29,038) -	448.381	1,638,531	116,583		2,497,344 83 001 074	12.907.896	(4,006,611)	8,901,285		- (5 681 224)	(1(100)(2)	(20,704)	(602,/09/1)	118.500		- 2501	(1) 668 579)	83,926,079
	Non-	controlling interests	4,586,385	4,585,447	2,925,475	2 (57,776)	660,100,7					•	,	•		2,497,344 0 050 400	4.226.134	(147,743)	4,0/8,391	•			•	•				(1.668.579)	12,360,302
	Total equity attributable	to owners of parent	68,945,197 (54 346)	. (04:240) 68,890,851	6,800,768	311,148	. 016,111,	•	- (4 226 640)	(a) a'a(1)	(29,038) -	448.381	1,638,531	116,583		73 050 587	8.681.762	(3,858,868)	4,822,894	•	- (5 681 224)	(1	(20,704)	(602,/09,1)	118.500		- 2501	100,2	71,565,777
		Treasury t shares	(533,236)	(533,236)			•	•			- 33 003	500.233	1	•						•	• •			(662,/09,1)					(1,607,259)
		Total	(4, 128, 234)	(4,128,234)		403,355		•						•	188,755	(3 536 174)	(+71,000,0)	(3,650,103)	(501,000,5)		• •		•	•	(999.742)		339,706		(7, 846, 263)
ity	Deferred compensation arising from issuance of	restricted shares		. .	.		•	•					•			. .				•			•	•	(999.742)				(999,742)
Other equity	Unrealized gains (Josses) from financial assets measured at c fair value through other	comprehensive income	(2,835,642)	(2,835,642)		2,062,944	2,002,344						•		188,755	(583 043)	(c+c,coc)	(76,501)	(100,0/)				•				339,706		(320, 738)
	( Exchange fi differences on translation of foreign ti	financial co statements	(1,292,592)	(1,292,592)		(1,659,589)	(200,200,1)	•					,			(181 020 0)		(3,573,602)	(2) (2) (2) (2) (2) (2) (2) (2) (2) (2)				•	•					(6,525,783)
	t q	Total	22,321,828	- (04,240) - 22,267,482	6,800,768	(92,207) 6 700 561	Tnc'on/ 'n		- (1 226 640)	(or o'o==')			(161, 933)	•	(188, 755)	<u>- 11 208 715</u>	8.681.762	(208,765)	8,4/2,99/		- (5 681 224)	(1	6,872	- 187)			(339,706)		26,853,167
	Unappropriated	retained	396	10.277.550	6,800,768	(92,207) 6 700 561	100,001,0	(490, 847)	(117,979)				(161, 933)		(188,755)	11 700 057		(208,765)	8,4/2,99/	(680,077)	592,110 (5 681 224)	(1	6,872	(201 1)	-		(339,706)		14,166,442
Retained earnings	Ğ	Special reserve	4,010,255	4,010,255			•	•	117,979			•	•			1 1 2 2 2 2 1		•		•	(592,110)		•	•					3,536,124
		Legal reserve	7,979,677	7.979,677				490,847					,	•		8 470 524			·	680,077			•	•					9,150,601
		Capital surplus	22,863,619	22,863,619	-			•			(29,038) (17,904)	(51.852)	1,800,464	116,583		74 681 877			•	•			(27, 576)	(15 070)	1.118.242		- 2501	-100,2	25,760,011
Share capital		Ordinary shares	\$ 28,421,220	28,421,220		•	•	•			- (15 099)	-	•			28 406 121				•			•	•					S 28,406,121
			Balance at January 1, 2019 Effects of retrocreactive amilication	Entects of remospective application Balance at January 1, 2019 after adjustments	Net profit	Other comprehensive income	Appropriation and distribution of retained earnings:	Legal reserve	Special reserve Cash dividends	Changes in equity of associates and joint ventures	accounted for using equity method Treasury shares refired	Treasury shares transferred to employees	Changes in ownership interests in subsidiaries	Share-based payment transactions Disnosal of investments in equity instruments designated	at fair value through other comprehensive income	Changes in non-controlling interests Balance at December 31–3010	Datance at Determinet 31, 2012	Other comprehensive income	l otal comprehensive income Appropriation and distribution of retained earnings:	Legal reserve	Special reserve Cash dividends	Changes in equity of associates and joint ventures	accounted for using equity method	Acquisition of treasury shares Changes in our archive interacts in subsidiaries	Changes in ownership interests in substanties Share-based payment transactions	Disposal of investments in equity instruments designated	at fair value through other comprehensive income	Outers Changes in non-controlling interests	Balance at December 31, 2020

