# HTC HTC CREORATION 2015 Annual General Shareholders Meeting Minutes

Time and Date: June 2, 2015 (Tuesday) at 9 a.m.

Location: Chuto Hotel, Jin Long Room (No.398 Taoying Road, Taoyuan City)

The shareholders present in person and by proxy represented 555,876,407 shares or 67.14% of the total 827,988,925 shares outstanding.

Attendees: HT Cho, Board of Director

Shao-Lun Lee (Way-Chih Investment Co., Ltd. Representitive), Supervisor

Chia-Lin Chang, CFO

Marcus Woo, General Counsel

Wen-Yuan Wang, VP of Finance & Accounting

Yang Shiau Pan, Counsel of Lexcel Law Offices

Wen-Ya Hsu, CPA of Deloitte & Touche

Chair: Cher Wang, Chairwoman

Recorder: Marcus Woo

- 1. Call Meeting to Order: The aggregate shareholding of the attending shareholders constituted a quorum. The Chairperson called the meeting to order.
- 2. Opening Remarks by the Chairwoman: Omitted
- 3. Matters to Report:

Item 1: Fiscal 2014 Business Report (Please refer to supplement 1) Item 2: Supervisors Audit Report (Please refer to supplement 2) Above reports are for shareholders information.

## 4. Adoption and Discussion Matters:

#### Item 1

Title: Adoption of the Fiscal 2014 Business Report and Financial Statements. (Proposed by the Board of Directors)

Introduction:

 The compilation of the Company's Fiscal 2014 Business Report and Financial Statements are completed and has been approved by the Board of Directors. The Financial Statements have been audited and certified by Hsu, Wen-Ya, CPA, and Casey Lai, CPA, of Deloitte & Touche. The Business Report and Financial Statements have been audited by the Supervisors, and are hereby submitted for adoption by this Annual General Shareholders' Meeting.

- (2) Please refer to Supplement 1 (page 10), Supplement 3 (page 15) and Supplement 4 (page 22) of this handbook for the Fiscal 2014 Business Report, the CPA Audit Report issued by Deloitte & Touche and the Financial Statements, respectively.
- (3) Adoption requested.
- Resolution: Voting results were as follows: the total number of shares represented by the shareholders present at the time of voting was 555,586,237 among which 487,631,629 votes representing 87.77% of votes were cast in favor of the proposal, 88,713 votes were cast against the proposal and 67,803,720 votes were abstained. This proposal was approved and adopted as is.

#### Item 2

Title: Adoption of the Fiscal 2014 Earnings Distribution Proposal. (Proposed by the Board of Directors)

Introduction:

- (1) The Company's net earnings for Fiscal 2014 were NT\$ 1,483,045,928. Please refer to the 2014 Earnings Appropriation Chart in Supplement 5 (page 29). As to the dividends for the shareholders, it is proposed to distribute NT\$ 0.38 per share of cash dividends until fully distributed to last integer (precluding fraction of a dollar), and remainder of undistributed net earnings will be recorded as other income in the applicable financial reporting. The Board of Directors may make the required adjustments to the actual earnings distribution ratio on the basis of the number of issued and outstanding stocks registered in the Common Stockholders' Roster as of the date of record.
- (2) Company's 2014 employee bonuses payable amounted to NT\$ 88,333,545 which shall be distributed as cash.
- (3) Following the passage of this proposal at the 2015 Annual General Shareholders' Meeting, the Board of Directors will be authorized to adopt a date of record for the distribution of dividends and carry out the relevant cash dividend distribution matters.
- (4) Adoption requested.
- Resolution: Voting results were as follows: the total number of shares represented by the shareholders present at the time of voting was 555,586,237 among which 488,717,452 votes representing 87.96% of votes were cast in favor of the proposal, 120,379 votes were cast against the proposal and 66,642,181 votes were abstained.

This proposal was approved and adopted as is.

Summary of shareholders' statements:

At the meeting, shareholder number 202954, 00000531, 90000005, 237887, 90150735, 325237, 22225, 46784, 10578, 305966, 274638, 5060, 329572, 141520, 00000528, 249416 and 219023, etc. raised suggestions regarding Company's marketing and R&D strategies, emerging market development, employee welfare, sales channel and market plan, wearable devices and collaboration with strategic partners, etc. The Chairwoman responded and appointed relative personnel of the Company to explain to the statements, no further comments were made by the aforementioned shareholders.

#### Item 3

Title: Discussion on the proposal to partially amend the Articles of Incorporation is submitted for discussion. (Proposed by the Board of Directors)

Introduction:

- A partial amendment to the Articles of Incorporation is proposed in response to regulatory requirements and business operation needs of the Company.
- (2) Please refer to Supplement 6 of this handbook (page 30) for the Before and After Revision of the Articles of Incorporation
- (3) Resolution requested.
- Resolution: Voting results were as follows: the total number of shares represented by the shareholders present at the time of voting was 555,586,237 among which 488,622,951 votes representing 87.95% of votes were cast in favor of the proposal, 123,461 votes were cast against the proposal and 66,707,252 votes were abstained. This proposal was approved and adopted as is.

## Item 4

Title: Discussion on the proposal to partially amend the Company's Procedures for the Acquisition or Disposal of Assets is submitted for discussion. (Proposed by the Board of Directors)

Introduction:

- Partial amendment to the Company's Procedures for the Acquisition or Disposal of Assets is proposed to adopt updates made to the Regulations Governing the Acquisition and Disposal of Assets by Public Companies by the Financial Supervisory Commission on December 30, 2013.
- (2) For the Before and After Revision of the Procedures for the Acquisition or Disposal of Asset,

please refer to Supplement 7 of this handbook (page 33).

(3) Resolution requested.

Resolution: Voting results were as follows: the total number of shares represented by the shareholders present at the time of voting was 555,586,237 among which 488,947,560 votes representing 88.01% of votes were cast in favor of the proposal, 114,061 votes were cast against the proposal and 66,476,461 votes were abstained. This proposal was approved and adopted as is.

Summary of shareholders' statements:

At the meeting, shareholder number 10578 and 12649, etc. raised suggestions regarding Company's Articles of Incorporation, investment strategies and outflow of talent, etc. The Chairwoman responded and appointed relative personnel of the Company to explain to the shareholders, no further comments were made by the aforementioned shareholders.

## Item 5

Title: Discussion on the proposal to partially amend the Company's Procedures for the Handling of Derivatives Trading is submitted for discussion. (Proposed by the Board of Directors) Introduction:

- Partial amendment to the Company's Procedures for the Handling of Derivatives Trading is proposed to adopt updates made to the Regulations Governing the Acquisition and Disposal of Assets by Public Companies by the Financial Supervisory Commission on December 30, 2013.
- (2) For the Before and After Revision of the Procedures for the Handling of Derivatives Trading, please refer to Supplement 8 of this handbook (page 52).
- (3) Resolution requested.
- Resolution: Voting results were as follows: the total number of shares represented by the shareholders present at the time of voting was 555,586,237 among which 488,671,552 votes representing 87.96% of votes were cast in favor of the proposal, 111,060 votes were cast against the proposal and 66,639,457 votes were abstained. This proposal was approved and adopted as is.

## Item 6

Title: Discussion on the proposal to partially amend the Company's Bylaws for the Election of Directors and Supervisors is submitted for discussion. (Proposed by the Board of Directors) Introduction:

(1) Partial amendment to the Company's Bylaws for the Election of Directors and Supervisors is

proposed so the bylaws will be in line with Company's Articles of Incorporation and regulatory requirements.

- (2) For the Before and After Revision of the Bylaws for the Election of Directors and Supervisors, please refer to Supplement 9 of this handbook (page 53).
- (3) Resolution requested.
- Resolution: Voting results were as follows: the total number of shares represented by the shareholders present at the time of voting was 555,586,237 among which 488,703,033 votes representing 87.96% of votes were cast in favor of the proposal, 264,142 votes were cast against the proposal and 66,561,732 votes were abstained. This proposal was approved and adopted as is.

## Item 7

Title: Discussion on the proposal to issue 7,500,000 New Restricted Employee Shares is submitted for discussion. (Proposed by the Board of Directors) Introduction:

- It is proposed to issue new restricted employee shares per Article 267 of the Company Act and the Regulations Governing the Offering and Issuance of Securities by Securities Issuers (the "Offering Regulations") issued by the Financial Supervisory Commission.
- (2) Total amount to be issued: a total of 7,500,000 common shares, each share having a par value of NT\$ 10, for a total amount of NT\$ 75,000,000.
- (3) Issue terms:
  - 1. Issue price: The current issue is gratuitous. The issue price is NT\$ 0.
  - 2. Vesting conditions:

Category A: executive level managers of HTC who achieve below-mentioned years of continuous employment and meet company's financial performance evaluation index, shall be entitled to vesting of shares in ratio described below. Board of Directors shall be authorized to determine the applicable the index of Company's financial performance.

- An employee who remains employed at HTC after 1 year has elapsed from the time of the award of the new restricted employee shares will be eligible for vesting of an installment of 25% of the shares.
- (II) An employee who remains employed at HTC after 2 years have elapsed from the time of the award of the new shall be entitled to vesting of shares in ratio described below restricted employee shares will be eligible for vesting of an installment of 25% of the shares.
- (III) An employee who remains employed at HTC after 3 year has elapsed from the time

of the award of the new restricted employee shares will be eligible for vesting of an installment of 25% of the shares.

(IV) An employee who remains employed at HTC after 4 year has elapsed from the time of the award of the new restricted employee shares will be eligible for vesting of an installment of 25% of the shares.

Category B: full-time regular employees of HTC who achieve below-mentioned years of continuous employment and required individual performance rating shall be entitled to vesting of shares in ratio described below.

- (I) An employee who remains employed at HTC after 1 year has elapsed from the time of the award of the new restricted employee shares, and who in the then-current fiscal year has a performance rating equal to or higher than "Satisfactory", will be eligible for vesting of an installment of 30% of the shares.
- (II) An employee who remains employed at HTC after 2 years have elapsed from the time of the award of the new restricted employee shares, and who in the then-current fiscal year has a performance rating equal to or higher than "Satisfactory", will be eligible for vesting of an installment of 30% of the shares.
- (III) An employee who remains employed at HTC after 3 year has elapsed from the time of the award of the new restricted employee shares, and who in the then-current fiscal year has a performance rating equal to or higher than "Satisfactory", will be eligible for vesting of an installment of 40% of the shares. After issuance, the new restricted employee shares must immediately be deposited in trust.
- 3. Handling of an employee's failure to meet the vesting conditions: HTC will withdraw issuance without compensation and cancel the full number of the shares.
- 4. Restrictions on the rights associated with shares that have not yet vested:
  - During the vesting period, an employee may not sell, pledge, transfer, give to another person, create any encumbrance on, or otherwise dispose of, new restricted employee shares.
  - (II) During the vesting period, the new restricted employee shares can still participate in stock and cash dividends and subscription to cash rights issues and such cash dividends and subscription is not required to be deposited in trust and will not be subject to restrictions.

5.After issuance, the new restricted employee shares must immediately be deposited in trust.

- (4) Conditions of Eligibility for Award and the number of shares to be awarded or subscribed:
  - 1. Restricted to full-time regular employees of HTC who are already employed on the date that the new restricted employee shares are awarded.

- 2. The employees who will be awarded new restricted employee shares and the numbers of such shares awarded will be decided by the chairperson and then approved by the board of directors, with consideration given to factors such as seniority, job rank, work performance, overall contribution, special merit, or other administrative conditions requiring consideration. However, for employees who are officers or hold management positions, the award of such shares is subject to approval by the Compensation Committee.
- 3. The sum of the cumulative number of shares subscribable under any new restricted employee shares issued by HTC to a single employee shall be in accordance with the relevant restrictions in the Offering Regulations.
- (5) Necessary reason to issue the new restricted employee shares: To attract and retain professional talents needed by HTC, and to provide incentive to employees and enhance employee commitment, so as to jointly create benefit to the company and its shareholders.
- (6) Potential expenses, dilution to the earnings per share and other effects towards shareholders' equity:

The number of current outstanding shares is 827,988,925 shares, and the estimated restricted employee shares to be issued constitute 0.91% of the current outstanding shares. The estimated total possible expenses for the issuance of the restricted employee shares is approximately NT\$ 1,001,250,000 calculated based on the closing share price on April 10, 2015 (one trading day prior to the date of notice for Board meeting) being NT\$ 133.5 per share. Factoring the vesting period and the current outstanding shares, it is estimated that the expenses generated (after tax) can dilute the earnings per share by approximately NT\$ 0.97 per share. Therefore, these expenses should not have a critical impact on shareholder's equity.

