

2024 Annual Report

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- 1 -

I. The spokesperson and deputy spokesperson of the Company

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Title: Executive Senior Manager of Administrative Management Department and Governance manager.

Deputy Spokesperson: ZHUNG, XIU-JU

Title: Financial and Accounting Officer

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II. Address and contact number of the headquarters and plant:

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Tel: (04)2538-4121

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Address: B2F., No. 97, Sec. 2, Dunhua S. Rd., Da'an Dist., Taipei City, Taiwan, R.O.C
Website: agency.capital.com.tw
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IV. Contact information of the Certified Public Accountants for the Latest

Financial Report:

CPA Firm : LAN-JAI CPA FIRM
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Address: 23F., No. 760, Zhongming S. Rd., South Dist., Taichung City , Taiwan (R.O.C.)
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V.Overseas Trade Places for Listed Negotiable Securities : None
VI. Company Website: www.pontex.com

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I . Letter to Shareholders

1 • OPERATING RESULTS OF 2024:

In retrospect, the global economic landscape in 2024 remained complex and volatile. As countries continued to adjust their economic policies in the post-pandemic era, unresolved geopolitical tensions—such as the Russia-Ukraine war, conflicts in the Middle East, and cross-strait tensions—along with ongoing confrontations between Western countries and Russia and China, and a rise in protectionism, all exerted negative pressure on economic development. Fortunately, global inflation control efforts showed results, prompting the U.S. Federal Reserve to cut interest rates three times after September 2024 to stimulate the economy. Driven by the robust growth of the AI technology industry, the global economic growth rate reached 3.2%, outperforming the previous year. However, traditional industries unrelated to electronic technology, including our company, continued to face significant threats due to sluggish market demand.

In 2024, the Company recorded an operating revenue of approximately NT\$550 million, with a pre-tax loss of around NT\$73 million. Earnings per share after tax stood at (NT\$0.67), indicating that the operational challenges faced in 2023 have yet to be resolved. Faced with the critical warning sign of two consecutive years of losses, the Company continues to enhance both the breadth and depth of its composite material R&D, focusing on high-value-added new materials and single-material formulations to attract clients from the electronics and technology sectors. The Company also prioritizes the issue of environmentally friendly materials and recycling. In addition, it is actively promoting strategic alliances with equipment and mold manufacturers to strengthen opportunities for securing new orders, striving to fully achieve the operational targets set for 2025.

Here is the business performance report in 2024:

I.	Business Plan	Implimentation and	The Results:
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Unit: N	ID thousand
American	

II. A. NTD (Lassa J

			Amount of	
			Increase	Percent
Item	2024	2023	(Decrease)	Change
Net Operating Revenue	553,239	594,313	(41,074)	(6.91)
Operating Cost	494,676	526,748	(32,072)	(6.08)
Net Gross Profit	58,563	67,565	(9,002)	(13.32)
Operating Expense	141,937	129,663	12,274	9.47

			Amount of	
			Increase	Percent
Item	2024	2023	(Decrease)	Change
Operating Income	(83,374)	(62,098)	(21,276)	(34.26)
Net Non-operating Income	10,084	(8,154)	18,238	223.67
Profit before income tax	(73,290)	(70,252)	(3,038)	(4.32)

II. Budget Implementation

Unit: NTD thousand Item Actual number Budget number Achievement Net Operating Revenue 553,239 1,054,555 52.46 **Operating Cost** 494,676 874,704 56.55 Net Gross Profit 58,563 179,851 32.56 **Operating Expense** 141,937 143,937 98.61 35,914 Operating Income (83, 374)(232.15) Net Non-operating Income 10,084 (8,902) 113.28 Profit before income tax (73, 290)27,012 (271.32)

III. Financial performance and profitability analysis

	Item	2024	2023
Financial	Debt to asset ratio	35.70	43.98
Structure(%)	Long-term Capital Ratio	148.06	157.63
	Current ratio	119.97	134.52
	Quick ratio	63.41	67.30
Liquidity (%)	Times interest earned	(4.19)	(2.45)
	Return on Total Assets	(4.07)	(3.28)
	Return on Equity	(8.00)	(8.21)
	Net Profit Margin	(13.26)	(11.76)
Profitability(%)	Earrings Per Share	(0.67)	(0.75)

IV.Research and development situation

(1) Equipment injection

Our company engages in equipment injection molding across various fields, including functional shoe outsoles, midsoles, decorative accessories, uppers, and industrial products. Among these, upper injection molding—primarily for OEM leisure footwear for the CROCS brand—is currently the company's main line of business. Every year, we continuously develop new products for major brand clients. In 2024, models that have entered mass production include: TG24470 and TG24471 heel counters, TG24865 heel supports, TG24866 decorative shoe parts, and TG24867 midsole support plates for the 361° brand; and TG23830 slipper uppers for the CROCS brand.

Ongoing development projects expected to enter mass production in 2025 (Year 114) include: TG24841 toe puffs, TG24842 decorative shoe parts, and TG24846 mid-waist plates for the NIKE brand; TG24879 football outsoles and TG24474 midsole heel counters for the KAPPA brand; TG24477 midsoles for the Track Smith brand; and TG24478 eyelets, TG25410 heel counters, and TG25411, TG25412, TG25413 decorative shoe parts for the 361° brand.

Our R&D team has long collaborated with internationally renowned brands, continuously advancing our production, sales, and research capabilities. We have built strong trust with our clients and remain committed to expanding our market presence in the industry.

(2) Compound material

For over 40 years, our company's compound materials division has established its presence in the industry through research and development. We have set up a "Green Polymer Materials R&D Center" to advance material research and meet the needs of clients across various industries. We specialize in customized formulation and modification of engineering plastics such as PA, PP, PC, ABS, PBT, TPU, and PLA to fulfill diverse product requirements.

Our clientele spans multiple sectors, including automotive and motorcycle, 3C electronics, agricultural machinery, furniture, and consumer goods—building a strong and long-standing professional reputation. In recent years, our R&D team has continued to focus on the development of high-value materials while also addressing global environmental goals such as plastic reduction and carbon neutrality. We are actively exploring the modification of PCR (Post-Consumer Recycled) plastics and are moving toward mono-material formulations to enhance recyclability. Our goal is to provide both domestic and international clients with the most competitive, high-quality product solutions and services.

2 • BUSINESS PLAN FOR 2024

- 2.1. Operation strategy and policy
 - 1. Rapidly follow the changes and respond to corporate risk.
 - 2. Implement KPI management and pursue the achievement of the goal.
 - 3. Expand local service and global arrangement.
 - 4. Elaborate research and development technonlogy and enhance competitiveness.
 - 5. Develop a diverse market and solid industry foundation.
 - 6. Insist on prioritize quality to ensure client satisfaction.
 - 7. Emphasize ESG issue to promote sustainable development.

2.2 Forecast sales volume and its basis

Based on the global economic outlook, domestic and international industry trends, customer demand forecasts, and the company's production and sales resource allocation both at home and abroad, and with reference to recent changes in the company's business scale and the progress of new product development, the sales forecast for each business division in 2025 has been established. The annual total revenue target is approximately NT\$800 million, representing a 44.92% increase compared to the actual performance of the previous year. Details are shown in the table below:

		•			
Office	2025	2024	Estimated		
Office	Sales Goal	Sales Goal	growth rate(%)		
Equipment business	250.042	100.921	147.09		
department	250,043	100,831	147.98		
Compound business	551 716	152 109	21.05		
department	551,716	452,408	21.95		
Total	801,759	553,239	44.92		

Unit: NTD thousand

- 2.3 Important policy of production and marketing
 - 1. Equipment business department
 - (1) Strengthen existing international cooperative brands and continuously expand the new collaborations with shoe industries.
 - (2) Expand our customer base in non-footwear injection products and deeply. cultivate diverse local business opportunities.
 - (3) Enhance the autonomy of brand collaboration development by establishing. mold factories.
 - (4) Impletment production 10 days in advance to ensure delivery deadline and. service quality.
 - (5) To establish the capabilities to support with production and continuously. strengthen personal rotation training.

- 2. Compound material business department
- (1) Continue the development and application of eco-friendly recycled materials to seize global opportunities in plastic reduction and net-zero carbon emissions.
- (2) Enhance the applicability and cost control of high-value, high-specification materials to improve product competitiveness.
- (3) Focus on developing single-material formulations to facilitate recycling and reuse, thereby strengthening the company's advantages.
- (4) Expand into the field of circular economy materials and accelerate the development of the recycled fabric hot-press board market.
- (5) Prioritize quality and ensure the security of payment transactions to reinforce customer trust.

3 • FUTURE STRATEGY.

- (1) Leverage the regional economic advantages of the group's enterprises with flexible procurement policies and production-sales coordination to strengthen the global layout.
- (2) Seize opportunities from global plastic reduction and restriction trends by focusing on the development of various eco-friendly and bio-based material markets.
- (3) Prioritize long-term cooperation with major clients to enhance the company's industry position and competitive edge.
- (4) Pursue collaborations across upstream and downstream industries, as well as cross-industry partnerships, to introduce new industrial developments and expand the company's profitability in depth and breadth.
- (5) In response to global net-zero carbon initiatives, emphasize carbon credit-related issues and implement ESG sustainability development in line with national policies.

4 • INFLUENCE OF EXTERNAL COMPETITIVE ENVIRONMENT, ENVIRONMENTAL REGULATION AND OVERALL MANAGEMENT ENVIRONMENT

Outlook for the Global Economy in 2025, although inflation is under control, the rise of protectionism and resulting tariff wars may hinder a rapid recovery in end-user consumption. Geopolitical tensions remain frequent, and global economic growth is expected to remain flat. The Company operates production bases in Taiwan, Vietnam, and Mainland China. In adherence to laws and lawful business practices, we continuously monitor the latest regulations and economic developments in each region. Rapid response mechanisms are in place to ensure timely discussions and decisions within relevant departments. When necessary, expert consultation is sought to formulate effective strategies in response to environmental changes, minimizing any potential impact or disruption to the Company's operations.

5 \conclusion

Pontex operates with a global layout through its three major operational bases in Taiwan, China, and Vietnam.With over 40 years of accumulated professional expertise, we are committed to business growth by continuously expanding into new industries, developing new customer markets, and enhancing corporate value and client trust.

Pontex management team has always upheld the mission of maximizing shareholder equity and employee well-being. The overall business performance in 2024 fell short of expectations, marking a second consecutive year of losses. The management team fully acknowledges its responsibility and is addressing the situation with utmost seriousness.

We sincerely ask all shareholders for continued support. The management team is actively working to improve corporate competitiveness and secure new orders and partnerships. The entire company is making every effort to meet shareholder expectations and to restore profitability and corporate vitality at the earliest possible time.

Wish you good health and good luck

SHEN,MAO-KEN Chairman.

II · CORPORATE GOVERNANCE REPORT

1 · INFORMATION ON DIRECTORS, SUPERVISORS, PRESIDENT, VICE PRESIDENTS, ASSISTANT VICE PRESIDENTS, AND HEADS OF DEPARTMENTS AND BRANCH OFFICES.

(1) • Directors and supervisors' information

(1)-1 • Name, experience (education) and shareholdong and character of directors and supervisors.

April 5th ,2025 Unit : Shares

Title (Note1)	Nation ality or place of Name Gender/ Age (Note2)			d Term (year)	Date First Elected	Shareholanig			Current Shareholding		Spouse &Minor children Shareholding		me of erson		Other position	Executives, directors or supervisors who are spouses or within two degrees of kinship				
	registai on					(Note 3)	Shares	%	Shares	%	Shares	%	Shares	%			Title	Name	Relation	
Chairma n	R.O.C	Henry Global Investment Co.,Ltd.		2022.06.02	3 years	2013.06.04	5,000,000	5.93	5,132,455	4.52	0	0.00	0	0.00	Chairman, Pontex Polyblend Co.,Ltd.	None	None	None	None	None

Chairma n and general manager	R.O.C.	Representi ve: Mr. Shen,Mao- Ken	M 61-70 Years Old	2022.06.02	3 years	2013.06.04	2,170,000	2.58	2,278,485	2.01	1,416,557	1.25	0	0.00	Elected as one of the top 100 good doctors. Elected as one of the top 100 important person on	Chairman and general Manager, Pontex Polyblend Co.,Ltd. Director,Multitex Polyblend Co.Ltd. Director,Pontex(Q.Y) Polyblend Co.,Ltd. Director Polytech Global Ltd. Director,Cleated Molding Global Ltd.	None	None	None	None
Director		Teng Tsai investme nt Co.,Ltd		2022.06.02	3 years	2010.06.04	1,275,294	1.51	1,309,077	1.15	0	0.00	865,751	0.76	Director, Pontex Polyblend Co.,Ltd	None	None	None	None	None
Director	Director R.O.C.	Represent ive: Xiong,Di -Jun	M 71-80 Years old	2022.06.02	3 years	2014.05.27	500,000	0.59	513,245	0.45	0	0.00	0	0.00	Master of Educational Administration Philippine Christian University	None	None	None	None	one
Director	R.O.C.	Jung- Shiung Investment Co.,Ltd.		2022.06.02	3 years	2013.06.04	843,409	1.00	865,751	0.76	0	0.00	0	0.00	Director, Pontex Polyblend Co.,Ltd	None	None	None	None	None

	R.O.C.	Representa tive:Zheng, Rong-Zhu	M 71-80 Years old	2022.06.02	3 years	2014.06.12	107,050	0.13	109,885	0.10	0	0.00	0	0.00	EMBA,College of Management,National Yang Ming Chiao Tung University Manager of quality Assurance,internal control,and audit, Industrial Technology Research Institute Project Director of Aerospace Industry Quality and ISO 9001 Quality Management System Certification Program of Industrial Technology Research Institute(ITRI) Committee,Chinese Society for Quality Director, Pontex Polyblend Co.Ltd.	None	None	None	None	None
Director		Bang- Tai Investment Co.Ltd		2022.06.02	3 years	2022.06.02	10,000	0.01	124,264	0.11	0	0.00	0	0.00	Director, Pontex Polyblend Co.,Ltd	None	None	None	None	None

	Representa tive: Chen,Zong -Yi	M 31-40 Years old	2022.06.02	3 years	2022.06.02	7,000	0.01	7,185	0.01	0	0.00	0	0.00	Graduated,Department of Electronic Engineering,St.John's University Sales Manager, Chien Yeu Enterprise Co.,Ltd. Independent director,NewSoft technology Corporation	Independent Director of NEWSOFT TECHNOLOGY CORPORATION	None	None	None	None
	Jia-Jie Approach able Co.,Ltd.		2022.06.02	3 years	2022.06.02	1,000	0.00	1,026	0.00	0	0.00	0	0.00	Director, Pontex Polyblend Co.,Ltd	None	None	None	None	None
Director	Represent ative:Xu, Yin-Zhu	F 41-50 Years old	2022.06.02	3 years	2022.06.02	0	0.00	0	0.00	0	0.00	0	0.00	Business Administration from Cheng Shiu University of Science and	Independent Director of Jia Jie Biomedical Co., Ltd Manager of DAILY POLYMER CORP.	None	None	None	None
	Houndey enterprise Co.,Ltd		2023.06.07	3 years	2023.06.07	6,666,000	7.33	6,842,589	6.03	0	0.00	0	0.00	Director, Pontex Polyblend Co.,Ltd	Director of LJ INNOVATION CO., LTD.	None	None	None	None
Director	Represent ative: Huang,Qi -Wen	M 61-70 Years old	2023.06.07	3 years	2023.06.07	0	0.00	0	0.00	0	0.00	0	0.00	Manager, LONG SONG KNITTING CO., LTD. Director	Director, Houndey enterprise Co.,Ltd Chairman, Pin Huang Investment Co., Ltd.	None	None	None	None

Director R.O	P.C Chang, Ming- Tung	M 71-80 Years old	2023.06.02	3 years	2016.06.02	1,633,996	1.94	1,677,282	1.48	0	0.00	0	0.000	Graduated from the Department of Accounting, Soochow University Director, Pontex Polyblend Co.,Ltd	None	Representativ e of chairman	,	degrees	None
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Indepen dent director		Shen, Xiu- Xiong	M 81-90 Years old	2019.06.06	3 years	2019.06.06	594,728	0.71	390,483	0.34		D 0.00		0 0).00	Graduated, National Taiwan Normal University Completion of Graduate, Program in education research Commissioner of education, Yunlin County Commissioner of education, Changhua County Commissioner of education, Changhua County Director's Secretary, Provincial department of education Deputy chief,K-12 Education Ministration Ministry of Education President, Dounan Taian temple Education Foundation Independent Director and Remuneration Committee member, Pontex Polyblend Co., Ltd.	Member of Remuneration Committee and Audit Committee of the Company	None	None	None	None	
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Independe nt director	R.O.C	Xu, Ji-Shan	M 81-90 Years ol	2022.06.02	3 years	2022.06.02	0	0.00	0	0.00	20,529	0.02	0	0.00	Graduated, Nan Ying Senior Commercial & Industrial Vocational School Passed the Special Examinations Level B financial executive personnel in 1956 Chief, Ministry of Finance, Taiwan Provincial Government Inspector, Ministry of Finance Director, Department of Finance, Kaosiung County Government Director, Department of Finance, Changhua County Governmen	Member of the Audit Committee of the Company	None	None	None	None	
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Independe nt director	R.O.C	Li, Wen-Bin	M 71-80 Years old	2022.06.02	3 years	2022.06.02	0	0.00	0	0.00	0	0.00	0	0.00	Master, Department of Business Administration, National Chung Cheng University Passed the workshop of Business Computerization Consultant Workshop Qualified Management Consultant, China Productivity	Member of the Audit Committee of the Company	None	None	None	None
Independe nt director	R.O.C	Lin,Chih- Hong	M 41-50 Years old	2024.06.06	3 years	2024.06.06	0	0.00	0	0.00	0	0.00	0	0.00	Bachelor's Degree in Finance and Banking, Providence University Master of Business Administration, Pacific University, Hawaii, USA Chairman, JIUJU MARBLE CO., LTD Chairman, Siang Shun Investment Co., Ltd.	Member of the Audit Committee of the Company Chairman , JIUJU MARBLE CO., LTD Chairman, Siang Shun Investment Co., Ltd. Supervisor, Bo Sheng Construction Co., Ltd.	None	None	None	None

Note 1: Corporate shareholders should have the name of corporate shareholders and representative illustrated separately (the name of the corporate. shareholders should be noted) also, Table 1 should be filled out.

Note 2: Please list the actual age, and it may be listed in ranges, such as 41–50 years old or 51–60 years old.

Note 3: Indicate the date of the first-time elected director or supervisor; also, the period of interruption should be noted.

- Note 4: Previous work experiences relating to their current roles; if the person works in the auditor's firm or in an affiliated company during the. aforementioned time period, the job title and responsibilities must be provided.
- Note 5: Where the chairperson of the board of directors and the general manager or person of an equivalent post (the highest level manager) of a company. are the same person, spouses, or relatives within the first degree of kinship, an explanation shall be given of the reason for, reasonableness, necessity thereof, and the measures adopted in response thereto.
 - 5-1 The chairman of the company serves as the general manager simultaneously, therefore, the chairman could have more information to understand. operating conditions. The board of directors could grasp more operating conditions. Because of the flat organization, which elevates management efficiency and makes the execution more smoothly.
 - 5-2 More than half of the company's directors are not employees or managers. Aside from strengthening the supervision and balancing mechanism, it. could also reduce the concentration of power caused by the chairman who also is the general manager, resulting in a loss of objectivity and supervision.

(2) > Directors who are representative of institutional shareholders, major shareholders of the institutional shareholders:

(2)-1 • Marjor shareholders of the institutional shareholders:

April 5 2025

Names of Institutional Shareholders (Note1)	Corporate shareholders'main shareholders (Note 2)
Henry Global Investment Co.,Ltd	Lai,Xing-Yi 60% 、Shen,Jia-An 10% 、Shen,Jia-Ling 10% 、Shen,Mao-Ken20%
Teng Tsai Investment Co.,Ltd.	Xiong,Di-Jun 97.50% v Yang,Shun-Ting2.50%
Jung-Shiung Investment Co.,Ltd	Teng Tsai investment Co.,Ltd. 100%
Bang- Tai Investment Co.Ltd.	Hong, De-Neng 99.8% × Xu, Han-Yang 0.2%
Jia-Jie Approachable Co.,Ltd.	Wang,Jun-Wei 10% × Wei,Jin-Yun 90%
Houndey enterprise Co.,Ltd	JADE LONG JOHN ENTERPRISE CO., LTD. 29.63% Longtan Investment Co., Ltd. 11.93% YA CHAMPION INDUSTRIAL CO., LTD. 9.00% Pin Huang Investment Co., Ltd. 7.13% Fang Di Ya Capital Investment Co., Ltd. 5.80% Long Chang Investment Co., Ltd. 4.27% TEXLON TEXTILE CORPORATION 2.34% Hsieh, Chih-Lin 2.33% Wen, Wen- Hsu 2.17% Hsieh, Shih-Ching 2.03%

Note 1: The director or supervisor is the representative of an institutional shareholder, this section should indicate the. name of institutional shareholder.

- Note 2: Provide the names of the major shareholders of said institutional shareholder (the top 10 shareholders with the. largest shareholdings) and respective shareholdings. If the major shareholders are juridical persons, fill in Table 2 below.
- Note 3: If an institutional shareholder is not a corporate, the name of the institutional shareholder and its shareholding. disclosed above shall be the name of investor and the percentage of its investment or donation. Any donor who has passed away should be marked "Deceased"

(2)-2 • Marjor shareholders of the Company's major institutional shareholders:

	April 5 2025
Name of institutional shareholders (Note 1)	Major shareholders of institutional shareholders (Note 2)
Teng Tsai investment Co.,Ltd.	Xiong,Di-Jun 97.50% \ Yang,Shun-Ting 2.5%
JADE LONG JOHN ENTERPRISE CO., LTD.	Long Tan Investment 47.80% > Jie Fu investment 49.01%
Long Tan Investment	Wen, You-Zhang 99.64%
Ya Champion industrial Co.,Ltd	Xie,Rui-Bang 13.79% 、 JADE LONG JOHN ENTERPRISE CO., LTD. 2.28% 、 FORMOSA TING SHO ENTERPRISE CO., LTD. 6.15%
Pin Huang Investment Co.Ltd	Huang,Chi-Wen 29.72% 、 Liu,Hui-Ming 40.48% 、 Huang,Xiang-Yun 16.96% 、 Huang,Pin-Zhi 12.84%
Fang Di Ya Capital Investment Co., Ltd.	Wen, You-Zhang 96.55%
Long Chang Investment Co., Ltd.	INFINITY SIGHT LIMITED 100%
TEXLON TEXTILE CORPORATION	Zhang,Yi-Han 45.46% × Zhang,Liang-Zheng 23.95% × Zhong,Xiu-Lei 15.59% × Zhang,Liang-Zuo 10%

April 5 2025

Note 1: If the major shareholder indicated in Table 1 is an institutional shareholder, this section should indicate the names. of the institutional shareholders.

Note 2: Fill in the major shareholders' names of the institutional shareholders (10 largest holding percentages) and the. holding percentage of each.

Note 3: If the institutional shareholder is not a company, the names and shareholding ratio of shareholders to be disclosed. are the names of people who contributed or donated the capital and the ratio of their contribution or donation. Any donor who has passed away should be marked "Deceased"

(2)-3 • Professional qualifications and independence analysis of directors and supervisors.

supervisors.		1	· · · · · · · · · · · · · · · · · · ·
Requirements			Number of Other Public Companies in
	Professional qualifications	Independent status	Which the Individual
	and experience (Note1)	(Note2)	is Concurrently
Name			Serving as an Independent Director
Henry Global Investment Co.,Ltd. Representive: Mr.Shen,Mao-Ken	Possess the work experience required by the company Served as director, chairman, and general manager. Not having under any circumstance under Article 30 of Company Act.		0
Teng Tsai investment Co.,Ltd. Representive: Xiong,Di-Jun	Possess the work experience required by the company Served as director. Not having under any circumstance under Article 30 of Company Act.		0
Jung-Shiung Investment Co.,Ltd. Representative: Zheng,Rong-Zhu	Possess the work experience required by the company Served as director. Not having under any circumstance		0
Bang- Tai Investment Co.Ltd. Representative: Chen,Zong- Yi	under Article 30 of Company Act. Possess the work experience required by the company Not having under any circumstance under Article 30 of Company Act.	None	2
Jia-Jie Approachable Co.,Ltd. Representative: Xu,Yin-Zhu	Possess the work experience required by the company Not having under any circumstance under Article 30 of Company Act.		2
Houndey enterprise Co.,Ltd Representative: Huang,Qi- Wen	Possess the work experience required by the company Not having under any circumstance under Article 30 of Company Act.		0
Chang, Ming-Tun	Possess the work experience required by the company Not having under any circumstance under Article 30 of Company Act.		0

Requirements Name	Professional qualifications and experience (Note1)	Independent status (Note2)	Number of Other Public Companies in Which the Individual is Concurrently Serving as an Independent Director
Shen,Xiu-Xiong	Possess the work experience required by the company Served as Independent Director. Not having under any circumstance under Article 30 of Company Act.	An independent director and member of the Audit Committee and Remuneration Committee who meets the requirement of independence, including but not limited to whether the self, spouse and second degree of kinship served as the directors, supervisors or employees of the company or its affiliated companies; do not hold the number of shares in the company; do not serve as directors, supervisor or employee of the company or affiliated companies with a specific relationship; the amount of remuneration received from providing business, legal, financial, accounting and other services to the company or its affiliated companies in the last 2 years.	0

Requirements			Number of Other
			Public Companies in
	Professional qualifications	Independent status	Which the Individual
	and experience (Note1)	(Note2)	is Concurrently
			Serving as an
Name			Independent Director
Xu, Ji-Shan	Passed the Special Examinations of financial Executive. Serves as Director, Department of Finance,Kaosiung County Government and Director, Department of Finance,Changhua County Government(Retired), possess extensive expertise in finance and accounting as well as substantial work experience. Possess the work experience required by the company Not having under any circumstance under Article 30 of Company Act.	An independent director and member of the Audit Committee and Remuneration Committee who meets the requirement of independence, including but not limited to whether the self, spouse and second degree of kinship served as the directors, supervisors or employees of the company or its affiliated companies; do not hold the number of shares in the company; do not serve as directors, supervisor or employee of the company or affiliated companies with a specific relationship; the amount of remuneration received from providing business, legal, financial, accounting and other services to the company or its affiliated companies in the last 2 years.	0
Li,Wen-Bin	Possess the work experience required by the company Not having under any circumstance under Article 30 of Company Act.	An independent director and member of the Audit Committee and Remuneration Committee who meets the requirement of independence, including but not limited to whether the self, spouse and second degree of kinship served as the directors, supervisors or employees of the company or its affiliated companies; do not hold the number of shares in the company; do not serve as directors, supervisor or employee of the company or affiliated companies with a specific relationship; the amount of remuneration received from providing business, legal, financial, accounting and other services to the company or its affiliated companies in the last 2 years.	0

Requirements	Professional qualifications and experience (Note1)	Independent status (Note2)		e Ind	
Name			Serving	as	
			Independe	ent D	irector
	Possess the work experience	An independent director and member of the Audit Committee			
	required by the company	who meets the requirement of independence, including but not			
Lin,Chih-Hong	Not having under any circumstance under Article 30 of Company Act.	limited to whether the self, spouse and second degree of kinship served as the directors, supervisors or employees of the company or its affiliated companies; do not hold the number of shares in the company; do not serve as directors, supervisor or employee of the company or affiliated companies with a specific relationship; the amount of remuneration received from providing business, legal, financial, accounting and other services to the company or its affiliated companies in the last 2 years.			0

(2)-4 • Board diversity and independence:

- (1) Diversity of the board of directors: The members of the board of directors have. currently met the requirements for diversity. However, to meet the needs of future development, the Company will continue to review the composition elements of diversity and strengthen the goal of the diversity of the board of directors members during re-election. The Company's concrete management goals are to gradually increase the number of board of directors members with cognition and background in corporate governance, environmental sustainability, corporate social responsibility, and law, to better supervise and guide the Company in response to international development trends.
- (2) Independence of the board of directors: The company's board of directors is. composed of 10 directors, including 3 independent directors. The number of independent directors accounts for 30% of all directors, and no more than two directors have a relationship with the spouse or second degree of kinship. Furthermore, there are no cases as stipulated in Article 26-3, Paragraphs 3 and 4 of the Securities and Exchange Act. The primary responsibility of the Company's board of directors is to supervise the company's compliance with the law, finance transparency, timely disclosure of important information, and the ability to make objective and independent judgments on the company's financial business. Therefore, the Company has met the requirements of the law when the election.

- Note 1: Professional qualifications and experience: separately state the professional. qualifications and experience of each director and supervisor. If they are members of the audit committee and with accounting or financial expertise, should describe their accounting or financial background and work experience. Furthermore, illustrate whether there is none of the behaviors listed in Article 30 of the Company Act.
- Note 2: The independent directors should state the correspondence of independence, including but not limited to whether the self, spouse, and second degree of kinship serve as the directors, supervisors or employees of the Company or its affiliated companies; The number of shares and proportion of the self, spouse, and second degree of kinship' (or in the name of others). Whether serving as the director, supervisor or employee of a company with a specific relationship with the company (refer to Article 3, Paragraph 1, Subparagraph 5 ~ 8 of the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies). The amount of remuneration received from providing such business, legal, financial, and accounting services to the company or its affiliated companies in the last 2 years.
- Note 3: For the method of disclosure, please refer to the best practice reference. examples on the website of the Corporate Governance Center of the Taiwan Stock Exchange.

(2)-5 \ THE INFORMATION OF GENERAL MANAGERS, VICE GENERAL MANAGERS, SENIOR MANAGERS, AND MANAGERS OF DEPARTMENTS OR BRANCHES

					1								1	Арі	п э,	2025
Title (Note1)	Nationality	Name	Gender	Date Elected	Sharehol	dings	Spouse & childr Shareho	Minor en	Shareho in the n of oth perso	ame ier	Experience (Education) (Note2)	Other position	deg	-	es or vo of	Remark (note 3)
					shares	%	Shares	%	Shares	%			Title	Name	Relati onshi p	
Chairman and general manager	R.O.C.	Shen,M ao-Ken	М	2013.06.04	2,278,485	2.01	1,416,557	1.25	0	0.00	Graduated, Kaohsiung Medical University School of Dentistry Orthodontists,R.O.C. Fellow,The International College of Dentists Director of dentistry, Jen-ai Hospital,Dali Branch Elected as one of the top 100 good doctors. Elected as one of the top 100 important person on the 100 th national anniversary	Director,Multitex Polyblend Co.Ltd. Director,Pontex(Q.Y) Polyblend Co.,Ltd. Director Polytech Global Ltd. Director,Cleated Molding Global Ltd.	None	None	None	Note 3
General Manager	R.O.C.	Yu, You-Fa	М	2010.06.16	2,395,180	2.11	170,825	0.15	0	0.00	Chairman,Pontex Polyblend Co.,Ltd. Five-Year Department of Mechanical Engineering, National Taipei University of Technology General Manager, Pontex Ployblend Co.,Ltd.	None	None	None	None	_
Vice General Manager	R.O.C	Wu, Mei- Ling	F	2015.01.01	23,609	0.02	0	0.00	0	0.00	Department of Economics, Soochow University Sales Secretary,Fuhongxiang Co.,Ltd. Sales Secretary,Woodworth Wooden Industries Co.,Ltd.	None	None	None	None	-

April 5.2025

Title (Note1)	Nationality	Name	Gender	Date Elected	Sharehol	dings	Spouse & childr Sharehol	Minor en	Shareho in the n of oth perso	ame er	Experience (Education) (Note2)	Other position	deg	-	es or vo of	Remark (note 3)
					shares	%	Shares	%	Shares	%			Title	Name	Relati onshi p	
Vice General Manager	R.O.C	Chang Ming- Tong	М	2024.08.16	0	0.00	0	0.00	0	0.00	Vice general manager of the compound material business department, Pontex Polyblend Co.,Ltd. Graduated from Yi Ning High School. General Manager of the Management Department, Shin Tian Li Co., Ltd. Vice General Manager, Pontex Polyblend Co.,Ltd.	Acting General Manager, Pontex(Q.Y) Polyblend Co.,Ltd.and Vietnam Pontex Polyblend Co.,Ltd. Legal Representative, Vietnam Pontex Polyblend Co.,Ltd.	None	None	None	-
Executive Senior Manager and Governance manager.	R.O.C.	Hong,Ji ng- Cheng	М	2015.01.01	0	0.00	2,082	0.00	0	0.00	Department of Accounting, Feng Chia University Executive senior manager of administrative management department,Pontex Polyblend Co.,Ltd.	None	None	None	None	-
Senior Manager	R.O.C	Liao, Shih- Yuan	М	2015.03.02	12,691	0.01	0	0.00	0	0.00	Master of Polymer, National Taiwan University of Science and Technology Assistant Manager, CMDC Chemical Materials Division, Pou Chen Corporation. Senior Manager, Pontex(Q.Y) Polyblend Co.,Ltd.	Assistant Vice President, Overseas Business Development Division, Pontex Polyblend Co.,Ltd. Director, Pontex(Q.Y) Polyblend Co.,Ltd.	None	None	None	-
Senior Manager	R.O.C	Liao, Shih- Yuan	М	2015.07.01	0	0.00	0	0.00	0	0.00	Master of Polymer, National Taiwan University of Science and Technology	None	None	None	None	-

Title (Note1)	Nationality	Name	Gender	Date Elected	Sharehol		Spouse & childr Shareho	Minor en	Shareho in the n of oth perso	ame er	Experience (Education) (Note2)	Other position	deg	-	s or vo of	Remark (note 3)
					shares	%	Shares	%	Shares	%			Title		Relati onshi p	
Senior Manager	R.O.C	Chang , Ying- Wei		2024.07.01	0	0.00	0	0.00	0		Department of Civil Engineering, Tungnan Junior College of Technology Senior Manager, Sales Department, Composite Materials Business Division, Pontex Polyblend Co.,Ltd.	None	None	None	None	-
Financial and Accounting Officer	R.O.C.	Zhong, Xiu-Ju	F	2015.11.04	5,033	0.00	0	0.00	0			Financial and Accounting Officer	R.O.C.	Zhon g,Xiu -Ju		2015.11.04

Note 1: The information of the general manager, vice general managers, senior managers, and managers of departments or branches should be included positions. equivalent to the general manager, vice general manager, or senior managers should also be included regardless of the title.