### (English Translation of Consolidated Financial Statements Originally Issued in Chinese.) WISTRON CORPORATION AND SUBSIDIARIES

Consolidated Statements of Cash Flows

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

	2020	2019
Cash flows generated from (used in) operating activities: Profit before tax	\$16,845,375	12,776,066
Adjustments: Adjustments to reconcile profit		
Depreciation expense	9,736,831	9,783,921
Amortization expense Expected credit loss	323,032 6,610	300,039 299,462
Net loss (gain) on financial assets or liabilities at fair value through profit or loss	(815,798)	383,430
Interest expense Interest income	2,348,171 (1,888,042)	4,810,821 (2,009,432)
Dividend income Compensation cost arising from share-based payments	(127,355) 118,726	(483,430) 281,579
Share of profit of associates and joint ventures accounted for using equity method	(447,126)	(339,573)
Loss (gain) on disposal of property, plant and equipment Property, plant and equipment reclassified as expenses	(40,266) 19,317	41,412 5,677
Other non-current assets reclassified as expenses	13,107	17,395
Gain on disposal of investments Other investment loss	(4,652) 391	(193,365) 13,597
Lease modification loss (gain)	(4,577)	2,134
Other income Amortization of bank arrangement fees	(2,755) 16,425	- 16,425
Total adjustments to reconcile profit	9,252,039	12,930,092
Changes in operating assets and liabilities: Changes in operating assets:		
Decrease (increase) in note and trade receivables	1,704,598	(14,734,428)
Decrease (increase) in trade receivables - related parties Decrease in other receivables - related parties	116,518 2,335	(421,539) 10
Decrease (increase) in inventories Decrease (increase) in other current assets	(32,799,201)	2,501,700
Total changes in operating assets	(31,935,907)	403,016 (12,251,241)
Changes in operating liabilities: Increase in current contract liabilities	1,611,302	827,420
Increase (decrease) in note and trade payables	(12,369,107)	790,748
Decrease in trade payables - related parties Increase (decrease) in other payables to related parties	(37,676) 5,853	(156,117) (14,153)
Increase in current refund liability	3,382,943	1,259,621
Increase in other current liabilities Decrease in other non-current liabilities	7,034,095 (180,021)	7,709,075 (197,900)
Total changes in operating liabilities	(552,611)	10,218,694
Net changes in operating assets and liabilities Total adjustments	<u>(32,488,518)</u> (23,236,479)	(2,032,547) 10,897,545
Cash generated from (used in) operations	(6,391,104)	23,673,611
Interest received Dividends received	2,082,619 474,400	2,142,126 879,384
Interest paid	(2,708,726)	(5,160,731)
Income taxes paid Net cash generated from (used in) operating activities	(4,126,630) (10,669,441)	(2,920,769) 18,613,621
Cash flows used in investing activities:		
Acquisition of financial assets at fair value through other comprehensive income Proceeds from disposal of financial assets at fair value through other comprehensive income	(343,133) 12,772	(410,463) 24,189
Return of financial assets at fair value through other comprehensive income Acquisition of financial assets at fair value through profit or loss	16,701 (32,190,666)	44,382
Proceeds from disposal of financial assets at fair value through profit or loss	18,645,590	(37,968,045) 37,783,409
Proceeds from capital reduction of investments accounted for using equity method Addition to equity - accounted investees	30,789 (487,849)	(352,166)
Proceeds from disposal of equity - accounted investees	-	248,112
Net cash flow from acquisition of subsidiaries Acquisition of property, plant and equipment	(37,248) (9,838,227)	(6,610,228)
Proceeds from disposal of property, plant and equipment	1,223,765	102,267
Increase in receipts in advance due to disposal of assets Increase in refundable deposits	12,899,819 (57,984)	- (126,822)
Increase in intangible assets	(470,795)	(185,619)
Net cash inflows from business combination Increase in other receivables - related parties	567,013 (13,206)	-
Increase in other current assets Net cash flows used in investing activities	(6,236,523)	(1,324,851)
Cash flows generated from (used in) financing activities:	(16,279,182)	(8,775,835)
Increase in short-term loans Repayments of short-term loans	870,314,450 (815,924,974)	725,995,118 (728,625,680)
Proceeds from issuing bonds	4,991,500	(728,623,680)
Increase in long-term loans Repayments of long-term loans	28,658,993 (25,781,843)	8,819,755 (10,610,150)
Decrease in guarantee deposits received	(327,383)	(66,975)
Repayments of lease liabilities Cash dividends paid	(1,687,779) (5,681,224)	(666,490) (4,226,640)
Payments to acquire treasury shares	(1,607,259)	-
Treasury shares transferred to employees Change in non-controlling interests	(1,934,175)	448,381 3,878,374
Others	2,501	-
Net cash flows generated from (used in) financing activities Effect of exchange rate changes on cash and cash equivalents	<u>51,022,807</u> (1,940,057)	(5,054,307) (900,555)
Net increase in cash and cash equivalents	22,134,127	3,882,924
Cash and cash equivalents at beginning of year Cash and cash equivalents at end of year	<b>s 69,546,074</b>	<u>43,529,023</u> 47,411,947
Components of cash and cash equivalents:		
Cash and cash equivalents reported in the statement of financial position Non-current assets or disposal groups classified as held for sale	\$ 66,203,801 3,342,273	47,411,947
Cash and cash equivalents at end of year	\$ 69,546,074	47,411,947