(7) Unless otherwise provided in the applicable governmental regulations, the Board of Directors is authorized to amend or execute any matter which is not specifically prescribed in this proposal after it is approved.

(8) Resolution requested.

Resolution: Voting results were as follows: the total number of shares represented by the shareholders present at the time of voting was 555,586,237 among which 440,125,689 votes representing 79.22% of votes were cast in favor of the proposal, 43,357,075 votes were cast against the proposal and 71,933,473 votes were abstained. This proposal was approved and adopted as is.

Summary of shareholders' statements:

At the meeting, shareholder number 10578, 99589, 262035, and 325237, etc. raised suggestions

regarding the calculation of the number of New Restricted Employee Shares, Board of Directors and Supervisors' remuneration, product quality, marketing, R&D, and after service strategies, vendor relationships and employee welfare, and lawsuit against the prosecuted ex-employee, etc. The Chairwoman responded and appointed relative personnel of the Company to explain to the shareholders, no further comments were made by the aforementioned shareholders.

## 5. Extraordinary Motions:

Summary of shareholders' statements:

At the meeting, shareholder number 10578 and 46519, etc. raised suggestions regarding the lawsuit against the prosecuted ex-employee, marketing strategy, product quality, talent retention, and financial statement related matters, etc. The Chairwoman responded and appointed relative personnel of the Company to explain to the shareholders, no further comments were made by the aforementioned shareholders.

6. Closure of the Meeting: June 2, 2015 (Tuesday) at 1:25 p.m.

(This 2015 AGM Minutes outlines main points of the meeting. Video recording of the meeting shall prevail as actual record of meeting procedure and contents.)



Chairwoman: Cher Wang

#### Recorder: Marcus Woo

Please note that the above is an English translation. If there is any discrepancy between the original Chinese version and this English translation, the Chinese version shall prevail.

# **Supplement 1**

## HTC CORPORATION Fiscal 2015 Business Report

The mobile arena has changed considerably over the last two years, with many competitors both old and new fighting for territory. Yet despite all the challenges, we are happy to report that HTC turned in a robust performance in 2014, ending the year in profit and with the Company in good shape. We continue to cut no corners on design and create beautiful products without compromising on quality or functionality. Our phones won major awards and gained critical acclaim on every continent, and our brand continues to gain awareness and consumer preference.

## **Product Summary**

HTC sustained momentum in most markets over the year, with the flagship HTC One and Desire lines of smart phones holding their own or expanding their markets despite stiff competition. The HTC One (M8) was launched concurrently in New York and London in March 2014, and was well received around the world, acquiring a customer review score upon launch of 4.8 out of 5 across the regions\* and providing a clear halo effect for the HTC brand and other product groups. The HTC One (M8) utilizes our unique zero-gap manufacturing process to create a phone made almost entirely out of metal, raising the bar in the industry for quality and finish. Introduced at the same time was the award-winning HTC Dot View<sup>™</sup> smart case, which enables users to answer calls, check the time and read notifications without opening the cover or turning on the phone.

The 'Double Exposure' launch event held in New York in October staged several firsts for HTC in the creation and distribution of services as well as software, including HTC Eye<sup>TM</sup> Experience, Zoe<sup>TM</sup> and HTC RE<sup>TM</sup>. The Eye Experience integrates a set of enhanced imaging applications such as face tracking to improve video chats and an array of tools that enable users to combine, merge or crop images in creative new ways, while HTC Zoe<sup>TM</sup> is a collaborative social video editing application that we made freely available on Google Play, enabling HTC to reach out directly to both current and potential users.

The launch of the HTC RE<sup>™</sup>, a remarkable little camera marked HTC's move into new areas.. Designed for everyday use, the RE camera embodies our vision to expand the connected lifestyle ecosystem beyond the smart phone through the creation of complementary devices that address specific market needs.

The HTC Desire<sup>™</sup> range performed well throughout the year and made a solid contribution to extending the HTC brand in emerging markets. The widely acclaimed Desire 816 sold well in key Asian and Middle Eastern markets as an excellent value mid-tier phone, while the Desire 610 and 510 fared well in the US and European markets. The Desire 820, featuring the world's first 64-bit octa-core processor, received wide distribution support from the major carriers in China. The HTC Desire Eye<sup>™</sup>, launched in late November and ranged in key Asian markets, incorporates all the exciting imaging technology that forms the HTC Eye<sup>™</sup> Experience. We look forward to continued progress in building this product family and making the benefits of smartphones accessible to more people around the world.

Finally, we have had an exciting start to 2015 with the launch of the new flagship, the HTC One M9, at Mobile World Congress, as well as a further step into new connected lifestyle fields with the launch of the HTC Grip<sup>TM</sup>, a high-performance, smart fitness tracker. HTC Grip is the first product from our partnership with Under Armour, a leading fitness retailer, and will empower

athletes in their pursuit of performance. In addition, we announced a strategic partnership with Valve in the development of the advanced virtual reality platform, HTC Vive<sup>TM</sup>, which received an overwhelming response at Mobile World Congress and earned several best-in-show awards. This diversification strategy, working with strong partners in each field, will broaden our reach, connecting us to new consumers around the world and enabling us to deliver on our promise of fostering human connectiveness.

## \*Social review benchmark: Confirmit

## Corporate Governance

In recognition of the strategic importance of connected smart devices to HTC's future, we undertook a review of the organization leadership toward the latter part of 2014, with a view to enabling Peter Chou to focus fully on identifying and developing new product opportunities in the connected lifestyle space. Accordingly, the Board of Directors agreed on a strategic change at the top, with Cher Wang assuming the role of CEO in March 2015. Peter has been increasingly focused on product development, a role in which he has demonstrated world-class design and cutting-edge technology expertise. This announcement formalized that progression and lays the foundation for the next stage of HTC's development.

During his time as CEO, Peter Chou oversaw the successful transition of HTC from a handheld device ODM to a global brand. In his new executive role as Head of HTC Future Development Lab, Mr. Chou will be instrumental in identifying future growth opportunities for the Company. The Board and management express their profound appreciation for his stewardship over his ten years of leadership, and look forward to his continued contribution in his strategic new role.

## Accolades and Achievements

After a superlative year of awards in 2013, our products again earned significant industry, media, and consumer awards in the year of 2014. Of particular note was the recognition of the HTC One (M7) as the 'Best Smartphone' by the GSMA Global Mobile Awards. HTC One(M8) also received the 'Phone of the Year' award from T3 Gadget; and garnered the 'Gold Product Design' from iF, a tribute to the One (M8)'s superb handcraft achievement among many editorial and reader-selection awards, including Business Insider ('Best Phone on the Market') and Laptop Magazine.

The HTC Desire smart phones also gained their fair share of awards. In particular, the HTC Desire 820 was recognised for its beautiful design and received the 'Best mid-range smartphone' award from Android Authority; it also followed in the illustrious footsteps of the Desire 816 in being honoured in Android Central's 2014 'Best of IFA Awards'. The Desire 816 continued from strength to strength in its own right, receiving awards at Mobile World Congress as 'Best Phone' by Tech Radar, 'Best in Show' by Know Your Mobile, and Editor's Choice by PC Mag.

Additionally, HTC RE camera also won a 'Gold Product Award' by Spark Awards, At Mobile World Congress in 2015, HTC Re VIVE was awarded "Best in Show" and also received many accolades from media. HTC Re VIVE was named "2015 MWC Top Picks" by Android Central, "Best in Show at MWC 2015" by Tech Radar, "MWC 2015 Best of Show" by Digital Trends, and accolade continued on We are very excited to see the consumer response as the product rolls out in the back half of 2015.and look forward to gaining more recognition as it becomes more widely available.

## **Financial Performance**

HTC's focus on streamlining operations and enhancing efficiencies across the business over the last two years allowed the Company restore profitability despite the increasingly competitive landscape. Full-year consolidated revenues came in at NT\$ 187.9 billion, with consolidated gross profit of NT\$40.8 billion. Consolidated gross margins were 21.7%, while operating margins were at 0.4%. Net profit after tax stood at NT\$ 1.548 billion, which equates to a full-year earnings per share (EPS) of NT\$ 1.80. We are working hard to build upon this positive financial performance in 2015.

## The Pursuit of Brilliance

In 2014, we undertook a brand refresh to reflect HTC's industry maturity and increase our connection with consumers, while retaining the focus on brilliance that is deeply rooted in our corporate culture. Our vision is to foster human connectiveness, to enable a sense of interconnectedness and belonging, to be part of something larger than ourselves. At HTC, we believe in the power of "One", striving to connect people instead of dividing the world by our differences.

We aim to achieve this vision through the Pursuit of Brilliance, our brand spirit that is at the heart of everything we do. Our pursuit of brilliance inspires best-in-class design and game-changing mobile experiences; it pushes us to reimagine new ways to connecting the world, consumers and their dreams in ways never before thought possible.

As every aspect of our lives is being enhanced by ubiquitous intelligence, it is important for HTC to seize the opportunities that these changes bring. Smart devices increasingly form the cornerstone of our homes, our cars and our cities, and these changes are providing great opportunities for players with the right people, the right attitude, and the right expertise. With our proven records in design, hardware and software integration, and leading technology, HTC is well placed to define the future. With the pursuit of brilliance instilled in our DNA, we can aim higher and expand our vision of the connected lifestyle and celebrate our shared interconnectedness.

## Social Responsibility

HTC's dedication and passion go beyond our products and services -- we continue to demonstrate our care for the community where we can make a difference. HTC takes a broader approach to serving society and making life better through The HTC Social Welfare Foundation and HTC Education Foundation. Both foundations are committed to enhancing the welfare of disadvantaged groups, offering educational scholarship and opportunities for those in need.

2014 marked the ten-year anniversary of the HTC Foundation offering motivational and character education training, with over 70,000 adults joining the 1,200 courses offered over the decade. It has also been five years since the start of the education program for underprivileged children and teenagers, which has seen 23,000 children attending courses; this area of work has expanded greatly over this time, with 7,000 joining in 2014 alone. Video teaching materials and instructor guides have been created and provided to local institutions, and the Foundation continually strives to discover more areas to support the community.

From our people to our products and our social and environmental initiatives, the Pursuit of Brilliance represents the guiding philosophy that has driven and will continue to shape HTC as a global brand.

## HTC CORPORATION

Chairwoman and CEO: Cher Wang

Chief Accountant: James.CY Chen

# **Supplement 2**

# HTC CORPORATION Supervisors Audit Report

The Board of Directors has prepared the Company's 2014 Business Report, Financial Statements and Earnings Distribution Proposal. HTC Corporation's Financial Statements have been audited and certified by Hsu, Wen-Ya, CPA, and Casey Lai, CPA, of Deloitte & Touche and an audit report relating to the Financial Statements has been issued. The Business Report, Financial Statements and Earnings Distribution Proposal have been reviewed and considered to be complied with relevant rules by the undersigned, the supervisor of HTC Corporation. According to Article 219 of the Company Law, I hereby submit this report.

## HTC CORPORATION

Supervisor:

Huang-Chieh Chu

Way-Chih Investment Co., Ltd. Representative: Shao-Lun Lee

April 15, 2015

## **Supplement 3**

## **INDEPENDENT AUDITORS' REPORT**

The Board of Directors and Stockholders HTC Corporation

We have audited the accompanying balance sheets of HTC Corporation (the "Company") as of December 31, 2014 and 2013, and the related statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2014 and 2013. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the Rules Governing the Audit of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Those rules and standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2014 and 2013, and its financial performance and its cash flows for the years ended December 31, 2014 and 2013, in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

February 6, 2015

#### Notice to Readers

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

For the convenience of readers, the independent auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and financial statements shall prevail. Also, as stated in Note 4 to the accompanying financial statements, the additional footnote disclosures that are not required under accounting principles and practices generally applied in the Republic of China were not translated into English.