- Note 2: The experience related to the current position, such as having worked in an accounting firm or an affiliated corporate during the period disclosure before, the title and position in charge should be stated.
- Note 3: Where the chairman of the board of directors and the president or person of an equivalent post (the highest level manager) of a company are the same person, spouses, or relatives within the first degree of kinship, the reason for, reasonableness, necessity thereof, and the measures adopted in response thereto (such as increasing the number of independent director seats, and more than half of all directors must not concurrently serve as employees or managers) must be disclosed:
 - (1) The chairman of the company serves as the general manager simultaneously, therefore, the chairman could have more information to understand. operating. conditions. The board of directors could grasp more operating conditions. Because of the flat organization, which elevates management efficiency and makes the execution more smoothly.
 - (2) More than half of the company's directors are not employees or managers. Aside from strengthening the supervision and balancing mechanism, it could also reduce the concentration of power caused by the chairman who also is the general manager, resulting in a loss of objectivity and supervision.

2 • Remuneration of Directors, Supervisors, General Manager and Vice General Manager, etc.:

(1) Remuneration to directors and independent directors (A company that has posted after-tax deficits within the three most recent fiscal years shall disclose the name and remuneration paid to directors.)

					Ren	nuneratio	n				o of total eration(A		Re	Relevant Remuneration Received by Directors Who are Also Employee						Ratio of total Compensation (A+B+C+D+E+F+		Remune
Ticl		Comp	Base pensation (A) ote 2)		ance pay (B)	Comp	rector pensation Note 3)		vance (D) ote 4)	inco	+D) to net ome(%) ote 10)	and Al	Bonuses, lowances (Note5)		verance ay(F)		Comp	mployee ensation Note 6)		G) tincol	to net me(%) te 10)	ration from ventures other
Title	Name	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Co	ompany	fina	nies in ne lidated ncial nents	The Com	All compa nies in the consoli dated financi	Than subsidiari es or from the patent company										
		pany	al stateme nts (Note7)	pany	al statem ents (Note7)	puily	al stateme nts (Note7)	pully	al stateme nts (Note7)	pully	al stateme nts (Note7)	pully	al stateme nts (Note7)	pully	al statem ents (Note7)	Cash	Stock	Cash	Stock	pany	al statem ents (Note7)	(Note11)
Chairman	Henry Global Investment Co.,Ltd.	0	0	0	0	0	0	0	0	0.00	0.00	762	762	0	0	0	0	0	0	-1.04	-1.04	-
Chairman	Legal representative: Shen,Mao-Ken	0	0	0	0	0	0	0	0	0.00	0.00	2,646	4,456	0	0	0	0	0	0	-3.61	-6.08	-
	Teng Tsai investment Co.,Ltd.	0	0	0	0	0	0	0	0	0.00	0.00	0	0	0	0	0	0	0	0	0.00	0.00	-
Director	Legal representive: Xiong,Di-Jun	82	82	0	0	0	0	72	72	-0.21	-0.21	0	0	0	0	0	0	0	0	-0.21	-0.21	-
Director	Jung-Shiung Investment Co.,Ltd	0	0	0	0	0	0	0	0	0.00	0.00	0	0	0	0	0	0	0	0	0.00	0.00	-
	Legal representive: Zheng,Rong-Zhu	82	82	0	0	0	0	72	72	-0.21	-0.21	0	0	0	0	0	0	0	0	-0.21	-0.21	-
Director	Bang- Tai Investment Co.Ltd	0	0	0	0	0	0	0	0	0.00	0.00	0	0	0	0	0	0	0	0	0.00	0.00	-

	Legal representive: Chen,Zong-Yi	82	82	0	0	0	0	72	72	-0.21	-0.21	0	0	0	0	0	0	0	0	-0.21	-0.21	-
Director	Jia-Jie Approachable Co.,Ltd	0	0	0	0	0	0	0	0	0.00	0.00	0	0	0	0	0	0	0	0	0.00	0.00	-
	Legal representive: Xu,Yi-Zhu	82	82	0	0	0	0	72	72	-0.21	-0.21	0	0	0	0	0	0	0	0	-0.21	-0.21	-
Director	Houndey enterprise Co.,Ltd	0	0	0	0	0	0	0	0	0.00	0.00	0	0	0	0	0	0	0	0	0.00	0.00	-
	Legal representive: Huang,Qi-Wen	82	82	0	0	0	0	72	72	-0.21	-0.21	0	0	0	0	0	0	0	0	-0.21	-0.21	-
Director	Chang,Ming-Tung	82	82	0	0	0	0	72	72	-0.21	-0.21	0	0	0	0	0	0	0	0	-0.21	-0.21	-
Independent Director	Shen,Xiu-Xiong	82	82	0	0	0	0	114	114	-0.27	-0.27	0	0	0	0	0	0	0	0	-0.27	-0.27	-
Independent Director	Xu,Ji-Shan	82	82	0	0	0	0	114	114	-0.27	-0.27	0	0	0	0	0	0	0	0	-0.27	-0.27	-
Independent Director	Li,Wen-Bin	82	82	0	0	0	0	102	102	-0.25	-0.25	0	0	0	0	0	0	0	0	-0.25	-0.25	-
Independent Director	Lin,Chih-Hong	82	82	0	0	0	0	48	48	-0.18	-0.18	0	0	0	0	0	0	0	0	-0.18	-0.18	-

1. Please state the policy, system, standards and structure of independent directors 'remuneration payment, and describe the relevance of responsibilities, risks, time invested and other factors to amount of remuneration: The remuneration of the directors of the Company is paid by the board of directors by the authorization of the Articles of Incorporation, according to the direct participation in the company's operations and contribution, and taking domestic and foreign industry standards into consideration. When the company is profitable, the board of directors appro the distribution of directors' remuneration and employee's compensation by the Articles of Incorporation. Independent directors are the members of the Audit Committee. In addition to remuneration paid to directors, considering the responsibilities, risks, and investment time, different reasonable remunerations are determined.

2. In addition to the table disclosure above, the other remuneration to the directors of the Company in the last year from all companies in financial reports (such as to be a consultant, not an

employee): None

(2) Remuneration to directors and independent directors (A company that has posted after-tax deficits within the three most recent fiscal years shall disclose the name of directors according to the remuneration range.)

					Ren	nuneratio	n				of total eration(A		Re		emuneratio Who are Al		•	rectors		Comp	of total pensation	
		Comp (ensation (A) (A)	Severance pay (B)		Director Compensation (C) (Note 3)			ance (D) ote 4)	inco	D) to net me(%) te 10)	and Al	,Bonuses, llowances (Note5)	Serv	verance Pay(F)		Comp	mployee ensation Note 6)	(G)	G) inco	C+D+E+F+ to net ome(%) ote 10)	Remune ration from ventures other
Title	Name	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Co	mpany	A compa th consol finar stater (No	nies in ne lidated ncial nents	The Com pany	All compan ies in the consoli dated financia	Than subsidia ries or from the patent compan y
			al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)	Cash	Stock	Cash	Stock		l stateme nts (Note7	(Note11)
Director	Henry Global Investment Co.,Ltd. Legal representative: Shen,Mao-Ken Teng Tsai investment Co.,Ltd. Legal representive: Xiong,Di-Jun Jung-Shiung Investment Co.,Ltd Legal representive: Zheng,Rong-Zhu Bang- Tai Investment Co.Ltd Legal representive: Chen,Zong-Yi	490	490	0	0	0	0	432	432	-1.26	-1.26	3,409	5,219	0	0	0	0	0	0	-5.91	-8.37	-

					Ren	nuneratio	n			remun	of total eration(A		Re		emuneratio Who are A		•	rectors		Comp	of total ensation	
		Com	Base bensation (A) ote 2)		ance pay (B)	Director Compensatio (C) (Note 3)			rance (D) ote 4)	inco	D) to net me(%) te 10)	and Al	,Bonuses, llowances (Note5)	Serv	/erance Pay(F)		Comp	mployee ensation Note 6)		G) inco	C+D+E+F+ to net me(%) ote 10)	ration from ventures
Title	Name	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Com pany	All compa nies in the consoli dated financi	The Co	mpany	compa tl conso fina state	All anies in he lidated ncial ments ote7)	The Com pany	All compan ies in the consoli dated financia	other Than subsidia ries or from the patent compan y (Note11
			al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)		al stateme nts (Note7)	Cash	Stock	Cash	Stock		l stateme nts (Note7)
	Jia-Jie Approachable Co.,Ltd Legal representive: Xu,Yi-Zhu Houndey enterprise Co.,Ltd Legal representive: Huang,Qi-Wen Chang,Ming-Tung	-																				-
Indepe ndent Director	Shen,Xiu-Xiong Xu,Ji-Shan Li,Wen-Bin	327	327	0	0	0	0	378	378	-0.96	-0.96	0	0	0	0	0	0	0	0	-0.96	-0.96	-
1. Ple	Lin,Chih-Hong ase state the policy, sys	stem, st	andards a	and stru	lcture of i	ndeper	ndent dire	ectors '	remunera	tion pa	yment, aı	nd desc	ribe the r	elevan	ce of resp	oonsibil	ities, ri	sks, tin	ne inves	sted and	l other fa	- ctors to
par	ount of remuneration: ticipation in the compa distribution of directo	ny's op	erations	and con	tribution	, and ta	king dom	nestic a	nd foreig	n indus	try standa	ards int	o conside	eration.	When th	e comp	any is j	profitat	ole, the	board o	f directo	rs appro

					Ren	nuneratio	n			remune	of total eration(A	Relevant Remuneration Received by Dire Who are Also Employee						rectors	Con		of total ensation	
		Comp	Base bensation (A) ote 2)		ance pay (B)	Com	rector pensation (Note 3)		ance (D) ote 4)	inco	D) to net me(%) te 10)	and Al	Bonuses, lowances (Note5)	Serv	erance Pay(F)		Comp	mployee ensation Note 6)		G) inco	+D+E+F+ to net me(%) te 10)	ration from ventures
			All		All		All		All		All		All		All			А	.11		All	other Than
Title	Name		compa		compa		compa		compa		compa		compa		compa			compa	nies in		compan	subsidia
The	Ivanie		nies in		nies in		nies in		nies in		nies in		nies in		nies in	The Co		tł	-		ies in	ries or
			the		the		the		the		the		the		the	The Co	mpany	consol	lidated		the	from the
		The	consoli	The	consoli	The	consoli	The	consoli	The	consoli	The	consoli	The	consoli			fina	ncial	The	consoli	patent
		Com	dated	Com	dated	Com	dated	Com	dated	Com	dated	Com	dated	Com	dated			stater	nents	Com	dated	compan
		pany	financi	pany	financi	pany	financi	pany	financi	pany	financi	pany	financi	pany	financi			(No	te7)	pany	financia	У
			al		al		al		al		al		al		al						1	(Note11
			stateme		stateme		stateme		stateme		stateme		stateme		stateme	Cash	Stock	Cash	Stock		stateme)
			nts		nts		nts		nts		nts		nts		nts	Cush	Block	Cush	Stock		nts	
			(Note7)		(Note7)		(Note7)		(Note7)		(Note7)		(Note7)		(Note7)						(Note7	
ren	nuneration paid to direc	tors, co	onsiderin	g the re	sponsibil	ities, ri	sks, and	investn	nent time	, differ	ent reason	nable r	emunerat	ions are	e determi	ined.						

2. In addition to the table disclosure above, the other remuneration to the directors of the Company in the last year from all companies in financial reports (such as to be a consultant, not employee): None

*The directors (not independent directors) and independent directors should be listed separately.

(3) Range of remuneration

		Name of di	rectors	
Range of remuneration	Sumo	of A,B,C,D	Sum of A	,B,C,D,E,F,G
(NT\$)	The company (Note 8)	All companies in the consolidated financial statements (Note 9)H	The company (Note 8)	All companies in the consolidated financial statements (Note 9)I
Less than NT\$ 1,000,000	Henry Global Investment Co.,Ltd.	Henry Global Investment Co.,Ltd.	Teng Tsai investment Co.,Ltd.	Teng Tsai investment Co.,Ltd.
	Legal representative: Shen, Mao-Ken	Legal representative: Shen,Mao-Ken	Legal representive: Xiong,Di-Jun	Legal representive: Xiong, Di-Jun
	Teng Tsai investment Co.,Ltd.	Teng Tsai investment Co.,Ltd.	Jung-Shiung Investment Co.,Ltd	Jung-Shiung Investment Co.,Ltd
	Legal representive: Xiong,Di-Jun	Legal representive: Xiong,Di-Jun	Legal representive: Zheng,Rong-Zhu	Legal representive: Zheng,Rong-Zhu
	Jung-Shiung Investment Co.,Ltd	Jung-Shiung Investment Co.,Ltd	Bang- Tai Investment Co.Ltd	Bang- Tai Investment Co.Ltd
	Legal representive: Zheng,Rong-Zhu	Legal representive: Zheng,Rong-Zhu	Legal representive: Chen,Zong-Yi	Legal representive: Chen,Zong-Yi
	Bang- Tai Investment Co.Ltd	Bang- Tai Investment Co.Ltd	Jia-JieApproachable Co.,Ltd	Jia-JieApproachable Co.,Ltd
	Legal representive: Chen,Zong-Yi	Legal representive: Chen,Zong-Yi	Legal representive: Xu,Yi-Zhu	Legal representive: Xu,Yi-Zhu
	Jia-JieApproachable Co.,Ltd	Jia-JieApproachable Co.,Ltd	Houndey enterprise Co.,Ltd	Houndey enterprise Co.,Ltd
	Legal representive: Xu,Yi-Zhu	Legal representive: Xu,Yi-Zhu	Legal representive: Huang,Qi-Wen	Legal representive: Huang,Qi-Wen
	Houndey enterprise Co.,Ltd	Houndey enterprise Co.,Ltd	Chang,Ming-Tung	Chang,Ming-Tung
	Legal representive: Huang, Qi-Wen	Legal representive: Huang,Qi-Wen	Shen,Xiu-Xiong	Shen,Xiu-Xiong
			Xu,Ji-Shan	Xu,Ji-Shan
	Chang,Ming-Tung	Chang,Ming-Tung	Li,Wen-Bin	Li,Wen-Bin
	Shen,Xiu-Xiong	Shen,Xiu-Xiong	Lin,Chih-Hong	Lin,Chih-Hong
	Xu,Ji-Shan	Xu,Ji-Shan		
	Li,Wen-Bin	Li,Wen-Bin		
	Lin,Chih-Hong	Lin,Chih-Hong		
NT\$ 1,000,000 ~				
NT\$ 2,000,000				
(exclusive)				

		Name of dir	rectors	
Range of remuneration	Sum o	f A,B,C,D	Sum of A,	B,C,D,E,F,G
(NT\$)	The company (Note 8)	All companies in the consolidated financial statements (Note 9)H	The company (Note 8)	All companies in the consolidated financial statements (Note 9)I
NT\$ 2,000,000 ~				
NT\$ 3,500,000 (exclusive)				
NT\$3,500,000 ~			Henry Global Investment Co.,Ltd.	
NT\$5,000,000			Legal representative: Shen, Mao-Ken	
(exclusive)				
NT\$ 5,000,000 \sim				Henry Global Investment Co.,Ltd.
NT\$ 10,000,000				Legal representative: Shen, Mao-Ken
(exclusive)				
NT\$ 10,000,000 \sim				
NT\$ 15,000,000				
(exclusive)				
NT\$ 15,000,000 ~				
NT\$ 30,000,000				
(exclusive)				
NT\$ 30,000,000 ~				
NT\$ 50,000,000				
(exclusive)				
NT\$ 50,000,000 ~				
NT\$ 100,000,000				
(exclusive)				
More than NT\$100,000,000				
Total	11	11	11	11

Note 1: List the names of the directors separately (for institutional shareholders, list the names of the institutional shareholders and. the representatives separately), as well as the directors

and independent directors, and disclose all payments in summary. If a director also holds the position of general manager or vice general manager, fill in this table and table (1) below, or tables (2), and (3) below.

Note 2: The remuneration to the directors in the most recent year (including salaries, professional allowances, severance payment, different types of bonuses, and gratuities). Note 3: Fill in the the amount of remuneration paid to the directors passed by the board of directors in the most recent year.

- Note 4: The director's related business implementation expense in the most recent year (including travel expenses, special allowance, allowances, and providing such as dormitory and vehicle). If providing a house, vehicle or other transportation vehicle or specific expense occurred, should disclose the character and cost of the assets, an actual amount or rent estimated at fair value, fuel and other payments. If a driver is assigned, specify the compensation of the driver by the Company but not included it as a part of the remuneration.
- Note 5: The payment to directors who also performed as employees (including holding the position as general manager, vice general. manager, other managers, and employee), including salaries, professional allowances, severance payment, different types of bonuses, gratuities, traveling expense, special allowance, allowances, and providing such as dormitory and vehicle. If providing a house, vehicle or other transportation vehicle or specific expense occurred, should disclose the character and cost of the assets, an actual amount or rent estimated at fair value, fuel and other payments. If a driver is assigned, specify the compensation of the driver by the Company but not included it as a part of the remuneration. Furthermore, the salary recognized under IFRS 2 "Share-Based Payment", the acquisition of share subscription warrants, restricted stock for employees, and the subscription of new shares in a cash capital increase, should be included as remuneration.
- Note 6: If the directors also performed as employees (including holding the position as general manager, vice general manager, other. managers, and employee) and received compensation as employees (including stock and cash), disclose the amount of remuneration to employee passed by the board of directors on 10 March 2022. If the estimation is not possible, calculate the amount planned to pay in the current period on the basis of the actual amount paid in the previous year, and fill in Table 1-(3).

Note 7: Disclose the total amount of payment of all companies (including the Company) included in the consolidated financial. statements to the directors of the Company.

Note 8: Disclose the names of the directors in the respective bracket of the payment scale by the total amount of payment from the. Company.

Note 9: Disclose the total of all itemized payments from all companies (including the Company) included in the consolidated financial. statements to each director of the Company and disclose the names of the directors in respective brackets of the payment scale.

Note 10: Net income refers to the net income of the previous period in the most recent year's individual or separate financial report .

Note 11:

a. Put down the amount of remuneration from direct investee companies other than the subsidiaries or the parent company to. the. directors of the Company (If there is no payment, put down "None").

b. If the directors have received payment from direct investee companies other than the subsidiaries or the parent company, include. this amount in Column I of the payment scale, and change the name in the column and name as "parent company and all direct investee companies"

c. Remuneration refers to the reward, payment (including payment to employees, directors, and supervisors) and performing. professional duties to directors who also act in the capacity of directors, supervisors or managers in the direct investee companies other than the subsidiaries or in the parent company.

* The content of remuneration disclosed in this table is different from the purpose of taxation. This table is just for the disclosure of information only, not as a reference for taxation.

		Salary (A) (Note 2)		Severance Pay(B)		Bonus and allowances (C) (Note3)		Employee compensation (D) (Note 4)			Ratio of total compensation(A+B+C+ D)to net income(%) (Note8)		Remune ration from ventures other Than subsidiaries	
Title	Name	The	All companies in the consolidated	The	All companies in the consolidate	The	All companies in the consolidate		he Ipany	All comp the cons finan statemen	olidated ncial	The	All companies in the consolidated financial	or from the patent company
		Company financial statements (Note5)	statements	sta	d financial statements (Note5)	Company	d financial statements (Note5)	Cash	Stock	Cash	Stock	sta	statements (Note5)	(Note9)
Chairmanand General Manager	Shen,Mao-Ken	1,804	3,614	0	0	842	842	0	0	0	0	-3.61	-6.08	-
General Manager	Yu,Yu-Fa	2,520	2,520	0	0	848	848	0	0	0	0	-4.59	-4.59	-
Vice General Manager	Wu,Mei-Ling	1,228	1,228	0	0	70	70	0	0	0	0	-1.77	-1.77	-
Vice General Manager	Chang Ming-Tong (2024.08.16 Newly Appointed)	386	543	0	0	32	32	0	0	0	0	-0.57	-0.78	-
Vice General Manager	Tseng,San-Pi (2024.03.31 Retired)	465	603	0	0	0	0	0	0	0	0	-0.63	-0.82	-

(4) Remuneration of general managers and vice general managers (disclosed the nameand the wayof remuneration individually)

* Disclose all people holding positions equivalent to the general manager, or vice general manager (e.g.: president, CEO, chief officer, and so forth) regardless of the title. (5)Remuneration of general managers and vice general managers (disclodes the name and the way of remuneration individually)

Title	Name	Salary (A) (Note 2)		Severance Pay(B)		Bonus and allowances (C) (Note3)		Employee compensation (D) (Note 4)			Ratio of total compensation(A+B+C+D)t o net income(%) (Note8)		Remune ration from ventures other Than subsidiaries				
		The consolidat Company d financia	companies in the consolidate	The con Company d fi stat	All companies in the consolidate	The	All companies in the consolidate d financial statements (Note5)	The Company		All companies in the consolidated financial statements (Note5)		The	All companies in the consolidate	or from the patent company (Note9)			
			d financial statements (Note5)		d financial statements (Note5)	Company		Cash	Stock	Cash	Stock	Company	d financial statements (Note5)				
Chairmanand General Manager	Shen,Mao-Ken																-
General	Yu,Yu-Fa	1			0 0	1,792	1,792	0	0	0	0 0	-11.17	-14.04	-			
Vice General Manager	Wu,Mei-Ling	6 403	8 508	0										_			
Vice General Manager	Chang Ming-Tong (2024.08.16 Newly Appointed)	6,403	6,403 8,508	0	0	1,792			0	0				_			
Vice General Manager	Tseng,San-Pi (2024.03.31 Retired)													-			

* Disclose all people holding positions equivalent to the general manager, or vice general manager (e.g.: president, CEO, chief officer, and so forth) regardless of the title.

(6) Range of Remuneration

	Name of General Manager	s and vice General Managers	
Range of Renumeration (NT\$)	The Company (Note 6)	All companies in the consolidated financial statements (Note7)E)	
Less than NT\$ 1,000,000	Chang Ming-Tong (2024.08.16 Newly Appointed)	Chang Ming-Tong (2024.08.16 Newly Appointed) >	
	(2024.03.31 Retired)	Tseng,San-Pi (2024.03.31 Retired)	
NT\$ 1,000,000 ~NT\$ 2,000,000(exclusive)	Wu,Mei-Ling	Wu,Mei-Ling	
NT\$ 2,000,000 ~NT\$ 3,500,000 (exclusive)	Shen,Mao-Ken Yu,Yu-Fa	Yu,Yu-Fa	

	Name of General Manag	gers and vice General Managers
Range of Renumeration (NT\$)	The Company (Note 6)	All companies in the consolidated financial statements (Note7)E)
NT\$3,500,000 ~NT\$5,000,000 (exclusive)		Shen,Mao-Ken
NT\$ 5,000,000 ~NT\$ 10,000,000 (exclusive)		
NT\$ 10,000,000 ~NT\$ 15,000,000 (exclusive)		
NT\$ 15,000,000 ~NT\$ 30,000,000 (exclusive)		
NT\$ 30,000,000 ~NT\$ 50,000,000 (exclusive)		
NT\$ 50,000,000 ~NT\$ 100,000,000 (exclusive)		
More than NT\$100,000,000		
Total	5	5

- Note 1: List the names of the directors separately (for institutional shareholders, list the names of the institutional shareholders and the representatives separately), as well as the directors and independent directors, and disclose all payments in summary. If a director also holds the position of general manager or vice general manager, fill in this table and table (1) below, or tables (2), and (3) below.
- Note 2: The remuneration to the directors in the most recent year (including salaries, professional allowances, severance payment, different types of bonuses, and gratuities).
- Note 3: The payment to directors who also performed as employees (including holding the position as general manager, vice general. manager, other managers, and employee), including salaries, professional allowances, severance payment, different types of bonuses, gratuities, traveling expense, special allowance, allowances, and providing such as dormitory and vehicle. If providing a house, vehicle or other transportation vehicle or specific expense occurred, should disclose the character and cost of the assets, an actual amount or rent estimated at fair value, fuel and other payments. If a driver is assigned, specify the compensation of the driver by the Company but not included it as a part of the remuneration. Furthermore, the salary recognized under IFRS 2 "Share-Based Payment", the acquisition of share subscription warrants, restricted stock for employees, and the subscription of new shares in a cash capital increase, should be included as remuneration.
- Note 4: If the directors also performed as employees (including holding the position as general manager, vice general manager, other. managers, and employee) and received compensation as employees (including stock and cash), disclose the amount of remuneration to employee passed by the board of directors. If the estimation is not possible, calculate the amount planned to pay in the current period on the basis of the actual amount paid in the previous year,

and fill in Table 1-(3).

- Note 5: Disclose the total amount of payment of all companies (including the Company) included in the consolidated financial. statements to the directors of the Company.
- Note 6: Disclose the names of the directors in the respective bracket of the payment scale by the total amount of payment from the Company.
- Note 7: Disclose the total amount of payment of all companies (including the Company) included in the consolidated financial. statements to the directors of the Company.

Note 8: Net income refers to the net income of the previous period in the most recent year's individual or separate financial report .

Note 9:

- a. Put down the amount of remuneration from direct investee companies other than the subsidiaries or the parent company to. the. directors of the Company (If there is no payment, put down "None").
- b. If the directors have received payment from direct investee companies other than the subsidiaries or the parent company, include. this amount in Column I of the payment scale, and change the name in the column and name as "parent company and all direct investee companies"
- c. Remuneration refers to the reward, payment (including payment to employees, directors, and supervisors) and performing. professional duties to directors who also act in the capacity of directors, supervisors or managers in the direct investee companies other than the subsidiaries or in the parent company.

* The content of remuneration disclosed in this table is different from the purpose of taxation. This table is just for the disclosure of information only, not as a reference for taxation.

Title	Nama		ary (A) fote 2)	Severa	nce Pay(B)	Bonus and allowances (C) (Note3)		Employee compensation (D) (Note 4)			Ratio of total compensation(A+B+C+ D)to net income(%) (Note6)		Remune ration from ventures other Than subsidiaries or from the patent company (Note7)	
Title	Name	The Company	All companies in the consolidated financial statements	The Company	All companies in the consolidated financial statements	The Company	All companies in the consolidated financial statements (Note5)		he pany Stock	All comp the cons finan statemen Cash	olidated ncial	The Company	All companies in the consolidated financial statements	
			(Note5)		(Note5)					~~~~~		(Note5)		
Chairma n	Shen,Ma o-Ken	1,804	3,614	0	0	842	842	0	0	0	0	-3.61	-6.08	-
General Manager	Yu,Yu- Fa	2,520	2,520	0	0	848	848	0	0	0	0	-4.59	-4.59	-
Senior manager	Lin, Xian- Yuan	1,031	1,300	0	0	74	74	0	0	0	0	-1.51	-1.87	-
Vice General manager	Wu,Mei- Ling	1,228	1,228	0	0	70	70	0	0	0	0	-1.77	-1.77	-
Executiv e Senior Manager and	Hong,Jing- Cheng	1,092	1,092	0	0	120	120	0	0	0	0	-1.65	-1.65	-

(7) Managerial officers with the top five highest remuneration amounts in a TWSE/TPEx-listed company (disclose their names and remuneration method individually)

- Note 1: The term "Top Five Highest-Paid Executives" refers to the company's managerial personnel. The definition of "managerial personnel" shall follow the standards set forth in the letter No. 0920001301 dated March 27, 2003, issued by the former Securities and Futures Commission of the Ministry of Finance. The identification of the "Top Five Highest-Paid" is based on the total compensation received by managerial personnel from all entities included in the consolidated financial statements. This includes salaries, retirement and pension payments, bonuses, and special allowances, as well as employee remuneration (i.e., the sum of A + B + C + D). The individuals with the five highest totals are then identified. If a director concurrently serves as one of the aforementioned executives, they must be listed in both this table and the previous one (Item (1)(1)).
- Note2: This refers to the salaries, position allowances, and severance payments received by the top five highest-paid executives in the most recent fiscal year.
- Note3: Put down different types of bonuses, gratuities, traveling subsidies, special expense accounts, allowances, and payment in kind including accommodation and company vehicle for the top five highest paid executives in the previous period. If housing, company car or other transportation vehicle or exclusive expense is incurred, disclose the nature and cost of the assets, the actual amount of rent or estimated at fair value, fuel payment and other payment. If a driver is assigned, specify the remuneration to the driver by the Company but not included it as a part of the remuneration. Salary expense recognized under IFRS 2 "Share-Based Payment", including the acquisition of ESO, RSU/RSA, and subscription of new shares for raising capital, which should be included as remuneration.
- Note 4: Put down the amount of remuneration to the top five highest paid executives as employees (including stock and cash) passed by the Board in the most recent year. If the estimation is not possible, calculate the amount in proportion to the actual payment of the previous year, and fill in Table 1-(3).
- Note 5: Disclose the total payment from all companies included in the financial statements (including the Company) to the top five highest paid executives of the Company.
- Note 6: Net income refers to the net income of the previous period. If IFRS has been adopted in reporting, net income shall be referred to as the net income as presented in the separate financial statement covering the previous period.
- Note 7:
- a. Put down the amount of related payment to the top five highest paid executives from all direct investee companies other than. the subsidiaries or the

parent company (If there is no payment, put down "None").

- b. Remuneration includes the reward and wages (including payment to employees, directors and supervisors) and professional allowances to the top five highest paid executives of the Company from direct investee companies other than the subsidiaries or the parent company in the capacity of directors, supervisors or managers of these companies.
- * The remuneration disclosed in the table is different from income as defined in the Income Tax Act. This table is therefore provided for disclosure only and is not used for taxation purposes
- (4) Name of the managers received employee remuneration and distribution of remuneration : The company doesn't distribute employee remuneration.
- (5)Separately Compare and explain the total amount of remuneration paid to the company's directors, supervisors, general managers and vice general managers, etc. in the last two years by the Company and all companies in the consolidated financial statement, the analysis of the proportion of aftertax net profit in parent company only or individual financial reports, and explain the relationship between business performance and future risks and the policy, standard and composition of paying remuneration, the procedure of determining remuneration.

Item	Ratio of total remuneration to net income					
	20)24	2023			
Title	The company	Companies in the consolidated	The company	Companies in the consolidated		
Director	-6.87%	financial statements -9.33%	-8.03%	financial statements -10.62%		
Supervisor	0.00%					
General manager and	-7.57%	-7.97%	-9.12%	-9.86%		

1. The ratio of the remuneration to net income paid to directors, supervisors, general manager and vice general manager

vice general manager				
Total	-14.44%	-17.30%	-17.15%	-20.48%

- 2. The policy and standard of paying remuneration, the procedure of combining and determining remuneration, and the relationship between business performance.
 - (1) The remuneration of directors and supervisors of the company is divided into two items: the remuneration of directors and supervisors for receiving travel allowance when attending the joint meeting of directors and supervisors and profit distribution. If there is profit in the current year and the profit before tax per share exceeds NT\$1, no more than 8% will be distributed as remuneration for directors and supervisors under the articles of incorporation. The specific amount authorized by the remuneration committee shall be based on the resolutions following articles of incorporation, submitted to the board of directors for approval, and it is then submitted to the shareholders' meeting for report.
 - (2) The remuneration paid by the company to the general manager and vice general manager is handled by the company's personnel related regulations, and the payment is made after considering the annual performance assessment results of each person and the achievement of responsibility goals and other quantitative indicators.
 - (3) Relevance of business performance: The manager's remuneration is determined by the company's personnel management regulations.
 - (4) Relevance of future risks: If there is any surplus in the company's overall performance, it will be distributed according to the company's articles of incorporation, so that there will be no risk to the future.

To sum up, the company's policy of paying directors, supervisors, general manager and vice general manager remuneration and the procedure for setting remuneration have a positive correlation with business performance, and there is no factor to guide relevant personnel to increase the company's risk in pursuit of remuneration. Therefore, future risks should be limited.

3 • OPERATIONS OF THE BOARD OF DIRECTORS:

The term of the 14th Board of Directors is from 2022.06.02 to 2025.06.02

In Fiscal Year 2024 and up to the date of this annual report's publication, the Board of Directors convened 8 meetings in total, with 6 held in 2024.

The attendance record of each director is summarized as follows:

Title	Name (Note1)	Attendance in person(B)	By Proxy	Attendance rate (%) (B/A)(Note2)	Remarks
Chairman	Henry Global Investment Co.,Ltd. Representive:Mr. Shen,Mao-Ken	8	0	100.00%	Reelection and reappointment on 2022.06.02
Director	Teng Tsai investment Co.,Ltd. Representive: Xiong,Di-Jun	8	0	100.00%	Reelection and reappointment on 2022.06.02
Director	Jung-Shiung Investment Co.,Ltd.	8	0	100.00%	Reelection and reappointment on 2022.06.02 (Director assigned the appointment)
Director	Bang- Tai Investment Co.Ltd.	8	0	100.00%	Reelection and reappointment on 2022.06.02 (Director assigned the appointment)
Director	Jia-Jie Approachable Co.,Ltd. Representative: Xu,Yin-Zhu	8	0	100.00%	Reelection and reappointment on 2022.06.02 (Director assigned the appointment)
Director	Houndey enterprise Co.,Ltd Representative: Huang,Qi-Wen	8	0	100.00	Reelection and reappointment on 2023.06.07 (Director assigned the appointment)
Director	Chang,Ming-Tung	8	0	100.00%	Reelection and reappointment on 2022.06.02
Independent Director	Shen,Xiu-Xiong	8	0	100.00%	Reelection and reappointment on

					2022.06.02
Independent Director	Xu,Ji-Shan	8	0	100.00%	Reelection and reappointment on 2022.06.02
Independent Director	Li,Wen-Bin	8	0	100.00%	Reelection and reappointment on 2022.06.02
Independent Director	Lin,Chih-Hong	5	0	100.00%	(Should have attended: 5 meetings) Newly appointed on 2024.06.06

Other mentionable items:

1. If any of the following circumstances occur, the dates of the meetings, sessions, contents of motion, all independent directors' opinions and the company's response should be specified:

(1) Matters referred to in Article 14-3 of the Securities and Exchange Act.