### Audit Committee's Review Report

The Board of Directors has prepared the Company's 2020 Business Report, Financial Statements, and proposal for allocation of profits. The CPA firm of KPMG was retained to audit Wistron's Financial Statements and has issued an audit report relating to the Financial Statements. The Business Report, Financial Statements, and profit allocation proposal have been reviewed and determined to be correct and accurate by the Audit Committee of Wistron Corporation. According to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, I hereby submit this report.

Wistron Corporation

Convener of the Audit Committee :

Jack

March 23, 2021

### **Wistron Corporation**

		Unit: NT\$
Unappropriated retained earnings at the beginning of the year		6,030,766,175
Plus (Less):		
Remeasurements of defined benefit obligation	(208,765,487)	
Changes in ownership interests in subsidiaries	(4,486,851)	
Disposal of investments in equity instruments designated at fair value through other comprehensive income	(339,706,228)	
Changes in equity of associates accounted for using equity method	6,871,975	
Net Profit of 2020	8,681,762,397	
Legal Reserve	(813,567,581)	
Special Reserve	(3,310,396,850)	
Retained Earnings Available for Distribution		10,042,477,550
Distribution Items:		
Stock Dividends to Common Shareholders	0	
Cash Dividends to Common Shareholders	(6,258,654,710)	(6,258,654,710)
Unappropriated Retained Earnings		3,783,822,840

### **Profit Appropriation Statement for 2020**

Note 1: Stock dividend: NT\$0.

Note 2: Cash dividend: NT\$2.2 per share, and the cash dividend is rounded down to the nearest NT dollar; the amount rounded off will be credited to other income of Wistron.

Chairman: Simon Lin

President: Jeff Lin and David Shen

Controller: Stone Shih

### Comparison between Original and Amendments to "Rules and Procedures of Shareholders' Meeting"

Items	Original Version	Amended Version	Reason
Article 8	The Chairman shall call the	The Chairman shall call the	To comply with
	Meeting to order at the time	Meeting to order at the time	the Regulation
	scheduled for the Meeting,	scheduled for the Meeting and	update.
	provided, however, that if the	announce the relevant	
	shareholders present do not	information such as the number	
	represent a majority of the total	of non-voting rights and the	
	number of issued shares	number of shares present,	
	("quorum"), the Chairman may	provided, however, that if the	
	postpone the Meeting,	shareholders present do not	
	provided, however, that the	represent a majority of the total	
	postponement of the Meeting	number of issued shares	
	shall be limited to two times,	("quorum"), the Chairman may	
	and the total time of the overall	postpone the Meeting,	
	postponement shall not exceed	provided, however, that the	
	one hour. If the Meeting has	postponement of the Meeting	
	been postponed twice, but the	shall be limited to two times,	
	shareholders present still do not	and the total time of the overall	
	represent a quorum, a tentative	postponement shall not exceed	
	resolution may be adopted by	one hour. If the Meeting has	
	shareholders representing one-	been postponed twice, but the	
	third of the total amount of	shareholders present still do not	
	issued shares, in accordance	represent a quorum, a tentative	
	with Paragraph 1 of Article 175	resolution may be adopted by	
	of the Company Act. Before	shareholders representing one-	
	the close of the Meeting, if the	third of the total amount of	
	shareholders present represent a	issued shares, in accordance	
	quorum, the Chairman may	with Paragraph 1 of Article 175	
	present the tentative resolution	of the Company Act. Before	
	so adopted to the Meeting for	the close of the Meeting, if the	
	resolution in accordance with	shareholders present represent a	
	the provisions of Article 174 of	quorum, the Chairman may	
	the Company Act.	present the tentative resolution	
		so adopted to the Meeting for	
		resolution in accordance with	
		the provisions of Article 174 of	
Article 15	The persons for supervising the	the Company Act.	To comply with
Article 15	The persons for supervising the	The persons for supervising the	To comply with
	casting of votes and the counting thereof for resolutions	casting of votes and the counting thereof for resolutions	the Regulation update.
	shall be designated by the	shall be designated by the	upuaie.
	Chairman, provided, however,	Chairman, provided, however,	
	that the person supervising the	that the person supervising the	
	casting of votes shall be a	casting of votes shall be a	
	shareholder. Voting counting or	shareholder. Voting counting or	
	election ballots shall be	election ballots shall be	
	ciccuon banois shan be	Cicculon Danois Shan De	