#### BALANCE SHEETS DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2014		2013	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS Cash and cash equivalents (Note 6)	\$ 36,605,790	22	\$ 33,034,504	20
Financial assets at fair value through profit or loss - current (Notes 7 and 28)	3 30,003,790 262,544	-	\$ 33,034,304 162,297	- 20
Trade receivables, net (Note 11)	12,405,044	8	13,966,622	8
Trade receivables - related parties, net (Notes 11 and 29)	16,250,234	10	13,203,577	8
Other receivables (Note 11)	324,427	-	1,856,396	1
Current tax assets (Note 24)	45,994	-	24,192	-
Inventories (Note 12) Prepayments (Notes 13 and 29)	14,430,309	9	18,463,656	11
Other current financial assets (Notes 10 and 30)	4,630,779	3	3,596,806 2,359,041	2 2
Other current assets	95,146	-	125,019	-
Total current assets	85,050,267	52	86,792,110	52
NON-CURRENT ASSETS				
Available-for-sale financial assets - non-current (Note 28)	93	-	239	-
Financial assets measured at cost - non-current (Notes 9 and 28) Investments accounted for using equity method (Notes 14 and 29)	515,861	26	515,861 42,130,349	25
Property, plant and equipment (Notes 15 and 29)	42,495,754 18,660,108	26 12	42,130,349	25 12
Intangible assets (Note 16)	1,222,721	12	1,650,891	12
Deferred tax assets (Note 24)	6,483,671	4	6,475,936	4
Refundable deposits (Note 28)	68,984	-	75,081	-
Prepaid pension cost - non-current (Note 20)	109,292	-	125,894	-
Other non-current assets (Note 13)	8,405,463	5	10,014,225	6
Total non-current assets	77,961,947	48	80,762,084	48
TOTAL	<u>\$ 163,012,214</u>	100	<u>\$ 167,554,194</u>	100
LIABILITIES AND EQUITY				
-				
CURRENT LIABILITIES	<u> </u>		<b>^</b>	
Financial liabilities at fair value through profit or loss - current (Notes 7 and 28)	\$ 22,424	-	\$ -	-
Note and trade payables (Note 17) Trade payable - related parties (Notes 17 and 29)	40,815,810 6,508,521	25 4	42,788,723 5,622,019	26 4
Other payables (Notes 18 and 29)	29,246,053	18	33,562,853	20
Current tax liabilities (Note 24)	11,982	-	303	-
Provisions - current (Note 19)	5,442,380	4	7,224,637	4
Other current liabilities (Note 18)	509,131		532,805	
Total current liabilities	82,556,301	51	89,731,340	54
NON-CURRENT LIABILITIES	121 200		114.024	
Deferred tax liabilities (Note 24) Guarantee deposits received (Note 28)	121,380 1,160	-	114,034 1,160	-
Guarance deposits received (Note 28)	1,100		1,100	
Total non-current liabilities	122,540		115,194	
Total liabilities	82,678,841	51	89,846,534	54
EQUITY (Note 21)				
Share capital - common stock	8,349,521	5	8,423,505	5
Capital surplus	15,140,687	9	15,360,307	9
Retained earnings	10 140 250		10 140 250	
Legal reserve Special reserve	18,149,350	11	18,149,350	11
Unappropriated earnings	41,381,753	25	854,138 47,282,820	1 28
Other equity	1,062,118	23	47,282,820	- 20
Treasury shares	(3,750,056)	<u>(2</u> )	(12,920,158)	(8)
Total equity	80,333,373	49	77,707,660	46
TOTAL	<u>\$ 163,012,214</u>	100	<u>\$ 167,554,194</u>	
IVIAL	<u>\$ 103,012,214</u>	100	<u>\$ 107,334,194</u>	100

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

## STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2014		2013	
	Amount	%	Amount	%
REVENUES (Notes 8, 22 and 29)	\$ 174,793,564	100	\$ 194,294,044	100
COST OF REVENUES (Notes 12, 20, 23 and 29)	143,529,263	82	160,324,556	82
GROSS PROFIT	31,264,301	18	33,969,488	18
UNREALIZED GAINS	(955,021)	(1)	(1,611,132)	(1)
REALIZED GAINS	1,611,132	1	2,354,363	1
REALIZED GROSS PROFIT	31,920,412	18	34,712,719	
OPERATING EXPENSES (Notes 20, 23 and 29) Selling and marketing General and administrative Research and development Total operating expenses OPERATING PROFIT (LOSS) NON-OPERATING INCOME AND EXPENSES Other income (Notes 23 and 29) Other gains and losses (Notes 8 and 23) Finance costs Share of the profit or loss of subsidiaries, associates and joint ventures (Note 14) Total non-operating income and expenses	15,587,029 4,143,950 <u>11,707,948</u> <u>31,438,927</u> <u>481,485</u> <u>392,761</u> 85,809 (16,485) <u>587,645</u> <u>1,049,730</u>	$9 \\ 2 \\ 7 \\ 18 \\ \\ - \\ - \\ - \\ - \\ 1 \\ 1 \\ 1$	18,767,921 6,149,762 <u>11,431,489</u> <u>36,349,172</u> (1,636,453) 675,659 758,009 (6,550) <u>(1,075,872)</u> <u>351,246</u>	$ \begin{array}{c} 10 \\ 3 \\ -6 \\ 19 \\ -11 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -1 \\ -$
PROFIT (LOSS) BEFORE INCOME TAX	1,531,215	1	(1,285,207)	(1)
INCOME TAX (Note 24)	(48,169)		(38,578)	
PROFIT (LOSS) FOR THE YEAR	1,483,046	1	(1,323,785)	<u>(1</u> )
OTHER COMPREHENSIVE INCOME AND LOSS Exchange differences on translating foreign operations (Note 21) Unrealized (loss) gain on available-for-sale financial assets (Note 21) Cash flow hedge (Note 21)	903,136 (146)	- - -	1,649,412 42 (194,052) (Con	1 - ntinued)

## STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

		2014			2013	
	A	Amount	%	I	Amount	%
Actuarial gain and loss arising from defined benefit plans (Note 20) Share of the other comprehensive income of	\$	(33,166)	-	\$	(16,976)	-
subsidiaries, associates and joint ventures Income tax relating to the components of other		(150)	-		(11,887)	-
comprehensive income (Notes 20 and 24)		3,980			1,771	
Other comprehensive income and loss for the year, net of income tax		873,654			1,428,310	1
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$</u>	2,356,700	1	<u>\$</u>	104,525	<u> </u>
EARNINGS (LOSS) PER SHARE (Note 25) Basic Diluted		<u>\$ 1.80</u> <u>\$ 1.80</u>			<u>\$ (1.60</u> ) <u>\$ (1.60</u> )	

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

(Concluded)

STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

					·		Other Equity Unrealized	Equity			
<u>Share Capital</u> <u>Common Stock</u> Capital Surplus		- Ius	Legal Reserve	Retained Earning Special Reserve	Unappropriated Earnings	Exchange Differences on Translating Foreign Operations	Gains Gains (Losses) on Available-for- sale Financial Assets	Cash Flow Hedge	Unearned Employee Benefit	T reasury Shares	Total Equity
		57	\$ 16,471,254	. ~	\$ 53,630,777	\$ (1,089,693)	\$ 9,716	\$ 194,052	•	\$(14,065,490)	\$ 80,272,694
			1,678,096 -	- 854,138 -	(1,678,096) (854,138) (1,662,455)						- - (1,662,455)
ı					(1, 323, 785)						(1, 323, 785)
					(15,313)	1,649,412	(11,737)	(194,052)		ı	1,428,310
	ı		,						ı	(1,033,846)	(1,033,846)
(97,016) (1,267,992)	(1, 267, 992)				(814,170)					2,179,178	
- 26,742	26,742		•	"						1	26,742
8,423,505 15,360,307	15,360,307		18,149,350	854,138	47,282,820	559,719	(2,021)			(12,920,158)	77,707,660
1				(854,138)	854,138						·
	,			,	1,483,046						1,483,046
					(29,336)	903,136	(146)			ı	873,654
(119,984) (841,203)	(841,203)		ı	ı	(8,208,915)				ı	9,170,102	ı
46,000 621,583	621,583		'	•	1	1	1	1	(398, 570)	"	269,013
<u>\$ 8,349,521</u> <u>\$ 15,140,687</u>	\$ 15,140,687		\$ 18,149,350	S	\$ 41,381,753	\$ 1,462,855	<u>\$ (2,167)</u>	S	<u>\$ (398,570)</u>	<u>\$ (3,750,056)</u>	\$ 80,333,373

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

## STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

		2014	2013	
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit (loss) before income tax	\$	1,531,215	\$ (1,285,207)	)
Adjustments for:	Ψ	1,001,210	φ (1,205,207)	,
Depreciation expense		1,774,782	1,602,946	
Amortization expense		649,887	651,632	
Impairment loss recognized on trade receivables		-	991,821	
Finance costs		16,485	6,550	
Interest income		(214,092)	(426,679)	
Compensation costs of employee share-based payments		244,346	23,443	· ·
Share of the profit or loss of subsidiaries, associates and joint		244,540	25,775	
ventures		(587,645)	1,075,872	
Transfer of property, plant and equipment to expenses		(307,043)	1,075,872	
Gain on disposal of intangible assets		_	(110,602)	)
Impairment losses on non-financial assets		731,833	550,224	
Unrealized gains on sales		955,021	1,611,132	
Realized gains on sales		(1,611,132)	(2,354,363)	
Ineffective portion of cash flow hedges		(1,011,152)	10,467	
Changes in operating assets and liabilities		-	10,407	
Increase in financial instruments held for trading		(77,823)	(155,347)	`
Decrease in trade receivables		1,561,578	4,785,320	
		(3,046,657)	6,264,553	
(Increase) decrease in trade receivables - related parties				
Decrease (increase) in other receivables Decrease in inventories		1,533,217 3,475,767	(521,760) 1,619,172	
		(1,033,973)		
(Increase) decrease in prepayments		(1,033,973) 29,873	48,433	
Decrease (increase) in other current assets		1,572,293	(90,882) (1,933,827)	
Decrease (increase) in other non-current assets Decrease in note and trade payables		(1,972,913)		
		886,502		
Increase in trade payable - related parties		(4,163,252)	2,719,034	
(Decrease) increase in other payables Decrease in provisions				
Decrease in other current liabilities		(1,782,257)		
		<u>(23,674</u> ) 449,381	<u>(654,251)</u> (12,258,992)	
Cash generated from (used in) operations Interest received		212,844	473,600	
		(16,485)	(6,550)	
Interest paid Income tax paid		(10,483) (54,701)	(1,451,420)	
income tax paid		(34,701)	(1,431,420)	)
Net cash generated from (used in) operating activities		591,039	(13,243,362)	)
CASH FLOWS FROM INVESTING ACTIVITIES				
Recovery of the principal amount of held-to-maturity investments		-	100,000	
Net cash inflow on disposal of subsidiaries		-	22	
Proceeds from capital reduction of investments accounted for using				
equity method		2,007,655	-	
Payments for property, plant and equipment		(794,925)	(2,367,429)	)
Decrease in refundable deposits		6,097	9,866	
•		-	(Continued	
				-

## STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2014	2013
Decrease in other receivables - related parties Payments for intangible assets Proceeds from disposal of intangible assets Decrease in other current financial assets Dividend received	\$ - (221,717) - 2,359,041 - 7,687	\$ 6,554,025 (193,526) 117,380 3,247,679 7,655
Net cash generated from investing activities	3,363,838	7,475,672
CASH FLOWS FROM FINANCING ACTIVITIES Payments for treasury shares Increase in guarantee deposits received Net cash outflow on acquisition of subsidiaries Dividends paid to owners of the Company	(383,591)	(1,033,846) 1,160 (1,048,594) (1,662,455)
Net cash used in financing activities	(383,591)	(3,743,735)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	3,571,286	(9,511,425)
CASH AND CASH EQUIVALENTS, BEGINNING OF THE YEAR	33,034,504	42,545,929
CASH AND CASH EQUIVALENTS, END OF THE YEAR	<u>\$ 36,605,790</u>	<u>\$ 33,034,504</u>

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

(Concluded)

# **Supplement 4**

## **INDEPENDENT AUDITORS' REPORT**

The Board of Directors and Stockholders HTC Corporation

We have audited the accompanying consolidated balance sheets of HTC Corporation and its subsidiaries (collectively referred to as the "Company") as of December 31, 2014 and 2013, and the related consolidated statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2014 and 2013. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with the Rules Governing the Audit of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Those rules and standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall consolidated financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2014 and 2013, and their consolidated financial performance and their consolidated cash flows for the years ended 2014 and 2013, in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards endorsed by the Financial Supervisory Commission of the Republic of China.