		Opinion of	The Company
		all the	to the opinions
Date /Session	Proposal	Independe	of the
		nt	Independent
		Directors	Directors
	1. The Company proposes to change the certifying CPA firm and the		
2024.01.11	certifying CPAs starting from the fourth quarter of 2023, and submits for		
14th Session,No.10	review the evaluation of the independence and suitability of the new	Without	None, all directors
	certifying CPAs.	objection or	who attended agreed
		reservation.	the proposal.
	2. The proposed remuneration for the newly appointed certifying CPAs is		
	submitted for review.		
	1. Proposal for approval of the Company's 2023 Internal Control		
2024.03.07 14th Session,No.11	System Statement.		
	2. Proposal for approval of the Company's 2023 Business Report and		
	Financial Statements.		
	3. Proposal for approval of the 2023 loss appropriation plan.	TTT-1	X H H
	4. Proposal for the by-election of an Independent Director.	Without objection or reservation.	None, all directors who attended agreed the proposal.
	5. Proposal for the determination of the date, time, venue, and other		
	relevant matters of the 2024 Annual General Meeting of Shareholders.		
	6.Proposal to release Directors from non-competition restrictions.		
	7.Proposal for handling shareholder proposals submitted by		

	8.Discussion on matters related to the nomination of Independent Director candidates by shareholders holding 1% or more of the Company's shares.
	9.Proposal for approval of the Board of Directors' 2023 performance evaluation results.
	10.Proposal for endorsement and guarantee in favor of VietNam Bang Thai Polyblend Co.,Ltd
	11.Proposal to determine the issue price and relevant matters for the private placement of common shares.
2024.04.25 14th Session,No.12	1.Proposal to confirm the list of nominated director candidates for the Company's 2024 Annual General Meeting of Shareholders, for discussion.
	2.Report on the implementation status, utilization of proceeds, project progress, and effectiveness of the private placement of common shares approved at the 2022 and 2023 Annual General Meetings.
	3.Proposal for approval of the partial amendments to the "Procedures for Handling Material Internal Information and Prevention of Insider Trading."
	4. Proposal to release Directors from non-competition restrictions.
2024.06.06 14th Session,No.13	1. Proposal to authorize the Chairman to handle matters related to the Company's factory relocation plan, for approval.
	2. Proposal to establish the Company's "Procedures for Applying for Suspension and Resumption of Trading," for approval.
2024.08.08	1. Proposal to authorize the Chairman to handle financing matters with First Commercial Bank, for approval.
14th Session,No.14	2. Proposal for the Company's subsidiary, Pontex(Q.Y) Co. to apply for the conversion of 40 mu of agricultural land to industrial use, for approval.
2024.11.07	1.Proposal for the Company's "Audit Plan for the Year 2025," for approval.
14th Session, No.15	2.Proposal to establish the Company's internal control procedure titled "Sustainability Information Management," for approval.
	3.Proposal for the Company's 2025 Annual Business Report, for approval.
	4.Proposal to evaluate the independence and competence of the Company's certifying CPA, for approval.

			1	
	 5. Proposal for the remuneration of the certifying CPA for the year 2025, for approval. 6.Proposal to appoint the custodian of the Company's seal for endorsement and guarantee purposes, for approval. 7.Proposal for the 2024 year-end bonuses for managers and red envelopes 			
2025.03.06 14th Session,No.16	 7.Proposal for the 2024 year-end bonuses for managers and red envelopes for directors, for approval. 1.Proposal for the Company's "Internal Control System Statement for Fiscal Year 2024," for approval. 2.Proposal for the Company's 2024 Annual Business Report and Financial Statements, for approval. 3.Proposal regarding the Company's operating loss for fiscal year 2024, for approval. 4.Proposal for the re-election of the Company's Board of Directors, for approval. 5.Proposal to set the date, time, venue, and other relevant matters for the 2025 Annual General Shareholders' Meeting, for approval. 6.Proposal to handle matters related to shareholder proposals submitted by shareholders holding more than 1% of the Company's shares, for approval. 	Without	None all directors	
	 7.Discussion on matters related to director nominations submitted by shareholders holding more than 1% of the Company's shares. 8.Proposal to amend the Company's Articles of Incorporation, for approval. 9.Proposal to amend the Company's "Rules of Procedure for Board Meetings," for approval. 10.Proposal to amend the Company's "Corporate Governance Best Practice Principles," for approval. 11.Proposal to amend the "Audit Committee Charter," for approval. 12.Proposal to approve the 2024 performance evaluation results of the Board of Directors (including functional committees). 13.Proposal to provide an endorsement and guarantee for Vietnam Bontex Co., Ltd., for approval. 	Without objection or reservation.	None, all directors who attended agreed the proposal.	
	14. Proposal to appoint Cushman & Wakefield Property Advisors Ltd. (Taiwan Branch) to handle the sale of the Company's real estate assets located at the Taichung Tanzi headquarters, for approval.	 (1) Based on the appraisal report, the unit price appears to be undervalued, resulting in a lower overall valuation. It is recommended that the minimum bidding price be set higher. (2) It is 	As the Audit Committee did not reach a resolution of approval for this proposal, and the number of votes in favor did not meet the special resolution requirement of two- thirds of all directors (i.e., 8 votes), the proposal was not approved.	

	15.Proposal for the Company to invest in and acquire 100% equity interest in CHISYU COMPANY LIMITED , in order to obtain the leasehold rights (right-of-use asset) to a parcel of land located in the Tanzi Juxing Industrial Park, Taichung City (leased from Taiwan Sugar Corporation), for the purpose of constructing a new plant for the Company. This proposal is submitted for resolution.	to engage a third appraisal firm for an additional valuation. (1) It is not appropriate for the Company to obtain the land use rights of the Taiwan Sugar Corporation property by acquiring the equity of another company. (2) Based on the financial statements of CHISYU COMPANY LIMITED, the proposed valuation appears to be excessively high and unreasonable.	As the Audit Committee did not reach a resolution of approval for this proposal, and the number of votes in favor did not meet the special resolution requirement of two- thirds of all directors (i.e., 8 votes), the proposal was not approved.
2025.04.23 14th Session,No.17	1.Proposal to approve the list of nominated candidates for directors to be submitted at the Company's 2025 Annual General Shareholders' Meeting (AGM) for discussion.		
	2.Report on the status of the private placement of common shares approved at the 2023 Shareholders' Meeting, including fund utilization, project execution progress, and effectiveness.	Without objection or reservation.	None, all directors who attended agreed the proposal.
	3.Proposal to approve the release of non-competition restrictions for newly elected directors.		

(2) In addition to the above matters, other matters involving objections or. expressed reservations by independent directors that were recorded or stated in writing that requires a resolution by the board of directors: None °

 $I \sim$ Implementation of Board Members' Abstention from Voting on Related Party Matters:For each case, the names of the board members, the content of the proposal, the reason for the conflict of interest, and the participation in the voting process should be stated.

April 23, 2025, 14th Board Meeting, 17th Session:

Agenda Item 3: Proposal to lift the non-compete restrictions for newly appointed directors, submitted for discussion. Resolution: The board members involved in the conflict of interest, namely Huang, Qiwen, Director (Representative

of HOUNDEY ENTERPRISE CO., LTD.), Xu, Yinzhu, Director, Chen Zongyi, Director, and Lin Zhihong, Director, abstained from the vote due to their conflict of interest. After consulting with the remaining attending directors, the proposal was passed as presented.

method and item:	aluation,
incurse and item.	

Evaluation	Evaluation	a	Evalation	
Cycle	Period	Scope of evaluation	method	Evaluation items
The performance evaluation of the internal board of directors shall be conducted at least once a year, and the evaluation executed by and external professional independent institution, or a team of experts and scholars shall be conducted at least once every three years.	2024.01.01~ 2024.12.31	1.Overall board of directors. 2.Each director 3. Functional Committee (remuneration committee and audit committee)	Internal self- assessment of the board od directors,self- assessment of the directors,peer assessment,appo intment of external professsional institutions,expe rs or other appropriate means.	 1.Board of Directors (Functional Committee) Items of evaluation: A. The degree of participation in the company's operations B.Improving the quality of decision-making by the board of directors C. Composition and structure of the board of directors D. Selection and continuing advanced study of directors E. Internal control 2. Director member (self or peers) evaluation items: A. Grasp the company's goals and tasks. B.Recognition of directors' responsibilities C. The degree of participation in the company's operations D.Internal relationship management and communication E. Professional and continuing advanced study of directors F. Internal control 3. Remuneration Committee (self or peers) evaluation items: A.Involvement in company operations. B. The responsibilities awareness of the Functional committee. C.Improving the quality of decision-making by functional committee. 4. Audit committee (self or peers) evaluation items: A.Involvement in company operations. B. The responsibilities awareness of the Functional committee. C.Improving the quality of decision-making by functional committees D.The composition and member appointment of the functional committee. C.Improving the quality of decision-making by functional committees D.The composition and member appointment of the functional committee. C.Improving the quality of decision-making by functional committees D.The composition and member appointment of the functional committee. E. Internal control.

III. Measures are taken to strengthen the functionality of the board of the current. periods (such as setting up an audit committee to improve information transparency, etc.) and execution status assessment:

- 1. The Company's Articles of Incorporation formulate regulations of the board of. directors' duties and has followed the board of directors' procedures to formulate the board of directors' procedures, which was revised by the board of directors on 6 March 2025, strengthening the operation of the board of directors.
- 2. To strengthen corporate governance, the Company set up a remuneration. committee on November 23, 2011 to formulate and regularly evaluate and review the remuneration of directors, supervisors, and managers.
- 3. After the re-election of the board of directors on June 2 ,2022, the Company. established an audit committee

according to the law.

4. Evaluation of execution status: To improve the transparency of the company's information, after each meeting of the board of directors, the important. resolutions are immediately announced on the Market Observation Post System to protect the rights of shareholders.

1-2 • THE OPERATION OF THE AUDIT COMMITTEE:

The term of the 1st session of the audit committee is from 2022.06.02 to 2025.06.01

A total of 7 (A) (5 times in 2024) meetings of the audit committee were held in the previous period. The attendance of the independent director was as follows:

Title	Name (Note 1)	Attendance in Person(B)	Proxy	Attendance rate(%) (B/A) (Note 2)	Remarks
Independent Director	Shen, Hsiu-Hsiung	7	0	100.00%	Convener
Independent Director	Hsu,Chi-Shan	7	0	100.00%	
Independent Director	Li,Wen-Bin	7	0	100.00%	
Independent Director	Lin,Chih-Hong	4	0	100.00%	Should attend 4 times. (New 2024.06.06)

Other mentionable items:

1. If any of the following circumstances occur, the dates of meetings, sessions, contents of motion, independent directors' objections, qualified opinion or contents of the major proposals, resolutions of the AuditCommittee and the Company's response to the Audit Committee's opinion should be specified:

Dates of meetings	Sessions	Contents of motion	Resolution of the audit committee	The company's response to the audit committee's opinion
2024.01.11	1st session, No.7	 The Company proposes to change the certifying CPA firm and the certifying CPAs starting from the fourth quarter of 2023, and submits for review the evaluation of the independence and suitability of the new certifying CPAs. The proposed remuneration for the newly appointed certifying CPAs is submitted for review. 		None, Submit to the board of
2024.03.07	1st session, No.8	 Proposal for approval of the Company's 2023 Internal Control System Statement. Proposal for approval of the Company's 2023 Business Report and Financial Statements. Proposal for approval of the 2023 loss appropriation plan. Proposal to release Directors from non-competition restrictions. Proposal for endorsement and guarantee in favor of Bantai Vietnam Co., Ltd. 	Approved	directors of the company for approval

(1) Matters referred to Article 14-5 of the Securities and Exchange Act.

		6. Proposal to determine the issue price and relevant matters for the private placement of common shares.		
2024.04.25	1st session, No.9	1. Report on the Implementation Status, Use of Funds, Project Progress, and Effectiveness of the Private Placement of Common Shares Approved at the 2022 and 2023 Annual General Shareholders' Meetings.		
		2.Proposal to release Directors from non-competition restrictions.		
2024.08.08	1st session, No.10	Proposal for the Company's subsidiary, Pontex(Q.Y) Co. to apply for the conversion of 40 mu of agricultural land to industrial use, for approval.		
2024.11.07	1st session, No.11	1.Proposal for the Company's 2025 Audit Plan for board resolution.		
		2.Proposal to establish the Company's internal control procedure titled "Sustainable Information Management Operations" for board resolution.		
		3.Proposal for the assessment of the independence and competence of the Company's certified public accountants (CPAs) for board resolution.		
		4.Proposal for the determination of the CPA remuneration for 2025 for board resolution.		
2025.03.06	1st session,	1.Proposal to approve the "Statement on Internal Control System"		
	No.12	for fiscal year 2024.		
		2.Proposal to approve the 2024 Business Report and Financial Statements.	Approved	None, Submit to the board of directors of the
		3. Proposal to address the 2024 Loss Appropriation Plan.		company for approval
		4.Proposal to provide endorsement and guarantee for Bontai Vietnam Co., Ltd.		
		14. Proposal to appoint Cushman & Wakefield Property Advisors	(1) Based on the	
		Ltd. (Taiwan Branch) to handle the sale of the Company's real	appraisal	
		estate assets located at the Taichung Tanzi headquarters, for approval.	report, the unit price appears to be	As the Audit Committee did not
			undervalue d, resulting in a lower overall valuation. It	reach a resolution of approval for this proposal, and the number of votes in favor did not meet the two-
			is recommend ed that the minimum bidding	thirds majority requirement (i.e., 8 votes) of all directors as stipulated for a
			price be set higher. (2) It is recommend	special resolution, the proposal was not passed.
			ed to engage a third appraisal	
			firm for an	

			additional valuation.	
		15.Proposal for the Company to invest in and acquire 100% equity interest in CHISYU COMPANY LIMITED ., in order to obtain the leasehold rights (right-of-use asset) to a parcel of land located in the Tanzi Juxing Industrial Park, Taichung City (leased from Taiwan Sugar Corporation), for the purpose of constructing a new plant for the Company. This proposal is submitted for resolution.	 (1) It is not appropriate for the Company to obtain the land use rights of the Taiwan Sugar Corporation property by acquiring the equity of another company. (2) Based on the financial statements of CHISYU COMPANY LIMITED, the proposed valuation appears to be excessively high and unreasonable. 	As the Audit Committee did not reach a resolution of approval for this proposal, and the number of votes in favor did not meet the special resolution requirement of two-thirds of all directors (i.e., 8 votes), the proposal was not approved.
2025.04.23	1st session, No.13	 1.Report on the status of the private placement of common shares approved at the 2023 Shareholders' Meeting, including fund utilization, project execution progress, and effectiveness. 2.Proposal to approve the release of non-competition restrictions 	Approved	None, Submit to the board of directors of the company for approval
		for newly elected directors.		

(2) Other matters which were not approved by the Audit Committee but were approved by twothirds or more of all directors: None.

2. If there are independent directors' avoidance of motions in conflict of interest, the directors' names, contents of motion, causes for avoidance and voting should be specified: On April 23, 2025, the 1st session, No.13, Proposal 2: Proposal of releasing the prohibition on directors from participation in competitive business. Lin,Chih-Hong, who resolve the proposal was independent

director, was interested parties and did not participate in the voting. After the chairman consulted with the rest of the present directors, they agreed to pass the proposal.

3. Communications between the independent directors, the Company's chief internal auditor and CPAs (e.g., the material items, methods, and results of audits of corporate finance or operations, etc.)

Date	Method	Object	Communication items	Resolution
2024.03.07	Board of Directors	CPA	 Presentation in 2023 financial statement audit item communication. 1. Independence of CPA. 2. Corporate governance unit's responsiblilites: The goverance unit is responsible for supervising financial reporting. 3. Audit Scope of the group: Parent Compant: Pontex Polyblend Co.,Ltd., Subsidiaries: MULTITEX POLYBLEND CO.,LTD and POLYTECH GLOBAL LINITED, Affiliated Companies: Pontex (Q.Y.) Polyblend Co.Ltd. and Cleated Molding Global Linited, Grandchild companies: Vietnam Bang Tai Polyblend Co.,Ltd. 4. Significant risk: Revenue recognition risk. 5. Internal Control Testing Implement and Findings: Sales and Receivables Cycle and Control Testing-No significant abnormalities found, Production Cycle and Control Testing-No significant abnormalities found, Proyele and Control Testing-No significant abnormalities found, Proyele, and Control Testing-No significant abnormalities found, Proyele, and Control Testing-No significant abnormalities found, Property, Plant, and Equipment Cycle and Control Testing-No significant abnormalities found, Financing Cycle and Penetration Testing-No significant abnormalities found, Supervision and Management of Subsidiaries and Penetration Testing-No significant abnormalities found. 6. Key Audit Matters: Allwance for doubtful accounts and inventory valuation. 7. Expected Audit Opinion for the year of 112 of R.O.C: Unqualified opinion with other matters paragraph. 	
2024.11.07	Board of Directors	СРА	 8. Update and share securities and exchange act. 1. Audit Communication on the Financial Statements for the Year Ended 2024 . 2. Auditor Independence The auditor affirms continued compliance with independence requirements. 3. Responsibility of the Governance Body The governance body is responsible for overseeing the Company's financial reporting process. Audit Planning (1) Scope of Group Audit Parent Company: PONTEX POLYBLEND CO., LTD. Subsidiaries: MULTITEX POLYBLEND CO., LTD. and POLYTECH GLOBAL LIMITED Sub-subsidiary: Pontex(Q.Y) Polyblend Co., Ltd and Cleated Molding Global Limited Sub-sub-subsidiary: Vietnam Pontex Co., Ltd. (2) Materiality Determination Materiality was determined based on the risk of material misstatement and revenue recognition. (3) Internal Control Considerations 	After communication, the audit committee fully understood the direction and focus of the CPA's audit.
			(A) The audit team is required to obtain an understanding of internal controls relevant to the audit.(B) The auditor will assess and summarize the understanding and testing results of internal controls and consider their impact on the nature, timing, and extent of substantive audit procedures.(C) The auditor's evaluation of internal controls is limited to those relevant to the preparation and fair presentation of financial	

			 statements, solely for audit planning purposes. Therefore, no assurance is provided on the effectiveness of internal control. However, any identified deficiencies during the audit will be communicated to management and/or the Board of Directors. (4) Audit Timeline (Planned) Late November 2024: Internal control testing Late December 2024: Inventory count (Taiwan, Qingyuan, and Vietnam) Mid-January 2025: Year-end audit procedures Early March 2025: Audit results to be presented to the Board of Directors (tentative) (5) Key Audit Matters Allowance for doubtful accounts Inventory valuation 	
2025.03.06	Board of Directors	СРА	 Presentation in 2024 financial statement audit item communication. 1. Independence of CPA. 2. Corporate governance unit's responsiblilites: The goverance unit is responsible for supervising financial reporting. 3. Audit Scope of the group: Parent Compant: Pontex Polyblend Co.,Ltd., Subsidiaries: MULTITEX POLYBLEND CO.,LTD and POLYTECH GLOBAL LINITED, Affiliated Companies: Pontex (Q.Y.) Polyblend Co.Ltd. and Cleated Molding Global Linited, Grandchild companies: Vietnam Bang Tai Polyblend Co.,Ltd. 4. Significant risk: Revenue recognition risk. 5. Internal Control Testing Implement and Findings: Sales and Receivables Cycle and Control Testing-No significant abnormalities found, Production Cycle and Control Testing-No significant abnormalities found, Proyele and Control Testing-No significant abnormalities found, Property, Plant, and Equipment Cycle and Control Testing-No significant abnormalities found, Property, Plant, and Equipment Cycle and Control Testing-No significant abnormalities found, Property, Plant, and Penetration Testing-No significant abnormalities found, Property, Valution Testing-No significant abnormalities found, Financial Statement Preparation Processa and Penetration Testing-No significant abnormalities found. 6. Key Audit Matters: Allwance for doubtful accounts and inventory valuation. 7. Expected Audit Opinion for the year of 113 of R.O.C: Unqualified opinion with other matters paragraph. 	After communication, the audit committee fully understood the direction and focus of the CPA's audit.
Remarks: On	2 June 20)22, the c	8. Update and share securities and exchange act. directors were fully re-elected, and an audit. cor	nmittee was
established to			,	

1-3 · CORPORATE GOVERNANCE IMPLEMENTATION STATUS AND DEVIATIONS FROM THE "CORPORATE GOVERNANCE. BEST-PRACTICE PRINCIPLES FOR TWSE/TPEX LISTED COMPANIES"

			Implementation Status (Note 1)	Deviations from the
Evaluation Item	Yes	No	Abstract Explanation	"Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
1. Does the company establish and disclose the Corporate Governance Best-Practice Principles based on "Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies"?	V		To establish a sound corporate governance system, the company has established the "Corporate Governance Code" in 2015 by the "Corporate Governance Best Practice Principles for Listed Companies." and disclosed it on the company's website.	
2. Shareholding structure & shareholders' rights:				
(1)Does the company establish an internal operating procedure to deal with shareholders' suggestions, doubts, disputes and litigations, and implement based on the procedure?	V		(1) To protect the interests of shareholders, the Company has established the "Corporate Governance Code" to follow. The company's website has set up a spokesperson and an investor relations contact person, which to handle shareholders' suggestions, doubts, or disputes. If there is a dispute, the company's legal counsel will be appointed to assist the lawyer.	
(2) Does the company possess the list of its major shareholders as well as the ultimate owners of those shares?	V		(2) The Company holds the principal shareholders according to the shareholder list provided by the agent for stock affairs.	None
(3) Does the company establish and. execute the risk management and firewall system within its conglomerate structure?	V		(3) The Company has established the "Regulations of Supervising Subsidiaries" and "Regulations of Related Party Transactions Management", which are implemented by relevant laws and regulations based on the Fair Trade Act.	None

			Implementation Status (Note 1)	Deviations from the
Evaluation Item	Yes	No	Abstract Explanation	"Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
(4) Does the company establish internal. rules against insiders trading with undisclosed information?			(4) The Company has established the "Procedure of Tackling Internal Material Information and Avoiding Insider Trading Management" to follow to prevent the occurrence of insider trading.	None
3. Composition and Responsibilities of the Board of directors				
(1) Does the Board develop and implement a diversified policy for the composition of its members?	V		(1) The Company's board of directors is diverse, all of whom have practical experience in management, and the company has stated in the "Regulations of Electing Director and Supervisor" that all members of the board of directors have the professional knowledge, experience, skills and qualities to perform their duties, and actively supervise and manage the company's operations and important decisions.	None
(2) Does the company voluntarily establish other functional committees in addition to the Remuneration Committee and the Audit Committee?	V		(2) The Company has set up a remuneration committee and its organizational regulations and implementation by law, and the audit committee and its organizational regulations and implementation were established according to law on 2 June 2022.	None

			Implementation Status (Note 1)	Deviations from the
Evaluation Item		No	Abstract Explanation	"Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
(3) Does the company establish a standard to measure the performance of the Board and implement it annually, and are performance evaluation results submitted to the Board of directors and referenced when determining the remuneration of individual directors and nominations for reelection?	V		(3) According to the performance evaluation method of the board of directors, the Company evaluates the board of directors and director members at the end of each year and reports to the board of directors in the first quarter of the following year by regulations. All evaluation results will be used as a reference for individual directors' remuneration and a nomination for re-election in the future.	None
(4) Does the company regularly evaluate. the independence of CPAs?	V		(4) The Company will simultaneously evaluate the independence of certified accountants when regularly replacing them.	
4. Does the company appoint a suitable number of competent personnel and a supervisor responsible for corporate governance matters (including but not limited to providing information for directors and supervisors to perform their functions, assisting directors and supervisors with compliance, handling work related to meetings of the board of directors and the shareholders' meetings, and producing minutes of board meetings and shareholders' meetings)?			The Company has appointed one corporate governance officer in accordance with regulations, who works together with personnel from the finance and accounting departments and audit department, to handle corporate goverance-related matters.	None

			Implementation Status (Note 1)	Deviations from the
Evaluation Item	Yes No		Abstract Explanation	"Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
5. Does the company establish a communication channel and build a designated section on its website for stakeholders (including but not limited to shareholders, employees, customers, and suppliers), as well as handle all the issues they care for in terms of corporate social responsibilities?			In addition to the spokesperson, deputy spokesperson and providing contact mail (ethics@pontex.com), the Company has also set up an area on the company website for stakeholders to properly respond to important corporate social responsibility issues that they are concerned about. The communication channel works smoothly. The Company has internal communication channels and suggestion boxes for employees, and employees could express their opinions by post and telecommunications or in writing.	-
6. Does the company appoint a professional shareholder service agency to deal with shareholder affairs?			The Company's stock affairs have appointed a professional agency to deal with the affairs of the shareholders' meeting.	None
7. Information Disclosure(1) Does the company have a corporate website to disclose both financial standings and the status of corporate governance?	V		(1) In addition to inputting the relevant financial and business information into the designated website under the regulations, the company profile, financial business information, product introduction, corporate overnance, and other related information are also disclosed on the company's website. Furthermore, there is a contact person responsible for maintaining and updating the information, and at the same time, relevant information could be queried through the Market Observation Post System.	None

			Implementation Status (Note 1)	Deviations from the
Evaluation Item		No	Abstract Explanation	"Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
(2) Does the company have otherinformation disclosure channels (e.g.,building an English website, appointing designated people to handle information collection and disclosure, creating a spokesman system,webcasting investor conferences)?	V		(2) The Company has assigned a contact person to be responsible for the collection of company information and the disclosure of important events, and the spokesperson will coordinate external speeches.	
(3) Does the company announce and report annual financial statements within two months after the end of each fiscal year, and announce and report Q1, Q2, and Q3 financial statements, as well as monthly operation results, before the prescribed time limit?	V		(3) The Company announced the 2024 annual financial report on 12 March 2025, 5 days earlier than the time regulated by the law, and announced the completion of the Q1, Q2, and Q3 financial reports and the operating conditions of each month before the prescribed deadline.	None
8. Is there any other important information to facilitate a better understanding of the company's corporate governance practices (e.g., including but not limited to employee rights, employee wellness, investor relations, supplier relations, rights of stakeholders, directors' and supervisors' training records, the implementation of risk management policies and risk evaluation measures, the implementation of customer relations policies, and	V		 Employees' rights and interests: The Company has always treated employees with integrity and protected their legitimate rights and interests following the Labor Standards Act. Employee care: Establish a good relationship with employees through various welfare and education training. Investor relations: Handle shareholders' suggestions and inquiries through a spokesperson. 	

	Implementation Status (Note 1) Deviations from the					
Evaluation Item	Yes	No	Abstract Explanation	"Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons		
purchasing insurance for directors and supervisors)?			 Supplier relationship: The Company and suppliers have always maintained a good relationship of mutual assistance and benefit. Rights of stakeholders: The stakeholders could communicate with the Company and make suggestions to maintain their legitimate rights and interests. Condition of directors' and supervisors' additional study: The Company's directors all have an industrial professional background and practical experience in management, and directors and supervisors are encouraged to have advanced study. Implementation of risk management policies and risk measurement standards: Setting various internal management regulations according to the law and conducting various risk management and assessments. Implementation of customer policy: The Company maintains a stable and good relationship with customers to create profits. Condition of purchasing liability insurance for directors and supervisors: The Company has purchased liability insurance for directors and supervisors. 			
9. Please explain the improvements which have been made in accordance with the results of Corporate Governance Evaluation released by the Corporate Governance Center, Taiwan Stock Exchange, and provide the priority enhancement measures.	V		 The improvement and enhancement measures regarding to the corporate governance evaluation of our company as follows: 1. For the year of 2025, the Company has uploaded an English version of the shareholder meeting handbook, the year of 2025 annual report, and the year of 2025 financial report for public access. Starting from the year of 2024, within 75 day after the end of each fiscal year, the Company will submit the year of 2024 annu financial report, approved by the Board of Directors, for public access an simultaneously upload major information in English. 2. On April 27, 2023, the Company has appointed a corporate governance. 			

			Implementation Status (Note 1)	Deviations from the
Evaluation Item	Yes	No	Abstract Explanation	"Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			supervisor, who is concurrently serving as an associat Administration Department. Whether this position will b role is still under evaluation. 3. The Chairman and General Manager of the Company the year of 2022, an additional independent director seat v is 4 seats. During the year of 2023, one independent supplementary election will be held at the shareholder m to fill the vacancy and maintain the total of 4 independer 4. Starting from the year of 2023, the Company has inventory in accordance with ISO 14064-1. In the year of to complete the preparation and submission of a sustain Additionally, the Company intends to engage a third part to continuously enhance corporate social responsibility.	are the same individual. In was added in advance, total lent director resigned. A neeting in the year of 2024 at director seats. initiated greenhouse gas f 2024, the Company plans nability report as required.

Note: Regardless of whether the evaluation item is achieved or not, the company shall state an appropriate explanation.

1-4 • THE CONDITION OF THE COMPANY'S MANAGERS' ADVANCED STUDY IN CORPORATE GOVERNANCE:

Title	Name	Study period	Sponsoring	Course	Study hours										
Accounting office	Zhung,Xiu-Ju	2024.06.24~ 2024.06.25	Accounting Research and Development Foundation	Continuous development of principal accounting officers of issuers, securities firms,and securities exchanges.	12										
Internal auditing officer Wang,Li- Xuan 2024.05.16 AuditorsC The Institu		2024.05.16	The Institute of Internal AuditorsChinese Taiwan	Understanding Sustainability Disclosure Policies and Key Internal Control & Audit Considerations	6										
	The Institute of Internal AuditorsChinese Taiwan	New Challenges for Internal Auditors: Analyzing Sustainability Information Disclosure, Management Policies, and Related Audit Focus Areas	6												
	ce Hong,Jing- (New 2024.04.27)	2023.07.20	The Institute of Internal AuditorsChinese Taiwan	Analysis of illegal cases involving audit/accounting personnel and response strategies	6										
		2023.08.23	Taipei Exchange	Seminar on Internal Equity Advocacy for over-the – counter and emerging companies	3										
Governance Office		Cheng (New	Cheng (New	Cheng (New	Cheng (New	Cheng (New	Cheng (New	Cheng (New	Cheng (New	Cheng (New	Cheng (New	2024.06.21	Securities and Futures Institute, Republic of China	Board Directors, Supervisors, and Corporate Governance Executives Series – Shareholders' Meetings, Management Rights, and Equity Strategies	3
		2024.07.18	The Institute of Internal AuditorsChinese Taiwan	Legal Risks in Corporate Management and the Internal Auditor's Response Strategies	6										
		2024.09.06	Taipei Exchange	Seminar on Insider Shareholding Regulations for Emerging and OTC-Listed Companies	3										

1-5 **COMPOSITION, RESPONSIBILITIES AND OPERATIONS OF THE REMUNERATION COMMITTEE.**

Title (Note1). Nat	Criteria me	Professional qualification & work experience (Note 2)	Independence criteria (Note 3)	Number of other public companies in which the individual is concurrently serving as a remuneration committee member
Independent	Gau,Tian-Cai	Possess the	Being an independent director, and	None
Director	(2023.08.25resign)	work	comply with independence,	
		experience	including but not limited to the	
(Converner		required by the	person, spouse, relatives within the	
resigned on		company.	second degree who do not serve as	
2023.08.15)		Not being a	directors, supervisors, employed or	
		person specified	its affiliated companies. Not	
		in any	holding the number of shares of the	
		subparagraph of	company. Not serving as director,	
			supervisor or employee of a	
		Company Act.	company that has a specific	
			relationship with the company.	
			Not providing business, legal, financial, accounting for the company or related companies in the last two years for the received amount of remuneration.	

1.5.1 Remuneration committee members

				Number of other
Title (Note1). Nat	Criteria	Professional qualification & work experience (Note 2)	Independence criteria (Note 3)	public companies in which the individual is concurrently serving as a remuneration committee
T 1 1 .	Shan Yiu Yiong			member
Independent Director (New Converner on 2023.11.09)	Shen,Xiu-Xiong	person specified in any subparagraph of Article 30 of the	Being an independent director, and comply with independence, including but not limited to the person, spouse, relatives within the second degree who do not serve as directors, supervisors, employed or its affiliated companies. Not holding the number of shares of the company. Not serving as director, supervisor or employee of a company that has a specific relationship with the company. Not providing business, legal, financial, accounting for the company or related companies in the last two years for the received amount of remuneration.	
Independent	Xu,Ji-Shan	Possess the	Being an independent director, a	None
Director		work experience	member of remuneration committee and a member of	
(New on 2023.11.09)		required by the company. Not being a person specified in any subparagraph of Article 30 of the		

Title (Note1). Name	riteria qualification & work experience (Note 2)	Independence criteria (Note 3)	Number of other public companies in which the individual is concurrently serving as a remuneration committee member
Other Wu, Sheng-M	work experience required by the company. Not being a person specified in any subparagraph of	Being an independent director, a member of remuneration committee and a member of compensation committee and comply with independence, including but not limited to the person, spouse, relatives within the second degree who do not serve as directors, supervisors, employed or its affiliated companies. Not holding the number of shares of the company. Not serving as director, supervisor or employee of a company that has a specific relationship with the company. Not providing business, legal, financial, accounting for the company or related companies in the last two years for the received amount of remuneration.	

- Note 1: Specify the years of seniority of related work, professional designation and experience, and the status of independence of the members of the remuneration committee. For independent directors, refer to P.23, Appendix I, profiles of directors and supervisors (I) content as stated in the remark column. Put down the director, independent director, or others for identity (specify if the person is the convener).
- Note 2: Professional designation and experience: specify the professional designation and experience of individual members of the remuneration committee.
- Note 3: Status of independence: specify the status of independence of the members of the remuneration committee, including but not limited to holding a position as director, supervisor or employee of the Company and its affiliates by the person, spouse, kindred within the 2nd tier. Quantity and proportion of Company shares held by the person, spouse, and kindred within the 2nd tier (or in the name of a third party), holding a position as Director, Supervisor or employee of companies in a special relationship with the Company (refer to Subparagraphs 5~8 of Paragraph 1 under Article 6 of the Regulations Governing the Appointment and Exercise of Powers by The Remuneration Committee of a Company Whose Stock is Listed on Taiwan StockExchange or Taipei Exchange), the amount of remuneration for rendering services in commerce, legal affairs, finance, and accounting to the Company or its affiliates in the last 2 years.

Note 4: For information on the means of disclosure, refer to the sample version of the best practice principles posted on the website of the Corporate Governance Center of Taiwan Stock Exchange.

1.5.2 Operations of remuneration committee

- (1) There are 3 members of the remuneration committee.
- (2) The term of office for current members runs from June 2, 2022 through June 1, 2025. A total of 2 (A) Remuneration Committee meetings were held in the previous period. The qualification and attendance record of the Remuneration Committee members was as follows:

Title	Name	Attendance in person (B)	By Proxy	Attendance (%)(B/A) (Note)	Remarks
Converner	Shen,Xiu- Xiong	3	0	100%	Re-election (2022.06.02 reelection)
Committee Member	Xu,Ji-Shan	3	0	100%	(New on 2023.11.09)
Committee Member	Wu,Sheng- Min	3	0	100%	Re-election (2022.06.02 reelection)

Responsibilities of the remuneration committee:

(1) Set up and regularly review the company's directors, supervisors, and managers' annual and long-term performance goals and salary policies, systems, standards, and structures.

(2) Regularly evaluate the achievement of the performance goals of the company's directors, supervisors, and managers, and determine the content and amount of their salaries. When performing the responsibilities in the preceding paragraph, the committee shall follow the following principles:

- (1) Ensure the Company's salary arrangements comply with relevant laws and are. sufficient to attract outstanding talents.
- (2) The performance evaluation and remuneration of directors, supervisors, and. managers should refer to the normal level of payment in the industry, and consider the time dedicated by the individual, the responsibilities are undertaken, the achievement of personal goals, the performance of other positions, and the remuneration company paid for same position recent years. Additionally, via the achievement of the company's short-term and long-term business goals, the company's financial status, etc., to evaluate the reasonable relevance between individual performance and the company's operating performance and future risks.
- (3) Directors and managers should not be guided to engage in behaviors that. exceed the company's risk appetite in pursuit of salary.
- (4) The proportion of distributing dividends for the short-term performance of. Directors and senior managers and the partial variable remuneration should be. determined by considering the characteristics of the industry and the nature of the company's business.
- (5) Members of the committee are not allowed to participate in discussions and vote. on their salary decisions.