Items	Original Version	Amended Version	Reason
	conducted in public at the place	conducted in public at the place	
	of the Shareholders' Meeting.	of the Shareholders' Meeting.	
	After the completion of the vote	After the completion of the vote	
	count, the voting results shall	count, the voting results shall	
	be announced on the spot,	be announced on the spot,	
	including the shares voted by	including the shares voted by	
	Shareholders and recorded in	Shareholders and recorded in	
	the meeting minutes.	the meeting minutes.	
	In addition, in the case of the	In addition, in the case of the	
	election of directors and	election of directors and	
	independent directors, the	independent directors, the	
	Company shall announce the	Company shall announce the	
	election results, including the	election results, including the	
	number of directors elected and	number of directors elected and	
	the number of ballots received	the number of ballots received	
	by each. The ballots for the	by each and the list of unelected	
	election shall be sealed with the	directors and the number of	
	signatures of the monitoring	voting rights obtained. The	
	personnel and kept in proper	ballots for the election shall be	
	custody for at least 1 year.	sealed with the signatures of the	
		monitoring personnel and kept	
		in proper custody for at least 1	
		year.	
Article 20			Correspondence
	The 3 <sup>rd</sup> amendment was made	The 3 <sup>rd</sup> amendment was made	to the
	on June 18, 2020.	on June 18, 2020.	amendment
		The 4 <sup>th</sup> amendment was made on	date.
		<u>July 20, 2021.</u>	

Items	Original Version	Amended Version	Reason
Article 3	The Company's directors shall	The Company's directors shall	To comply with
	be elected through single	be elected through single	the Regulation
	named cumulative voting. Each	named cumulative voting. Each	update.
	share shall be entitled to one	share shall be entitled to one	
	vote for each director to be	vote for each director to be	
	elected depends on its voting	elected depends on its voting	
	power. The holder of the shares	<del>power</del> . The holder of the shares	
	may cast all votes for one	may cast all votes for one	
	candidate, or may distribute the	candidate, or may distribute the	
	votes among several candidates.	votes among several candidates.	
Article 5	The elections of independent	The elections of independent	To comply with
	directors and non-independent	directors and non-independent	the Regulation
	directors shall proceed as one	directors shall proceed as one	update.
	election and number of the	election and number of the	_
	elected shall be calculated	elected shall be calculated	
	separately. The candidates who	separately. The candidates who	
	receive the most votes for the	receive the most votes for the	
	position will be elected	position will be elected	
	independent directors and non-	sequentially independent	
	independent directors. In the	directors and non-independent	
	event two or more candidates	directors. In the event two or	
	receive the same number of	more candidates receive the	
	votes beyond a quota, the	same number of votes beyond a	
	winner shall be determined by	quota, the winner shall be	
	drawing lots. One lot may be	determined by drawing lots.	
	drawn by the chairman for each	One lot may be drawn by the	
	of the absentees. In the event	chairman for each of the	
	none of the elected of the	absentees. In the event none of	
	independent directors possess	the elected of the independent	
	accounting or finance expertise,	directors possess accounting or	
	the votes of the candidates who	finance expertise, the votes of	
	possess accounting or finance	the candidates who possess	
	expertise shall be calculated	accounting or finance expertise	
	separately. The one who receive	shall be calculated separately.	
	the most votes shall be elected.	The one who receive the most	
	The other headcounts of the	votes shall be elected. The other	
	elected shall proceed as	headcounts of the elected shall	
	prescribed in the preceding	proceed as prescribed in the	
	paragraph.	preceding paragraph.	
Article 7	The board of directors shall,	The board of directors <u>or other</u>	To comply with
	upon preparing the ballots, have	authorized conveners of	the Regulation
	the ballots numbered in a series	shareholders' meetings shall,	update.
	and enter the voting power on	upon preparing the ballots for	
	each ballot.	directors in numbers	
		corresponding to the directors	