We have also audited the parent company only financial statements of HTC Corporation as of and for the years ended December 31, 2014 and 2013 on which we have issued an unqualified report.

February 6, 2015

#### Notice to Readers

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

For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail. Also, as stated in Note 4 to the consolidated financial statements, the additional footnote disclosures that are not required under accounting principles and practices generally applied in the Republic of China were not translated into English.

#### CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2014		2013	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS			a 52 200 0 41	
Cash and cash equivalents (Note 6)	\$ 55,743,558	34	\$ 53,298,941	31
Financial assets at fair value through profit or loss - current (Notes 7 and 29) Debt investments with no active market - current (Note 29)	262,544 7,918	-	162,297	-
Trade receivables, net (Notes 11 and 30)	29,140,284	18	23,371,172	14
Other receivables (Note 11)	584,936	-	2,137,653	1
Current tax assets (Note 24)	274,321	-	238,085	-
Inventories (Note 12)	17,213,060	11	23,599,558	14
Prepayments (Note 13)	6,626,106	4	5,803,744	3
Other current financial assets (Notes 10 and 31)	334,954	-	2,771,023	2
Other current assets	99,269		124,808	
Total current assets	110,286,950	67	111,507,281	65
NON-CURRENT ASSETS				
Available-for-sale financial assets - non-current (Note 29)	93	-	239	-
Financial assets measured at cost - non-current (Notes 9 and 29)	2,586,478	2	4,603,061	2
Investments accounted for using equity method (Notes 14 and 30)	234,661	-	227,504	-
Property, plant and equipment (Notes 15 and 30)	23,435,556	14	25,561,399	15
Intangible assets (Note 16)	7,209,291	5	8,664,066	5
Deferred tax assets (Note 24)	8,452,707	5	8,665,235	5
Refundable deposits (Note 29)	262,740	-	352,894	-
Long-term receivables (Notes 11 and 27)	1,342,813	1	1,182,393	1
Prepaid pension cost - non-current (Note 20)	109,138	-	125,715	-
Other non-current assets (Note 13)	9,917,847	6	11,739,400	7
Total non-current assets	53,551,324	33	61,121,906	35
TOTAL	<u>\$ 163,838,274</u>	100	<u>\$ 172,629,187</u>	100
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Financial liabilities at fair value through profit or loss - current (Notes 7 and 29)	\$ 22,424	-	\$ -	-
Note and trade payables (Notes 17 and 30)	43,803,343	27	46,275,851	27
Other payables (Notes 18 and 30)	32,237,945	20	38,032,999	22
Current tax liabilities (Note 24)	210,714	-	1,040,128	1
Provisions - current (Note 19)	5,841,179	3	8,208,885	5
Other current liabilities (Note 18)	1,143,134	1	956,127	
Total current liabilities	83,258,739	51	94,513,990	55
NON-CURRENT LIABILITIES				
Deferred tax liabilities (Note 24)	202,932	-	151,122	-
Guarantee deposits received (Note 29)	43,230		256,415	
Total non-current liabilities	246,162		407,537	
Total liabilities	83,504,901	51	94,921,527	55
EQUITY (Note 21)				
Share capital - common stock	8,349,521	5	8,423,505	5
Capital surplus	15,140,687	9	15,360,307	9
Retained earnings				
Legal reserve	18,149,350	11	18,149,350	11
Special reserve	-	-	854,138	-
Unappropriated earnings	41,381,753	25	47,282,820	27
Other equity	1,062,118	1	557,698	-
Treasury shares	(3,750,056)	<u>(2</u> )	(12,920,158)	<u>(7</u> )
Total equity	80,333,373	49	77,707,660	45
TOTAL	<u>\$ 163,838,274</u>	100	<u>\$ 172,629,187</u>	100

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

## CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2014		2013	
	Amount	%	Amount	%
REVENUES (Notes 8, 22 and 30)	\$ 187,911,200	100	\$ 203,402,648	100
COST OF REVENUES (Notes 12, 20, 23 and 30)	147,156,105		161,131,895	79
GROSS PROFIT	40,755,095	22	42,270,753	21
OPERATING EXPENSES (Notes 20, 23 and 30) Selling and marketing General and administrative Research and development Total operating expenses OPERATING PROFIT (LOSS) NON-OPERATING INCOME AND EXPENSES Other income (Note 23) Other gains and losses (Notes 8 and 23) Finance costs Share of the profit or loss of associates and joint ventures (Note 14)	21,834,286 5,204,788 13,047,251 40,086,325 668,770 834,124 506,194 (16,983) (8,679)	$12 \\ 3 \\ 7 \\ 22 \\ \\ 1 \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ $	26,467,742 7,230,081 12,543,452 46,241,275 (3,970,522) 1,164,948 2,421,266 (8,405) 197,069	$ \begin{array}{c} 13 \\ 4 \\ -6 \\ 23 \\ -(2) \\ 1 \\ 1 \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ -$
Total non-operating income and expenses	1,314,656	1	3,774,878	2
PROFIT (LOSS) BEFORE INCOME TAX	1,983,426	1	(195,644)	-
INCOME TAX (Note 24)	500,380		1,128,141	1
PROFIT (LOSS) FOR THE YEAR	1,483,046	1	(1,323,785)	<u>(1</u> )
OTHER COMPREHENSIVE INCOME AND LOSS Exchange differences on translating foreign operations (Note 21) Unrealized losses on available-for-sale financial assets (Note 21) Cash flow hedge (Note 21)	903,136 (146)	- - -	1,649,412 (11,738) (194,052) (Cor	1 - ntinued)

## CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2014		2013	
	Amount	%	Amount	%
Actuarial losses arising from defined benefit plans (Note 20) Income tax relating to the components of other	\$ (33,346)	-	\$ (17,106)	-
comprehensive income (Notes 20 and 24)	4,010		1,794	
Other comprehensive income and loss for the year, net of income tax	873,654		1,428,310	1
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 2,356,700</u>	1	<u>\$ 104,525</u>	
NET PROFIT (LOSS) FOR THE YEAR ATTRIBUTABLE TO Owners of the parent	<u>\$ 1,483,046</u>	1	<u>\$ (1,323,785</u> )	<u>(1</u> )
TOTAL COMPREHENSIVE INCOME FOR THE YEAR ATTRIBUTABLE TO Owners of the parent	<u>\$ 2,356,700</u>	1	<u>\$ 104,525</u>	
EARNINGS (LOSS) PER SHARE (Note 25) Basic Diluted	<u>\$ 1.80</u> <u>\$ 1.80</u>		<u>\$ (1.60)</u> <u>\$ (1.60)</u>	

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

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2	es Total Equity	(,490) \$ 80,272,694	- - (1,662,455)	- (1,323,785)	- 1,428,310	(,846) (1,033,846)	.,178 -	- 26,742	1,158) 77,707,660		- 1,483,046	- 873,654	.,102 -	- 269,013	<u>,056)</u> <u>\$ 80,333,373</u>
	Treasury	Shares	\$(14,065,490)				. (1,033,846)	. 2,179,178		. (12,920,158)			·	. 9,170,102		) <u>\$ (3,750,056</u> )
	Unearned Emulavee	Benefit	s			·	·			·	·		·		(398, 570)	\$ (398,570)
Equity	Cash Flow	Hedge	\$ 194,052			(194,052)			"						"	S
Other Equity	Unrealized Gains (Losses) on Available-for- sale Financial	Assets	\$ 9,716			(11,737)				(2,021)			(146)			\$ (2,167)
	Exchange Differences on Translating Foreion	Operations	\$ (1,089,693)			1,649,412				559,719			903,136		•	\$ 1,462,855
	l'namronriated	Earnings	\$ 53,630,777	$\begin{array}{c} (1,678,096)\\ (854,138)\\ (1,662,455)\end{array}$	(1,323,785)	(15,313)		(814,170)	"	47,282,820	854,138	1,483,046	(29,336)	(8,208,915)	"	\$ 41,381,753
	Retained Earnings	Special Reserve	۰ \$	- 854,138 -		·			'	854,138	(854,138)					۔ ۲
	×	Legal Reserve	\$ 16,471,254	1,678,096 -						18,149,350						\$ 18,149,350
		Capital Surplus	\$ 16,601,557					(1,267,992)	26,742	15,360,307	,			(841,203)	621,583	\$ 15,140,687
	Share Canital	<b>.</b>	\$ 8,520,521				I	(97,016)		8,423,505				(119,984)	46,000	\$ 8,349,521
			BALANCE, JANUARY 1, 2013	Appropriation of 2012 carnings Legal reserve Special reserve Cash dividends	Loss for the year ended December 31, 2013	Other comprehensive income and loss for the year ended December 31, 2013	Purchase of treasury shares	Retirement of treasury stock	Share-based payments	BALANCE, DECEMBER 31, 2013	The loss off-setting for 2013 Special reserve reversed	Profit for the year ended December 31, 2014	Other comprehensive income and loss for the year ended December 31, 2014	Retirement of treasury stock	Share-based payments	BALANCE, DECEMBER 31, 2014

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

## CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED December 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

		2014		2013
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit (loss) before income tax	\$	1,983,426	\$	(195,644)
Adjustments for:	Ψ	1,905,120	Ψ	(1)5,011)
Depreciation expense		2,952,892		2,916,699
Amortization expense		1,868,817		1,968,492
Impairment losses recognized on trade receivables		3,875		1,010,405
Finance costs		16,983		8,405
Interest income		(403,155)		(554,355)
Dividend income		(26,381)		(16,282)
Compensation costs of employee share - based payments		269,013		26,742
Share of the profit or loss of associates and joint ventures		8,679		(197,069)
Losses on disposal of property, plant and equipment		153,493		58
Transfer of property, plant and equipment to expenses		155,75		2,995
Gain on disposal of intangible assets		_		(108,265)
Gains on sale of investments		(157,995)		(108,205) (29,735)
Gain on disposal of investments accounted for using equity method		(137,995)		(2,637,673)
Impairment loss recognized on financial assets measured at cost		373,257		(2,037,073)
Impairment losses on non-financial assets		695,945		1,281,518
Gain on disposal of subsidiaries/ineffective portion of cash flow		095,945		1,201,310
hedges				(164,969)
6		-		(104,909)
Changes in operating assets and liabilities		(77 872)		(155, 247)
Increase in financial instruments held for trading		(77,823)		(155,347)
(Increase) decrease in trade receivables		(5,772,987)		16,845,574
Decrease (increase) in other receivables		1,552,870		(607,949)
Decrease (increase) in inventories		5,864,806		(207,347)
Increase in prepayments		(822,362)		(1,360,194)
Decrease (increase) in other current assets		25,539		(96,724)
Decrease (increase) in other non-current assets		1,779,567		(1,869,090)
Decrease in note and trade payables		(2,472,508)		(27,311,669)
Decrease in other payables		(5,279,307)		(427,233)
Decrease in provisions		(2,367,706)		(672,629)
Increase (decrease) in other current liabilities		187,007		(822,489)
Cash generated from (used in) operations		355,945		(13,373,775)
Interest received		311,262		599,071
Interest paid		(16,983)		(8,405)
Income tax paid		(990,083)		(3,448,352)
Net cash used in operating activities		(339,859)		(16,231,461)
CASH FLOWS FROM INVESTING ACTIVITIES				
Proceeds on sale of available-for-sale financial assets		-		56,738
Purchase of debt investments with no active market		(7,918)		-
Recovery of the principal amount of held-to-maturity investments		-		100,000
Payments to acquire financial assets measured at cost		(432,463)		(197,684)
Proceeds from disposal of financial assets measured at cost		2,358,135		-
* -				(Continued)

## CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED December 31, 2014 AND 2013 (In Thousands of New Taiwan Dollars)