The proposals and	The proposals and results of the meeting and the company's handling of members' opinions								
Date and Term	Proposal details and follow-ups	Resolution	The Company's Handing of Members' Opinions						
August 8, 2024 5thSession, No.4	1. Amendment to Chapter 19 "Regulations for the Management of Overseas Personnel," Article 15 "Leave" and Section 15.2 "Home Leave to Taiwan" of the Company's Personnel Management Rules, with additional provisions proposed for approval.	The proposal has been approved as there were no							
Novermber 7, 2024 5thSession, No.5	1. Review and approval of the 2024 year-end bonus proposal for managerial officers and red envelope proposal for directors.	objections from the remuneration committee	None						
March 6, 2025 5thSession, No.6	1. Amendment to Article 15 "Leave" and Sub- article 15.2 "Home Leave to Taiwan" under Chapter 19 "Regulations for Expatriate Personnel" of the Company's Personnel Management Rules – addition of new provisions.	members after consulted by the chairperson							

Other disclosures:

1. If the board of directors does not adopt or amend the suggestions of the remuneration committee, it shall state the date, term, proposal content, resolution results of the board of directors and the Company's response to the remuneration committee (such as the remuneration approved by the Board of Directors is better than the suggestions of the remuneration committee, should explain the discrepancy and its reasons): None.

2. Should a committee member oppose or retain their opinion regarding any decision made by the remuneration committee and their opinion has been recorded or submitted in a written statement, the committee meeting date, session, content of the resolution, opinions of all members, and the response to the opinions shall be recorded: None.

Note:

(1) If a specific member is elected to resign within the fiscal year, put down the date of relief from office in the remark column. The actual attendance (as observer) rate (%) will be calculated on the basis of the actual frequency of attendance (as observer) to the session of the remuneration committee and the frequency of the convention of the remuneration committee while the director is still in office.

(2) If an election of directors has been held to fill the vacancy before the end of the fiscal year, put down the names of the newly elected members and the members of the previous term, and noted as new to the office or reelected to office and the date of the election. The actual attendance (as observer) rate (%) will be calculated basis of the actual frequency of attendance (as observer) to the session of the remuneration committee and the frequency of the convention of the remuneration committee while the member is still in office.

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
1. Has the Company established a governance structure for promoting sustainable development, including the designation of a dedicated (or concurrent) unit responsible for sustainability efforts, authorized by the Board of Directors and overseen by senior management, with supervision by the Board?		V	 The Company currently assigns the Office of the President to oversee sustainability-related matters based on identified sustainability issues, coordinating relevant departments within the existing organizational structure. A dedicated sustainability unit has not yet been established. The Company has consistently promoted sustainable development and business continuity. Monthly company-wide meetings are held via video conferencing, connecting the Taiwan headquarters, the Qingyuan plant in Guangdong, China, and the Binh Duong plant in Vietnam. These meetings are used to identify sustainability issues relevant to business operations and stakeholder interests, develop and implement annual plans, and track execution outcomes to ensure sustainability strategies are fully integrated into day-to-day operations. 	None

1.5.3 Promotion of substainable Development Implementation Status

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			3. In every Board meeting, the highest-ranking business executive reports on the Company's current operational status, sustainability development, and business strategies. The Board of Directors and Supervisors provide guidance and oversight on strategic direction and implementation.	
2. Does the company conduct risk assessments on Environmental, Social, and Governance (ESG) issues related to its operations based on the principle of materiality, and has it formulated corresponding risk management policies or strategies?(NOTE 2)	V		Although the company has not yet established a formal risk management policy, we remain diligent in minimizing and preventing negative impacts on environmental protection and occupational safety and health. In alignment with global environmental and occupational health and safety trends, the company has implemented the ISO 14001 management system. Additionally, the company has adopted procedures such as the "Material Information Handling and Insider Trading Prevention Procedures" and "Internal Control Self- Assessment Procedures and Methods." Through the ongoing operation of various management systems and procedures, the company is able to identify and respond to risks related to operations, including those	None

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			concerning the environment, employee safety, customers, suppliers, and other stakeholders.	
			 The company convenes meetings as necessary, during which department heads conduct risk assessments and identify potential risk factors. Internal and external communications are then carried out as needed to address and mitigate those risks. (1) Environmental Aspects: (a) In accordance with ISO 14001 requirements, the company conducts annual risk identification and formulates response measures through its "Environmental Considerations Auditing and Operating Procedures," ensuring the effective operation of the environmental, safety, and health (ESH) system. (b) We have developed various management methods to reduce waste, emissions, and pollution risks, and actively prevent environmental pollution. 	

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			 (c) The company implements waste sorting to reduce waste and considers minimal waste and recyclability during product development. (2) Social Aspects: (a) The company conducts annual information security training for all employees to enhance awareness and prevent data breaches involving the company and its clients. (b) Critical internal websites and application systems are isolated from the public internet via firewalls to improve cybersecurity and prevent malicious attacks; regular disaster recovery drills for information systems are also conducted. (c) Quarterly meetings are held with the Employee Welfare Committee, Labor-Management Committee, and Occupational Safety Committee to communicate with employees. Legal updates are provided in a timely manner to prevent labor disputes. Employees may submit suggestions through meetings or suggestion boxes, fostering harmonious labor relations. 	

			Implementation status (Note 1)	Deviations from
				the"Sustainable
				Development
Evaluation item	Y			BestPractice
Evaluation item	Y E S	N	Abstract explanation	Principles of
	S	0		TWSE/TPEx listed
				Companies" and
				Reasons
			(d) Measures in line with ISO 14001 standards are	
			implemented to reduce pandemic-related risks.	
			(3) Governance Aspects:	
			(a) Various management measures are in place. Safety personnel conduct audits on safety practices across departments and propose improvements to ensure a safe and healthy work environment. Regular fire drills and occupational safety training are conducted to strengthen emergency response and self-management capabilities.	
			(b) In response to major infectious disease outbreaks:	
			i. The company follows external guidelines such as "Business Continuity Guidelines for Major Epidemics," "Employer Guidelines for Hiring Migrant Workers During Epidemics," and "Migrant Worker Management Measures," adjusting internal controls dynamically based on public updates.	
			ii. Employees are encouraged to get vaccinated. Executives and directors reduce external participation in corporate governance training and instead attend virtual sessions to maintain governance education.	

	Implementation status (Note 1)			Deviations from
Evaluation item Y E S	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			iii. Employee travel and large gatherings are temporarily suspended.(c) Each department conducts an annual self-	
			assessment of internal controls to review the effectiveness of the previous year's internal control implementation and legal compliance.	
			(d) To adapt to industrial and business changes— including technological shifts, lack of innovation, and changes in business models—the company takes the following actions:	
			i. Holds regular internal meetings to exchange and discuss market information.	
			ii. Provides regular product development progress reports.iii. Clearly defines and reports on specifications,	
			costs, and market expectations for new product projects.	

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			(e) In accordance with IATF 16949 strategies and risk management protocols, the company ensures that relevant operations are carried out effectively.	
3. Environmental Issues (1) Does the company establish proper environmental management systems based on the characteristics of their industries?	V		All factories of the company follow ISO14001 to establish an environmental management system and continue to pass third-party verification. TUV SUD verified the factory in 2023years and issued an ISO 14001 quality certificate. The validity period is from 21 February 2024 to 20 February 2027. The Company implements wastewater treatment, noise prevention, waste recycling, and toxic substance treatment following the environmental safety management system and environmental protection laws and regulations, uploads data to the "Environmental Protection Administration Industrial Waste Report and Management System" and "Toxic and Concerned Chemical Substances Registration and Declaration System" monthly to declare relevant report data.	None
(2) Does the company endeavor to utilize all resources more efficiently and use renewable materials which have a low impact on the environment?	V		The Company continues to strive for elevating the utilization efficiency of various resources. For instance, instead of providing paper cups, employees	None

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			need to prepare drinking cups by themselves, and employees are asked to bring their tableware. Copy paper, envelopes, and paper bags are reused as official document delivery bags. Waste bags used in on-site operations are also recycled into garbage bags. The raw materials used by the company comply with the RoHS and REACH regulations of the European Union. The production unit actively handles the recycling of materials and reduces the pollution during the manufacturing process to decrease the impact on the environment.	
(3) Does the company evaluate the potential risks and opportunities in climate change with regard to the present and future of its business, and take appropriate action to counter climate change issues?	V		Because the Company is engaged in plastic products and compound materials, it places great importance on issues related to climate change. It requires employees to start from daily life. For example, document printing should take duplex printing, recycle and reuse. A recycling box is set up next to the photocopier for recycling paper. The Company uses electronic invoices and encourages employees to transmit official documents or letters electronically. It also reduces printed faxes and directly transmits as files, which greatly reduces	None

	Implementation status (Note 1) Deviations from						
			Implementation status (Note 1)	Deviations from			
				the"Sustainable			
				Development			
Evaluation item	Y	NT		BestPractice			
	Е	N O	Abstract explanation	Principles of			
	S			TWSE/TPEx listed			
				Companies" and			
				Reasons			
			paper consumption. In addition, the temperature of				
			the airconditioner in the office is set at 28 degrees in				
			summer, and energy-saving LED T5 lamps are used				
			for lighting. Employees respond to the company's				
			policy to form a good habit of turning off lights and				
			saving energy, in order to slow down global				
			warming.				
			Current related measures are as follows:				
			(1) The water tank has been established to reuse the				
			water from the chiller, and there is no deviation.				
			(2) The wastewater used in factory production has				
			been installed with treatment equipment and is				
			repeatedly used in production-related operations,				
			and there is no deviation.				
			(3) The manufacturing process switches to more				
			water-saving and power-saving equipment, and there				
			is no deviation.				
(4) Does the company take inventory of its greenhouse gas	V		The waste in the company's factory is only general	None			
emissions, water consumption, and the total weight of waste			industrial waste, and no toxic waste is produced.				
in the last two years, and implement policies on energy			Allwaste is sorted at the source for waste reduction.				
efficiency and carbon dioxide reduction, greenhouse gas			Resources are sorted and recycled before being				
reduction, water reduction, or waste management?			placed ingarbage trucks. The waste is also processed				

			Implementation status (Note 1)	Deviations from
				the"Sustainable
				Development
Evaluation item	Y	NT		BestPractice
	E S	N O	Abstract explanation	Principles of
	S	U		TWSE/TPEx listed
				Companies" and
				Reasons
			by the contents approved in the industrial waste	
			cleanup plan and is transported to qualified	
			incinerators for incineration according to law.	
			The Company's manufacturing process is extrusion	
			shaping. The air pollutants produced are mostly	
			particulate matter pollution and volatile organic	
			compound material. Therefore, the Company has	
			installed 3 sets of air pollution prevention equipment	
			and 2 sets of washing tower equipment in the factory,	
			so that the waste gas and volatile organic compound	
			material emission from the factory could be	
			effectively treated to ensure compliance with	
			regulatory requirements. The Company's wastewater	
			during the manufacturing process is recycled and	
			reused. There is wastewater treatment equipment in	
			the factory, which can recycle and reuse the	
			manufacturing process wastewater to reduce water	
	1		consumption and achieve energy-saving effects.	
			According to the schedule stipulated by the Financial	
	1		Supervisory Commission, planning and guidance for	
			greenhouse gas inventory and other related	
			operations have been conducted.	
				1

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
4. Social Issues (1) Does the company formulate appropriate management policies and procedures according to relevant regulations and the International Bill of Human Rights?	V		The Company recognizes and voluntarily abides by internationally recognized human rights standards such as the "Universal Declaration of Human Rights", "The United Nations Global Compact", "United Nations Guiding Principles on Business and Human Rights" "International Labour Organization", and respects the protection regulated in Bill of Human Rights. Following relevant labor laws, Bill of Human Rights, and Occupational Safety and Health Act, the Company has established "Regulations of Appointment Management", "Work Regulation", "Regulations of Sexual Harassment Complaint and Tackling", "Regulations of Employee Complaint Management", and "Regulations of Workplace Violence Behavior Complaint and Tackling", etc., and announced and posted on the company's website to protect the rights and interests of employees and to protect the health and safety of employees.,	None

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
(2) Does the company have reasonable employee benefit measures (including salaries, leave, and other benefits), and do business performance or results reflect on employee salaries?	V		The Company's employee welfare and compensation policies are executed following the company's "Regulations of Salary Management", "Regulations of Welfare Management", "Regulations of Rewards and Punishment Management", "Regulations of Year-end Bonuses Management", and "Incentive Measures on Technology Research and Development". Additionally, according to the Company's "Regulations of Employee Salary Management", the Company's income from continuing operations before income tax before deducting employee compensation and directors' remuneration, shall allocate no less than 1% as employee compensation. The payment objects may include the employees of the subordinate company that meet the conditions set by the board of directors. Employee's welfare: the Company has set up an employee welfare committee. The source of welfare funds: the Company allocates 0.05% of the income to plan and provide high-quality welfare for colleagues every month, such as providing uniforms, travel subsidies for employees, scholarships for	None

			Deviations from	
				the"Sustainable
				Development
Evaluation item	Y	NT		BestPractice
Evaluation term	Y E S	N O	Abstract explanation	Principles of
	S	0		TWSE/TPEx listed
				Companies" and
				Reasons
			employees or their children, bonuses for birthdays,	
			weddings and birth, funeral grants, hospitalization	
			grants, festival celebrations, etc. The company	
			provides welfare such as group insurance, free health	
			checks, and meal subsidies. As for the holidays, the	
			company provides two days off per week, and paid	
			leaves following the Labor Standards Act.	
			Colleagues could also apply for unpaid leave when	
			they need a longer vacation in case of childcare,	
			serious injuries, major accidents, etc., to balance	
			personal and family care needs. The workplace	
			diversifies and the company accomplishes that both	
			men and women have the same compensation with	
			equal pay and equal promotion opportunities,	
			maintaining more than 14% of female officer	
			positions to promote economic growth. In 2023, the	
			average proportion of female employees was 33%,	
			and the average proportion of female officers was	
			14%. The Company emphasizes the rights and	
			welfare of employees. As for the hardware facilities,	
			the company provides free parking lots, books,	
			newspapers and magazines reading, staff restaurants,	
			coffee bars, staff dormitories, etc., to provide	

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
(3) Does the company provide a healthy and safe working environment and organize training on health and safety for its employees on a regular basis?	V		convenient daily needsfor the employees. In the aspect of caring for the physical and mental health of the employees, the company arranged annual health checks. The doctors and nurses come to the factory to provide employees with stress relief and health care. In addition, an exercise space is set up, with fitness equipment and table tennis tables. Therefore, the employees could do exercise to relieve stress and achieve sports effects after work. Employees are the most important assets of a company. Providing a comfortable and safe working environment is the company's commitment and the basic guarantee for employees. Therefore, establishing a good working environment to ensure the workplace safety of employees is the primary responsibility of every company. The Company emphasizes the safety and health of employees, from the physical examination of new employees, regular health checks of employees, maintenance of mechanical equipment, safety signs of mechanical equipment (Chinese and Vietnamese versions), use of personal protective equipment, training and on-the-job training of on-	None

			Deviations from	
				the"Sustainable
				Development
Evaluation item	Y	NT		BestPractice
	E S	N O	Abstract explanation	Principles of
	S	Ŭ		TWSE/TPEx listed
				Companies" and
				Reasons
			site employees, etc. which are well regulated and	
			implemented. Emergency response training for	
			various disasters will be held once a half a year to	
			avoid accidents. The company's environmental	
			safety personnel will go to the workplace of each	
			factory to conduct inspections from time to time,	
			inspect the work environment and the use of	
			mechanical equipment on site, in order to improve	
			the environment of the workplace, strengthen the	
			safety protection of equipment, and reduce the	
			occurrence of disasters. As for the dangerous	
			mechanical equipment used in the workplace, the	
			company also assigned personnel to receive training	
			from training institutions and obtain qualification	
			certificates or licenses before they could operate and	
			use the mechanical equipment. The company will	
			also regularly monitor the operating environment	
			every six months and announce the relevant	
			monitoring results to ensure a safe and healthy	
			working environment for employees. The	
			management of health checks that prevent	
			occupational disease, particularly for those who have	
			abnormal value in special harmful working	

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of
	5			TWSE/TPEx listed Companies" and Reasons
			experience will also be tracked and given individual health consultation, care, and guidance as necessary. Since 2022, on-site medical care has been implemented, and professional healthcare personnel comes to the company every month. The professional doctor is arranged to provide on-site services at least once a year so that colleagues can grasp their health conditions. The total number of occupational accidents in 2023 was 0, in addition to continuous advocacy for prevention policies, and give proposing prevention policies, the on-site supervisor will also use the morning meeting to publicize the safety of the operation and correct the unsafe operation and behaviorof the employees. The certificates currently obtained by the company include ISO9001, ISO14001, IATF16949, Global Recycled Standard (GRS), Post-Consumer Recycled resin (PCR), etc.	
(4) Does the company provide its employees with career development and training sessions?	V		The Company has formulated the "Regulations of Education and Training Management" to plan integrated competency training for officers and	None
			colleagues at all levels, including orientation,	

			Implementation status (Note 1)	Deviations from
Evaluation item	Y E S	N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			professional training, officer training, etc., to help colleagues continue to learn and grow through diverse learning methods. According to the training plan or demand requested by officers, the company arranged for related personnel to participate in external professional training courses to cultivate the key professional capacities of colleagues. A total of 142 people participated in the training in 2024, and the subsidiary in China has a total of 21 personnel. During the regular performance interview every year, the officer discusses with the employees and sets up an annual personal capacity development plan. Through regular inspection and feedback, the company assists the employees with building the best career capacity development plan.	
(5)Does the company's products and services comply with relevant laws and international standards in relation to customer health and safety, customer privacy, and marketing and labeling of products and services, and are relevant consumer protection and grievance procedure policies implemented?	V		The company has set up a business email for clients and an extension of business department service. The service includes customer complaints, dispute resolution, and the post-service mechanism. Customer data is managed as confidential files by Personal Data Protection Act. Non-related personnel is not allowed to view it. The	None

			Implementation status (Note 1)	Deviations from
Evaluation item		N O	Abstract explanation	the"Sustainable Development BestPractice Principles of TWSE/TPEx listed Companies" and Reasons
			company's products must comply with relevant regulations such as FDA/ISO/RoHS/REACH/IATF16949/ISO14001, etc. In addition to setting up "Regulations of Marketing Management" to protect consumers' rights and meet consumers' requirements for product services.	
(6) Does the company implement supplier management policies, requiring suppliers to observe relevant regulations on environmental protection, occupational health and safety, or labor and human rights? If so, describe the results.	V		The Company follows IATF16949/ ISO14001 /PCR certification processes and formulates the company's "Regulations of Procurement Management" and "Management Procedure of Supplier Evaluation" to manage suppliers. In addition to the strict demand for quality management of the suppliers, safety and health regulations and labor-related regulations should also be followed, and if found to violate the facts, the Company will propose a deadline for improvement.	None

			Implementation status (Note 1)	Deviations from
				the"Sustainable
				Development
Evaluation item	Y	NT		BestPractice
Evaluation tem	Е	N O	Abstract explanation	Principles of
	S			TWSE/TPEx listed
				Companies" and
				Reasons
5. Does the company reference internationally accepted reporting standards or guidelines, and prepare reports that disclose non-financial information of the company, such as corporate social responsibility reports? Do the reports above obtain assurance from a third party verification unit?		V	The Company, with a paid-in capital of less than NT\$2 billion, has not yet prepared a sustainability report. In accordance with regulations, the Company will prepare the 2024 sustainability report in 2025 and submit it after obtaining third-party assurance. The Company adheres to the principles and guidelines of the "Corporate Sustainability Best Practice Principles for TWSE/TPEx Listed Companies" in implementing corporate governance, promoting environmental sustainability, and	None

The Company has formulated the company's "Sustainable Development Best Practice Principles " based on the "Sustainable Development Best

Practice Principles for TWSE/TPEx Listed Companies", and it was approved by the board of directors on 10 March 2022. At present, it is still

handled by the above-mentioned rules and the relevant regulations of the Taipei Exchange, and there is not much difference in the current operation.

7. Other important information to facilitate a better understanding of the company's implementation of sustainable development:

(a) Human Rights: The company has always paid attention to human rights and cared for the disadvantaged in society. Since 1994, the company has continuously hired physically challenged indigenous peoples. Currently, the company employs 1 physically challenged and 2 indigenous people, all of which are higher than government regulations. Additionally, a more appropriate job is arranged for the person to meet his physical conditions.

(b) Energy conservation: The company cooperates with laws and government energy conservation and carbon emission reduction policies. In addition to strengthening the promotion of energy conservation, the company also installs energy-saving and water-saving tools to improve the company's internal electricity and water equipment, such as adopting energy-saving lamps and automatic water-saving valves, etc., and designating

			Implementation status (Note 1)	Deviations from
				the"Sustainable
				Development
Evaluation item	Y			BestPractice
Evaluation term	Е	N O	Abstract explanation	Principles of
	S	U		TWSE/TPEx listed
				Companies" and
				Reasons

a specific person to be responsible for water and electricity switches and control.

(c)Environmental Protection: The company actively invests in the development and production of eco-friendly products, such as eco-friendly biodegradable plastics, non-halogen flame retardant plastic materials, and eco-friendly recycled compound materials that meet US regulations. Additionally, the company implements environmental protection measures such as resource classification and recycling throughout the company. The current implementation has good effects.

(d) Community Participation: The company is enthusiastically involved in the improvement of the community, such as assisting in the completion of the widening project of the external roads of Longxing Lane where the community is located, which has achieved good results in facilitating the entry and exit of vehicles and people in the community. Furthermore, donate funds and sponsor gifts to the Community Development Association to promote rural regeneration activities, and assist in the promotion of the Civil Defense of the Neighborhood Watches to ensure a safer and more comfortable living environment in the community. Additionally, the company holds community environment cleanup and hiking and mountain cleanup activities from time to time to maintain a clean and tidy community environment.

(e) Social Welfare: Actively participate in the activities of public interest groups that care for the physically and mentally challenged, and recruit volunteers to actively engage in charity activities.

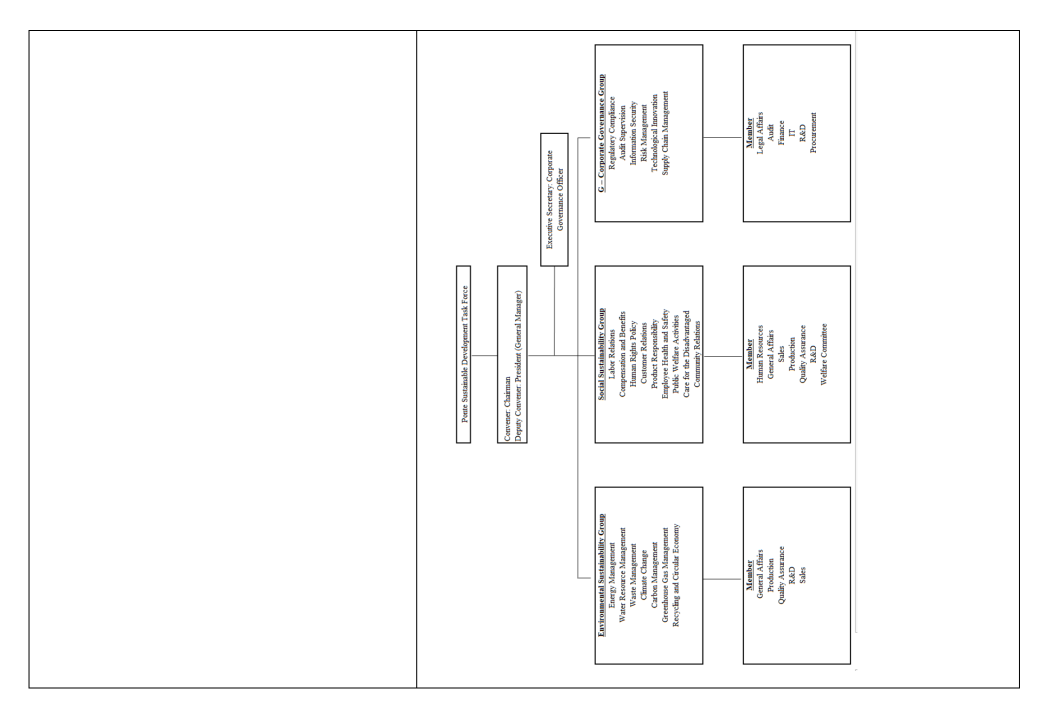
(f) Safety and Health: The company pays attention to the safety and health of the factory, including setting up management personnel for labor safety and fire, and regularly promoting and organizing fire prevention and disaster prevention drills. Additionally, the company strives to improve factory safety protection measures and pollution prevention to prevent labor and factory safety incidents.

- Note 1: If "Yes" is checked under implementation, please describe the key policies, strategies, measures and results adopted. If "No". is checked under implementation, please give reasons and describe relevant strategies and measures to be adopted in the future.
- Note 2: The materiality principle refers to environmental, social, or corporate governance issues that have a material impact on the. investors or other stakeholders of the company.
- Note 3: For information on the means of disclosure, refer to the sample version of the best practice principles posted on the website. of the Corporate Governance Center. of Taiwan Stock Exchange.

1.5.4 Climate-Related Information for TWSE/TPEx Listed Companies

1 Status of Implementation of Climate-Related Information

	Implementation status
ITEM 1. Description of the Board of Directors' and Management's Oversight and Governance of Climate- Related Risks and Opportunities.	1



2. Describe how the identified climate-related risks and opportunities impact the company's business, strategy, and financial planning (short-, medium-, and long-term).

II. Job Responsibilities

- 1. Coordinate and plan the company's policies to align with ESG (Environmental, Social, and Governance) sustainability development and implement corporate social responsibility initiatives.
- 2. Supervise or execute the promotion and operation of the company's sustainability development tasks.
- 3. Collect and compile issues of concern from stakeholders, to serve as key focus areas for the company's sustainability development efforts.
- 4. Participate in the preparation and organization of data for the sustainability report and related tasks.

Serial	Issue	Impact	Potential	Risk or Opportunity	Response Strategy	Risk/Oppor
No.	Categor	Timefr	Financial	Analysis (Potential		tunity
	у	ame	Impact	Impact on Company)		Level
1	Transiti on Risk / Policy and Legal	Short- Term	Increased operation al costs	The Climate Change Response Act is expected to impose carbon fees on large carbon emitters starting in 2025. The company will face potential carbon fee risks.	Continue promoting energy-saving and carbon- reduction measures; assess the replacement of outdated equipment in factories.	High
2	Transiti on Risk / Policy and Legal	Short/ Mediu m- Term	Increased operation al costs	The Taiwanese government has declared a 2050 net- zero transition target. The proportion of renewable energy and natural gas in the power mix will increase, potentially causing electricity price hikes.	Focus on energy management, electricity savings, and assess the installation of solar power generation to reduce reliance on purchased electricity.	Very High
3	Transiti on Risk / Policy and Legal	Mediu m- Term	Increased operation al costs	According to regulations from the competent authority, listed companies must complete carbon inventory by 2026 and	Comply with regulations, complete the factory greenhouse gas inventory by 2026, and seek external consultant guidance to cultivate internal carbon	High

				undergo external verification by 2028.	inventory experts.	
4	Transiti on Risk / Market	Mediu m- Term	Increased operation al costs	The European Union will impose a carbon tax starting in 2027, which may increase raw material costs and affect product competitiveness.	Monitor market changes, seek alternative low-cost raw materials based on business conditions, and increase the use of recycled materials to enhance product competitiveness.	Medium
5	Physical Risk / Chronic	Mediu m- Term	Increased operation al costs	Climate change will raise average temperatures, leading to higher cooling loads and increased electricity consumption for chillers and air conditioning units.	Strengthen equipment and pipeline maintenance; implement regular cleaning procedures for cooling towers and air conditioning systems.	High
6	Transiti on Risk / Market	Mediu m- Term	Decrease d product revenue	In response to international customers' low- carbon product demands, products that do not reduce carbon emissions may face higher carbon taxes, decreasing customer purchase intent.	Collaborate with suppliers to complete product carbon footprint surveys and reduction measures; stay updated on industry developments and customer expectations.	High
7	Physical Risk / Chronic	Mediu m/Lon g-Term	Decrease d product revenue	Under the RCP8.5 scenario, average drought periods will last 4 months, potentially leading to water shortages and reduced water supply, impacting operations and revenue.	Implement water conservation internally, recycle process water, and establish emergency response plans for water shortages to ensure effective execution of response measures.	Medium
8	Physical Risk / Acute	Mediu m/Lon g-Term	Decrease d product revenue	Increased extreme rainfall could cause flooding in factory areas, affecting production.	Install flood detention ponds in the factory and maintain them regularly to reduce the likelihood of flooding caused by heavy rainfall and floods.	Medium
9	Opportu nity / Resourc e Efficien	Short- Term	Reduced operation al costs	Applying the circular economy concept, assist industries in recycling defective products and waste	Promote a zero-waste goal for factories, enhance communication with customers, expand the reuse and modification	Very High

		10	cy Opportu nity / Products and Services	Short- Term	Increased product revenue	materials, reducing raw material usage and waste generation, effectively lowering operational costs. The global net-zero carbon emission environmental issue is gaining attention. Industry customers demand recycled materials to meet plastic reduction goals and protect ecological	application areas, and promote single-material formulations to improve recycling convenience. Continue promoting PCR- certified recycled materials to meet customer material requirements and capture global environmental business opportunities.	Very High
	Note: Du	e to the	increasing	frequenc	y and sever	systems. rity of extreme weath	er events, shipping may b	e affected by
	windstor	ms, leadi	ng to incre	ased tran	sportation	costs, which has not	yet been included in the a	ssessment.
3. Describe the financial impact of extreme climate events and transition actions.			e table, de timefram				act categorized by she	ort, medium,
4.Describe how the identification, assessment, and management processes of climate risks are integrated into the overall risk management system.			es their easures,					
5. If scenario analysis is used to assess resilience to climate change risks, explain the scenarios, parameters, assumptions, analysis factors, and key financial impacts used.	Adaptation Knowledge Platform (TCCIP) and the National Disaster Prevention and		n and ne average					

Note: RCPs (Representative Concentration Pathways) represent concentration pathways, which are used in the IPCC's Fifth Assessment Report to redefine future change scenarios based on the change history of concentration levels. They distinguish the scenarios using the difference in radiative forcing (the energy imbalance between 2100 and 1750) as an indicative value. The scenario named RCP2.6 means that the radiative forcing will increase by 2.6 watts per square meter by 2100. RCP4.5, RCP6.0, and RCP8.5 represent increases in radiative forcing of 4.5, 6.0, and 8.5 watts per square meter, respectively.

Location Assessment Factor	Taichung
Temperature increase from 2021 to 2040 (RCP 8.5):	1.5°C
Average change rate of annual days with single-day	52%
rainfall exceeding 200mm (RCP 8.5):	

Factory	Tanzih
Assessment Factor	Factory
Sea level rise (RCP 8.5):	No impact
Area below the tidal line (flood risk) (RCP 8.5)	No impact
Area below the 2050 flood level (RCP 8.5)	No impact
Average drought duration (RCP 8.5)	4 months

6. If there is a transition plan to manage climate-related risks, describe the content of the plan, as well as the indicators and targets used to identify and manage physical and transition risks.

6.Our company closely monitors global climate change trends and international response strategies, integrating this issue into the company's sustainable development agenda. We continuously conduct analysis and control, with the key strategic initiatives summarized below. Indicators and targets can be found in section 8:

(1) Greenhouse Gas Inventory and Verification: In alignment with regulatory requirements, we will gradually complete greenhouse gas inventories and third-party verification.
 (2) Enhancing Energy Efficiency: We will gradually introduce energy management and monitoring systems, replace high-energy-consuming equipment, improve energy efficiency, and reduce energy usage.
 (3) Adoption of Renewable Energy: We plan to install rooftop solar power generation

systems at our factories and gradually promote the use of renewable energy.
(4) Environmentally Friendly Product R&D and Design: In response to the low-carbon transformation trend, our R&D team considers the product lifecycle and value chain carbon emissions, focusing on emissions reduction, waste reduction, safety, and recyclable products, helping downstream customers reduce carbon emissions.
(5) Supply Chain Collaboration: We will collaborate with supplices to curples fitture.

(5) Supply Chain Collaboration: We will collaborate with suppliers to explore future emission reduction potential.

(6) Strengthening Climate Resilience: We will regularly maintain flood control equipment, gradually establish emergency response SOPs for water use and rainfall, and enhance response capabilities. We will also establish a safety stock mechanism, regularly reviewing it to maintain stable raw material supply.

7.Internal Carbon Pricing: We have not yet introduced internal carbon pricing.

8. Strategies and Future Goals:

Strategy	Future Goals
Greenhouse Gas Inventory &	Complete greenhouse gas inventory for all offices and production plants in Taiwan by 2025.
Verification	Complete greenhouse gas verification for all offices and production plants in Taiwan by 2026.
Enhancing Energy	Achieve a 1% reduction in electricity consumption in production plants by 2025 compared to 2024.
Efficiency	Fully replace LED lights in office areas.
	Implement energy management and monitoring systems in production plants by 2026.
Adoption of Renewable Energy	Complete installation of 300KW solar power generation capacity by 2025.
Environmentally	Develop smart cabin ADAS driver assistance, and incorporate near-infrared penetration functionality and sensor cameras for electric vehicle interiors, with NIR packaging material PBT+30GF.
Friendly Product R&D & Design	Develop low-rigidity, low-humidity materials with low-carbon GRS recycled carbon fibe MXD6 + rCF and PPS/PA9T/HTN + rCF for eVToL low-altitude flying vehicles.
	Use transparent ABS/PS/PC materials for semiconductor transparent light mask boxes with conductive materials to achieve transparent anti-static functionality.
Supply Chain Collaboration	Complete carbon inventory survey with the top 10 key suppliers by 2025.
Strengthening Climate Resilience	Establish and regularly review the safety stock mechanism by 2025.

7.If internal carbon pricing is used as a planning tool, explain the basis for determining the price.

8. If climate-related targets are set, describe the activities covered, the scope of greenhouse gas emissions, the planning timeframe, and progress made each year. If carbon offsets or Renewable Energy Certificates (RECs) are used to achieve the targets, explain the source and quantity of the offset reduction or the number of RECs.

9.Describe the greenhouse gas inventory and assurance process, along with reduction targets, strategies, and specific action plans (to be filled out in sections 1-1 and 1-2)	verification for 2024.
2).	

1-1 Recent Two-Year Greenhouse Gas Inventory and Assurance Status

1-1-1 Greenhouse Gas Inventory Information

Provide information on the greenhouse gas emissions (in metric tons of CO₂e), emission intensity (in metric tons of CO₂e per NT\$ million in revenue), and the scope of data coverage for the past two fiscal years.