### Comparison between Original and Amendments to "The Election Regulations of Directors"

Items	Original Version	Amended Version	Reason
		to be elected, have the ballots	
		numbered in a series and enter	
		the voting power on each ballot.	
Article 9	A ballot box shall be provided	A ballot box shall be provided	To comply with
	by the board of directors and	by the board of directors or	the Regulation
	shall be kept in public view by	other authorized conveners of	update.
	the monitor before the vote.	shareholders' meetings and	
		shall be kept in public view by	
		the monitor before the vote.	
Article 10	Voters shall fill in candidate's	(Deleted)	To comply with
	name and shareholder's account	Voters shall fill in candidate's	the Regulation
	number on the ballot, and if	name and shareholder's account	update.
	candidate is not a shareholder,	number on the ballot, and if	
	the candidate's ROC	candidate is not a shareholder,	
	Identification Card Number (or	the candidate's ROC	
	for foreigner candidates, the	Identification Card Number (or	
	candidate's passport number);	for foreigner candidates, the	
	voters shall drop the ballots into	candidate's passport number);	
	the ballot box. In the event a	voters shall drop the ballots into	
	legal entity is a candidate, both	the ballot box. In the event a	
	the full registered name of the	legal entity is a candidate, both	
	legal entity and the name of its	the full registered name of the	
	legal representative shall be	legal entity and the name of its	
	entered on the ballot.	legal representative shall be	
		entered on the ballot.	
Article 11	A ballot shall be null and void	A ballot shall be null and void	To comply with
	if such ballot:	if such ballot:	the Regulation
	a. Is not dropped into the ballot	a. Is not dropped into the ballot	update.
	box,	box,	
	b. Is not on a ballot prepared by	b. Is not on a ballot prepared by	
	the Company,	the Company or other	
	c. Is not filled out by voter or is	authorized conveners of	
	blank,	shareholders' meetings,	
	d. Contains the name of a	c. Is not filled out by voter or is	
	candidate who is a	blank,	
	shareholder, but his or her	d. Contains the name of a	
	shareholder's account	candidate <u>whose name is</u>	
	number and the name under	entered in the ballot does not	
	which the shares are	conform to the director	
	registered, do not comply	<u>candidate list.</u> who is a	
	with the register of shares,	shareholder, but his or her	
	e. Contains any words or	shareholder's account	
	notations other than the	number and the name under	
	candidate's name or the	which the shares are	
	shareholder's account	registered, do not comply	
	number,	with the register of shares,	
	f. Contains any alteration to the	e. Contains any words or	
	candidate's name,	notations other than the	
	shareholder's account	number of voting rights	
	number, or voting power,	allotted the candidate's name	

Items	Original Version	Amended Version	Reason
	g. Contains words or marks	or the shareholder's account	
	which are illegible or	<del>number</del> ,	
	unrecognizable, or	f. Contains any alteration to the	
	h. Contains the name of a	candidate's name,	
	candidate, but fails to list the	shareholder's account	
	shareholder's account	number, or voting power,	
	number, or his or her ROC	<u>f.g.</u> Contains words or marks	
	Identification Card Number	which are illegible or	
	(or Passport Number) so as to	unrecognizable or has been	
	identify such person.	<u>altered,</u> <del>or</del>	
		h. Contains the name of a	
		candidate, but fails to list the	
		shareholder's account	
		number, or his or her ROC	
		Identification Card Number	
		(or Passport Number) so as to	
		identify such person.	
Article 12	The vote inspector and vote	The vote inspector and vote	To comply with
	counter shall monitor the	counter shall monitor the	the Regulation
	opening of the ballots, and the	opening of the ballots, and the	update.
	chairman shall announce the	chairman shall announce the	
	results immediately thereafter.	results immediately thereafter,	
		including the list of persons	
		elected as directors and the	
		numbers of votes with which	
		they were elected.	
Article 14	The Ord area a large of and a	$T_{1} = 2^{nd}$	Correspondence
	The $2^{nd}$ amendment was made	The 2 <sup>nd</sup> amendment was made	to the
	on June 21, 2012.	on June 21, 2012.	amendment
		The 3 <sup>rd</sup> amendment was made	date.
		<u>on July 20, 2021.</u>	