	2014	2013
Payments to acquire investments accounted for using equity method Disposal of investments accounted for using equity method Net cash inflow on disposal of subsidiaries Payments for property, plant and equipment Proceeds from disposal of property, plant and equipment Increase in refundable deposits Decrease in refundable deposits Decrease in other receivables - related parties Payments for intangible assets Disposal of intangible assets Decrease in other current financial assets Dividend received	\$ (15,836) - (1,372,934) 16,017 - 90,154 - (244,588) 2,436,069 26,281	\$
Net cash generated from investing activities	<u>    26,381</u> <u>   2,853,017</u>	<u> </u>
CASH FLOWS FROM FINANCING ACTIVITIES Increase in guarantee deposits received Decrease in guarantee deposits paid Cash dividends Payments for treasury shares	(213,185)	196,416 (1,662,455) (1,033,846)
Net cash used in financing activities	(213,185)	(2,499,885)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	144,644	697,378
NET INCREASE IN CASH AND CASH EQUIVALENTS	2,444,617	2,332,798
CASH AND CASH EQUIVALENTS, BEGINNING OF THE YEAR	53,298,941	50,966,143
CASH AND CASH EQUIVALENTS, END OF THE YEAR	<u>\$ 55,743,558</u>	<u>\$ 53,298,941</u>

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

(Concluded)

# Supplement 5

## HTC CORPORATION The Chart of 2014 Earnings Distribution

UNIT: NT\$

Item	Amo	unt
		Total
Accumulated earnings at beginning of 2014		47,230,273,163
Plus: Net income of 2012	1,483,045,928	
Less: Legal reserve (10% of 2014 NPAT)	(148,304,593)	
Less: The amounts of actuarial losses recognized in other comprehensive income and loss	(29,186,276)	
Less: The company's investment loss for its subsidiary's amounts of actuarial losses recognized in other comprehensive income and loss based on equity method	(149,568)	
Plus: To appropriate special reserve (Note 1)	0	
Appropriation of earnings for 2014	1,305,405,491	
Appropriation of earnings as of Dec 31, 2014		48,535,678,654
Items of appropriation and distribution of 2014 earnings :		
Cash dividend (NT\$0.38 per share) (Note 2)	(314,635,792)	
Total appropriation and distribution of 2014		(314,635,792)
Less: Because the book value of retired treasury shares is higher than the sum of par value plus original issue premium, the difference is charged to capital reserve generated by treasury shares of the same class. If this capital reserve is insufficient		(10,863,138,650)
Accumulated earnings at end of 2014		37,357,904,212
[NOTE]: Employee Cash Bonus Distribution: NT\$88,333,545 Directors and Supervisors' remuneration: NT\$ 0		
(Note 1): Calculation : UNIT: NT\$		UNIT: NT\$
Other adjustment of Stockholders' Equity:		
As of Dec 31, 2014:		
Unrealized loss on available-for-sale financial assets		(2,167,429)
Exchange differences on translating foreign operations		1,462,855,250
Other adjustments of Stockholder' Equity as of Dec 31, 2014		1,460,687,821
Accumulated Special reserve for debit of Stockholders' Equity as of Dec 31, 2014 :		0
Less : Accumulated Special reserve for debit of Stockholders' Equity per book as of Dec 31, 2013		0
To appropriate Special reserve for debit of Stockholders' Equity		0

(Note 2):

The Board of Directors may make the required adjustments to the actual earnings distribution ratio on the basis of the number of issued and outstanding stocks registered in the Common Stockholders' Roster as at the record date.

## HTC CORPORATION

Chairwoman and CEO: Cher Wang

Chief Accountant: James.CY Chen

# HTC Corporation Article of Incorporation Before and After Revision

Antiala	Defore and		
Article no.	Original article	Amended article	Notes
Article 2	The scope of business of the Company is as	The scope of business of the Company is as follows:	Business scope
2			expanded in
	1. CC01080 Electronic Parts and Components		accordance with
	Manufacturing.	Components Manufacturing.	
		2. CC01101 Controlled Telecommunications	requirement
	Radio Frequency Equipment and Materials	Radio Frequency Equipment and	requirement
	Manufacturing.	Materials Manufacturing.	
		3. CC01110 Computers and Computing	
	Peripheral Equipment Manufacturing. 4. C805050 Industrial Plastic Products	Peripheral Equipment Manufacturing. 4. C805050 Industrial Plastic Products	
	Manufacturing.	Manufacturing.	
	5. CC01120 Data Storage Media	5. CC01120 Data Storage Media	
	Manufacturing and Duplicating.	Manufacturing and Duplicating.	
		6. E605010 Computing Equipment	
	Installation.	Installation.	
	7. E701040 Basic Telecommunications	7. E701040 Basic Telecommunications	
	Equipment Construction.	Equipment Construction.	
		8. E701020 Satellite Television Equipment	
	and Materials Installation for Channels KU	and Materials Installation for Channels	
	and C.	KU and C.	
		9. E701030 Controlled Telecommunications	
	Radio Frequency Equipment and Materials	Radio Frequency Equipment and	
	Installation and Construction	Materials Installation and Construction	
	10. F113030 Wholesale of Precision	10. F113030 Wholesale of Precision	
	Instruments.	Instruments.	
	11. F113050 Wholesale of Computing and	11. F113050 Wholesale of Computing and	
	Business Machinery Equipment.	Business Machinery Equipment.	
	12. F113070 Wholesale of	12. F113070 Wholesale of	
	Telecommunications Equipment.	Telecommunications Equipment.	
	13. F118010 Wholesale of Computer	13. F118010 Wholesale of Computer	
	Software.	Software.	
	14. F119010 Wholesale of Electronics	14. F119010 Wholesale of Electronics	
	Materials.	Materials.	
	15. F213030 Retail sale of Computing and	15. F213030 Retail sale of Computing and	
	Business Machinery Equipment.	Business Machinery Equipment.	
	16. F213040 Retail Sale of Precision	16. F213040 Retail Sale of Precision	
	Instruments.	Instruments.	
	17. F213060 Retail Sale of	17. F213060 Retail Sale of	
	Telecommunications Equipment.	Telecommunications Equipment.	
	18. F218010 Retail Sale of Computer Software.	18. F218010 Retail Sale of Computer Software.	
	19. F219010 Retail Sale of Electronics	19. F219010 Retail Sale of Electronics	
	Materials.	Materials.	
	20. F401010 International Trade.	20. F401010 International Trade.	
		21. F401021 Controlled	
	Radio Frequency Equipment and	Telecommunications Radio Frequency	
	Materials Import.	Equipment and Materials Import.	
	22. G801010 Warehousing and Storage.	22. G801010 Warehousing and Storage.	
	23. I301010Software Design Services.	23. I301010Software Design Services.	
	24. I301020Data Processing Services.	24. I301020Data Processing Services.	
	-	÷	
	25. I301030Digital Information Supply	25. I301030Digital Information Supply	

# HTC Corporation Article of Incorporation Before and After Revision

	Detore une		1
Article no.	Original article	Amended article	Notes
	Services. <u>26. ZZ99999All business items that are not</u> <u>prohibited or restricted by law, except</u> <u>those that are subject to special approval.</u>	Services. 26. F399040Retail Business Without Shop 27. CF01011Medical Materials and Equipment Manufacturing 28. F108031Wholesale of Drugs, Medical Goods F208031Retail sale of Medical Equipments 30. ZZ99999All business items that are not prohibited or restricted by law, except those that are subject to special approval.	
Article 3	The Company is headquartered in <u>Taoyuan</u> <u>County</u> , Taiwan and when necessary may establish branches at home and abroad as resolved by the board of directors.	The Company is headquartered in <u>Taoyuan</u> <u>City</u> , Taiwan and when necessary may establish branches at home and abroad as resolved by the board of directors.	Company address amended as result of reorganization of Taoyuan county as special municipality on Dec. 25, 2014
Article 5	The authorized capital of the Company is NT\$ 10 billion consisting of 1 billion, shares, all of common stock, with a par value of NT\$10 per share. The Board of directors is authorized to issue the shares in separate installments as required. Among these shares, 50 million shares are reserved for the holders of stock warrants, preferred shares with warrants, or corporate bonds with warrants to exercise their stock warrants.	The authorized capital of the Company is NT\$ 10 billion consisting of 1 billion, shares, all of common stock, with a par value of NT\$10 per share. The Board of directors is authorized to issue the shares in separate installments as required. Among these shares, <u>80 million shares</u> are reserved for the holders of stock warrants, preferred shares with warrants, or corporate bonds with warrants to exercise their stock warrants.	Amended in accordance with operational requirements
Article 22	These Articles of Incorporation were adopted on 10 May 1997. The first amendment was made on 1 July 1997. The second amendment was made on 26 February 1998. The third amendment was made on 8 May 1998. The fourth amendment was made on 22 October 1998. The fifth amendment was made on 24 April 2000. The sixth amendment was made on 23 April 2001. The seventh amendment was made on 13 July 2001. The eighth amendment was made on 14 March 2002.	These Articles of Incorporation were adopted on 10 May 1997. The first amendment was made on 1 July 1997. The second amendment was made on 26 February 1998. The third amendment was made on 8 May 1998. The fourth amendment was made on 22 October 1998. The fifth amendment was made on 24 April 2000. The sixth amendment was made on 23 April 2001. The seventh amendment was made on 13 July 2001. The eighth amendment was made on 14 March 2002.	The date of amendment is added.

# HTC Corporation Article of Incorporation Before and After Revision

A			
Article	Original article	Amended article	Notes
no.	The windle even descent ment and a set 26 Level	The night energy descent energy and the set QC have	
	The ninth amendment was made on 26 June	The ninth amendment was made on 26 June	
	2003.	2003.	
	The 10th amendment was made on 16 June	The 10th amendment was made on 16 June	
	2004.	2004.	
	The 11th amendment was made on 13 June	The 11th amendment was made on 13 June	
	2005.	2005.	
	The 12th amendment was made on 2 May	The 12th amendment was made on 2 May	
	2006.	2006.	
	The 13th amendment was made on 20 June	The 13th amendment was made on 20 June	
	2007.	2007.	
	The 14th amendment was made on 13 June	The 14th amendment was made on 13 June	
	2008.	2008.	
	The 15th amendment was made on 19 June	The 15th amendment was made on 19 June	
	2009.	2009.	
	The 16th amendment was made on 18 June	The 16th amendment was made on 18 June	
	2010.	2010.	
	The 17th amendment was made on 15 June	The 17th amendment was made on 15 June	
	2011.	2011.	
	The 18th amendment was made on 21 June	The 18th amendment was made on 21 June	
	2013.	2013.	
	The 19th amendment was made on 19 June	The 19th amendment was made on 19 June	
	2014.	2014.	
		The 20 <sup>th</sup> amendment was made on 2 June	
		2015.	
L		2010.	