The company will complete its greenhouse gas (GHG) inventory in accordance with Article 10 of the "Regulations Governing the Preparation of Annual Reports of Public Companies" and the schedule set forth in the ESG roadmap for TWSE/TPEx-listed companies. The inventory is scheduled to be completed by 2026.

Note 1:

Scope 1 refers to direct GHG emissions from sources owned or controlled by the company.

Scope 2 refers to indirect GHG emissions from the consumption of purchased electricity, heat, or steam.

Scope 3 refers to all other indirect emissions resulting from company activities, not included in Scope 2, occurring from sources not owned or directly controlled by the company.

Note 2:

The boundary for Scope 1 and Scope 2 data shall follow the implementation timeline specified under Article 10, Paragraph 2 of the above-mentioned regulations. Disclosure of Scope 3 information is voluntary.

Note 3:

GHG inventory standards include the Greenhouse Gas Protocol (GHG Protocol) or ISO 14064-1 issued by the International Organization for Standardization.

Note 4:

GHG emission intensity may be calculated per unit of product/service or revenue. At minimum, the emission intensity per NT\$1 million in revenue should be disclosed.

1-1-2 Greenhouse Gas Assurance Information

Disclose the assurance details for the most recent two years as of the date of the annual report, including the scope of assurance, the assurance provider, the assurance standards applied, and the assurance conclusions.

In compliance with the above-mentioned regulations and ESG roadmap, the company will complete GHG assurance by 2028.

Note1:

If the company has not obtained complete GHG assurance opinions by the annual report publication date, it shall disclose that "complete assurance information will be published in the sustainability report" or, if no such report is prepared, "complete assurance information will be disclosed via the Market Observation Post System (MOPS)," with full disclosure in the following year's annual report.

Note 2:

Assurance providers must meet the qualifications outlined by the Taiwan Stock Exchange and Taipei Exchange regarding sustainability report assurance institutions.

Note 3:

For disclosure content, please refer to best practice examples provided on the TWSE Corporate Governance Center website.

1-2 GHG Reduction Targets, Strategies, and Action Plans

"Disclose the base year and corresponding data for greenhouse gas (GHG) reduction, the reduction targets, strategies, specific action plans, and the progress toward achieving those targets

The company has not yet completed its GHG inventory based on ISO 14064-1. Reduction targets will be established after completing the inventory in 2026.

Although no formal reduction targets are currently set, the company remains committed to its responsibilities as a global citizen and continues to actively implement

feasible energy-saving and carbon-reduction measures to pursue sustainable development. \circ

Note 1:

The implementation timeline must comply with the requirements under Article 10, Paragraph 2 of the relevant regulations.

Note2:

The base year should be the year in which the GHG inventory was completed based on the consolidated financial reporting boundary. For example, companies with capital of NT\$10 billion or more must complete their 2024 GHG inventory by 2025; therefore, 2024 would be the base year. If a company completes the inventory earlier, the earlier year may serve as the base year. The base year data may be calculated as a single year or multi-year average. Note 3:

For disclosure content, please refer to best practice examples provided on the TWSE Corporate Governance Center website.

Principles for TWSE/GTSM Listed Companies "					
		-	Implementaion status (Note 1)	Deviations from the	
Evaluation item		No	Abstract explanation	"Ethical Corporate Management Best Practice Principles of TWSE/GTSM Listed Companies" and Reasons	
 Establishment of ethical corporate management policies and programs Does the company have a Board-approved ethical corporate management policy and state in its regulations and external correspondence the ethicalcorporate management policy and practices, as well as the active commitment of the Board of directors and management towards enforcement of such policy? 	V		1. The Company formulated the "Ethical Corporate Management Best Practice Principles" which is established in chapter 45 of the Company's administrative regulations after approved by the board of directors which serves as the policy basis for the board of directors and management to actively implement their commitment to ethical business operations. The regulation specifies that directors, supervisors, managers, employees, appointees, or those with substantial control ability are prohibited from engaging in any dishonest behavior. The content of the administrative regulations and annual implementation are provided in the section of investment relations-corporate governance on the Company website and disclosed in the annual report by regulations.	integrity and operation guidelines for listed and	
(2) Does the company have mechanisms in place toassess the risk of unethical conduct, and perform regular analysis and assessment of business activities with a higher risk of unethical conduct within the scope of business? Does the company implement programs to prevent unethical	V		2. In response to Article 7, paragraph 2 [Illegal Political Donations] in the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies", the company formulates in Article 11 in the. Administrative regulations that the company and	integrity and operation guidelines for listed and over-the-counter	

1.5.5 Fulfillment of ethical corporate management and deviations and reasons from the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies "

			Implementaion status (Note 1)	Deviations from the
Evaluation item		No	Abstract explanation	"Ethical Corporate Management Best Practice Principles of TWSE/GTSM Listed Companies" and Reasons
conduct based on the above and ensure the programs cover at least the matters described in Paragraph 2, Article 7 of the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies?			its directors, supervisors, managers, employees, assignees and those with substantial control capabilities directly or indirectly provide donations to political parties or organizations or individuals participating in political activities shall comply with the Political Donations Act and relevant internal procedures of the company, and shall not seek commercial interests or transaction advantages. Furthermore, engaging in other business activities with risks of dishonesty in the scope of business is prohibited under each sub-item, which is based on the relevant regulations to prevent mistakes. To cooperate with the annual internal control audit conducted by the CPAs, the company regularly assesses whether there are any activities within its scope of business that may pose a risk of dishonest behavior.	
(3) Does the company provide clearly the operating procedures, code of conduct, disciplinary actions, and appeal procedures in the programs against unethical conduct? Does the company enforce the programs above effectively and perform regular reviews and amendments?	V		3. In the "Ethical Corporate Management Best Practice Principles", the Company regulates the handling procedures of various violations of integrity, such as prevention of dishonest behaviors, violations of the handling procedures, rewards and punishments, complaint systems and disciplinary actions, etc., and implement them in conjunction with related internal operating methods. "Regulations Governing	integrity and operation guidelines for listed and over-the-counter companies / None.

			Implementation status (Note 1)	Deviations from the
Evaluation item	Yes	No	Abstract explanation	"Ethical Corporate Management Best Practice Principles of TWSE/GTSM Listed Companies" and Reasons
			Procedure for Board of Directors Meetings" is included, which regulates that directors, supervisors, and manager are not allowed to participate in decision-making or voting if there is a conflict of interest in any decision-making or transaction. People who violate the regulations will be punished with warnings, demerits, deducting year-end bonuses, demotion, dismissal and taking legal actions and other punishments. The Company has formulated the"Regulations of Employee Complaint Management", which has been implemented for many years and provide a reasonable channel for the explanation.	
2. Fulfill operations integrity policy (1) Does the company evaluate business partners' ethical records and include ethics-related. clauses in business contracts?	V		(1) The Company conducts background checks on all suppliers and customers by consulting government websites for their business status and requires them to provide relevant documents for credit evaluation and company profile registration. All counterparties are required to sign a "Commitment to Integrity" to ensure honest business dealings, and contractual clauses include penalties for violations of integrity and ethical conduct.	untegrity and operation guidelines for listed and over-the-counter

			Implementaion status (Note 1)	Deviations from the
Evaluation item		No	Abstract explanation	"Ethical Corporate Management Best Practice Principles of TWSE/GTSM Listed Companies" and Reasons
(2) Does the company have a unit responsible for ethical corporate management on a full-time. Basis under the Board of directors which reports the ethical corporate management policy and programs against unethical conduct regularly (at least once a year) to the Board of directors while overseeing such operations?	V		(2) The Office of the President is designated as the dedicated unit responsible for promoting corporate integrity within the Company. At the end of each year, it reports the implementation status to the Board of Directors.	guidelines for listed and
(3) Does the company establish policies to prevent conflicts of interest and provide appropriate communication channels, and implement them?	V		(3) The Company has established clear conflict-of- interest prevention policies in its "Board Meeting Rules" and "Code of Ethical Conduct." Specific recusal provisions for directors are included in the Board Meeting Rules. All employees are governed by the "Commitment to Integrity" and the "Employee Code of Conduct." The Company has also set up a dedicated opinion box for the President and a whistleblower mailbox to provide reporting channels.	integrity and operation guidelines for listed and over-the-counter
(4) Does the company have effective accounting and internal control systems in place to implement ethical corporate management? Does the internal audit unit follow the results of unethical conduct risk assessments and devise audit plans to audit the systems accordingly to prevent unethical conduct, or hire outside accountants to perform the audits?	V		(4) The Company maintains a comprehensive accounting system and internal control system to support the implementation of integrity management. These systems are regularly reviewed and updated to ensure their effectiveness. Internal auditors conduct audits according to the annual audit plan, and audit reports are submitted to the Board of Directors quarterly. An external CPA	Compliance with the integrity and operation guidelines for listed and over-the-counter companies / None.

			Implementaion status (Note 1)	Deviations from the
Evaluation item		No	Abstract explanation	"Ethical Corporate Management Best Practice Principles of TWSE/GTSM Listed Companies" and Reasons
(5) Does the company regularly hold internal and external educational trainings on operational integrity?	V		firm conducts an annual external audit of the internal control system. (5) All employees are required to re-sign the "Commitment to Integrity" at the beginning of each year, reinforcing the Company's culture of integrity and honesty. The commitment is also listed as the first item in the Company's "Eight Core Work Guidelines" and is displayed on large posters across all domestic and overseas sites to emphasize the importance of ethical business practices. The Company also conducts external training sessions in coordination with relevant government agencies. For example, on June 3, 2024, the Deputy Director of the Fengyuan Investigation Office, Taichung City Investigation Bureau, Ministry of Justice, was invited to conduct training on trade secret protection and anti-corruption measures.	Compliance with the integrity and operation guidelines for listed and over-the-counter
 3. Operation of the integrity channel (1) Does the company establish both a reward/punishment system and an integrity hotline? Can the accused be reached by an appropriate person for follow-up? 	V		(1) The Company has established a whistleblower mailbox at ethics@pontex.com . Designated personnel are assigned to handle reports, ensuring strict confidentiality of both the whistleblower's identity and the reported content. For reports that reveal violations or harm to the Company's interests, rewards are granted in accordance with the "Employee Rewards and Disciplinary Management Policy."	integrity and operation guidelines for listed and over-the-counter companies / None.

Evaluation item		r	Implementaion status (Note 1)	Deviations from the
		No	Abstract explanation	"Ethical Corporate Management Best Practice Principles of TWSE/GTSM Listed Companies" and Reasons
(2) Does the company have in place standard operating procedures for investigating. accusation cases, as well as follow-up actions and relevant post-investigatio confidentiality measures?	V		(2) The investigation procedures and confidentiality mechanisms for handling whistleblower reports are carried out in accordance with the reporting system outlined in the "Code of Ethical Conduct" and the "Employee Complaint Handling Policy."	guidelines for listed and
(3)Does the company provide proper whistleblower protection?	V		dedicated mailbox and by assigned personnel, ensuring	Compliance with the integrity and operation guidelines for listed and over-the-counter companies / None.
4. Strengthening information disclosure(1) Does the company disclose its ethical. The Corporate management policies and the. results of its implementation on the company's website and MOPS?	V		Management Best Practice Principles and implementation on the Company website, annual report,	Compliance with the integrity and operation guidelines for listed and over-the-counter companies / None.

5. If the company has established ethical corporate management policies based on the "Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies", please describe any discrepancy between the policies and their implementation. The Company formulated the "Ethical Corporate Management Best Practice Principles" based on the content announced by the authority, incorporated it into the company's management regulations, and disclosed it on the company's website. There is no difference in operation.

			Implementaion status (Note 1)	Deviations from the
				"Ethical Corporate
				Management Best
Evaluation item	Yes	No	o Abstract explanation	Practice Principles of
	105	110	rostruct explanation	TWSE/GTSM Listed
				Companies" and
				Reasons

6. Other important information to facilitate a better understanding of the company's ethical corporate management policies:

According to the various regulations of public companies, the Company has formulated operation regulations, except for the above mentioned "Regulations Governing Procedure for Board of Directors Meetings" to avoid the interests of directors. The Company has also formulated "Management of Avoiding Insider Trading", " Procedure of Tackling Internal Material Information" and other measures which are helpful for ethical corporate management, and the latest regulations of the competent authority are considered to make amendments to the provisions.

Note: Regardless of whether the evaluation item is achieved or not, the company shall state an appropriate explanation.

8 If the company has formulated the Corporate Governance Best Practice Principles and related rules and. regulations, the way of searching should be disclosed: Forthe company's "Corporate Governance Best Practice Principles", please visit the company's official website link (http://www.pontex.com) or check the corporate governance page on the Market Observation Post System.

9 Other important information regarding corporate governance:

For the Company's "Corporate Social Responsibility Best Practice Principles", please visit the Company's. official website link (http://www.pontex.com) or check the corporate governance page on the Market Observation Post System.

10 Implementation of internal control for disclosure:

1. Declaration of internal control: Please refer to p.55.

2. If a CPA is appointed to conduct a special audit on the internal control system, disclose the auditor's report: None.

11 The Company and insiders were punished under the law or the violation of the internal control system up to the date this report was printed. If the punishment result may have a significant impact on shareholders'. rights or securities prices, the content, the major defect, and the status of rectification shall be specified: None.

1.5.6 Major Resolutions of Shareholders' Meetings and Board Meetings in the most recent fiscal year as well as the current fiscal year up to the date of publication of the annual report:

Date	Resolution	Impletmentation
	1. Adoption of the 2023 Business Report and Financial Statements	Approved.
	2. Adoption of 2023surplus earning or loss off-setting	Approved, and the implementation has been completed in accordance with the resolution of the shareholders' meeting.

Date	Board of directors	Major resolutions
2024.01.11	Board of	1. Proposal to change the CPA firm and signing CPA starting from Q4 2023, including evaluation of independence and competence – submitted for review.
	directors	2. Proposal regarding the remuneration of the new CPA – submitted for review.
		1.2023 Statement on Internal Control System – submitted for review.
		2.2023 Business Report and Financial Statements – submitted for review.
		3.Proposal regarding 2023 losses – submitted for review.
		4. Proposal to elect a new Independent Director – submitted for review.
		5.Proposal to determine the date, time, location, and other matters for the 2024 Annual General Meeting (AGM) – submitted for review.
	Board of	6.Proposal to lift non-competition restrictions for Directors – submitted for review.
2024.03.07	directors	7.Matters related to proposals by shareholders holding more than 1% – submitted for review.
		8.Nomination of independent director candidates by shareholders holding more than 1% – submitted for discussion.
		9.2023 Board performance evaluation results – submitted for review.
		10.Proposal to provide endorsement and guarantee for Pontex Vietnam – submitted for review.
		11.Proposal to determine the issuance price and related matters of private placement of common shares – submitted for review.
	Doord of	1. Resolved to finalize the list of nominated Director candidates for the 2024 Annual General Meeting – submitted for discussion.
2024.04.25	Board of directors	2.Report on the status of implementation, fund utilization, project progress, and effectiveness of the private placement of common shares approved by the 2022 and 2023 AGMs.

Date	Board of directors	Major resolutions
		3.Proposal to amend certain provisions of the "Procedures for Handling Material Information and Prevention of Insider Trading" – submitted for review.
		4.Proposal to lift the restriction on non-competition for Directors – submitted for review.
2024.06.06	Board of	1.Proposal to authorize the Chairman to handle matters related to the Company's factory relocation plan – submitted for review.
2024.06.06	directors	2.Proposal to establish "Procedures for Application and Resumption of Trading Suspension" – submitted for review.
		1.Proposal to authorize the Chairman to handle financing matters with First Commercial Bank – submitted for review.
2024 00 00	Board of directors	2.Proposal for the Company's subsidiary Qingyuan Pontex Composite Materials Co., Ltd. to convert 40 mu of farmland into industrial land – submitted for review.
		1.2025 Audit Plan – submitted for review.
	Board of directors	2.Proposal to establish "Sustainability Information Management Operations" as part of the internal control system – submitted for review.
		3.2025 Business Report – submitted for review.
2024.11.07		4.Evaluation of the independence and competence of the CPA – submitted for review.
		5.Proposal for 2025 CPA remuneration – submitted for review.
		6.Nomination of the custodian of the Company's official seal used for endorsement and guarantee – submitted for review.
		7.Proposal for year-end bonuses for executives and year-end red packets for Directors for FY2024 – submitted for review.
		1.2024 Statement on Internal Control System – submitted for review.
		2.2024 Business Report and Financial Statements – submitted for review.
		3. Proposal regarding 2024 losses – submitted for review.
2025.03.06		4. Proposal for the re-election of Directors – submitted for review.
	Board of directors	5. Proposal to set the date, time, and location for the 2025 AGM $-$ submitted for review.
		6.Matters related to shareholder proposals (over 1%) – submitted for review.

Date	Board of directors	Major resolutions
		7.Nomination of Director candidates by shareholders holding more than 1% – submitted for discussion.
		8. Proposal to amend the Company's Articles of Incorporation – submitted for review.
		9.Proposal to revise "Board Meeting Rules of Procedure" – submitted for review.
		10.Proposal to revise "Corporate Governance Best Practice Principles" – submitted for review.
		11.Proposal to revise "Audit Committee Charter" – submitted for review.
		12.2024 Board (including functional committees) performance evaluation results – submitted for review.
		13.Proposal to provide endorsement and guarantee for Pontex Vietnam – submitted for review.
		14.Proposal to engage Cushman & Wakefield Taiwan to handle the sale of the Taichung Tanzi headquarters property – submitted for review.
		15.Proposal to acquire 100% equity of Chi Xu Enterprise Co., Ltd., including lease rights to the Taisugar land in Tanzi Juxing Industrial Park, as a new factory site – submitted for review.
		1. Finalization of the list of Director candidates for the 2025 AGM – submitted for discussion.
2025.04.23	Board of directors	2. Report on the implementation status, fund utilization, project progress, and effectiveness of private placement cases approved by the 2023 AGM.
	directors	3.Proposal to lift non-competition restrictions for newly elected Directors – submitted for review.

Board Members or Supervisors Who Disagree with Important Resolutions Passed by the Board in the Most Recent Year and Up to the Date of the Annual Report's Printing, and Have Written Records or Statements:None

Pontex Polyblend Co., Ltd. Statement of Internal Control System

Date: March 6, 2025

Based on the findings of a self-assessment, Pontex Polyblend Co., Ltd. states the following with regard to its internal control system during the year 2024:

1. Pontex Polyblend Co., Ltd.'s Board of Directors and management are responsible for establishing, implementing, and maintaining an adequate internal control system. The internal control system is designed to provide reasonable assurance over the effectiveness and efficiency of our operations (including profitability, performance and safeguarding of assets), reliability, timeliness, transparency and regulatory compliance of our reporting, and compliance with applicable rulings, laws and regulations.

2. An internal control system has inherent limitations. No matter how perfectly designed, an effective internal control system can provide only reasonable assurance of accomplishing its stated objectives. Moreover, the effectiveness of an internal control system may be subject to changes due to extenuating circumstances beyond our control. Nevertheless, our internal control system contains self-monitoring mechanisms, and Pontex Polyblend Co., Ltd. takes immediate remedial actions in response to any identified deficiencies.

3. Pontex Polyblend Co., Ltd. evaluates the design and operating effectiveness of its internal control system based on the criteria provided in the Regulations Governing Establishment of Internal Control Systems by Public Companies (herein below, the Regulations). The criteria adopted by the Regulations identify five key components of managerial internal control: (1) control environment, (2) risk assessment, (3) control activities, (4) information and communication, and (5) monitoring activities. Each component also includes several items which can be found in the Regulations.

4. Pontex Polyblend Co., Ltd. has evaluated the design and operating effectiveness of its internal control system according to the aforesaid Regulations.

5.Based on the findings of such evaluation, Pontex Polyblend Co., Ltd. believes that, on December 31, 2024, it has maintained, in all material respects, an effective internal control system (that includes the supervision and management of our subsidiaries), to provide reasonable assurance over our operational effectiveness and efficiency, reliability, timeliness, transparency and regulatory compliance of reporting, and compliance with applicable rulings, laws and regulations.

6. This Statement is an integral part of Pontex Polyblend Co., Ltd.'s annual report and prospectus, and will be made public. Any falsehood, concealment, or other illegality in the content made public will entail legal liability under Articles 20, 32, 171, and 174 of the Securities and Exchange Act.

7. This Statement was passed by the Board of Directors in their meeting held on March 6 2025, with none of the 11 attending directors expressing dissenting opinions, and the remainder all affirming the content of this Statement.

Pontex Polyblend Co., Ltd. Chairman: Henry Global Investment Co., Ltd. General Manager: Shen,Mao-Ken

4 · INFORMATION REGARDING THE COMPANY'S AUDIT FEE OF CPA

				Unit	: NT\$thous	ands
Accounting Firm	Name of CPA	Period Coverd of CPA's Audit	Aduit Fee	Non- audit fee	Total	Remark
Lan-Jai CPA's Firm	Ciou,Lang-Min, Jian,Jhih-Hong	2024.01.01~2024.12.31	3,000	750	3,750	

Please describe in detail the content of the non-audit fees:

The non-audit fee provided by Lan-Jai included tax visas, transfer pricing, financial report of English version and annual report of shareholders' meeting and ending internal control fees.

5 \ CHANGE OF CPA: NONE.

- 6 THE CHAIRMAN, PRESIDENT AND FINANCIAL OR ACCOUNTING MANAGER OF THE COMPANY WHO HAS, IN THE MOST RECENT YEAR, HELD A POSITION AT THE ACCOUNTING FIRM OF ITS CPA OR AT AN AFFILIATED COMPANY: NONE.
- 7 IN THE PREVIOUS PERIOD TO THE DATE THIS REPORT WAS PRINTED, THE. TRANSFER OF SHARES OR CHANGES IN THE PLEDGE OF SHARES UNDER LIEN BY THE DIRECTORS, MANAGERS, AND SHAREHOLDERS HOLDING MORE THAN 10% OF THE SHARES ISSUED BY THE COMPANY.

Changes in Shareholding of Directors, Supervisors, Managers and Major Shareholders:

				Un	it: shares	
		20)25	As of April 5 of current year		
Titles	Name	Holding Increase (Decrease)	Pledged Holding Increase (Decrease)	Holding Increase (Decrease)	Pledged Holding Increase (Decrease)	
Major Sharehlder	Lin,Yu-Zhe	0	0	0	0	
Chairman	Henry Global Investment Co., Ltd	0	0	0	0	
Chairman, Representative of the juridical person, and general manager	Shen,Mao-Ken	0	0	0	0	
Director	Teng Tsai investment Co.,Lt	0	0	0	0	

		20)25	As of A curren	-
Titles	Name	Holding Increase (Decrease)	Pledged Holding Increase (Decrease)	Holding Increase (Decrease)	Pledged Holding Increase (Decrease)
Representative of juridical person director	Xiong,Di-Jun	0	0	0	0
Director	Jung-Shiung Investment Co.,Ltd.	0	0	0	0
Representative of juridical person director	Zheng,Rong-Zhu	0	0	0	0
Director	Bang- Tai Investment Co.Ltd.	15,000	0	99,000	0
Representative of juridical person director	Chen,Zong-Yi	0	0	0	0
Director	Jia-Jie Approachable Co.,Ltd.	0	0	0	0
Representative of juridical person director	Xu,Yin-Zhu	0	0	0	0
Director	Houndey enterprise Co.,Ltd	0	0	0	0
Representative of juridical person director	Huang,Qi-Wen	0	0	0	0
Director	Chang, Ming-Tung	0	0	0	0
Independent Director	Shen,Xiu-Xiong	(200,000)	0	(20,000)	0
Independent Director	Xu,Ji-Shan	0	0	0	0
Independent Director	Li,Wen-Bin	0	0	0	0
Independent Director	Lin,CHIN-HONG	0	0	0	0
General Manager	Yu,You-Fa	0	0	0	0
Vice general Manager	Wu,Mei-Ling	0	0	0	0
Vice general Manager	Chang,Ming-Tung	0	0	0	0
Executive Senior Manager	Hong,Jing-Cheng	0	0	0	0
Senior Manager	Lin,Xian-Yuan	0	0	0	0
Senior Manager	Liao,Shih-Yuan	0	0	0	0
Senior Manager	Chang, Ying-Wei	0	0	0	0
Financial /Accounting officer	Zhung,Xiu-Ju	0	0	0	0

(1) Information on transfer of shares: None

(2) Information on Shares Pledge with Related Parties: None.

The Company's director, supervisor, manager, or shareholder with a stake of more than 10 percent and the counterparty in equity interests are not a related party,therefore, not applicable.

8 • THE INFORMATION OF RELATIONSHIP BETWEEN THE COMPANY'S TOP TEN SHAREHOLDERS, OR SPOUSES OR RELATIVES WITHIN TWO DEGREES. 2025.04.05

							-	023.04.03	, ,
Name (Note 1.)	Current Shareholding		childre	Spouse's/minor's children Shareholding		Shareholding by Nominee Arrangement		Name and Relationship Between the Company's Top Ten Shareholders, or Spouses or Relatives Within Two Degrees (Note 3)	
	Shares	%	Shares	%	Shares	%	Title (Name)	Relationship	
Lin,Yu-Zhe	15,500,000	13.66%	0	0	0	0%	None	None	None
Houndey enterprise Co.,Ltd	6,842,589	6.03%	0	0%	0	0%	None	None	None
Henry Global Investment Co.,Ltd	5,132,455	4.52%	0	0%	0	0%	None	None	None
Representiv e:Shen,Ma o-Ken	2,278,485	2.01%	1,416,557	1.25%	0	0%	Lai,Xin g-Yi	Spouse	None
Daily Polymer Corp.	3,551,718	3.13%	0	0%	0	0%	None	None	None
Yu,You-Fa	2,395,180	2.11%	170,825	0.15%	0	0%	None	None	None
Shen,Mao- Ken	2,278,485	2.01%	1,416,557	1.25%	0	0%	Lai,Xin g-Yi	Spouse	None
Tu,Feng- Ching (NOTE.4)	2,000,000	1.76%	0	0%	0	0%	None	None	None
Tseng San- Pi	1,875,787	1.65%	3,964	0%	0	0%	None	None	None
Wang Po-	1,732,153	1.53%	0	0%	0	0%	None	None	None

Chun (NOTE.4)									
Chang, Ming-Tung	1,677,282	1.48%	0	0%	0	0%	Shen,M ao-Ken	Second degree relative by marriage	None

Note 1: List the top 10 shareholders, if the shareholders are institutional shareholders, list the names of the institutions and the representatives separately.

- Note 2: The proportion of shareholding should include the holding in the own name of the. person, by a spouse, minor, or nominee in the calculation.
- Note 3: Disclose the relation of the shareholders, including institutions and natural persons, in accordance with the Regulations Governing Preparation of Financial Reports by Securities Issuers.
- Note 4. The shareholder is not an insider reported by the company, therefore, the information related to their spouse, minor children, or Shareholding by nominee arrangement cannot be obtained.

9 • THE QUANTITY OF SHARES ISSUED BY THE INVESTEE COMPANY HELD JOINTLY BY THE DIRECTORS, SUPERVISORS, MANAGERS, AND DIRECT OR INDIRECT CONTROLLED ENTITY OF THE COMPANY, AND THE PROPORTION OF SHARES UNDER JOINT HOLDING:

Combined calculation of the comprehensive shareholding ratio

Unit: Shares:%

					Ullit	. Shares, %
Affiliated Enterprises	Ownership t Compan	•	Direct or Indirect Ownership by Directors/Supervisors/ Managers		Total Ownership	
	Shares	%	Shares %		Shares	%
Multitex Polyblend co.,LTD	6,000,020	100%	0	0%	6,000,020	100%
Pontex(Q.Y.) Polyblend Co.,Ltd.	6,000,020	100%	0	0%	6,000,020	100%
Polytech Global Limited	10,000,000	100%	0	0%	10,000,000	100%
Cleated Molding Global Limited	10,000,000	100%	0	0%	10,000,000	100%
Vietnam Pontex Polyblend Co.,Ltd.	10,000,000	100%	0	0%	10,000,000	100%

III. CAPITAL OVERVIEW

1 \ CAPITAL AND SHARES

1.1 Sources of Capital

		Authoriz	ed Capital	Capita	al Stock	Re	mark	
Month/Year	Par Valu e	Shares	Amount (NT\$)	Shares	Amount (NT\$)	Sources of Capital (NT\$thousands)	Capital Increased by Assets Other than Cash	Other
December,1982	10	200,000	2,000,000	200,000	2,000,000	Original Investment	None	
September,1986	10	1,250,000	12,500,000	1,250,000	12,500,000	Cash capital increase NT\$ 10,500 thousands	None	
August ,1987	10	2,500,000	25,000,000	2,500,000	25,000,000	Cash capital increase NT\$12,500 thousands	None	
May, 1991	10	14,046,800	140,468,000	14,046,800	140,468,000	Capitalization of addition paid-in capital NT\$115,468	None	
July,1996	10	17,558,500	175,585,000	17,558,500	175,585,000	thousands Capitalization of addition paid-in capitalNT\$ 21,070 thousands, capitalization of retained earnings NT\$14,047 thousands	None	Note (1)
October, 1998	10	19,314,350	193,143,500	19,314,350	193,143,500	Capitalization of retained earnings NT\$ 17,558 thousands	None	Note (2)

		Authoriz	ed Capital	Capita	al Stock	Re	mark	
Month/Year	Par Valu e	Shares	Amount (NT\$)	Shares	Amount (NT\$)	Sources of Capital (NT\$thousands)	Capital Increased by Assets Other than Cash	Other
July,1999	11	33,168,000	331,680,000	33,168,000	331,680,000	Capitalization Of rerained Earnings NT\$23,177 thousands, Cash Capital increase NT\$115,359	None	Note (3)
December,2000	13	50,000,000	500,000,000	42,123,360	421,233,600	Capitalization of retained earnings NT\$33,168 thousands, Capitalization of additionall paid-in capital NT\$6,634 thousands, Cash capital increase NT\$49,752	None	Note (4)
August ,2001	10	60,000,000	600,000,000	47,178,163	471,781,630	Capitalization of retained earnings NT\$ 21,062 thousands, Capitalization of additional paid-in capital NT\$29,486 thousands.	None	Note (5)
April,2002	10	100,000,000	1,000,000,000	52,839,543	528,395,430	Capitalization of retained earnings NT\$56,614 thousands	None	Note (6)

		Authoriz	ed Capital	Capita	al Stock	Re	mark	
Month/Year	Par Valu e	Shares	Amount (NT\$)	Shares	Amount (NT\$)	Sources of Capital (NT\$thousands)	Capital Increased by Assets Other than Cash	Other
June,2002	29	100,000,000	1,000,000,000	67,939,543	679,395,430	Cash capital Increase NT\$ 151,000 thousands	None	Note (7)
July,2003	10	120,000,000	1,200,000,000	76,092,289	760,922,890	Capitalization of retained earnings NT\$ 40,764 thousands, Capitalization of additional paid-in capital NT\$40,763 thousands	None	Note (8)
March ,2004	10	120,000,000	1,200,000,000	76,351,901	763,519,010	Convertible corporate bonds NT\$ 2,596 thousands	None	Note (9)
June,2004	10	120,000,000	1,200,000,000	97,197,986	971,979,860	Convertible corporate bonds NT\$ 208,460 thousands	None	Note (10)
September,2005	10	120,000,000	1,200,000,000	101,209,448	1,012,094,480	Convertible corporate bonds NT\$ 40,115 thousands	None	Note (11)
December,2005	10	120,000,000	1,200,000,000	104,233,748	1,042,337,480	Convertible corporate bonds NT\$ 30,243 thousands	None	Note (12)
February ,2006	10	120,000,000	1,200,000,000	106,463,617	1,064,636,170	Convertible corporate bonds NT\$ 22,299 thousands	None	Note (13)

		Authoriz	ed Capital	Capita	al Stock	Re	mark	
Month/Year	Par Valu e	Shares	Amount (NT\$)	Shares	Amount (NT\$)	Sources of Capital (NT\$thousands)	Capital Increased by Assets Other than Cash	Other
July,2006	15	200,000,000	2,000,000,000	142,963,617	1,429,636,170	Cash capital increase NT\$365,000 thousands	None	Note (14)
August,2008	10	200,000,000	2,000,000,000	150,111,797	1,501,117,970	Capitalization of additional paid-in capital NT\$50,037 thousands Capitalization of retained earnings NT\$21,445 thousands	None	Note (15)
June,2009	10	200,000,000	2,000,000,000	101,902,107	1,019,021,070	Capital reduction of NT\$482,097 thousands	None	Note (16)
June,2009	10	200,000,000	2,000,000,000	151,902,107	1,519,021,070	Cash capital increase NT\$500,000 thousands	None	Note (17)
Novemberm201 0	10	350,000,000	3,500,000,000	201,902,107	2,019,021,070	Cash capital increase NT\$500,000 thousands	None	Note (18)
August ,2013	10	350,000,000	3,500,000,000	120,306,391	1,203,063,910	Capital reduction of NT\$815,957 thousands	None	Note (19)
Septmeber,2017	10	350,000,000	3,500,000,000	84,300,000	843,000,000	Capital reduction of NT\$360,064 thousands	None	Note (20)
April,2023	10	350,000,000	3,500,000,000	90,966,000	909,660,000	Private cash capital increase NT\$ 66,660,000	None	Note (21)

		Authoriz	ed Capital	Capita	al Stock	Re	mark	
Month/Year	Par Valu e	Shares	Amount (NT\$)	Shares	Amount (NT\$)	Sources of Capital (NT\$thousands)	Capital Increased by Assets Other than Cash	Other
September,2023	10	350,000,000	3,500,000,000	95,466,000	954,660,000	Private cash capital increase NT\$ 45,000,000	None	Note (22)
November,2023	10	350,000,000	3,500,000,000	97,995,000	979,950,000	capitalization of retained earnings NT\$ 25,290,000	None	Note (23)
April,2024	10	350,000,000	3,500,000,000	113,495,000	1,134,950,000	Private cash capital increase NT\$155,000,00 0	None	Note (24)

Note (1): Ministry of Economic Affairs Jing (85) Shan No. 114875 dated 17 September ,1996.

Note (2): Ministry of Economic Affairs Jing (87) Shan No. 138263 dated 25 November, 1998.

Note (3): Ministry of Finance Securities and Futures Bureau (SFB) Letter (88) Tai-Tsai-Cheng-(Yi) No. 58040 dated 3 July1999

Note (4): Ministry of Finance Securities and Futures Bureau (SFB) Letter (89) Tai-Tsai-Cheng (Yi) No. 83785 dated 9 October 2000

Note (5): Ministry of Finance Securities and Futures Bureau (SFB) Letter (90) Tai-Tsai-Cheng- (Yi) No. 150145 dated 6 August 2001

Note (6): Ministry of Finance Securities and Futures Bureau (SFB) Letter (91) Tai-Tsai-Cheng-(Yi) No. 117459 dated 18 April 2002

Note (7): Ministry of Finance Securities and Futures Bureau (SFB) Tai-Tsai-Cheng-(Yi) No.09100129621 dated 6 June 2002

Note (8): Ministry of Finance Securities and Futures Bureau (SFB) Tai-Tsai-Cheng-(Yi) No. 0920130142 dated 7 July 2003

Note (9): Ministry of Finance Securities and Futures Bureau (SFB) Tai-Tsai-Cheng-(Yi) No. 0920153663 dated 21 November 2003

Note (10): Ministry of Economic Affairs Jing-Shou-Shan No. 0930197460 dated 23 July 2004.