# HTC Corporation Procedures for the Acquisition or Disposal of Assets Before and After Revision

Article	Defore and		
no.	Original article	Amended article	Notes
Article	Objectives and basis	Objectives and basis	Amended in
1	For purposes of enhancing the Company's	For purposes of enhancing the Company's	accordance
	asset management process and public	asset management process and public	with the
	disclosure of information, these Procedures	disclosure of information, these Procedures	applicable
	for the Acquisition or Disposal of Assets	for the Acquisition or Disposal of Assets	regulations.
	("Procedures") are adopted in accordance	("Procedures") are adopted in accordance	
	with Article 36-1 of the Securities and	with Article 36-1 of the Securities and	
	Exchange Act and the Regulations	Exchange Act and the Regulations	
	Governing the Acquisition or Disposal of	Governing the Acquisition or Disposal of	
	Assets by Public Companies issued by the	Assets by Public Companies issued by the	
	Securities and Futures Bureau of the	Securities and Futures Bureau of the	
	Executive Yuan Financial Supervisory	Financial Supervisory Commission.	
	Commission.		
Article	Scope of assets and definitions	Scope of assets and definitions	Amended in
2	1. The term "assets" in these Procedures	1. The term "assets" in these Procedures	accordance
	shall apply to the following:	shall apply to the following:	with the
	(1) Stocks, bonds, corporate bonds,	(1) Stocks, bonds, corporate bonds,	applicable
	financial bonds, securities	financial bonds, securities representing	regulations.
	representing funds, domestic	funds, domestic beneficial interest	
	beneficial interest certificates, overseas mutual funds, depositary	certificates, overseas mutual funds, depositary receipts, call (put) warrants,	
	receipts, call (put) warrants, beneficial	beneficial interest securities, and	
	interest securities, and asset-backed	asset-backed securities.	
	securities.	ubber bucked becumes.	
	(2) Real property and other fixed assets.	(2) Real property and equipment.	
	(3) Membership certificates.	(3) Membership certificates.	
	(4) Intangible assets such as patents,	(4) Intangible assets such as patents,	
	copyrights, trademark rights, and	copyrights, trademark rights, and	
	franchise rights.	franchise rights.	
	(5) Claims of financial institutions	(5) Claims of financial institutions (including receivables, bills purchased	
	(including receivables, bills purchased and discounted, loans, and overdue	and discounted, loans, and overdue	
	accounts receivable).	accounts receivable).	
	(6) Derivatives.	(6) Derivatives.	
	(7) Assets acquired or disposed of through	(7) Assets acquired or disposed of through	
	lawful mergers, demergers,	lawful mergers, demergers,	
	acquisitions, or share transfers.	acquisitions, or share transfers.	
	(8) Other material assets	(8) Other material assets.	
	2. The defined terms in these Procedures are	2. The defined terms in these Procedures are	
	as follows:	as follows:	
	(1) Derivatives: Refers to forward	(1) Derivatives: Refers to forward	
	contracts, options contracts, futures	contracts, options contracts, futures	
	contracts, leverage contracts, and swap	contracts, leverage contracts, and swap	
	contracts, and compound contracts combining the above products, whose	contracts, and compound contracts combining the above products, whose	
	value is derived from assets, interest	value is derived from assets, interest	
	rates, foreign exchange rates, indexes	rates, foreign exchange rates, indexes	
	or other interests. The term "forward	or other interests. The term "forward	
	contracts" does not include insurance	contracts" does not include insurance	
	contracts, performance contracts,	contracts, performance contracts,	
L			L]

after-sales service contracts, long-term leasing contracts, or long-term purchase (or sales) agreements.

- (2) Assets acquired or disposed of through lawful mergers, demergers, acquisitions, or share transfers: Refers to assets acquired or disposed through mergers, demergers, or acquisitions conducted under the Business Mergers and Acquisitions Act, Financial Holding Company Act, Financial Institution Merger Act and other laws, or to transfers of shares from another company for which new shares of its own are issued as consideration (below, "share transfer") under <u>Article 156, paragraph 6 of the Company Act.</u>
- (3) Related party: As defined in Statement of Financial Accounting Standards No. 6 published by the ROC Accounting Research and Development Foundation (ARDF).
- (<u>4</u>) <u>Subsidiary: As defined in Statements</u> of Financial Accounting Standards Nos. 5 and 7 published by the ARDF.
- (4)Professional appraiser: Refers to a real property appraiser or other person duly authorized by law to engage in the value appraisal of real property or <u>other</u> <u>fixed assets.</u>

(6) Date of occurrence: Refers to the earliest of the following dates: the date of contract signing, date of payment, date of execution of an order, date of transfer, date of a board of directors resolution, or other date from which the counterparty and monetary amount of a transaction can be determined, provided that for investments requiring the approval of the Competent Authority, the earlier of either an abovementioned date or the date of receipt of approval by the Competent Authority shall apply. (7) Mainland area investment: Refers to investments in China approved by the

Ministry of Economic Affairs

after-sales service contracts, long-term leasing contracts, or long-term purchase (or sales) agreements.

- (2) Assets acquired or disposed of through lawful mergers, demergers, acquisitions, or share transfers: Refers to assets acquired or disposed through mergers, demergers, or acquisitions conducted under the Business Mergers and Acquisitions Act, Financial Holding Company Act, Financial Institution Merger Act and other laws, or to transfers of shares from another company for which new shares of its own are issued as consideration (below, "share transfer") under <u>Article 156, paragraph 8 of the Company Act</u>.
- (3) <u>Related party or subsidiary: As</u> <u>defined in the Regulations Governing</u> <u>the Preparation of Financial Reports</u> <u>by Securities Issuers.</u>
- (<u>4</u>) Professional appraiser: Refers to a real property appraiser or other person duly authorized by law to engage in the value appraisal of real property or <u>equipment</u>.
- (5) Date of occurrence: Refers to the earliest of the following dates: the date of contract signing, date of payment, date of execution of an order, date of transfer, date of a board of directors resolution, or other date from which the counterparty and monetary amount of a transaction can be determined, provided that for investments requiring the approval of the Competent Authority, the earlier of either an abovementioned date or the date of receipt of approval by the Competent Authority shall apply.
- (<u>6</u>) Mainland area investment: Refers to investments in China approved by the Ministry of Economic Affairs Investment Commission or conducted in accordance with the Regulations Governing Permission for Investment or Technical Cooperation in the Mainland Area.

	Investment Commission or conducted in accordance with the Regulations Governing Permission for Investment or Technical Cooperation in the Mainland Area.		
Article 3	in accordance with the Regulations Governing Permission for Investment	<ul> <li>Appraisal procedures</li> <li>The methods and reference criteria for determining the price at which the Company acquires or disposes of assets shall comply with the following: <ol> <li>Securities investments:</li> <li>To acquire or dispose of securities, before the actual date of transaction, the Company shall first obtain, for reference in appraising the transaction price, a financial statement of the subject company for the most recent period that has been audited and certified or reviewed by a certified public accountant (CPA), or an investor memorandum, prospectus, or financial information regarding the subject securities, and shall determine the transaction price using the following methods:</li> <li>For acquisition or disposal of securities traded on the centralized securities exchange market or an OTC market, the price shall be determined according to the current trading price.</li> <li>For acquisition or disposal of securities not traded on the centralized securities exchange market or an OTC market, the price shall be determined through negotiation after consideration of net worth per share, profitability, and future development potential, taking current market prices as a reference, or by negotiation after reference to current market interest rates, bond coupon rates, and debtor creditworthiness.</li> <li>In addition, when the amount of a transaction reaches 20 percent of paid-in capital or NT\$300 million or more, before the actual date of transaction, the Company shall obtain</li> </ol></li></ul>	Amended in accordance with the applicable regulations.
	an opinion from a CPA on the reasonableness of the trading price. If the CPA needs to adopt an expert's report, the Statements on Auditing Standards No. 20 announced by <u>the</u> <u>Accounting Research and</u> <u>Development Foundation</u> will apply. This requirement does not apply, however, to publicly quoted prices of securities that have an active market or that are subject to the <u>Executive Yuan</u> <u>Financial Supervisory Commission's</u>	an opinion from a CPA on the reasonableness of the trading price. If the CPA needs to adopt an expert's report, the Statements on Auditing Standards No. 20 announced by <u>the</u> <u>ROC Accounting Research and</u> <u>Development Foundation (ARDF)</u> will apply. This requirement does not apply, however, to publicly quoted prices of securities that have an active market or that are subject to the <u>Financial Supervisory Commission's</u>	

Interpretation concerning the Article 10 proviso in the Regulations Governing the Acquisition or Disposal of Assets by Public Companies.

2. Real property or <u>other fixed assets</u>: Prices for the acquisition or disposal of real property shall be determined through negotiation, with reference to the announced current value and assessed value of the property and the actual transaction prices of neighboring real properties; in acquisition or disposal of <u>other fixed assets</u>, the Company shall first collect relevant price information and make a price determination through one of three methods, either price comparison, price negotiation, or call for tenders.

When the Company acquires or disposes of real property or <u>other fixed assets</u>, if the transaction amount reaches 20 percent of paid-in capital or NT\$300 million or more, except in transactions with government agencies, hiring others to build on its own land, hiring others to build on rented land, or acquiring or disposing of <u>operating machinery and</u> <u>equipment</u>, before the actual date of transaction, it shall first obtain an appraisel report from a professional appraiser and shall further comply with the following provisions:

- (1) Where due to special circumstances it is necessary to use a limited price, specified price, or special price as reference criteria for the transaction price, the transaction shall first be submitted for approval by the board of directors, and the same procedure shall be followed for any future changes to the terms and conditions of the transaction.
- (2) Where the transaction amount reaches NT\$1 billion or more, two or more professional appraisers shall be engaged to provide appraisals.
- (3) Where any of the following circumstances applies with respect to the results of a professional appraisal, except that the appraisal price is higher than the acquisition price or is less than the disposal price, a CPA shall be engaged to perform the appraisal in accordance with the provisions of the Statement of Auditing Standards No. 20 issued by the ARDF and to issue a specific opinion regarding the reason for the

Interpretation concerning the Article 10 proviso in the Regulations Governing the Acquisition or Disposal of Assets by Public Companies.

2. Real property or <u>equipment</u>: Prices for the acquisition or disposal of real property shall be determined through negotiation, with reference to the announced current value and assessed value of the property and the actual transaction prices of neighboring real properties; in acquisition or disposal of <u>equipment</u>, the Company shall first collect relevant price information and make a price determination through one of three methods, either price comparison, price negotiation, or call for tenders.

When the Company acquires or disposes of real property or <u>equipment</u>, if the transaction amount reaches 20 percent of paid-in capital or NT\$300 million or more, except in transactions with government agencies, hiring others to build on its own land, hiring others to build on rented land, or acquiring or disposing of <u>equipment for business use</u>, before the actual date of transaction, it shall first obtain an appraisal report from a professional appraiser and shall further comply with the following provisions:

- (1)Where due to special circumstances it is necessary to use a limited price, specified price, or special price as reference criteria for the transaction price, the transaction shall first be submitted for approval by the board of directors, and the same procedure shall be followed for any future changes to the terms and conditions of the transaction.
- (2) Where the transaction amount reaches NT\$1 billion or more, two or more professional appraisers shall be engaged to provide appraisals.
- (3) Where any of the following circumstances applies with respect to the results of a professional appraisal, except that the appraisal price is higher than the acquisition price or is less than the disposal price, a CPA shall be engaged to perform the appraisal in accordance with the provisions of the Statement of Auditing Standards No. 20 issued by the ARDF and to issue a specific opinion regarding the reason for the

discrepancy and the appropriateness of	discrepancy and the appropriateness of
the transaction price:	the transaction price:
1. The discrepancy between the	1. The discrepancy between the
appraisal result and the transaction	appraisal result and the transaction
amount is 20 percent or more of the	amount is 20 percent or more of the
transaction amount.	transaction amount.
2. The discrepancy between the results	2. The discrepancy between the results
of two or more professional appraisals	of two or more professional appraisals
is 10 percent or more of the	is 10 percent or more of the
transaction amount.	transaction amount.
(4) No more than three months may pass	(4) No more than three months may pass
between the date of the appraisal	between the date of the appraisal
report and the contract execution date,	report and the contract execution date,
provided that where the announced	provided that where the announced
current value used in the appraisal is	current value used in the appraisal is
for the same period and not more than	for the same period and not more than
six months have elapsed, the original	six months have elapsed, the original
professional appraiser may issue an	professional appraiser may issue an
opinion.	opinion.
3. Membership certificates or intangible	3. Membership certificates or intangible
assets	assets
When acquiring or disposing of	When acquiring or disposing of
membership certificates, the Company	membership certificates, the Company
shall first collect relevant price	shall first collect relevant price
information and use one of two methods,	information and use one of two methods,
price comparison or price negotiation, to	price comparison or price negotiation, to
effect acquisition or disposal. When	effect acquisition or disposal. When
acquiring or disposing of intangible	acquiring or disposing of intangible
assets, the Company shall also collect	assets, the Company shall also collect
relevant price information, and shall	relevant price information, and shall
make a careful assessment of the relevant	make a careful assessment of the relevant
laws and regulations and the content of	laws and regulations and the content of
the contract in order to decide the	the contract in order to decide the
transaction price.	transaction price.
When a transaction amount for	When a transaction amount for
acquisition or disposal of membership	acquisition or disposal of membership
certificates or intangible assets reaches 20	certificates or intangible assets reaches 20
percent of paid-in capital or NT\$300	percent of paid-in capital or NT\$300
million or more, before the actual date of	million or more, except in transactions
transaction, the Company shall seek an	with a government agency, before the
opinion from a CPA on the	actual date of transaction, the Company
reasonableness of the transaction price.	shall seek an opinion from a CPA on the
The CPA shall issue its opinion in accordance with the provisions of the	reasonableness of the transaction price.
*	The CPA shall issue its opinion in
Statement of Auditing Standards No. 20 issued by the ARDF.	accordance with the provisions of the Statement of Auditing Standards No. 20
issued by the ANDr.	issued by the ARDF.
4. Other material assets	4. Other material assets
In acquiring claims of financial	In acquiring claims of financial
institutions, derivatives products, assets	institutions, derivatives products, assets
transferred by means of lawful mergers,	transferred by means of lawful mergers,
demergers, acquisitions, or share	demergers, acquisitions, or share
transfers, or other material assets, the	transfers, or other material assets, the
Company shall collect relevant price	Company shall collect relevant price
information, depending on the nature of	information, depending on the nature of
the subject asset of the transaction, and	the subject asset of the transaction, and
make a careful assessment of the relevant	make a careful assessment of the relevant
laws and regulations and the content of	laws and regulations and the content of

	<ul> <li>the contract in order to decide the transaction price.</li> <li>5. When the Company acquires or disposes of assets through court auction procedures, the evidentiary documentation issued by the court may be substituted for the appraisal report or CPA opinion.</li> </ul>	<ul> <li>the contract in order to decide the transaction price.</li> <li>5. When the Company acquires or disposes of assets through court auction procedures, the evidentiary documentation issued by the court may be substituted for the appraisal report or CPA opinion.</li> </ul>	
Article 4	Operating procedures         1. Levels of authorization         (1) When the Company acquires or         disposes of assets with non-related         parties, the unit handling the         transaction shall compile         information on each asset to be         transacted, including the reasons for         the proposed acquisition or disposal,         the target asset, the trading         counterparty, the transfer price, the         terms of payment, and the price         reference criteria, and submit them         to the unit with overall authority for         a decision on the transaction.         1. Acquisitions or disposals of         securities:         1.1 When an acquisition or         disposal is for the purpose of         business needs or strategic         investments, the following         provisions will apply:         1.1.1 Each individual         transaction in an amount         equal to or greater than         NT\$1.5 billion shall be         reported to and approved         by the board of directors         prior to its execution.         1.1.2 Each individual         transaction in an amount         equal to or greater than         NT\$600 million b	Operating procedures         1. Levels of authorization         (1) When the Company acquires or         disposes of assets with non-related         parties, the unit handling the         transaction shall compile information         on each asset to be transacted,         including the reasons for the         proposed acquisition or disposal, the         target asset, the trading counterparty,         the transfer price, the terms of         payment, and the price reference         criteria, and submit them to the unit         with overall authority for a decision         on the transaction.         1. Acquisitions or disposals of         securities:         1.1 When an acquisition or         disposal is for the purpose of         business needs or strategic         investments, the following         provisions will apply:         1.1.1 Each individual         transaction in an amount         equal to or greater than         NT\$1.5 billion shall be         reported to and approved         by the board of directors         prior to its execution.         1.1.2 Each individual         transaction in an amount         equal to or greater than         NT\$600 million b	Amended in accordance with the applicable regulations and to clarify levels of authorization and procedures.

an amount less than NT\$600 million, who shall then report the board of directors of the status of execution afterwards.

- 1.2 When the purpose of the acquisition or disposal is financial investment, then the transaction shall be executed, after determination of the amount and procedures for its approval in accordance with the "Financial Investment Approval Matrix" submitted by the financial unit and approved by the chairman, and after its further submission for approval by the responsible officers in order of increasing authority.
- 2. Acquisitions or disposals of real property:
  - 2.1 Acquisition or disposal of real property for use in business operations:
    - 2.1.1 Each individual transaction in an amount equal to or greater than NT\$1.5 billion shall be reported to and approved by the board of directors prior to its execution.
    - 2.1.2 Each individual transaction in an amount equal to or greater than NT\$600 million but less than NT\$1.5 billion shall be reported to the Chairman of the board for him/her to review and approve with other three directors, including at least one independent director, and shall be reported to the board of directors after its execution.
    - 2.1.3 The board of directors authorizes the Chairman of the board to approve and execute each individual transaction in an amount less than NT\$600 million, who shall then report the board of directors of the status of execution afterwards..

an amount less than NT\$600 million, who shall then report the board of directors of the status of execution afterwards.

- 1.2 When the purpose of the acquisition or disposal is financial investment, then the transaction shall be executed, after determination of the amount and procedures for its approval in accordance with the "Financial Investment Approval Matrix" submitted by the financial unit and approved by the chairman, and after its further submission for approval by the responsible officers in order of increasing authority.
- 2. Acquisitions or disposals of real property:
  - 2.1 Acquisition or disposal of real property for use in business operations:
    - 2.1.1 Each individual transaction in an amount equal to or greater than NT\$1.5 billion shall be reported to and approved by the board of directors prior to its execution.
    - 2.1.2 Each individual transaction in an amount equal to or greater than NT\$600 million but less than NT\$1.5 billion shall be reported to the Chairman of the board for him/her to review and approve with other three directors, including at least one independent director, and shall be reported to the board of directors after its execution.
    - 2.1.3 The board of directors authorizes the Chairman of the board to approve and execute each individual transaction in an amount less than NT\$600 million, who shall then report the board of directors of the status of execution afterwards..

<ul> <li>2.2 The acquisition or disposal of real property not for use in business operations, within the limits for transaction amounts set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors.</li> <li>3. Acquisition or disposal of <u>other</u> <u>fixed assets</u>:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall be reported to and</li> </ul>	<ul> <li>2.2 The acquisition or disposal of real property not for use in business operations, within the limits for transaction amounts set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors.</li> <li>3. Acquisition or disposal of equipment:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an amount equal to or</li> </ul>
<ul> <li>business operations, within the limits for transaction amounts set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors.</li> <li>3. Acquisition or disposal of <u>other</u> <u>fixed assets</u>:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall</li> </ul>	<ul> <li>business operations, within the limits for transaction amounts set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors.</li> <li>3. Acquisition or disposal of equipment:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an</li> </ul>
limits for transaction amounts set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors. 3. Acquisition or disposal of <u>other</u> <u>fixed assets</u> : 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	<ul> <li>limits for transaction amounts set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors.</li> <li>3. Acquisition or disposal of equipment:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an</li> </ul>
set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors. 3. Acquisition or disposal of <u>other</u> <u>fixed assets</u> : 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	<ul> <li>set out in paragraph 2 of this article, may be executed after submission to and approval by the board of directors.</li> <li>3. Acquisition or disposal of <u>equipment</u>:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an</li> </ul>
article, may be executed after submission to and approval by the board of directors. 3. Acquisition or disposal of <u>other</u> <u>fixed assets</u> : 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	<ul> <li>article, may be executed after submission to and approval by the board of directors.</li> <li>3. Acquisition or disposal of equipment:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an</li> </ul>
submission to and approval by the board of directors. 3. Acquisition or disposal of <u>other</u> <u>fixed assets</u> : 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	submission to and approval by the board of directors. 3. Acquisition or disposal of <u>equipment</u> : 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an
the board of directors. 3. Acquisition or disposal of <u>other</u> <u>fixed assets</u> : 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	the board of directors. 3. Acquisition or disposal of <u>equipment</u> : 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an
<ul> <li>3. Acquisition or disposal of <u>other</u> <u>fixed assets</u>:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall</li> </ul>	<ul> <li>3. Acquisition or disposal of <u>equipment</u>:</li> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an</li> </ul>
fixed assets:3.1 Acquisition or disposal of assets for use in business operations:3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	equipment: 3.1 Acquisition or disposal of assets for use in business operations: 3.1.1 Each transaction in an
<ul> <li>3.1 Acquisition or disposal of assets for use in business operations:</li> <li>3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall</li> </ul>	<ul><li>3.1 Acquisition or disposal of assets for use in business operations:</li><li>3.1.1 Each transaction in an</li></ul>
assets for use in business operations: 3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	assets for use in business operations: 3.1.1 Each transaction in an
operations: 3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	operations: 3.1.1 Each transaction in an
3.1.1 Each transaction in an amount equal to or greater than NT\$1.5 billion shall	3.1.1 Each transaction in an
amount equal to or greater than NT\$1.5 billion shall	
than NT\$1.5 billion shall	amount equal to or
be reported to and	greater than NT\$1.5
Â	billion shall be reported
approved by the board of	to and approved by the
directors prior to its	board of directors prior to
execution.	its execution.
3.1.2 Each individual	3.1.2 Each individual
transaction in an amount	transaction in an amount
equal to or greater than	equal to or greater than
NT\$600 million but less	NT\$600 million but less
than NT\$1.5 billion shall	than NT\$1.5 billion shall
be reported to the Chairman of the board for	be reported to the Chairman of the board for
him/her to review and	him/her to review and
approve with other three	approve with other three
directors, including at	directors, including at
least one independent	least one independent
director, and shall be	director, and shall be
reported to the board of	reported to the board of
directors after its	directors after its
execution.	execution.
3.1.3 Transactions in amounts	3.1.3 Transactions in amounts
less than NT\$600 million	less than NT\$600 million
shall be submitted to	shall be submitted to
supervisors for approval	supervisors for approval
in order of their	in order of their
increasing authority in	increasing authority in
accordance with the	accordance with the
"internal decision	"internal decision
authorization limits."	authorization limits."
3.2 Acquisitions or disposals of	3.2 Acquisitions or disposals of
assets that are not intended for	assets that are not intended for
use in business operations shall	use in business operations shall
be submitted to and approved	be submitted to and approved
by the board of directors prior	by the board of directors prior
to their execution.	to their execution.
4. The board of directors authorizes	4. The board of directors authorizes
the Chairman of the board to	the Chairman of the board to
approve and execute each	approve and execute each
individual transaction for	individual transaction for
acquisition or disposal of	acquisition or disposal of
membership certificates, who shall	membership certificates, who shall
then report the board of directors	then report the board of directors
of the status of execution	of the status of execution
afterwards.	afterwards.

5. Acquisition or disposal of	5. Acquisition or disposal of
intangible assets and other	intangible assets and other material
material assets:	assets:
5.1 Each individual transaction in	5.1 Each individual transaction in
an amount equal to or greater	an amount equal to or greater
than NT\$1.5 billion shall be	than NT\$1.5 billion shall be
reported to and approved by	reported to and approved by
the board of directors prior to	the board of directors prior to
its execution.	its execution.
5.2 For any individual transaction	5.2 For any individual transaction
amount that is less than NT\$1.5	amount that is less than
billion, the board of directors	NT\$1.5 billion, the board of
authorizes the execution of the	directors authorizes the
transaction subsequent to	execution of the transaction
approval by the chairman, with	subsequent to approval by the
a report on the status of the transaction to be submitted to	chairman, with a report on the
the board of directors after its	status of the transaction to be
	submitted to the board of
execution.	directors after its execution.
6. In acquisition or disposal of assets	6. In acquisition or disposal of assets
by means of lawful mergers,	by means of lawful mergers,
demergers, acquisitions, or share	demergers, acquisitions, or share
transfers, the unit executing the	transfers, the unit executing the
transaction shall first conduct an	transaction shall first conduct an
appraisal and thereafter carry out	appraisal and thereafter carry out
the transaction in accordance with	the transaction in accordance with
relevant laws and regulations and	relevant laws and regulations and
Chapter 4 of these Procedures.	Chapter 4 of these Procedures.
(2) When the Company acquires or	(2) When the Company acquires or
disposes of assets with related	disposes of assets with related
parties, the unit handling the	parties, the unit handling the
transaction shall compile	transaction shall compile information
information on each asset to be	on each asset to be transacted,
transacted, including the reasons for	including the reasons for the
the proposed acquisition or disposal,	proposed acquisition or disposal, the
the target asset, the trading	target asset, the trading counterparty,
counterparty, the transfer price, the	the transfer price, the terms of
terms of payment, and the price	payment, and the price reference criteria, and submit them to the unit
reference criteria, and submit them	
to the unit with overall authority for a decision on the transaction.	with overall authority for a decision on the transaction.
1. To acquire or dispose of real	<u>1.</u> Chapter 3 of this Procedure shall
estate, Chapter 3 of this Procedure	apply to acquisition or disposal of
shall apply. Relevant documents	real estate from or to related
shall be submitted to the board of	<u>parties</u> . Relevant documents shall
directors for approval and the	be submitted to the board of
supervisors for recognition before	directors for approval and the
execution of agreements and make	supervisors for recognition before
payments.	execution of agreements and make
payments.	payments.
2. To acquire or dispose of assets	2. To acquire or dispose of assets
<u>other than real estate with the</u>	other than real estate from or to
transaction price reaching 20% of	related parties:
the Company's paid-in capital,	2.1. The transaction including in
10% of the Company's total assets	trading of government bonds
or NT\$300 million, relevant	or bonds under repurchase and
documents shall be submitted to	resale agreements, or
the board of directors for approval	subscription or redemption of