Note (11): Ministry of Economic Affairs Jing-Shou-Shan No. 09401207590 dated 20 October. 2005.

- Note (12): Ministry of Economic Affairs Jing-Shou-Shan No. 09501012420 dated 19 January 2006
- Note (13): Ministry of Economic Affairs Jing-Shou-Shan No. 09501045230 dated 17 March 2006
- Note (14): Ministry of Economic Affairs Jing-Shou-Shan No. 09501128510 dated 3 July 2006
- Note (15): Ministry of Economic Affairs Jing-Shou-Shan No. 09701194380 dated 13 August 2008
- Note (16): Ministry of Economic Affairs Jing-Shou-Shan No. 09801128430 dated 26 June 2009
- Note (17): Ministry of Economic Affairs Jing-Shou-Shan No. 09801247650 dated 27 October 2009
- Note (18): Ministry of Economic Affairs Jing-Shou-Shan No. 09901260570 dated 19 November 2010
- Note (19): Ministry of Economic Affairs Jing-Shou-Shan No. 10201172320 dated 22 August. 2013 Note (20): Ministry of Economic Affairs Jing-Shou-Shan No. 10601122460 dated 6 September 2017
- Note (20): Ministry of Economic Affairs Jing-Shou-Shan No. 10001122400 dated 0 September 2013 Note (21): Ministry of Economic Affairs Jing-Shou-Shan No. 11230059130 dated 18 April 2023
- Note (22): Ministry of Economic Affairs Jing-Shou-Shan No. 11230168310 dated 6 September 2023
- Note (23): Ministry of Economic Affairs Jing-Shou-Shan No. 11230206900 dated 22 November 2023
- Note (24): Ministry of Economic Affairs Jing-Shou-Shan No. 11330050660 dated 09 April 2024

Share Type		Remark		
Share Type	Issued Shares	Un-issued Shares	Total Shares	Kellialk
Registered Common Shares	113,495,000	OTC-Listed stock	350,000,000	OTC-Listed stock

Information for shelf registration: None.

1.2 List of Major Shareholders:

List of Major Shareholders:

		2025.04.05
Shares Major shareholders	Shareholding Shares	Shareholding Percentage(%)
Lin,Yu-Zhe	15,500,000	13.66%
Houndey enterprise Co.,Ltd	6,842,589	6.03%
Henry Global Investment Co.,Ltd	5,132,455	4.52%
DAILY POLYMER CORP.	3,551,718	3.13%
Yu,You-Fa	2,395,180	2.11%
Shen,Mao-Ken	2,278,485	2.01%
Tu,Feng-Ching	2,000,000	1.76%
Tseng,San-Pi	1,875,787	1.65%
Wang,Bo-Jun	1,732,153	1.53%
Chang,Ming-Tung	1,677,282	1.48%

Dividend Policy

According to the company's Articles of Incorporation, the company is growing. Considering the company's long-term financial planning and capital needs, the distribution of earnings is the company's annual settlement. The company shall after its losses have been covered and all taxes and dues have been paid and at the time of allocating surplus profits, first set aside ten percent of such profits as a legal reserve. Additionally, after contributing or reversing the special reserve by the regulations of the authority, the Board of directors shall propose distribution for the net remainder and the accumulated undistributed earnings of the previous year and submit to the shareholders' meeting for a resolution on shareholder dividends, and allocate the net remainder:

- a. Employee bonuses should be allocated no less than 1% as employee compensation, and the Board of Directors suggests distribution according to the current year's earnings. The object of distribution of dividends and bonuses is authorized by the Board of Directors to the chairman by the Company's "Regulation of employee dividends".
- b. The remuneration of directors and supervisors shall not exceed 8%, and the Board of. Directors shall suggest distribution according to the current year's earnings.
- c. The company's dividend policy should take into account the profit situation, capital structure, and future operational needs. Every year, the Company will allocate no less than 10% of distributable earnings to distribute to shareholders as dividends. However, if the dividend per share based on the distributable earnings is less than 0.5 yuan, it may not be distributed. The dividends may be distributed in cash or stock, but the maximum limit for stock dividends is 10% of the total dividend amount. After the Board of Directors drafts the earnings distribution plan, it shall be submitted to the shareholders' meeting for decision.

2. Proposed distribution of dividends at the annual shareholders' meeting: None

Due to the company's net loss after tax in the year of 2023 was NT\$69,898 thousand dollars ,and accumulated deficit in the year of 2023 was 69,909 thousand dollars. Therefore, there isn't any dividend ditrstrution this period.

- 1.3 Impact on 2023 business performance and EPS resulting from stock dividend distribution proposed in shareholders' meeting: None.
- 1.4 Compensation of Employees, Directors and Supervisors:

1.According to the Company's Articles of Incorporation, the company is growing. Considering the company's-term financial planning and capital needs, the distribution of earnings is the company's annual settlement. The company shall after its losses have been covered and all taxes and dues have been paid and at the time of allocating surplus profits, first set aside ten percent of such profits as a legal reserve. Additionally, after contributing or reversing the special reserve by the regulations of the authority, the board of directors shall propose distribution for the net remainder and the accumulated undistributed earnings of the previous year, and submit to the shareholders' meeting for a resolution on shareholder dividends, and allocate the net remainder:

- a. Employee bonuses should be allocated no less than 1% as employee compensation, and the Board of Directors suggests distribution according to the current year's earnings. The object of distribution of dividends and bonuses is authorized by the Board of Directors to the chairman by the Company's "Regulation of Employee Dividends".
- b. The remuneration of directors and supervisors shall not exceed 8%, and the Board of. Directors shall suggest distribution according to the current year's earnings.
- c. The company's dividend policy should take into account the profit situation, capital. structure, and future operational needs. Every year, the Company will allocate no less than 10% of distributable earnings to distribute to shareholders as dividends. However, if the dividend per share based on the distributable earnings is less than 0.5 yuan, it may not be distributed. The dividends may be distributed in cash or stock, but the maximum limit for stock dividends is 10% of the total dividend amount. The balance shall be retained by the laws and regulations. After the Board of Directors drafts the earnings distribution plan, it shall be submitted to the shareholders' meeting for decision.
- 2. The basis for estimating the amount of employee, director, and supervisor. compensation, for calculating the number of shares to be distributed as employee compensation, and the accounting treatment of the discrepancy, if any, between the actual distributed amount and the estimated figure, for the current period: None.
- 3. The distribution condition of compensation approved by the Board of Directors:
 - (1) The amount of any employee compensation distributed in cash or stocks and compensation for directors and supervisors. If there is any discrepancy between that amount and the estimated figure for the fiscal year these expenses are recognized, the discrepancy, its cause, and the status of treatment shall be disclosed: None.
 - (2) The amount of any employee compensation distributed in stocks, and the size of that amount as a percentage of the sum of the after-tax net income stated in the parent company only financial reports or individual financial reports for the current period and total employee compensation: None.

4. The actual allocation of employees', directors' and supervisors' compensation which. include the number, amount, and stock price in the previous year. If there is any difference between the listed employees', ,directors' and supervisors' compensation, the difference, reason, and solution shall be stated: None.

1-2 · BUY-BACK OF TREASURY STOCK: NONE.

2 \circle CORPORATE BONDS: NONE

3 \ PREFERRED SHARES: NONE

Preferred Shares with Warrants: None

4 \ GLOBAL DEPOSITORY RECEIPTS: NONE

5 · EMPLOYEE STOCK OPTION PLAN: NONE

- 1. The annual report shall disclose unexpired employee subscription warrants issued by the company in existence as of the date of publication of the annual report and shall explain the effect of such warrants upon shareholders'equity. Any privately placed employee subscription warrants shall be prominently. identified as such: None.
- 2. Up to the date of publication of the annual report, employee stock options were granted. to the management team and the top 10 employees: None.

6 \ ISSUANCE OF NEW RESTRICTED EMPLOYEE SHARES: NONE

- 1. For all new restricted employee shares for which the vesting conditions have not yet been. met for the full number of shares, the annual report shall disclose the status up to the date of publication of the annual report and the effect on shareholders' equity: None.
- 2. Up to the date of publication of the annual report, employee restricted stock was granted. to the managementteam and the top 10 employees: None.

7 • STATUS OF NEW SHARES ISSUANCE IN CONNECTION WITH MERGERS AND ACQUISITIONS: NONE

8 · FUNDING PLANS AND IMPLEMENTATION:

Item	Explanation
Project	Private placement of Private cash capital increase common shares in the year of
Content	2022.
Date and Amount	The company's shareholders' meeting, held on June 2, 2022, resolved to authorize
approved by the	the board of directors to conduct private placement cash capital increase for common
shareholder's	shares up to 30,000,000 shares within one year from the date of the shareholders'
meeting	meeting resolution, to be conducted in three installments.

Fund resourses	On March 23, 2023, the first fund-raising was completed, issuing 6,666,000 shares at a price of NT\$10.00 per share, total was NT\$66,660,000. There remained an unissued quota of 23,334,000 shares. As the deadline approached, the board of directors approved on April 27, 2023, and the shareholders' meeting on June 7, 2023, passed the resolution to discontinue further proceedings.		
Funding plans and implementation	Enriched operation capital, improved financial structure, repaid bank loans ,and all private placement funds have been fully utilized.		
Benefit analysis of the plan	The financial structure has been improved, been reduced current liablities and interest expense, and been increased the current ratio and quick ratio.		
Relevant information should be reported two days from the date of the board reso		April 21, 2022	
The date of submission to the	Relevant information should be reported within two days from the actual pricing date.	Phase 1: March 9,2023	
information reporting website	Relevant information should be reported within fifteen days from the completion date of the payment of capital or pric	Phase 1: March 23,2023	
	Quarterly Report on the Utilization of Private Placement Securities Funds	Phase 1: July 10,2023	

Item	Explanation
Project	Private placement of Private cash capital increase common shares in the year of
Content	2023.
Date and Amount	The company's shareholders' meeting, held on June 7, 2023, resolved to authorize
approved by the shareholder's	the board of directors to conduct private placement cash capital increase for
meeting	common shares up to 20,000,000 shares within one year from the date of the
	shareholders' meeting resolution, to be conducted in three installments.
	On August 17, 2023, the first fund-raising was completed, issuing 4,500,000 shares at a price of NT\$10.00 per share, total was NT\$45,000,000.
Fund resourses	On March 21, 2024, the second fund-raising was completed, issuing 15,500,000 shares at a price of NT\$10.00 per share, total was NT\$155,000,000.
Funding plans and implementation	Enriched operation capital, improved financial structure, repaid bank loans ,and all private placement funds have been fully utilized in the first phrase of the year 2023. Enriched operation capital, improved financial structure, repaid bank loans. However, private placement funds haven't been utilized in the second phrase of the year 2023.
Benefit analysis of	The financial structure has been improved, been reduced current liablities and

the plan	interest expense, and been increased the current ratio and quick ratio.		
	Relevant information should be reported within two days from the date of the board resolution.	April 27th ,2023	
The date of	two days from the actual pricing date	Phase 1: August 3,2023 Phase 2: March 7,2024	
unformation reporting website	fifteen days from the completion date of the	Phase 1: August 17,2023 Phase 2: March 21 ,2024	
	Placement Securities Funds	Phase 1: January 10,2024 Phase 2: April 10 ,2024 July 10 , 2024 (Estimated)	

IV. OPERATIONAL HIGHLIGHTS

1 • BUSINESS ACTIVITIES

- 1.1 Business Scope
- 1.1.1 Major Business:

According to the Company's Business Scope in the Change Registration Form the main business as below:

- (1) C801100 Synthetic Resin and Plastic Manufacturing
- (2) C801990 Other Chemical Materials Manufacturing
- (3) C805070 Reinforced Plastic Products Manufacturing
- (4) C805050 Industrial Plastic Products Manufacturing
- (5) C801030 Precision Chemical Material Manufacturing
- (6) C805990 Other Plastic Products Manufacturing
- (7) F107200 Wholesale of Chemical Feedstock
- (8) F207200 Retail Sale of Chemical Feedstock
- (9) F107990 Wholesale of Other Chemical Products
- (10) F207990 Retail Sale of Other Chemical Products
- (11) CK01010 Footwear Manufacturing
- (12) F104110 Wholesale of Cloths, Garments, Shoes, Hats, Umbrellas and Clothing. Accessories
- (13) F204110 Retail Sale of Cloths, Garments, Shoes, Hats, Umbrellas and Clothing Accessories
- (14) CF01011 Medical Devices Manufacturing
- (15) F108031 Wholesale of Medical Devices
- (16) F208031 Retail Sale of Medical Apparatus
- (17) CA04010 Surface Treatments
- (18) CQ01010 Mold and Die Manufacturing
- (19) F106030 Wholesale of Molds
- (20) F206030 Retail Sale of Die
- (21) CC01080 Electronics Components Manufacturing
- (22) F119010 Wholesale of Electronic Materials
- (23) F219010 Retail Sale of Electronic Materials
- (24) CE01030 Optical Instruments Manufacturing
- (25) F113030 Wholesale of Precision Instruments
- (26) F213040 Retail Sale of Precision Instruments
- (27) CN01010 Furniture and Decorations Manufacturing
- (28) F105050 Wholesale of Furniture, Bedding Kitchen Utensils and Fixtures
- (29) F205040 Retail Sale of Furniture, Bedding Kitchen Utensils and Fixtures
- (30) F107030 Wholesale of Cleaning Supplies
- (31) F207030 Retail Sale of Cleaning Supplies
- (32) CB01010 Mechanical Equipment Manufacturing
- (33) F113010 Wholesale of Machinery
- (34) F213080 Retail Sale of Machinery and Tools
- (35) CB01990 Other Machinery Manufacturing
- (36) F113990 Wholesale of Other Machinery and Tools
- (37) F213990 Retail Sale of Other Machinery and Tools

- (38) C802100 Cosmetics Manufacturing
- (39) F108040 Wholesale of Cosmetics
- (40) F208040 Retail Sale of Cosmetics
- (41) CC01110 Computer and Peripheral Equipment Manufacturing
- (42) F113050 Wholesale of Computers and Clerical Machinery Equipment
- (43) F118010 Wholesale of Computer Software
- (44) F218010 Retail Sale of Computer Software
- (45) CH01010 Sporting and Athletic Articles Manufacturing
- (46) F109070 Wholesale of Culture, Education, Musical Instruments and Educational **Entertainment Supplies**
- (47) F209060 Retail Sale of Culture, Education, Musical Instruments and Educational. **Entertainment Supplies**
- (48) C701010 Printing
- (49) H701010 Housing and Building Development and Rental
- (50) H701040 Specific Area Development
- (51) F401010 International Trade
- (52) F199990 Other Wholesale Trade
- (53) F299990 Retail Sale of Other Retail Trade Not Elsewhere Classified
- (54) F399990 Retail sale of Other Integrated
- (55) C111010 Tea Manufacturing
- (56) F102050 Wholesale of Tea Leaves
- (57) F102030 Wholesale of Tobacco Products and Alcoholic Beverages
- (58) F203020 Retail Sale of Tobacco and Alcohol
- (59) C110010 Beverage Manufacturing
- (60) F102040 Wholesale of Nonalcoholic Beverages
- (61) F102170 Wholesale of Foods and Groceries
- (62) F203010 Retail Sale of Food, Grocery and Beverage
- (63) C901010 Ceramic and Ceramic Products Manufacturing
- (64) F106050 Wholesale of Pottery, Porcelain and Glassware
- (65) F301020 Supermarkets
- (66) F399010 Convenience Stores
- (67) F501030 Beverage Shops
- (68) I103060 Management Consulting
- (69) ZZ99999 All business activities that are not prohibited or restricted by law, except those that are subject to special approval.

1.1.2. Revenue distribution:

				Unit :	NT\$ thousa	nds,%
Product	2024		2023		2022	
Tiouuci	AMT	%	AMT	%	AMT	%
Equipment injection component	100,831	18.23	125,694	21.15	278,675	29.44
Plastic compound material	452,408	81.77	468,619	78.85	667,808	70.56
Sum	553,239	100.00	594,313	100.00	946,483	100.00

1 0/

(1) Equipment Division

a. Components for professional sports equipment, footwear accessories, and outsole injection molding.

b. Precision mold design and manufacturing.

c. Injection molding of footwear accessories and outsoles, as well as precision mold design and fabrication services.

d. 2D and 3D design and development services related to footwear materials.

e. Injection molding for TPU casual shoe uppers.

f. Injection molding of eco-friendly material-based tableware.

g. Injection molding of components for Taiwan High Speed Rail.

h. Injection molding of automotive radiator components.

i. Injection molding of various industrial products and 3C (computer, communication, and consumer electronics) product casings.

(2) Composite Materials Division

a. Manufacturing and sales of modified engineering plastic composites.

b. Sales of customized specialty plastic resins and general-purpose resins.

c. Development and manufacturing of customer-end products and specialized raw materials.

d. Integrated services: mold development, processing, finished product manufacturing, and sales.

e. Production and sales of modified materials such as rPET recycled plastics and biodegradable materials.

f. Sales of high-performance engineering plastics with advanced features, including halogen-free flame retardancy and low-temperature resistance.

g. Proprietary metallic-like patented materials developed in-house for production and sale.

h. Manufacturing and extrusion of solar panel frame materials.

i. Production of hot-pressed sheets using textile fibers.

(3) Products under development or planned for development

a.High-value composite materials.

b. Functional biodegradable plastics.

c. High-temperature-resistant biodegradable materials.

d. Heat-resistant engineering plastics for electronic applications.

e. Electroplatable, high-specific gravity engineering plastics.

f. High-performance composite materials for extrusion molding.

1-3 \ INDUSTRY OVERVIEW

1. Current Industry Situation and Development

The company's products are divided into two business divisions: the Equipment Division and the Composite Materials Division. Below is the industry overview for each division:

(1) **Equipment Division:**

- (A) The footwear industry is a labor-intensive sector, and its development is influenced by various factors such as land, labor costs, raw material supply, environmental protection, and sales markets. Over the past two decades, Asia has become a major hub for large brand shoe manufacturers due to its competitive advantages. While Chinese footwear factories have gradually shifted overseas in recent years, with Vietnam progressively taking over, Asia continues to maintain its position as the world's largest footwear manufacturing center. Approximately 85% of shoes globally are produced in Asian countries such as China, India, Vietnam, Indonesia, Thailand, and Pakistan. Due to intense global competition in the athletic footwear industry, the competition in the entire footwear sector is not only between brands but also within the supply chain. Brand customers increasingly emphasize supply chain management. Major brands like Nike and Adidas are now deeply involved in the entire process from raw material procurement, product planning, design, material selection, mold manufacturing to production equipment, and are strengthening close collaborations with core suppliers to achieve optimal production-sales integration. The company's specialized injection molding of key components will continue to play an indispensable role in the future.
- (B) The footwear market is primarily divided into sports shoes, casual shoes, sandals, and other types. In 2019, the total value of the footwear market was approximately USD 435.139 billion, with the athletic footwear market accounting for approximately USD 20.565 billion, showing an annual growth rate of 5-10%. According to international professional institutions, the main consumer markets for global athletic footwear products are concentrated in two regions: economically developed countries and regions such as the United States, European Union, Japan, and Canada, as well as populous countries like China, India, Brazil, and Indonesia. Modern consumers are increasingly focused on recreational sports, and despite a sluggish global economy, the global sports footwear market continues to grow year by year. The global athletic footwear market is highly concentrated, with Nike (including the Jordan brand) and Adidas dominating, together accounting for over half of the global market share. Other well-known brands include ASICS (Japan), PUMA (Germany), and New Balance (USA), and the top five brands collectively represent around 70% of the market share. Additionally, with rising incomes, China's market is becoming more important. While first-tier cities still predominantly favor foreign brands, domestic brands like Anta, Li-Ning, 361 Degrees, and Xtep are emerging winners in intense competition, gradually gaining market share in second- and third-tier cities. Over time, these domestic brands may change the landscape of the global sports footwear market. Under Armour, which rose rapidly and peaked in 2015, has seen a decline in its footwear segment in recent years, losing its significant impact on the global market.
- (C) Historically, China has been a dominant player in the footwear industry, consistently growing at an annual rate of 10-20%. In 2014, China's footwear production reached its peak, with an annual output of 14.3 billion pairs. However, as labor costs have gradually increased, many global footwear brands have shifted production to other countries. Notably, Vietnam has become the fastest-growing region in the global footwear industry. With numerous bilateral free trade agreements (FTAs) and multilateral economic agreements signed by Vietnam, as well as its membership in CPTPP, the country's footwear industry is expected to maintain strong growth in the coming years.
- (D) Due to changes in the manufacturing environment and global trends in footwear brand operations, midand low-priced footwear products face high domestic production costs in Taiwan, making it difficult

to compete with regions like Southeast Asia and mainland China that benefit from lower labor costs. Under the management philosophy of "Rooted in Taiwan, with a global layout," the company continues to retain order-taking and innovative research and development activities in Taiwan while shifting production to overseas locations. This strategy leverages Taiwan's advantages in talent, management, technology, and capital, as well as the relatively low labor and land costs in China and Vietnam, enabling the company to gradually expand its operations and global market share.

- (E) The company completed the transfer of its domestic footwear production lines to China in 2013, and its new Vietnam plant was officially completed and started production in September 2017. The company now operates two major production bases in China and Vietnam, manufacturing products for international brands such as Nike and Crocs. The strategic location in Vietnam, coupled with CPTPP advantages, enables the company to stay competitive in regional markets, further strengthening its position in the industry. In the long term, major international brands will continue to build stable outsourcing partnerships in Asia, offering the company excellent opportunities to become a key player in the global supply chain.
- (F) In alignment with government renewable energy development policies, the company is developing durable, corrosion-resistant, and weather-resistant solar panel frames to replace certain aluminum alloy frames in solar modules.

(2) Composite Materials Division:

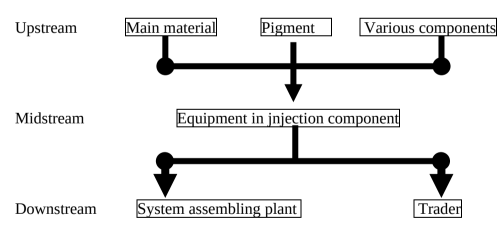
- (A) Composite engineering plastics, due to their lightweight, strength, and insulation properties, are widely used in automotive, packaging, construction materials, 3C electronics, and machine components, making them a crucial material for supporting various industries and their key or peripheral components.
- (B) Engineering plastics have become the fastest-growing material in the global plastic market. In many end-use products, they are gradually replacing traditional materials like metals, wood, ceramics, and glass. In Asia, particularly in China, the demand for engineering plastics is growing at an accelerated pace. Capturing the rapid growth of the engineering plastics market is key to sustaining long-term growth.
- (C) Currently, automotive and electronics are the major application markets for engineering plastics, with polycarbonate (PC) being the most widely used, followed by polyamide (PA) and polypropylene (PP) engineering plastics. As application product trends and regulatory requirements evolve, the automotive industry is moving toward lightweight, energy-efficient, and eco-friendly designs, while electronics are focusing on being thinner and smaller with minimal environmental impact.
- (D) Global giants are actively investing in environmentally friendly production processes, which in turn is driving the upstream raw materials sector to adopt sustainable practices. The green supply chain has become an essential factor for companies to secure international business opportunities. As engineering plastics are positioned at the upstream materials end of the industry chain, the growing emphasis on recycling and eco-friendly materials such as r-PET will attract more manufacturers to invest in R&D in these areas, tapping into the emerging green market.
- (E) The company is actively involved in the global market for recycled materials, with its Taiwan and Vietnam plants expanding their footprint in the recycling industry. By offering a diversified range of composite materials, the company is well-positioned to take advantage of favorable tariff policies under CPTPP and expand its collaboration opportunities with international customers.

- (F) In response to global carbon reduction trends and Taiwan's 2050 net-zero carbon emissions policy, the company is developing various carbon-reduction products and providing carbon footprint data for upstream and downstream clients to align with carbon-reduction goals.
- (G) According to statistics, global fiber production reached 113 million tons in 2021, with synthetic fibers made from petrochemical raw materials accounting for over 72.2 million tons, or 64% of the total. It is expected that global fiber production will grow to 149 million tons by 2030, with synthetic fibers continuing to increase. The massive volume of textile waste and fiber recycling remains a pressing environmental issue for the textile industry. In 2023, the company completed Taiwan's first fully automated hot-pressing production line, using discarded clothing, fabric, or textile fibers as raw materials. Through the company's patented process (approved), it manufactures versatile colored hot-pressed boards. These boards, sized at 240cm x 120cm, conform to standard wood panel specifications and offer advantages such as pressure resistance, moisture resistance, and minimal deformation. The boards can be cut, molded, nailed, or glued for diverse applications, such as wall decor, home shelves, mall displays, exhibition bases, frames, signs, and indoor art. By utilizing the fabric's original colors without dyeing, the products showcase vibrant patterns and a modern aesthetic.

The establishment of the hot-pressing factory has attracted visits from international clothing brands and textile manufacturers from Japan, South Korea, and India. The company transforms textile fibers into exquisite hardboards, creating new international market opportunities. This represents a new generation of building materials and home decor products with distinctive features. With a forward-thinking approach, the company integrates the upstream and downstream industries, contributing to the global 2050 net-zero carbon goal and leading the way in the circular textile economy.

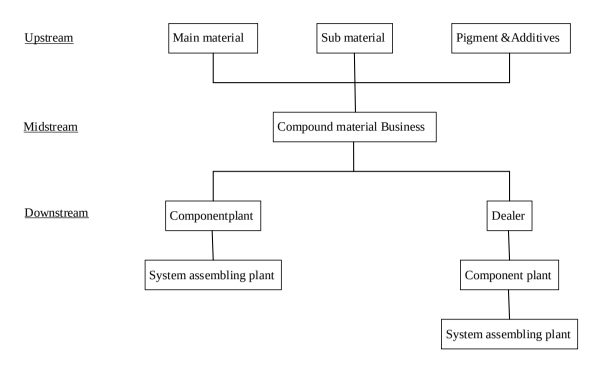
1-4. The relationship between the upstream, midstream and downstream of the industry:

(1) The relationship between the upstream, midstream and downstream of the Equipment. Business Department is as below:



Pontex occupies a key position in the midstream of the industry, connecting upstream like raw material and material factories and downstream like assembling factories. Most of the required plastics, rubber and other materials are still imported from abroad. The company then uses capabilities of precision mold development to produce high-performance components, supply downstream customers including major shoe assembling factories and serve specific international well-known manufacturers such as NIKE, CROCS, etc. Therefore, the industry has a very close relationship between the upstream, midstream, and downstream.

(2) The relationship between the upstream, midstream and downstream of the compound material business department as below:



The upstream raw materials of engineering plastic compound materials include PC, PP, NYLON, PBT, ABS, and other plastic raw materials. The downstream uses are extensive, including various 3C industries, sports equipment, medical equipment, automobiles, hand tools, furniture, etc.

1-5. Product development trends and competition

- (1) Equipment business department
 - (A) A key role in the trend of international professional teamwork

Due to the consideration of professional teamwork and production cost, the internationally wellknown shoe factories have almost handed over the production to the Asian supply system. The factories are only responsible for designing the new. product and the marketing and advertising of merchandise. Since domestic footwear manufacturing has matured in plastic material technology and mold making, which could compete with international competitors. The Company is not only an OEM factory for international brands but has even played an important role in ODM. Over the years, Taiwan has always been the most important part of global footwear manufacturing. The company takes advantage of external resources from industry, government, and academia to learn product innovation and the latest technology to occupy a place in the market.

(B) Industrial upgrading changes after the production base moved out

Due to the increase in labor and costs of management and sales, most domestic Footwear manufacturing has shifted its production to China and Southeast Asian countries. Based on its substantial experience in production and management in domestic, the company has successfully relocated its production bases. Meanwhile, the Company transforms and upgrades Taiwan as a global operation headquarters and development and design center and continues

to strengthen competitiveness in industrial strategy and technology. The Company also uses external resources to increase the overall production capacity of molds and production. Additionally, the company enhances cross-strait teamwork, promotes resource integration, and maximizes effectiveness.

(C) Based on the key element in the international supply chain system

To control quality and reputation, international brand manufacturers have always. strongly led products, from development and design, material selection, components planning, production, and manufacturing, to distribution and sales. Due to the current globalized professional teamwork, all companies entering the supply chain are requested to meet the best efficiency standards and invest in sufficient equipment capacity to cooperate. Therefore, the manufacturer which has accumulated good cooperative relations and reliability will obtain the most favorable position, and then establish an important relationship of stability and reliability.

- (D)The ability to significantly shorten the production cycle to respond to the trend of rapid competition. In response to the rapid demands of global consumers for new. products and the. continuous challenges of competitors' new products, the design, mass production, distribution, and marketing which take 6 to 12 months for a new pair of sneakers in the past is no longer aligned with the market. This situation means that only professional manufacturers with a high degree of computerization, automation, and substantial experience and technology could undertake at least 1/2 shorter delivery than in the past and can maintain high-quality output.
- (E) The teamwork integrated mode of designing in Taiwan and producing overseas

Taiwan has strong technical advantages in product design and mold development in the frontend process of footwear manufacturing. With this competitive advantage, Taiwan has developed a separate direction from China and Southeast Asia in recent years. Countries such as China and Southeast Asia, which have the advantages of relatively low land and labor cost, attract most downstream, system operators, and midstream, injection processing factories, to move their production lines to these regions, leading to an excellent model of teamwork which develop, design,and service in Taiwan, massively produce overseas and enhance Taiwan's OEM status around the globe. The Company cultivates talents with excellent management and technology to enhance competitiveness.

- (F)Take advantage of the economic scale to achieve the competences of reducing cost With the shortening of the production cycle, and after consumers' consciousness. about the quick replacement of the new product, meanwhile, due to the impact of the economic depression, the sales of the expensive sneaker have declined. Under the premise of being unwilling to reduce profit, the company turns to asking suppliers to cut prices. Therefore, seeking production capacity with an economic scale and sharing more management and sales costs have become the way for suppliers to survive and compet
- (2) Compound material business department
 - (A) Modularize the development and manufacturing of the single product, in addition to holding the market share and improving product profitability.
 - (B) Integrate technological innovation and possess comprehensive technical service capabilities, which equip more competitive advantages.

- (C) In response to the diversification of customers, the special processing of materials, and the demand for injection products, the company provides vertically integrated. services from mold design, injection molding, and post-processing of finished products.
- (D) The demand for products with special specifications will increase. Through diverse and customized product development, the company will strive for market competitive. advantages.
- (E) Develop lightweight alternative materials and the application of eco-friendly recycled materials, aligned with market new trends.

1-6.Overview of technology and research and development:

1. The invested research and development expense

	•	Unit: NT\$ thousands
Year	2023	2024
R&D Expense	11,728	22,781

Data resource: Financial report verified by CPA in recent two years.

2. Successfully developed technology or commodity

2. Succ	2. Successfully developed technology or commodity				
Year	Product	Development Item	Counseling Unit		
1999	Development of polyamide or Continuous Mixing Process for EVA	Improve the foaming degree of ultra- light compound materials, so that the density after foaming is less than 0.34g/cm2, and can increase the durability (up to 150mm,DIN535-16).	Plastics Industry Development Center Independent research and development		
1999	Advanced development technology of Elastomer polarization	Evaluation of SEBS, the proportion of grafting achieved 1% wt to increase itsvreactivity and improve the adhesivevstrength or intermolecular force.	Plastics Industry Development Center		
1999	Light weighting of thermoplastic polyurethane (TPU)	Maintain stability at high temperatures reduce the density from 1.2g/cm3 to 0.6~0.82g/cm3 and maintain the original physical properties.	Plastics Industry Development Center		
2005	The processing and application of comfortable material	Applied for the outsole of soccer boots of NIKE and entered the promotion period in October 2005.	Independent research and development		
2005	Fastener components interior part compound material for automobile	The company mainly aligns with the lightweight trend of the automobile and motorcycle industry in the future. The developed compound materials have the characteristics of high rigidity, high fluidity, high impact, and recyclability. This not only improves the safety factor	Independent research and development		

Year	Product	Development Item	Counseling Unit
		of The original plastic, reduces future energy consumption but also contributes to environmental protection.	
2007	Compound design of outsole studs	The outsole of NIKE football shoes has a hybrid high-efficiency design of shoe spikes and shoe studs, which can prolong the useful life and reduce the consumption of earth resources, which aligns with environmental protection benefits.	Independent research and development
2007	High-functional ecofriendly compound material	Applied for the industry of sport and casual products in 96.8.	Independent research and development
2008	High rigidity, high intensity nylon compound material	Apply for electronic device components.	Independent research and development
2010	Recyclable green ecofriendly compound material	Apply for office equipment.	Independent research and development
2010	Recyclable green ecofriendly compound material	Apply for 3C products.	Independent research and development
2011	Development of nylon hydrolytic compound	For the problem of degradation of nylon after absorbing moisture, the Company conducts the development of compound materials to improve the advantages of high mechanical strength, high dimensional stability, and resistance to high temperature and high humidity environments. It could be applied to radiator tanks, etc. in the automobile radiator parts market.	Independent research and development
2011	Eco-friendly non Halogen Free flame retardant TPU material	Applied for solar PV wire insulation material.	Independent research and development
2011	Halogen Free flame retardant TPU material	Development of TPU Halogen Free flame retardant material UL-94 1/16" V- O completed.	Independent research and development
2011	Heat resistant PLA biomass material	Apply for food container. •	Independent research and development

Year	Product	Development Item	Counseling Unit
2011	Recyclable eco-friendly compound material	Apply for daily necessities	Independent research and development
2012	Plastic Oropharyngeal Airway Guide for Emergency Intubation	Medical equipment.	Plastics Industry Development Center
2012	Eco-friendly woodplastic material	Wood-plastic building material.	Plastics Industry Development Center
2013	High rigidity nylon compound material	Electronic tool material	Independent research and development
2013	Heat resistant nylon compound material	Electrical connector material	Independent research and development
2014	Low float fiber nylon compound material	Applied for the case of headlight material.	Independent research and development
2014	Development of advanced nylon waterresistant compound material	Integrate specifications to seize the market share of automobile radiator parts.	Independent research and development
2015	Nylon mineral fiber compound material	Electroplatable material for car headlight housing.	Independent research and development
2015	Advanced heat resistant biodegradable material	Disposable heat resistant tableware material	Independent research and development
2016	Recycled PET development plan	Useable in various parts of shoes.	Independent research and development
2016	Development of weather resistance TPU	Wearable device	Independent research and development
2017	Development of electroplatable high specific gravity plastic	Bathroom accessories	Independent research and development
2017	Development plan of eco-friendly utensils with recycled bamboo and wheat powder.	Tableware (knife, fork, spoon) °	Independent research and development
2018	Development of high density	Cosmetic box	Independent research

Year	Product	Development Item	Counseling Unit
	polypropylene		and development
2018	Development of shell pattern material.	Cosmetic box	Independent research and development
2018	Conductive PC carrier tape	Tray	Independent research and development
2019	Development of weather resistance ecofriendly PP	The case of motorcycles.	Cooperate with customers development
2019	Development of low moisture absorption nylon grill	low moisture absorption nylon 66 grill for the truck. •	Customer's development
2020	Seat of light rail in USA standard	Must comply with fireworks safety regulations.	Customer's development
2020	Development of extruded compound material for luggage board with infrared resistance.	Extruded PC/PBT compound material with infrared resistance for luggage board.	Customer's development
2021	High-end nylon-ppa poly-phenylene amide.	Flame-retardant Nylon 9T/10T reinforced with fiber for connectors and capacitor bases.	Independent research and development
2021	Biomass material PA56 and PCR certified ecofriendly material	Introduce original material in response to net zero emission in the future.	Independent research and development
2022	Wafer transport carrier	HDPE+ CNT (Carbon nanotubes)	Customer's development
2022	Biodegradable ecofriendly container made from sugarcane bagasse	PLA-free, eco-friendly biodegradable container	Customer's development
2023	Reinforced Automotive Parts with Glass Fiber of PCR Ecofriendly PP.	Successfully developed automotive components with PCR ecofriendly of PP material to meet the property requirements	Customer's development
2023	High-valued anti- static product PEI with CNT.	Apply for sockets in semi-conductor worshops.	Customer's development
2023	Recycle fiber hot- pressing board	Appyly for decoration and construction materials	Independent research and development
2024	Smart Cockpit & ADAS Driver Assistance	Electric vehicle interiors require near- infrared (NIR) transmission functionality and sensor cameras. Suitable NIR-packaging materials	Customer's development

Year	Product	Development Item	Counseling Unit
		include PBT+30% glass fiber (GF).	
2024	Low-Altitude Aircraft (eVTOL)	High-rigidity, low-moisture-absorption materials combined with low-carbon GRS-certified recycled carbon fiber solutions such as MXD6 + rCF, PPS, PA9T, and HTN + rCF.	Cooperate with customers development
2024	Semiconductor Peripheral Transparent Carrier Boxes	Utilizes transparent ABS, PS, or PC in combination with conductive materials to achieve transparent anti-static functionality.	customers

4. Long-term and short-term business development plan:

(1) Short-term:

A. Business:

- a. Strengthen the business development function of the enterprise, actively develop new customers, and spread business risks.
- b. Provide comprehensive technical and service capabilities to maintain the company's existing competitiveness.
- c. Strengthen customer relationship management and provide differentiated product and service value.
- d. Establish a strong cross-departmental business team for the business, research and. development, and quality assurance, actively striving for business opportunities for. Strategic alliances.
- B. Product research and development:
 - a. Recycled modified PET eco-friendly material.
 - b. Weather resistance TPU material.
 - c. Metalloids high-density plastic materials.
 - d. Biodegradable eco-friendly tableware material.
 - e. High specification engineering plastic material.
- C. Production:
 - a. Improve process quality and increase yield.
 - b. Strengthen the production and sales cooperation mechanism to ensure meeting the quality and delivery requirements of customers.
 - c. Improve the quality of personnel, reduce the turnover rate, and maintain the technical experience.
 - d. Introduce robotic arms to improve production capacity and quality stability.
- D. Operation Planning:
 - a. Strengthen the teamwork with overseas factories, promote the integration of resources, and use the overall capabilities of the group to maximize its effectiveness.
 - b. Use core technical capabilities to develop overall business strategies.
 - c. Establish an international ERP and e-commerce system to effectively manage the operating

performance of overseas bases.

d.Cultivate R&D, technology, business professional, and management talents to improve operational performance.

(2) Long-term:

A. Business:

- a. Analyze products' international fashion trends, develop new products or extended products, and arrange multiple marketing channels layout.
- b.Construct a global logistics and teamwork integration system to establish a more stable marketing channel.
- c.Improve business development capabilities and move toward profession and internationalization.
- d. Strategic alliance with customers to develop niche markets and establish a marketing system.
- e. Actively contact various types of brands, and expand the business scope, including trade business model.
- B. Research and development:
 - a. Develop eco-friendly and recyclable plastic materials, reduce plastic incineration, save energy and reduce carbon.
 - b. Development of wearable weather resistance and anti-sensitivity plastic materials.
 - c. Development of metalloids high-density plastic series products.

C. Production:

- a. Cooperate with the company's marketing goals and technology development and introduce the latest production management technology.
- b. Continuously improve the production process, increase the yield rate, reduce internal costs, and create profits.
- c. Use the external resources of industry, government, and academia to learn product innovation and the latest technology in the world.
- d. Introduce production technology from other industries and apply it to existing products to increase value.
- e. Gradually upgrade automatic production technology and equipment.
- D. Operation Planning:
 - a. Cooperate with the company's long-term and short-term planning, take advantage of the capital market to raise funds, and attract more funds and talents to achieve the company's sustainable operation goal.
 - b. Integrate the company's resources, strengthen the layout of the global production and sales capabilities of each business division, and expand the company's operations and niche scale.
 - c.Strengthen core technical capabilities, integrate upstream and downstream key technologies, enter the supply chain of well-known brands, and establish competitiveness.
 - d. Assess the feasibility of investing in future trend industries, such as energy, environmental protection, and regeneration industries.

2 • MARKET AND PRODUCTION AND SALES OVERVIEW

1 .Market Overview

).5).Sales (Service)Reigon. Unit: NT\$ thousands						sands	
	Year Reigon		2022		2023		2024	
			Sales	%	Sales	%	Sales	%
-			Amount		Amount		Amount	
	Domest	tic	332,982	35.18	324,965	54.68	272,885	49.33
	E	Asia	351,477	37.14	140,477	23.64	163,282	29.51
	Export Sales	America	98,252	10.38	6,085	1.02	23,494	4.25
		Others	163,772	17.30	122,786	20.66	93,578	16.91
	es	subtotal	613,501	64.82	269,348	45.32	280,354	50.67
	Total		946,483	100.00	594,313	100.00	553,239	100.00

(1)

(2).Market Share

1. Equipment business department

> The company is one the few domestic professional factories that could integrate plastic materials, design and development, mold manufacturing, and injection molding. It is the designated manufacturer of NIKE high-functional spikes outsole components. Additionally, the Company passed the factory inspection and certification of Under Armour and CROCS, becoming the main global production base of many brands.

2. Compound material business department

Combined with market trends, the company develops customized r-PET, eco-friendly.

Recycled materials, fireproof materials, automobile materials, and 3C electronic materials, as well as self-developed electroplatable metalloids patented materials to expand its competitiveness among peers. In addition to the Taiwan factory in the global layout, it also includes setting up factories in China and Vietnam to strive for the domestic demand market of the red supply chain, Regional Comprehensive Economic Partnership(RECP), and Comprehensive and Progressive Agreement for Trans-Pacific Partnership(CPTPP) economies, rapidly expanding the global overseas market.

- (3). The future supply and demand situation and growth of the market.
 - 1. Equipment business department
 - (A) Over the past 30 years, with its precision mold development technology and professional production capacity, Pontex has become an important production base in Asia. for highfunctional spike outsoles of Nike and shoe injection of CROCS.
 - (B) Pontex has created the greatest competitiveness for a long time with its leading technology advantages in the industry and the production process that passed the ISO9001. quality management standard.Whether it is the factory in Taiwan, China, or Vietnam, every product is guaranteed with the great commitment of Pontex to provide the highest quality service.
 - (C) After the Vietnam factory joined, Pontex's engineering compound material molding capabilities of controlling the elastomers and non-elastomers compound materials, and the

capabilities of developing 3D molds and system manufacturing, the multi-point market supply chain can meet the different needs of each brand and assist the brand to establish automatic process technology, introducing popular materials and trend analysis, adding value to shoe design, and increasing the added value of shoes.

- (D) Assist the industry in the continuous development of new shapes and innovative designs to meet a small number but diverse consumption patterns. Shorten the design and process of shoe proofing, make efficient production, rationalize the process, and automated equipment to reduce costs, shorten the development time of shoe proofing, and increase brand profits.
- (E) Cooperate with the company's self-developed compound materials (high. specification materials, green r-PET materials), and provide footwear customers with more material application options, reduce costs, and provide more ideas to attract the market.
- (F) In Vietnam and China, the company produces a variety of casual shoes that are sold. worldwide for CROCS as an OEM factory and has become a major manufacturer in Asia.
- (G) In response to the emergence of China brands, Pontex has successfully won orders. from Anta, Xtep, and 361sport for mass production.
- (H) With the vigorous development of cycling around the globe, cycling shoes have become an important new footwear product. In addition to the major production. of professional sneakers outsole, the company also cooperates with PFI Shoe Factory in China to develop clipless road bike outsoles for the Italian bicycle brand, Fi'zi:k, and produce bicycle shoe outsoles for Northwave, which are sold all over the world to provide more high-quality product choices to cycling enthusiasts.
- 2 Compound material business department

The Company's R&D Center remains committed to the modification of composite materials and the recycling and reuse of raw materials, aiming to enhance both composite material technology and mass production capabilities. Our long-term goal is to become a leading green material R&D center and a professional supplier of eco-friendly materials in Asia. The Company's sustainability efforts are guided by five core principles: energy conservation, resource efficiency, elimination of hazardous substances, recycling and reuse, and carbon reduction.

Thanks to their outstanding characteristics—including lightweight, high strength, design flexibility, weather resistance, and corrosion resistance—composite materials are widely used in a variety of industries, such as automotive, marine, construction, electronics, electrical appliances, sports and leisure, and industrial and civil engineering.

Globally, the consumption of engineering plastics is roughly distributed as follows: Automotive and related industries: 40% Agriculture and machinery: 30% Daily-use products: 20% Electrical and electronics: 10%

As compound material technologies continue to improve, the pursuit of lightweight, thin, compact, and miniaturized solutions is gradually replacing traditional metal applications. In addition, the recyclability and environmental benefits of these materials have prompted industry players to demand that upstream suppliers actively develop sustainable materials. This, in turn, is driving engineering plastic manufacturers to strengthen their investment in R&D, production, and sustainable supply chains.

In recent years, the rapid growth of the electronics industry has spurred a wave of computer replacements, which is expected to sustain the rising demand for plastics in electronic applications. Moreover, the projected growth of the Asian automotive and motorcycle markets, along with the continued expansion of the mainland China market, indicates a promising outlook for the engineering plastics industry.

In response to the increasing demand for environmentally friendly materials and the need to submit relevant recycling certifications to meet business development goals, the Company began participating in the Global Recycled Standard (GRS) certification counseling program. In October 2020, the Company obtained the GRS certification. Furthermore, in December 2020, nine products were certified for Post-Consumer Recycled (PCR) content. In 2022, two additional products passed the PCR certification, and by 2024, the Company had a total of 13 PCR-certified products.

4. Competitiveness

Businss Unit	Competitiveness			
	1. The liability of long-term cooperation with international well-known factories			
Equipment business	2. Complete the automatic production of manufacturing equipment and fast supply capabilities.			
department	3.Comprehensive factory from the design to material compounding, precision mold making, and injection assembly.			
	4. Effective cost management to control the economy scale.			
	1. Equip with the ability to develop functional plastic compound materials, which is one of the core technologies of Pontex.			
Compound	2. Equip with the ability to assist customers in improving and solving problems in processing and mold development.			
material business department	3. The color matching and secondary processing ability of engineering plastics are strong, and the speed and quality are better than the company in the same industry.			
	4. Combine the company's internal and external system resources to provide customers with more diverse added value and enhance customers' market competitiveness.			

5. Favorable and Unfavorable Factors in the Long Term:

(A)Opportunity

- a. The development of the global sports industry continues to grow year, although it might be effected by the economic cycles, it remains stable for long-term demand-driven market.
- b. The flourishing development of China's sports industry will help the growth of. international brands and well-known Chinese brands.
- c. Close cooperation between industry and academia. The mature production. technology in the domestic industry has won the trust of foreign customers.
- d. Early deployment of the Vietnam factory to obtain cooperation opportunities. with international customers.
- e. The trends of compound plastic products focusing on environmental protection and being

green.

- f. Possess a good R&D team and production capacity.
- g. VietNam Pontex equipment and compound materials have developed rapidly, striving for regional economic advantages such as CPTPP in the future.

(B)Threat

- a. The domestic and foreign overall industrial technology continuously improves, and more competitors who want to invest increase.
- b. The production continues to move abroad, and foreign management risks are. relatively higher.
- c. Equipment customers continue to move out. The nearby supply is gradually. Becoming a trend.
- d. The higher the quality requirements of compound materials, the faster the research and development must be.
- e. The price of oil and raw materials fluctuated violently, and the profits were squeezed.
- f. Due to the low-price competition in the industry, the move out downstream is becoming more common.

(C)Strength

- a. Professional technology has been recognized internationally.
- b. Equip with the capability of comprehensive vertical integration.
- c. Equip with the capability of engineering plastic materials, mold, and injection. processing, and develop vertical integration capabilities.
- d. Injection technology and raw material color-matching technology are the best in. the industry and are recognized by customers.
- e. The service system and initiative are excellent. The response and speed to solve problems are flexible.
- f. All relevant internal technologies could be supported mutually which solves problems efficiently.
- g. The equipment and compound materials could be produced by factories in. China and Vietnam in the future to directly serve domestic demand in China and the international market.

(D)Weakness

- a. Major international brands are mutually exclusive; therefore, it is difficult to strive for orders simultaneously.
- b. Excessive reliance on a small number of major customers but an insufficient number of major customers.
- c. Insufficient innovation capability. The capability and experience of the R&D/Sales team need to be strengthened.
- d. Raw material prices continue to make new highs which reduces the profits.
- 6. The coping strategy against unfavorable factors:

(A)Equipment business department:

- a. Continuously improve service quality and efficiency to strengthen customer stability.
- b. Continuously improve the added value of the new product and material development to strengthen the customers' dependency on the Company.
- c. Strengthen the management of the raw material. Quickly grasp price fluctuations and strive for the most favorable cost.
- d. Use injection technology to develop new products and business opportunities in. related industries.
- e. Introduce automatic equipment such as robotic arms to improve delivery capabilities and competitiveness.
- f. Introduce external information and resources to strengthen the personnel with. professional technology.

(B) Compound material business department:

- a.Collect the information and technologies which are popular in the market. Align. with the trend of the future market, invest in research and development of the materials of future trend, and seize the market:
 - (a) Green eco-friendly materials: recyclable ABS, PET, 3C eco-friendly electronic packaging materials, biodegradable materials, food packaging materials, electric equipment packaging materials.....etc.
 - (b) Develop high thermal conductivity materials to meet the demand of heat conduction plastic materials of LEDs, computer CPUs, automobiles, or other mechanical equipment to replace metals.
 - (c) Develop high rigidity, high heat resistance NB tablet case to respond to the thinner case market.
- b. Research and develop high-tech, high-standard, patented products, and gradually eliminate low-tech and unprofitable products.
- c. Strengthen the ability to produce customized products and provide suitable. products with appropriate quality and quantity in time to win the trust of customers, consolidate the source of customers, and obtain profits.
- d. Combine suppliers, strategic alliances manufacturers in the same industry, and. downstream customers to do vertical integration to provide comprehensive services, develop new customers to increase revenue, and create higher added value.
- e. Take advantage of Vietnam Pontex's competition conditions which meet the. requirement of CPTPP preferential tariff and attract international customers for cooperation.

7 MAJOR PRODUCTS AND THEIR PRODUCTION PROCESSES

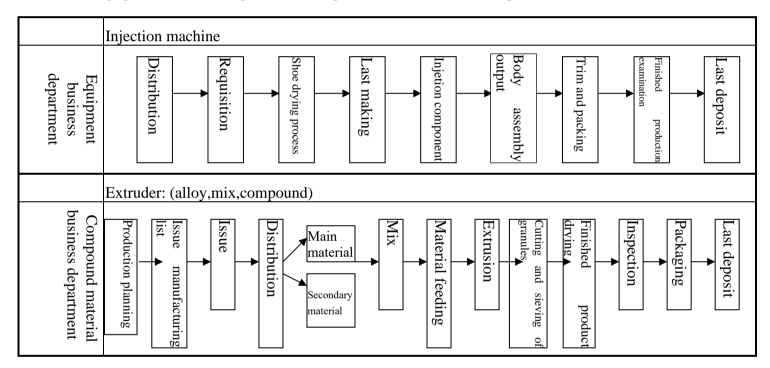
Major Product	Important Uses						
	All kinds of sports equipment component injection and casual shoe						
Equipment business	injection produced by the company are multi-color, multi-material, high-						
department	functioning, and high intensity products, which are provided for						
	downstream system assembly plants to assemble.						

(1) Major Products and Their Main Uses

Major Product	Important Uses			
Compound material business department	The PC series is used to manufacture domestic appliances, automobile components, medical equipment, communication equipment and other components, and electronic products. The PA series is suitable for agricultural machinery components, connectors, hand tools, electrical appliances, electric tools, radiators, automobile lampshades, etc. The PP series is suitable for the manufacture of automobile interior and exterior components, machine tool components, and automobile door panels. The PCABS series can be used for the manufacture of camera cases, toys, automobile dashboards, splitters, and other information products. The PLA series is suitable for BB shots, packaging materials, tableware, daily necessities, and other eco-friendly consumables.			

(2) The manufacturing process of major products:

Equipment business department, compound material business department



(3)Supply Status of Main Materials Equipment injection components and engineering plastic compound. materials

Major Raw Material	Source of Supply	Supply situation
TPU	Datong/San Huang	Normal
	Corporation)/Hong Sheng/Chun Yi/Cheng Ken/Huai Ji/Hong Ju/Chuan Liu Liu/Chi Feng/Li Tai	Normal
PC • PS	Chimei/ FCFC-Idemitsu/FCFC (Formosa Chemicals & Fibre Corporation)/ Zhan Xin/Hai Ping/ Gao Fu	Normal

Major Raw Material	Source of Supply	Supply situation	
NYLON	Li Peng/Li Lin/Hou Rong/Grand Pacific Petrochemical Corp. (GPPC)/Hong Ji/ Zhang Cheng/Cheng Ken/Far Eastern New Century Corporation/Sheng Ying/Qin Ji/De Geng/Fu Li Yi Yuan Cheng		
ABS	Chimei/Hong Sheng/Zhan Xin/Hai Ping	Normal	
BaSO4	Nan Feng/Ding Xing/Hua Dong	Normal	

(4)A list of any suppliers and clients accounting for 10 percent or more of the company's total procurement (sales) amount in either of the 2 most recent fiscal years, the amounts bought from (sold to) each, the percentage of total procurement (sales) accounted for by each, and an explanation of the reason for increases or decreases in the following figures.

(4)-(1). The main supplier information in the recent two years and up to the publication date of the annual report:

		2	024		2023			
Item	Company	Amount	Percent(%)	Relation	Company	Amount	Percent(%)	Relation
nem	Name			with Issuer	Name			with Issuer
	Qi Ping	40,857	10.55					
	Others	346,353	89.45		Others	334,404	100.00	
	Net Total	387,210	100.00		Net Total	334,404	100.00	
	Supplies	507,210	100.00		Supplies	551,101	100.00	

- Note1: A list of any suppliers and clients accounting for 10 percent or more. of the company's total. procurement (sales) amount in either of the 2 most recent fiscal years, the amounts bought from (sold to) each, the percentage of total procurement (sales) accounted for by each, and an explanation of the reason for increases or decreases in the above figures. Where the company is prohibited by contract from revealing the name of a client, or where a trading counterpart is an individual person who is not a related party, it may use a code in place of the actual name.
- Note2: Up to the date of publication of the annual report, if a company that is. listed or whose shares have been. traded in a Securities Trading on the Taipei Exchange has the latest financial information that has been audited, certified, or reviewed by CPA, it shall also disclose it.

The Company's customers are dispersed and stable. Pontex could maintain a good cooperative relationship with customers, strive to deepen the core technology and develop new products and new markets to reduce the risk of customer concentration.

Compared with 2024, the proportion of ratio of net sales in 2023 decreased, mainly due to the decrease

orders.

		2023			2024			
Item	Customer	Amount	Percent	Relation to Pontex	Customer	Amount	Percent	Relation to Pontex
					CROHAN	64,711	11.70	None
	Others	594,313	100.00		Others	488,528	88.30	
	NetTotal				NetTotal			
	Supplies	594,313	100.00		Supplies	553,239	100.00	

(5) Production in the Last Two Years:

- Note1: Setting forth the names of any clients that have sold 10 percent or more of the. company's sales in either of the preceding 2 fiscal years, and the monetary amount and the proportion of such sales as a percentage of total sales, and explaining the reason for any change in the amount; provided owever, that Where the company is prohibited by contract from revealing the name of a trading counterpart, or where a trading counterpart is an individual person who is not a related party, a code may be used in place of such trading counterpart's actual name.
- Note2: Up to the date of publication of the annual report, if a company that is listed or whose. shares have been traded in a Securities Trading on the Taipei Exchange has the latest financial information that has been audited, certified, or reviewed by CPA, it shall also disclose it.

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3 • THE NUMBER OF EMPLOYEES EMPLOYED FOR THE 2 MOST RECENT FISCAL YEARS, AND DURING THE CURRENT FISCAL YEAR UP TO THE DATE OF PUBLICATION OF THE ANNUAL REPORT, THEIR AVERAGE YEARS OF SERVICE, AVERAGE AGE, AND EDUCATION LEVELS:

The employee's information up to the publication date of annual report in recent two years. (Headquarter) Pontex Polyblend Co., Ltd.

	Year	2023	2024	Data as of ending data on March 31,2025
Number of Employees	Administative Personnel	51	51	52
	Research and development personnel	8	7	7
	Manufacturing personnel	26	25	23
	Total	85	83	82
Ave	erage age	40.91	41.39	41.65
Average y	years of service	11.02	11.28	11.60
	Ph.D	0.00%	0.00%	0.00%
Education	Masters	5.88%	4.82%	4.88%
	Bachelor's	51.76%	54.22%	56.10%
atic	Senior high	40.00%	39.76%	37.80%
'n	Below Senior High School	2.35%	1.20%	1.22%

(Pontex(Q.Y) Polyblend Co., Ltd.)

	Year	2023	2024	Data as of ending data on March 31,2025
Num	Administative Personnel	26	29	29
Number of Employees	Research and development personnel	0	0	0
ployees	Manufacturing personnel	32	37	38
	Total	58	66	67
Av	erage age	39.61	38.97	38.74
Average	years of service	3.58	3.53	3.62
н	Ph.D	0.00%	0.00%	0.00%
Education	Masters	0.00%	0.00%	0.00%
	Bachelor's	20.69%	18.18%	20.90%
n	Senior high	20.69%	18.18%	17.91%

Year		2023	2024	Data as of ending data on March 31,2025
	Below Senior High School	58.62%	63.64%	61.19%

(VietNam Pontex Polyblend Co., Ltd.)

Year		2023	2024	Data as of ending data on March 31,2025
Numt	Administative Personnel	16	11	11
Number of Employees	Research and development personnel	0	0	0
ıployee	Manufacturing personnel	46	38	34
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Total	62	49	45
Ave	erage age	31.10	34.00	32.86
Average y	vears of service	2.77	3.52	3.23
	Ph.D	0.00%	0.00%	0.00%
E	Masters	0.00%	0.00%	0.00%
luc	Bachelor's degree	3.23%	6.12%	6.67%
Education	Senior high school	22.58%	16.33%	22.22%
n	Below Senior High School	74.19%	77.55%	71.11%

## **4 · ENVIRONMENTAL PROTECTION EXPENDITURES:**

For the most recent year and up to the publication date of the annual report, disclose any losses resulting from environmental pollution (including compensation payments and violations found during environmental protection inspections). This should include the date of penalty, penalty reference number, violated regulations, details of the violation, and penalty content. Also disclose the estimated current and potential future expenditures and response measures. If a reasonable estimate cannot be made, explain the reason why it cannot be reasonably estimated.

In a routine inspection conducted by the Environmental Protection Bureau of Taichung City in June 2020 (Year 109 of the ROC calendar), it was determined that the actual condition of the company's factory premises did not fully comply with the originally approved Environmental Impact Statement. A minimum fine of NT\$300,000 was imposed. On December 15, 2020, the company signed a contract with Dali Environmental Technology Co., Ltd. to handle the application for the modification of the Environmental Impact Assessment (EIA), with a contract amount of NT\$3.5 million (excluding tax).

Following the first preliminary review meeting convened by the Environmental Protection Bureau of

Taichung City on December 15, 2021 (Year 110), and in response to the meeting's documentation requirements, the company signed another contract in February 2022 (Year 111) with Hong Yi Engineering Consulting Co., Ltd. to conduct a revised soil and water conservation plan, with a contract value of NT\$1.1 million (excluding tax). Additionally, in July 2022, in compliance with the documentation requirements of the conservation plan, the company commissioned Dakuan Engineering Co., Ltd. to conduct drilling operations in a geologically sensitive area, with a contract amount of NT\$830,000 (excluding tax).

The most recent meeting for this EIA modification application was the fourth preliminary review meeting convened by the Taichung City Environmental Protection Bureau on March 6, 2025 (Year 114). According to the meeting minutes, the company is required to compile and respond to the reviewers' comments by June 6, 2025. A new review meeting will be arranged upon resubmission. As of the date of this annual report, no new review meeting has been conducted. Any additional expenditures arising in the future will be budgeted as needed.

# **5 \ LABOR RELATIONS:**

- 1. List any employee benefit plans, continuing education, training, retirement systems, and the status of their implementation, and the status of labor-management agreements and measures for preserving employees' rights and interests:
  - (1) Employee Welfare

The Company budgets a detailed welfare every year. In addition to the labor insurance. and health insurance by law, Group personal accident insurance, overseas travel insurance, etc. are added. Furthermore, the Company also provides uniforms, meal. subsidies, regular physical examinations, free parking spaces, etc.

Additionally, the Company established an employee welfare committee. The company allocates employee welfare funds to handle various employee welfare affairs. The affairs handled by the committee include weddings, funerals, celebrations, injuries, illnesses and childbirth, emergency assistance, travel, birthday celebrations, Labor Day, the year-end banquet of the Mid-Autumn Festival, recognition of model employees and employees with certain service years, cultural and recreational activities and other welfares.

(2) Employee continuing education and training

To improve the quality of colleagues, the constitution of the company, work efficiency.and quality, etc., the Company has formulated the "Regulations of education and training management". The education and training are led by the human resources, who are responsible for compiling various education and training needs and policies of all departments of the company and assisting in the implementation of internal or external education and training.

1							
Item	Number of classes	Number of people	Total hours	Total expense (NT\$)			
1. Rookie training	18	20	75	0			
2.Professional competency training	32	122	403	40,700			

(Headquarter) Pontex Polyblend Co., Ltd. employee continuing education and training Employee continuing education and training

3.Self-inspiration training	0	0	0	0
Total	50	142	478	40,700

Subsidiary Pontex(Q.Y) Polyblend Co., Ltd. employee continuing education and training

Employee co	ntinuing ed	ucation and	l training

Item	Number of classes	Number of people	Total hours	Total expense (CYN)
1. Rookie training	9	18	5	0
2.Professional competency training	3	3	126	9,000
3.Self-inspiration training	0	0	0	0
Total	12	21	131	9,000

Subsidiary VietNam Pontex Polyblend Co., Ltd. employee continuing education and training

		-		
Item	Number of classes	Number of people	Total hours	Total expense(VND)
1. Rookie training	0	0	0	0
2.Professional competency training	0	0	0	0
3.Self-inspiration training	0	0	0	0
Total	0	0	0	0

Employee continuing education and training

(3) Retirement system and implementation

Since the implementation of the "Labor Pension Act" on 1 July 2005, for employees. who are covered by the retirement mechanism in the Labor Standards Act and reserve their seniority prior to the application of the Act. The employee retirement management measures were formulated according to the Labor Standards Act, and the approved establishment of the Supervisory Committee of Business Entities' Labor Retirement Reserve is to supervise retirement reserve related matters. And since January 1993, the the Trust Department of the Bank of Taiwan. For employees who meet the retirement requirements, the Company provides retirement pensions according to the working years and the basis formulated by the Labor Standards Act. Additionally, since 1 July 2005, for the employees who chose the new system of retirement pension and the employees who worked after 1 July 2005, the Company refers to the standard, "Monthly Contribution Classification of Labor Pension ", that not lower than 6% of the employee's salary is insured and paid to the employee's personal retirement account monthly.

(4) Labor-management circumstance

The Company usually puts great emphasis on the handling of various welfare for. employees, regards employees as shareholders of the company, and emphasizes bilateral communication with employees, therefore, the labor-management relationship is harmonious. The Company fully respects the opinions

of the employees. If anything is needed communication could be resolved through coordination. The labor management is in good condition.

(5) Measures related to the protection of employees' rights and interests

The Company holds regular labor-management meetings by the law and settles an employee suggestion box. The human resource unit is responsible for handling the suggestions of employees.

- 2. List any losses suffered by the company in the most recent fiscal year and up to the annual report publication date due to labor disputes and disclose an estimate of possible expenses that could be incurred currently and, in the future, and measures being or to be taken: None.
  - (1) The Company has always put great emphasis on labor relationships. If anything is. needed communication could be resolved through coordination. Therefore, no major labor disputes have occurred, and no losses have been suffered.
  - (2) The estimated losses that might occur at present and in the future and the countermeasures: The company will fully abide by Labor Standards Act and strengthen welfare at present. and in the future and establish interactive communication and complaint management. The company's labormanagement relationship has always been rational and harmonious. There have been no major labor disputes and losses in recent years. It is estimated that the possibility of major labor disputes in the future is extremely small.

# **6 \ CYBER SECURITY MANAGEMENT:**

Cyber security risk management

- 1. The company has settled an information department, with one dedicated officer and. One dedicated personnel, who are responsible for information security control and maintaining the normal operation of the company's information system.
- 2. The doors and cabinets of the computer room of the Company are locked and. controlled. General personnel is not allowed to enter at will. The computer room is equipped with HVAC (Heating, Ventilation, and Air Conditioning) System and is regularly inspected in the fire prevention and waterproof safety facilities.
- 3. The company has established a complete firewall, anti-virus software, and spam filtering. system. The legally authorized software is installed on all the computers. Employees are strictly prohibited from downloading illegal software without permission. The information personnel will regularly conduct the inspections.
- 4. The company has a complete backup mechanism for important data. Employees need to. enter personal accounts and passwords to log in when using computers. The authority of the ERP systemis set up according to their job duties to control data access and modification.
- 5.Information personnel attend information training courses irregularly every year and. promotecybersecurity awareness messages on the latest viruses and other security issues from time to time.

# 7 • IMPORTANT CONTRACT

Agreement	Counterparty	Period	Major Contents	Restrictions
Margin purchase contract	First Commercical Bank	06,2024 to November 6,2025. 2.From December28, 2018	<ol> <li>Short-term comprehensive financing Facilit NT\$400 million.</li> <li>Medium-term NT\$ loan limit NT\$400 million.</li> <li>The entire project is pledged by</li> </ol>	None
			setting a mortgage on the land and factory building	

#### $\mathbf{V} \sim \mathbf{REVIEW}$ OF FINANCIAL CONDITIONS, OPERATING RESULTS, AND RISK MANAGEMENT

# **1 · FINANCIAL INFORMATION**

(1) Condensed balance sheet and statement of comprehensive income

			Unit: N	T\$ thousands	
Year	2024	2022	DIF		
Item	Item 2024 2023		AMT	%	
Current assets	590,303	627,400	(37,097)	(5.91)	
Property, plant and equipment	683,976	684,583	(37,822)	(0.09)	
Other non-current assets	230,434	233,548	(3,114)	(1.33)	
Total assets	1,504,713	1,545,531	(40,818)	(2.64)	
Current liabilities	492,042	466,416	25,626	5.49	
Non-current liabilities	29,117	198,075	(168,958)	(85.30)	
Other non-current liabilities-others	16,068	15,289	779	5.10	
Total liabilities	537,227	679,780	(142,553)	(20.97)	
Common stock	1,134,950	979,950	155,000	15.82	
Retained earnings	(133,171)	(60,897)	(72,874)	(119.67)	
Other components of equity	(34,293)	(53,302)	19,009	(35.66)	
Total equity	967,486	865,751	101,735	11.75	

#### Explanation:

**1.** The decrease in long-term liabilities and total liabilities was mainly due to the repayment of bank loans.

2. The decrease in retained earnings compared to the previous period was mainly due to

higher research and development expenses. This was caused by Bontex's participation in the "Fabric Recycling" industrial innovation R&D program during the current period, resulting in a net loss.

**3.** The increase in other equity was mainly due to a higher exchange difference from translating the financial statements of foreign operations compared to the same period last year. This is related to the translation of financials from RMB to TWD and VND to TWD in the consolidated financial statements. As the depreciation of VND against TWD was greater than in the same period last year, the cumulative translation adjustment recognized this period accordingly decreased.

## 2 • FINANCIAL PERFORMANCE

Comparative Analysis of Financial Performance for the Most Recent Two Years

Unit: NT\$ thousands				
Item	2024	2023	Amount of Change	Percentage of Change
Operating revenues	553,239	594,313	(41,074)	(6.91)
Operating costs	(494,676)	(526,748)	(32,072)	(6.09)
Gross profit-net	58,563	67,565	(9,002)	(13.32)
Operating expenses	(141,937)	(129,663)	12,274	9.46
Operating income(loss)	(83,374)	(62,098)	(21,276)	(34.26)
Total non-operating income and expenses	10,084	(8,154)	18,238	(250.69)
Income from continuing operations before income				
tax	(73,290)	(70,252)	(3,038)	(4.32)
Income tax benefit(loss)	(53)	354	(407)	(114.97)
Net income (loss)	(73,343)	(69,898)	(3,450)	(4.94)

Explanation of Variances in Percentage Change

(1)The increase in operating loss and pre-tax loss from continuing operations was mainly due to the rise in research and development expenses resulting from Bontex's participation in the "Textile Recycling" innovation and R&D project during the current period.

(2) The increase in non-operating income and expenses was mainly due to government subsidy income related to Bontex's participation in the "Textile Recycling" innovation and R&D project during the current period.

(3) The decrease in income tax benefits was primarily due to adjustments of prior year subsidiary tax estimates and the provision for corporate income tax for Bontex Vietnam.

(3)Expected Sales Volume and Basis, Potential Impact on Future Financial and Business Performance, and Response Plan

The Company's management has set sales volume targets based on current market demand conditions, development trends, and the Company's production capacity.

In terms of sales execution, the Company leverages its high-quality production and sales service capabilities, the professionalism and proactiveness of its sales team, and strong logistical support, which have together led to a high level of customer satisfaction over the years. This year, the Company will continue to stay closely attuned to market dynamics, deepen customer relationships, uphold the corporate brand image, and remain committed to meeting delivery schedules and ensuring product quality, with the goal of cultivating long-term and stable customer partnerships.

In addition, the Company will actively pursue various strategic production and sales alliances to drive revenue growth momentum, with the aim of expanding market share and enhancing corporate profitability.

# 3 \ CASH FLOW

The prospectus shall: (1) analyze and explain any changes over the most recent fiscal. year in the company's cash flows; (2) describe how the company plans to address any illiquidity problems; and (3) provide an analysis of the company's cash liquidity for the coming fiscal year.

1.Cubit flow undrybib for the ed	iioint your		
Year	December 31,2024	December 31,2023	Variance
Cash Flow Ratio (%)	(0.82)	17.05	(104.81)
Cash Flow Adequacy Ratio			
(%)	242.39	70.81	242.31
Cash Reinvestment Ratio (%)	(0.26)	4.89	(105.32)

1.Cash flow analysis for the current year

Analysis of financial ratio change:

(1) The changes of the cash flow ratio and the cash reinvestment ratio are mainly due to the decrease of the net cash inflows from operating activities, resulting in the decline of both ratios.

(2) The changes of the net cash flow adequacy ratio is mainly due to the decrease in capital expenditures over the past 5 years and a decrease in the increase in inventory over the past 5 years, resulting in the increase of the net cash flow adequacy ratio.

2.Describe how the company plans to address any illiquidity problems: Not applicable. 3.Cash Flow Analysis for the Coming Year

				Ulitt. 1	<b>v</b> i șulousalius
Cash and Cash	Estimated Net	Estimated	Cash Sumlus	Leverage of (	Cash Deficit
Equivalents,	Cash Flow from	Estimated	Cash Surplus $(Dafiait) (1) + (2)$	Turnerature	<b>F</b> '
Beginning of	Operating		(Deficit) $(1)+(2)-$	Investment	Financing
Year (1)	Activities (2)	(3)	(3)	Plans	Plans
\$114,445	\$801,759	\$947,310	\$(31,106)	\$-	\$150,000

Unit: NT\$thousands

#### 4 • THE ANNUAL REPORT SHALL DESCRIBE THE EFFECT UPON FINANCIAL OPERATIONS OF ANY MAJOR CAPITAL EXPENDITURES DURING THE MOST RECENT FISCAL YEAR: NONE.

5 • The Annual Report Shall Describe the Company's Reinvestment Policy for the Most Recent Fiscal Year, the Main Reasons for the Profits/Losses Generated Thereby, the Plan for Improving Re-Investment Profitability, and Investment Plans for the Coming Year: None.

### 6 • Risks

The section on risks shall analyze and assess the following matters during the most recent fiscal year and as they stood on the date of publication of the annual report:

6.1 Effects of Changes in Interest Rates, Foreign Exchange Rates and Inflation on Corporate Finance, and Future Response Measures:

			,1
Item	The effect on the company's profits(losses)		Future response measures
Year	2024 2023		
Interest revenue	2,206	2,256	None
Interest expense	14,116	20,383	The company will adjust the selling price appropriately depending on the changes in market interest rates and exchange rate
Foreign exchange gains (losses)	2,639	2,237	As above
Inflation	•		

Unit: NT\$thousands

6.2 Policies, Main Causes of Gain or Loss and Future Response Measures with Respect to High-risk, Highleveraged Investments, Lending or Endorsement Guarantees, and. Derivatives Transactions

The Company does not have behavior as high-risk investments, highly leveraged investments, loans to other parties, endorsements, guarantees, and derivatives transactions.

All are handled according to the policies and countermeasures formulated in the Company's "Procedure Governing the Acquisition and Disposal of Assets", "Tackling Procedure of Derivatives", "Procedure Governing Loaning of Funds" and "Regulations Governing Making of Endorsements/Guarantees".

#### 6.3 Future Research & Development Projects and Corresponding Budget

The research and development strategy takes market competitiveness and high-quality products as the core. With the goal of environmental protection recycled PCR certification and zero carbon emissions in the future, the products will be used in commodities with the concept of the circular economy in the 3C industry, transportation industry, LED industry, sports equipment, biodegradable, bathroom hardware, household products, and green energy power generation. Additionally, the high-class material applications are mainly heat-resistant, aging-resistant, and low-moisture-absorption, such as mobile phone camera module connectors, capacitors, and bicycle transmissions which are durable and shockproof to possess the market share of high-class components.

				Unit . IVI \$ tilousanus
Research Projects	Completion(%)	Expected Research Expenditure	Expected Completion Schedule	Major Risk Factor
Smart Cockpit & ADAS Driver Assistance	Electric vehicles are equipped with 11 camera modules to enhance safety. To prevent water ingress and ensure dimensional stability of the lenses, Polybutylene Terephthalate (PBT) is used due to its excellent water resistance and mechanical stability.		June 2025	For component packaging, low- energy Near Infrared (NIR) laser welding is required. Therefore, materials must exhibit transmittance at NIR wavelengths to enable efficient sealing.
Low-Altitude Aircraft (eVTOL)	Material development starts from agricultural drone (UAV) wings, focusing on confirming material properties and transparency.	NT\$ 300 million	August 2025	Material rigidity and wear resistance must support long service life. Fatigue performance should be comparable to aluminum alloy, ensuring reliability in structural applications.
Semiconductor Peripheral Transparent Carrier Boxes	Verification of material properties and optical transparency	NT\$ 500 million	June 2025	Ensure material transparency, cleanliness, and compliance with relevant certifications

Unit : NT \$ thousands

Effects of and Response to Changes in Policies and Regulations Relating to. Corporate Finance and Sales: None.

Effects of and Response to Changes in Technology and the Industry Relating to. Corporate Finance and Sales: None.

6.4 The Impact of Changes in Corporate Image on Corporate Risk Management, and. the Company's Response Measures: The company has always adhered to the operating principles with professionalism. and integrity and emphasizes the corporate image and risk control. Currently, there is no foreseeable crisis.

6.5 Expected Benefits from, Risks Relating to and Response to Merger and Acquisition. Plans: None.

6.6 Expected Benefits from, Risks Relating to and Response to Factory Expansion Plans: None.

6.7 Risks Relating to and Response to Excessive Concentration of Purchasing Sources. and Excessive Customer Concentration: None.

6.8 Effects of, Risks Relating to and Response to Large Share Transfers or Changes in. Shareholdings by Directors, Supervisors, or Shareholders with Shareholdings of over 10%:

The company's equity is dispersed, and there is no concentration of shareholding, so the risk of large-scale transfer of equity is not high.

6.9 Effects of, Risks Relating to and Response to the Changes in Management Rights: None.

6.10 In July 2016, the Securities and Futures Investor Protection Centre (hereinafter. referred to as the "SFIPC") filed a class action lawsuit on behalf of the Company's investors against the Company's former Chairman for his unauthorized investment in Suzhou Shangbang Optoelectronics Co., Ltd. without the approval of the Board of Directors, on the ground that the financial statements for the period from the fourth quarter of 2010 to the second quarter of 2012 were false and omitted and claimed for the Company for joint and several liability. According to the Company's assessment, the investment in Shangbang Co. was a personal wrongdoing of the former chairman in breach of his appointment and there were no false and omission in the financial statements. Given that Shangbang was not invested by the Company, the basis of the claim against the Company did not exist. The lawsuit was dismissed by the Taiwan Taichung District Court on 25 October 2018, which ruled against the SFIPC. However, the SFIPC filed an appeal on 26 December 2018, and on 27 May 2020, the Taiwan High Court Taichung Branch Court ruled that the Company and the other appellees were liable for a compensation. On 16 June 2020, the Company's attorney filed an appeal to the Taiwan High Court against the ruling of the second trial. The Supreme Court ruled on November 15, 2023 reversed the judgment of the original second trial, which held the Company and the other appellees liable for additional interest in compensation, and remanded the case to the Taiwan Taichung Branch of the Taiwan High Court. As at the reporting date of the financial statements, the litigation is still in progress hence the result of the case is not confirmed and it is not possible to predict the exact amount of compensation that may be claimed or awarded.

6.11 Other Major Risks and countermeasures: None.

6.12 The risk management organization chart:

Important risk assessment item 1.The risk of interest rate,exchange rate, and financial risk. 2.High-risk investments, highly leveraged investments, loans to	Direct risk control unit (First mechanism) Finance	Risk consideration and control (Second mechanism) Finance	Board of director and audit room (Third mechanism) Board of director and supervisor: Decision of risk assessment and
other parties, endorsements, guarantees, and derivatives transactions, financial management investment	department	department	final control.
<ul> <li>3. The research and development plan</li> <li>4. The change of policy and law</li> <li>5. The change of technology and industry</li> <li>6. The change of corporation image</li> <li>7. Investment, reinvestment and benefit of mergers and acquisitions</li> <li>8. Expand the factory or production</li> <li>9. Sales or purchasing operations, and mitigation measures being or to be taken.</li> </ul>	R&D division General manager office Sales division Planning office Finance department equipment business department and compound material business department	R&D division and and general manager office Production and sale meeting	Audit room: The inspection, assessment, supervision, improvement and tracking and report of risks
<ul><li>10. Change of equity of directors, supervisors, and major shareholders</li><li>11. Changes in managerial control</li></ul>	Shareholder Services, Board of director Shareholder Services, Board of director	Operating and Regulated meeting	
<ul><li>12. Litigious and non-litigious matters</li><li>13. Other operational items</li></ul>	General manager office		

## 7 • Other Important Matters:

(1)The circumstance of the Company's personnel related to financial. Transparency. obtaining the relevant certificates specified by the authority as below:

#### CIA: 0 PEOPLE

Enterprise internal control basic competence test held by Securities. and

Futures.Institute:2 people CIA of ROC: 0 people CPA of ROC: 0 people Accounting Research and Development Foundation basic competence. test:2 people

#### (2) Employees' code of conduct or ethics of the Company

A. The Company has formulated the "Employee Work Manual", "Personnel Management. Regulations" and "Administrative Management Regulations" as the guidelines that Pontex's directors, supervisors, managers, and all employees should follow. When employees enter the factory, they sign a "LaborContract". The main contents are:

(1) All personnel behaviors should correspond with integrity and ethics, should truly abide by the company's various systems and regulations, and should not damage the company's interests or reputation due to personal interests.

(2) Employees shall maintain the confidentiality of confidential information, files, documents, and other related materials, charts, and reference documents known or held by the company.

(3) The periodic report submitted shall be disclosed in a complete, fair, correct, timely, and easy-tounderstand manner.

(4) Treat customers and suppliers in a fair and mutually beneficial manner. (The company's business philosophy-professionalism, innovation, value, and sharing. The quality goals-satisfaction of customers, employees, and shareholders.)

(5) Protect the company's assets for effective use.

(6) Comply with various government laws and regulations.

(7) When there is a violation of this code of conduct or the possibility of violation, it should promptly report to the control unit and personnel listed in this code of conduct.

B. When the various personnel and administrative regulations are added or revised, the employees will be informed. Therefore, employees could clearly understand the. various codes of conduct. If employees encounter deeds or behaviors that could be rewarded or warned, they will be rewarded or punished by the Company's "Reward and Punishment Management Measures". Or included in the evaluation points during the employee's semi-annual performance evaluation.

#### (3)Procedures for handling material inside information of the Company

The Company has established procedures for handling material inside information, signed a confidentiality agreement with all employees of the company and signed a statement to prevent insider trading with directors and supervisors, to avoid violations and insider trading.

The procedures for handling material inside information formulated by the Company are formulated in the "Procedures for Handling Material Inside. Information" in the administrative management regulation

#### (4) The working environment and protection measures for employees' safety of the Company

A. The Company has obtained the ISO14001 Environmental management systems. The. primary obligation is to construct a safe, comfortable, healthy, and hygienic working environment. To improve the working environment and personnel safety, the Company holds safety and health education training in machinery equipment and fire safety regularly. Furthermore, annual regular inspections and maintenance to ensure the relevant equipment is in a usable status. Additionally, a fire drill is carried out for all employees once half a year to ensure that all employees have received appropriate and necessary emergency response training and could perform their duties, to comprehensively prevent occupational disasters.

For the personal safety of all employees, for the access security part, the factory and the surroundings are equipped with a complete monitoring system, which is managed and maintained by a dedicated person. A security company is signed to control the personnel and vehicles entering and leaving the factory to keep the safety of the factory. The Company insured the group insurance for employees to provide necessary assistance timely when employees suffer from illness or occupational disasters, to increase the rights of employees at work.

- B. The Company regularly conducts employee health checks, sets up first aid personnel and first aid kits following the law, and conducts disinfection inside and outside of the factory from time to time to maintain the health of employees.
- C. For contractors, in addition to conducting safety training for contractors who enter the. factory, the Company also inspects, manages, and supervises the construction site from time to time.

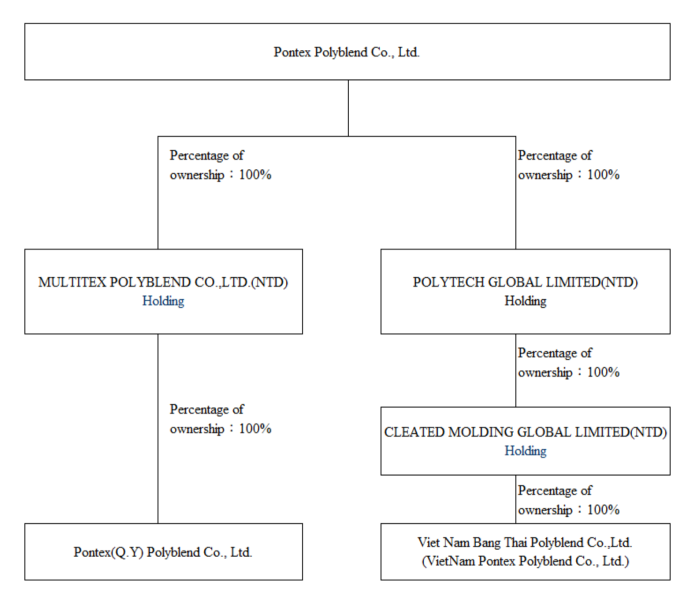
# **VI · SPECIAL DISCLOSURE**

## **1 · INFORMATION RELATED TO THE COMPANY'S AFFILIATES**

Consolidated business report of affiliates:

#### Affiliated companies overview

#### (1) Organizational chart of the affiliates



(2) The name, incorporation date, address, paid-in capital, and main business items of each affiliate				
Company	Date of Incorporation	Address	Paid-in Capital	Major Business Item
MULTITEX POLYBLEN D CO.,LTD	March 28, 2007	Portcullis TrustNet Chambers,P.O.BOX1225,Apia,S amoa.	USD 6,000,020	Holding company
Pontex(Q.Y) Polyblend Co., Ltd.	July 20,2007	33 Longwan Avenue, Taiping Town, Qingxin District, Qingyuan City.	RMB 44,325,843	Production and sales of plastic particles, plastic sports equipment and its components, shoes, shoe materials, and their components, and molds.
POLYTECH GLOBAL IMITED	December 17,2015	NO 、 24 , Lespperance Complex , Providence Industirial Estate , Mahe , Seychelles	USD 10,000,000	Holding company
CLEATED MOLDING GLOBAL	Deember 17,2015	NO 、 24 、 Lespperance Complex , Providence Industirial Estate , Mahe , Seychelles	USD 10,000,000	Holding company
Viet Nam Bang Thai Polyblend Co.,Ltd. d.(VietNam Pontex Polyblend Co., Ltd.)	October 09,2007	Lot J – 2 – CN, My Phuoc 2 Industrial Park, Chanh Phu Hoa ward, Ben Cat town, Binh Duong province. (J-2-CN building, Meifu 2 Industrial Zone, Binh Khuong commune, Ben Cat town, Binh Duong province, Vietnam.)	USD 10,000,000	Production and sales of plastic particles, plastic sports equipment and its components, shoes, shoe materials, and their components, and molds.

(2) The name, incorporation date, address, paid-in capital, and main business items of each affiliate

(3) The reason and personnel-related information that affiliation is presumed to have a relationship of control and subordination: Not applicable.

(4) The industries covered by the business operated by the affiliates overall: The business of the Company and affiliated companies are the production and sale of plastic particles, plastic sports equipment and its components, shoes, shoe material, and its components, mold, vehicle's components, and production and processing of engineering plastic and plastic alloy.

(5)The names of the directors, supervisors, and general manager of each affiliate and the details of their shareholding in such affiliate:

Company	Title	Name or Representative	Shares(Investment Amount	%(Investment Holding %)
MULTITEX	Director	Pontex Polyblend Co., Ltd. Legal representative: SHEN, MAO-KEN	6,000,020 shares	100.00%
POLYBLEND CO.,LTD	Supervisor	None	-	-
CO.,LID	General Manager	None	-	-
Domton (O V)	Director	MULTITEX POLYBLEND CO.,LTD Legal representative: SHEN, MAO-KEN	6,000,000 shares	100.00%
Pontex(Q.Y) Polyblend Co., Ltd.	Director	SHEN, MAO-KEN 、Yu, You- Fa、Lin, Xian-Yuan	-	-
	Supervisor	Lai,Xing-Yi	-	-
	General Manager	Acting: Chang Ming-Tung	-	-
POLYTECH	Director	Pontex Polyblend Co., Ltd. Legal representative: Yu, You- Fa	10,000,000 shares	100.00%
GLOBAL	Director	Yu, You-Fa	-	-
IMITED	Supevisor	None	-	-
	General Manager	None	-	-
Director		POLYTECH GLOBAL IMITED Legal representative: Yu, You- Fa	10,000,000 shares	100.00%
MOLDING	Director	Yu, You-Fa	-	-
GLOBAL	Supervisor	None	-	-
	General Manager	None	-	-
Viet Nam Bang Thai Polyblend	Director	CLEATED MOLDING GLOBAL Legal representative: Yu, You- Fa	10,000,000 shares	100.00%
Co.,Ltd (VietNam Pontex	Supervisor	None	-	-
Polyblend Co., Ltd.)	General Manager	Yu, You-Fa	-	-
	General Manager	Acting: Chang Ming-Tung	-	-

#### 2. Affiliated companies overview

Unit:NT \$ thousands

				n		Unit.1	vi ș mous	unus
Company	Capital Stock	Assets	Liabilities	Net Worth	Net Revenues	Operating Profit (Loss)	Net Profit (Loss)(afte r tax)	Earnings per Share (NT\$) (after tax)
Pontex								
Polyblend	1,134,950	1,598,664	631,178	967,486	454,035	(59,712)	(73,343)	(0.67)
Co., Ltd.		, ,	,				<i>、</i> ,,,,	× ,
MULTITEX								
POLYBLEND	193,174	444,353	0	444,353	0	(28)	(11,566)	(1.93)
CO.,LTD.								
Pontex(Q.Y)								
Polyblend	193,174	458,454	14,387	444,067	160,518	(24,500)	(11,003)	(1.83)
Co.,Ltd								
POLYTECH								
GLOBAL	310,735	289,394	0	289,394	0	0	2,585	0.25
IMITED								
CLEATED								
MOLDING	310,735	289,394	0	289,394	0	0	2,585	0.25
GLOBAL								
Viet Nam								
Bang Thai								
Polyblend								
Co.,Ltd.	268,459	267,348	12,207	255,141	77,752	1,720	3,693	0.37
(VietNam	200,439	207,540	12,207	233,141	11,152	1,720	5,095	0.37
Pontex								
Polyblend								
Co.,Ltd.)								

Note 1: The Company table information above is up to December 31, 2024.

Note 2: All affiliated companies, regardless of size, should entirely be disclosed.

Note 3: If the affiliated company is a foreign company, the relevant figures should be converted into NT\$ based on the exchange rate on the reporting date.

Current exchange rate: USD:NT=1:32.78 ,RMB:NT=1:4.477 ,VND:NT =1:00129 ; Average exchange rate: USD:NT=1:32.13 ,RMB:NT=1:4.457 ,VND:NT =1:00128

## 2 • Status of the Company Has Carried Out a Private Placement of Securities During the Most Recent Fiscal Year or the Current Fiscal Year up to the Date of Publication of the Annual Report:

Item	2022 First Private Placement Issue Date: December 23th,2023
Securities under private placement	
Date of resolution and approved quantity	The company's shareholders' meeting, held on June 2, 2022, resolved to authorize the board of directors to conduct private placement cash capital increase for common shares up to 30,000,000 shares within one year from the date of the shareholders' meeting resolution, to be conducted in three installments.
Basis and rational for price setting	<ol> <li>The private placement price shall be calculated by the simple arithmetic average of the closing prices of ordinary shares on the preceding 1st,3rd, or 5th trading day, excluding free stock dividends, ex-rights, and dividends, and adding back the price after capital reduction and ex-rights on the pricing date; or the simple arithmetic average of the closing price of ordinary shares on the preceding 30 trading days, excluding free stock dividends, ex-rights, and didvidends, and adding back the price after capital reduction and ex-rights. The higher of the two benchmark calculation prices shall serve as the reference price.</li> <li>Take the liquidity restrctions on the privately placed shares into consideration, which can't be freely transferred within three years, the Company has complied with the relevant provisions of the "Matters to Be Noted by Public Companies in Private Placement of Securities." The fair value of the private. Placement in this instance is set at not less than 80% of the reference price. This will be stated in the notice of the shareholder's meeting.</li> <li>The actual pricing date and the actual private placement price shall fall within the range not lower than the percentage determined by the resolution of the shareholders' meeting.</li> <li>The private placement price for this issuance is set in accordance with the relevant regulations issued by the reregulatory authorities, taking the three-year transfer restriction on privately placed securities under the Securities and Exchange Act, the company's operation status, future prospects, and market price of ordinary into consideration. Therefore it should be reasonable.</li> </ol>
Selection method of specified parties	Individuals specified under Article 43-6, Paragraph 1 of the Securities and Exchange Act.
Reasons for Private placement	Considering the factors of private placement timeliness and convenience, which should be authorized by the board of directors to conduct private placements based on the actual operational needs, and the company will effectively enhance the company's fundraising agility and flexibility. This will promptly respond to business development requitements, and improving investment efficiency.

Item		022 First Private sue Date: Decemb			
Date of payment and completion	March 23, 2023				
Information on contributing	Target	Eligibility	Quantity Purchased	Relationship with the Company	Participation in Company Operations
parties	Houndey enterprise Co.,Ltd	Article 43-6, Paragraph 1 of the Securities and Exchange Act	6,666 shares	None	None
Actual purchase (or conversion) price	NT\$ 10.00				
Difference between the actual purchase (or conversion) price and the reference price	The reference price for this p the average closing price of t private placement price was resolution made at the sharel about private placement pric	he preceding 1st, determinted to be holders' meeting o	3rd,or 5th b NT\$10 . T on June 2, 2	ousiness day. his pricing al 2022, which in	The actual igns with the nformation
Impact of private placement on shareholders' equity (ex. causing an increase in accumulated losses)	It is expected to achieve the and operational development on shareholders' rights. It is company of laying a solid fo the company's competitiven	t, or reinvestment, expected to meet undation for futur	, and which the operation re business	will also posonal requirem growth poten	itively effects ents of the
Use of funds from private placement and progress of proposed plans	Enriched operation capital, in private placement funds have	*		repaid bank l	oans, and all
Effectiveness of private placement	The financial structure has b expense, and been increased	<b>^</b>			ties and interest

Item	2023 First Private Placement
	Issue Date: August 17th ,2023
Securities under	Common Stock
private placement	
Date of resolution	The company's shareholders' meeting, held on June 2, 2022, resolved to authorize
and approved	the board of directors to conduct private placement cash capital increase for
quantity	common shares up to 30,000,000 shares within one year from the date of the
	shareholders' meeting resolution, to be conducted in three installments.

Item	2023 First Private Placement Issue Date: August 17th 2023				
Basis and	Issue Date: August 17th ,2023 (1) The private placement price shall be calculated by the simple arithmetic				
rational for price setting	average of the 5th trading day adding back the or the simple an preceding 30 t didvidends, and	closing prices of or y,excluding free store e price after capital rithmetic average of rading days, exclu- d adding back the the two benchma	rdinary share ock dividend reduction and f the closing p iding free sto price after ca ark calculatio	es on the preced ls,ex-rights,and d ex-rights on the price of ordinar ock dividends, apital reduction on prices shal	ling 1st,3rd, or dividends,and he pricing date; ry shares on the ex-rights, and and ex-rights. l serve as the
	<ul> <li>which can't be complied with t Companies in P Placement in th This will be sta June 2,2022, for</li> <li>(3) The actual pricin the range not loshareholders' me the board of direct (4) The private plat relevant regulat year transfer res Exchange Act,t</li> </ul>	e freely transferred he relevant provision rivate Placement of is instance is set at ted in the notice of resolution at the sl ing date and the actu- ower than the perce- ceting. It is propose ectors to decide on the	d within thr ons of the "N f Securities." t not less tha f the shareho hareholders al private play entage determ ed that the sh specific cases his issuance reregulatory y placed secu- eration status	wee years, the Matters to Be N The fair value n 80% of the r older's meeting meeting. acement price s nined by the re areholders' me s negotiated the is set in accord authorities, tak writies under the s, future prosper	Company has foted by Public of the private. eference price. scheduled for shall fall within solution of the eting authorize ereafter. dance with the king the three- securities and cts,and market
	Individuals specified under Article 43-6, Paragraph 1 of the Securities and				
specified parties	Exchange Act.				
Reasons for	Considering the factors of private placement timeliness and convenience, which				
	should be authorized by the board of directors to conduct private placements based on the actual operational needs, and the company will effectively enhance the company's fundraising agility and flexibility. This will promptly respond to business development requitements, and improving investment efficiency.				
Date of payment and completion	August 17th ,2023				
Information on contributing parties	Target	Eligibility	Quantity Purchased	Relationship with the Company	Participation in Company Operations
	Sentronic International Corp.	Exchange Act	1 million shares	None	None
	Cyuan-Lian Investment Co.Ltd.	Article 43-6, Paragraph 1 of the Securities and Exchange Act	1 million shares	None	None
	Yang,Jin-Wei	Article 43-6, Paragraph 1 of the Securities and	1 million shares	None	None

Item	2023 First Private Placement				
	Issue Date: August 17th, 2023				
		Exchange Act			
	Ou,Gene-Liang	Exchange Act	500 thousand shares	None	None
	Bai,Jing-Hong	Exchange Act	500 thousand shares	Shareholders of the company	None
	Bai,Ci-Hong	Article 43-6, Paragraph 1 of the Securities and Exchange Act	500 thousand shares	Shareholders of the company	None
Actual purchase (or conversion) price	NT\$ 10.00.				
Difference	The reference price	ce for this private pla	cement was	set at NT\$12.3	8 .which based
between the		losing price of the			
actual purchase	private placement price was determined to be NT\$10. This pricing aligns with				
(or conversion)	the resolution made at the shareholders' meeting on June 7, 2023, which				
price and the		information about private placement price should not be less than 80% of the			
reference price	reference price.				
Impact of private placement on shareholders' equity (ex.	It is expected to achieve the benefits to improve the Company's financial structure and operational development, or reinvestment, and which will also positively effects on shareholders' rights. It is expected to meet the operational requirements of the company of laying a solid foundation for future business growth potential, strengthen the company's competitiveness and enhance operation				
causing an increase in accumulated losses)	efficiency.	1.2	1		Ĩ
Use of funds from private placement and progress of proposed plans	Enriched operation capital, improved financial structure, repaid bank loans, and all private placement funds have been fully utilized.				
Effectiveness of private placement	The financial structure has been improved, been reduced current liablities and interest expense, and been increased the current ratio and quick ratio.				

Item	2023 Second Private Placement Issue Date: March 21,2024
Securities under private placement	Common Stock
Date of resolution and approved quantity	The company's shareholders' meeting, held on June 2, 2022, resolved to authorize the board of directors to conduct private placement cash capital increase for common shares up to 30,000,000 shares within one year from the date of the shareholders' meeting resolution, to be conducted in three installments.
Basis and	(1)The private placement price shall be calculated by the simple arithmetic average of the closing prices of ordinary shares on the preceding 1st,3rd, or 5th trading day,excluding free stock dividends,ex-rights,and dividends,and adding back the price after capital reduction and ex-rights on the pricing date; or the simple arithmetic average of the closing price of ordinary shares on the
rational for	preceding 30 trading days, excluding free stock dividends, ex-rights, and

Item	2023 Second Private Placement Issue Date: March 21,2024
price setting	<ul> <li>didvidends, and adding back the price after capital reduction and ex-rights. The higher of the two benchmark calculation prices shall serve as the reference price.</li> <li>(2)Take the liquidity restrctions on the privately placed shares into consideration, which can't be freely transferred within three years, the Company has complied with the relevant provisions of the "Matters to Be Noted by Public Companies in Private Placement of Securities." The fair value of the private. Placement in this instance is set at not less than 80% of the reference price. This will be stated in the notice of the shareholder's meeting scheduled for June 2,2022, for resolution at the shareholders' meeting.</li> <li>(3)The actual pricing date and the actual private placement price shall fall within the range not lower than the percentage determined by the resolution of the shareholders' meeting. It is proposed that the shareholders' meeting authorize the board of directors to decide on specific cases negotiated thereafter.</li> </ul>
	(4) The private placement price for this issuance is set in accordance with the relevant regulations issued by the reregulatory authorities, taking the three- year transfer restriction on privately placed securities under the Securities and Exchange Act, the company's operation status, future prospects, and market price of ordinary into consideration. Therefore it should be reasonable.
specified parties	(1) The private placement price shall be calculated by the simple arithmetic average of the closing prices of ordinary shares on the preceding 1st,3rd, or 5th trading day,excluding free stock dividends,ex-rights, and dividends, and adding back the price after capital reduction and ex-rights on the pricing date; or the simple arithmetic average of the closing price of ordinary shares on the preceding 30 trading days, excluding free stock dividends, ex-rights, and didvidends, and adding back the price after capital reduction and ex-rights. The higher of the two benchmark calculation prices shall serve as the reference price.
	<ul> <li>(2)Take the liquidity restrctions on the privately placed shares into consideration, which can't be freely transferred within three years, the Company has complied with the relevant provisions of the "Matters to Be Noted by Public Companies in Private Placement of Securities." The fair value of the private. Placement in this instance is set at not less than 80% of the reference price. This will be stated in the notice of the shareholder's meeting scheduled for June 2,2022, for resolution at the shareholders' meeting.</li> <li>(3)The actual pricing date and the actual private placement price shall fall within the range not lower than the percentage determined by the resolution of the shareholders' meeting. It is proposed that the shareholders' meeting authorize the board of directors to decide on specific cases negotiated thereafter.</li> <li>(4)The private placement price for this issuance is set in accordance with the relevant regulations issued by the reregulatory authorities, taking the three-year transfer restriction on privately placed securities under the Securities and</li> </ul>
	Exchange Act, the company's operation status, future prospects, and market price of ordinary into consideration. Therefore it should be reasonable.

Item	2023 Second Private Placement Issue Date: March 21,2024				
Reasons for private placement	(1)The private placement price shall be calculated by the simple arithmetic average of the closing prices of ordinary shares on the preceding 1st,3rd, or 5th trading day,excluding free stock dividends,ex-rights,and dividends,and adding back the price after capital reduction and ex-rights on the pricing date or the simple arithmetic average of the closing price of ordinary shares on the preceding 30 trading days, excluding free stock dividends, ex-rights, and didvidends, and adding back the price after capital reduction and ex-rights. The higher of the two benchmark calculation prices shall serve as the reference price.				
	<ul> <li>(2) Take the liquidity restrctions on the privately placed shares into consideration, which can't be freely transferred within three years, the Company has complied with the relevant provisions of the "Matters to Be Noted by Public Companies in Private Placement of Securities." The fair value of the private. Placement in this instance is set at not less than 80% of the reference price. This will be stated in the notice of the shareholder's meeting scheduled for June 2,2022, for resolution at the shareholders' meeting.</li> <li>(3) The actual pricing date and the actual private placement price shall fall within the range not lower than the percentage determined by the resolution of the shareholders' meeting. It is proposed that the shareholders' meeting authorize the board of directors to decide on specific cases negotiated thereafter.</li> <li>(4) The private placement price for this issuance is set in accordance with the relevant regulations issued by the reregulatory authorities, taking the three-year transfer restriction on privately placed securities under the Securities and Exchange Act,the company's operation status,future prospects,and market price of ordinary into consideration. Therefore it should be reasonable.</li> </ul>				
Date of payment and completion	March 21,2024				
Information on contributing parties	Target	Eligibility	Quantity Purchased	Relationship with the Company	Participation in Company Operations
	Lin,Yu-Zhe	Article 43-6, Paragraph 1 of the Securities and Exchange Act	15,500 million shares	None	None
Actual purchase (or conversion) price	NT\$ 10.00				
Difference between the actual purchase (or conversion) price and the	The reference price for this private placement was set at NT\$11.60, which based on the average closing price of the preceding 1st,3rd,or 5th business day. The actual private placement price was determinted to be NT\$10. This pricing aligns with the resolution made at the shareholders' meeting on June 7, 2023, which information about private placement price should not be less than 80% of the				
reference price Impact of private placement on shareholders'	reference price. It is expected to achieve the benefits to improve the Company's financial structure and operational development, or reinvestment, and which will also positively effects on shareholders' rights. It is expected to meet the operational requirements				

Item	2023 Second Private Placement Issue Date: March 21,2024
equity (ex.	of the company of laying a solid foundation for future business growth
causing an	potential, strengthen the company's competitiveness and enhance operation
increase in	efficiency.
accumulated	
losses)	
Use of funds from	Enriched operation capital, improved financial structure, repaid bank loans, and
private placement	all private placement funds have been fully utilized.
and progress of	
proposed plans	
Effectiveness of	The financial structure has been improved, been reduced current liablities and
private placement	interest expense, and been increased the current ratio and quick ratio

2.1Holding or Disposal of Shares in the Company by the Company's Subsidiaries During the Most Recent Fiscal Year or the Current Fiscal Year up to the Date of Publication of the Annual Report: None.

# 3 • OTHER MATTERS THAT REQUIRE ADDITIONAL DESCRIPTION: NONE.

VII. If Any of the Situations Listed in Article 36, Paragraph 3, Subparagraph 2 of the Securities And Exchange Act, Which Might Materially Affect Shareholders' Equity or the Price of the Company's Securities, has Occurred During the Most Recent Fiscal Year or the Current Fiscal Year up to the Date of Publication of the Annual Report, Such Situations Shall Also Be Listed One by One: None.

# Pontex Polyblend Co., Ltd.

Chairman: Henry Global Investment Co., Ltd.