and the supervisors for recognition	domestic money market funds
before execution of agreements	shall only be executed after it
and make payments.	is submitted for approval by
3. To acquire or dispose of assets	responsible officers as
other than real estate with the	determined based of the
transaction price less than 20% of	amount and procedures for its
*	*
the Company's paid-in capital,	approval prescribed by
<u>10% of the Company's total assets</u>	"Financial Investment
or NT\$300 million, relevant	Approval Matrix" submitted
document shall be submitted to	by the financial unit and
two uninterested directors for	approved by the chairman.
approval and the supervisors for	2.2. For the transactions between
recognition before execution of	the Company and its
agreements and make payments.	subsidiaries for the equipment
The status of execution shall be	for the operation needs with
reported to the board of directors	the transaction price less than
afterwards.	NT\$600 million, the board of
4. For the transactions between the	directors authorizes the
Company and its subsidiaries for	Chairman of the board to
the machines and facilities for the	approve and execute he
operation needs with the	transaction, who shall then
transaction price less than	report to the next meeting of
NT\$600 million, the board of	the board of directors for
directors authorizes the Chairman	ratification.
of the board to approve and	2.3. All transactions other than
execute he transaction, who shall	those described in sections 2.1
then report to the next meeting of	and 2.2 shall proceed in
the board of directors for	accordance with the
ratification.	followings:
<u>ratification.</u>	2.3.1. To acquire or dispose of
	assets with the
	transaction price
	reaching 20% of the
	Company's paid-in
	capital, 10% of the
	Company's total assets
	or NT\$300 million,
	relevant documents
	shall be submitted to the
	board of directors for
	approval and the
	supervisors for
	recognition before
	execution of agreements
	and make payments.
	2.3.2. To acquire or dispose of
	assets with the
	transaction price less
	than 20% of the
	Company's paid-in
	capital, 10% of the
	Company's total assets
	or NT\$300 million, if
	transactions is between
	the Company and its
	subsidiaries, the board
	of directors authorizes
	the Chairman of the

<ul><li>(3) In any acquisition or disposal of assets by the Company that requires the approval of the board of directors pursuant to the articles of in</li></ul>
Company or other provisions of law, when a director expresses dissent
and such dissent is on record or in a written statement, the Company shall
distribute the materials expressing the director's dissenting opinion to each supervisor.
After the Company has created
independent director position(s), in accordance with the Securities and Exchange Act, when asset
acquisition or disposal transactions
are reported for deliberation by the
board of directors in accordance with the preceding paragraph, adequate
consideration shall be given to the
opinions of each independent
director, and where an independent director has dissenting or qualified opinion, such opinion shall be
entered into the minutes of the board
of directors meeting. Subsequent to the Company's
establishment of an audit committee
pursuant to the Securities and Exchange Act, material asset
transactions shall be approved by
one-half or more of the total number
of audit committee members and shall be submitted for a resolution by
the board of directors. If the
transaction has not received approval from one-half of the total number of

board to approve and execute such transaction and Chairman shall report to board of directors of the status of execution afterwards; if transactions is not between the Company and its subsidiaries, relevant document shall be submitted to two uninterested directors for approval and the supervisors for recognition before execution of agreements and make payments. The status of execution shall be reported to the board of directors afterwards.

(3) In any acquisition or disposal of assets by the Company that requires the approval of the board of directors pursuant to the articles of in Company or other provisions of law, when a director expresses dissent and such dissent is on record or in a written statement, the Company shall distribute the materials expressing the director's dissenting opinion to each supervisor. After the Company has created independent director position(s), in

accordance with the Securities and Exchange Act, when asset acquisition or disposal transactions are reported for deliberation by the board of directors in accordance with the preceding paragraph, adequate consideration shall be given to the opinions of each independent director, and where an independent director has dissenting or qualified opinion, such opinion shall be entered into the minutes of the board of directors meeting. Subsequent to the Company's establishment of an audit committee pursuant to the Securities and Exchange Act, material asset transactions shall be approved by one-half or more of the total number of audit committee members and shall be submitted for a resolution by the board of directors. If the transaction has not received approval from one-half of the total number of

audit committee members, it may be	audit committee members, it may be
carried out with the approval of	carried out with the approval of
two-thirds or more of the total	two-thirds or more of the total
number of directors, and the	number of directors, and the
resolution of the audit committee	resolution of the audit committee
shall be recorded in the minutes of	shall be recorded in the minutes of
the board of directors meeting. The	the board of directors meeting. The
"total number of audit committee	"total number of audit committee
members" and "total number of	members" and "total number of
directors" shall be calculated only	directors" shall be calculated only
with respect to those actually	with respect to those actually
currently serving in those positions.	currently serving in those positions.
2. Amount limits	2. Amount limits
(1) The total amount of any real property	(1) The total amount of any real
purchased by the Company not for	property purchased by the Company
use in business operations may not	not for use in business operations
exceed 20 percent of the Company's	may not exceed 20 percent of the
net worth; the total amount of any	Company's net worth; the total
real property purchased by a	amount of any real property
subsidiary of the Company not for	purchased by a subsidiary of the
use in business operations may not	Company not for use in business
exceed 20 percent of the Company's	operations may not exceed 20
net worth, and may not exceed the	percent of the Company's net worth,
subsidiary's net worth.	and may not exceed the subsidiary's
	net worth.
(2) Unless with the approval of a	(2) Unless with the approval of a
shareholders meeting, the total	shareholders meeting, the total
amount of investment by the	amount of investment by the
Company in securities may not	Company in securities may not
exceed its net worth; the total	exceed its net worth; the total amount
amount of investment in securities	of investment in securities by a
by a subsidiary of the Company may	subsidiary of the Company may not
not exceed the subsidiary's net	exceed the subsidiary's net worth.
worth.	
(3) Unless with the approval of a	(3) Unless with the approval of a
shareholders meeting, the amount of	shareholders meeting, the amount of
the Company's investment in any	the Company's investment in any
single security may not exceed 50	single security may not exceed 50
percent of its net worth; the amount	percent of its net worth; the amount
of investment by a subsidiary of the	of investment by a subsidiary of the
Company in any single security may	Company in any single security may
not exceed 50 percent of the	not exceed 50 percent of the
Company's net worth and may not	Company's net worth and may not
exceed the subsidiary's net worth.	exceed the subsidiary's net worth.
(4) Securities acquired by the Company	(4) Securities acquired by the Company
or a subsidiary for the purpose of	or a subsidiary for the purpose of
short-term allocation of funds, or	short-term allocation of funds, or
acquired through the conduct of	acquired through the conduct of
M&A activities such as mergers,	M&A activities such as mergers,
demergers, acquisitions, or share	demergers, acquisitions, or share
transfers carried out in accordance	transfers carried out in accordance
with relevant domestic or foreign	with relevant domestic or foreign
laws, shall not be subject to the	laws, shall not be subject to the
restrictions on amounts in (2) and (3)	restrictions on amounts in (2) and (3)
above.	above.
3. Units executing transactions	3. Units executing transactions
(1) For acquisition or disposal of	(1) For acquisition or disposal of
securities: the financial unit or	securities: the financial unit or
related unit.	related unit.
1 VIALVA AIIIL.	101000 UIIII.

	<ul> <li>(2) For acquisition or disposal of real property and other fixed assets: the general affairs unit, financial unit, or other related unit.</li> <li>4. Transaction procedures Procedures and operations in relation to the acquisition or disposal of assets shall be carried out in accordance with relevant provisions of laws and regulations and the internal rules of the Company.</li> </ul>	<ul> <li>(2) For acquisition or disposal of real property and other fixed assets: the general affairs unit, financial unit, or other related unit.</li> <li>4. Transaction procedures Procedures and operations in relation to the acquisition or disposal of assets shall be carried out in accordance with relevant provisions of laws and regulations and the internal rules of the Company.</li> </ul>	
Article 7	Resolution procedures When the Company acquires real property from or disposes of real estate to a related party, or acquires other assets from or dispose of other assets to a related party at the transaction price reaching 20% of the Company's paid-in capital, 10% of the Company's total assets or NT\$300 million, it shall submit the following materials for passage by the board of directors and recognition by the supervisors before executing agreements or making payments:	Resolution procedures When the Company acquires real property from or disposes of real estate to a related party, or acquires other assets from or dispose of other assets to a related party at the transaction price reaching 20% of the Company's paid-in capital, 10% of the Company's total assets or NT\$300 million, <u>except in trading of government bonds or</u> <u>bonds under repurchase and resale</u> <u>agreements, or subscription or redemption</u> <u>of domestic money market funds, it shall</u> submit the following materials for passage by the board of directors and recognition by the supervisors before executing	Amended in accordance with the applicable regulations.
	<ol> <li>The purpose, necessity, and anticipated benefit of the real property acquisition or disposal.</li> <li>The reason for choosing the related party as a trading counterparty.</li> <li>To acquire real estate from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with the provisions of Articles 8 through 10.</li> <li>The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the company and the related party.</li> <li>Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract and an evaluation of the necessity of the transaction and the reasonableness of funds utilization.</li> <li>The appraisal report issued by an appraiser according to the preceding article or CPA's opinion.</li> <li>Any restrictive covenants or other material stipulations associated with the transaction.</li> <li>The transaction price specified in the preceding article shall be calculated according to Paragraph 2, Article 17. The</li> </ol>	<ul> <li>agreements or making payments:</li> <li>1. The purpose, necessity, and anticipated benefit of the real property acquisition or disposal.</li> <li>2. The reason for choosing the related party as a trading counterparty.</li> <li>3. To acquire real estate from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with the provisions of Articles 8 through 10.</li> <li>4. The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the company and the related party.</li> <li>5. Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract and an evaluation of the necessity of the transaction and the reasonableness of funds utilization.</li> <li>6. The appraisal report issued by an appraiser according to the preceding article or CPA's opinion.</li> <li>7. Any restrictive covenants or other material stipulations associated with the transaction.</li> <li>The transaction price specified in the preceding article shall be calculated according to Paragraph 2, Article 17. The</li> </ul>	

			1
	term "within one year" shall refer to one	term "within one year" shall refer to one	
	year prior to the actual date of transaction.	year prior to the actual date of transaction.	
	The transactions that have been approved	The transactions that have been approved	
	by the board of directors and recognized by	by the board of directors and recognized by	
	the supervisors according to this Procedure	the supervisors according to this Procedure	
	may be excluded.	may be excluded.	
	For the acquisition or disposal of the	For the acquisition or disposal of the	
	machines and facilities for the operation	business-use equipment between the	
	needs between the Company and its	Company and its subsidiaries, the Chairman	
	subsidiaries, the Chairman of board may	of board may approve and execute the	
	approve and execute the transactions	transactions according to <u>Article 4.1.2.2.2</u>	
	according to <u>Article 4.1.2.4</u> and then report	and then report to the next meeting of the	
	to the next meeting of the board of directors	board of directors for ratification.	
	for ratification.	Subsequent to the creation of independent	
	Subsequent to the creation of independent	director(s) by this Company in accordance	
	· · · ·		
	director(s) by this Company in accordance	with the Securities and Exchange Act, when	
	with the Securities and Exchange Act, when	asset acquisition or disposal transactions are	
	asset acquisition or disposal transactions	reported for deliberation by the board of	
	are reported for deliberation by the board of	directors in accordance with the first	
	directors in accordance with the preceding	paragraph, adequate consideration shall be	
	paragraph, adequate consideration shall be	given to the opinions of each independent	
	given to the opinions of each independent	director, and their dissenting or qualified	
	director, and their dissenting or qualified	opinions, if any, and the reasons for them	
	opinions, if any, and the reasons for them	shall be entered into the minutes of the	
	shall be entered into the minutes of the	board of directors meeting.	
	board of directors meeting.	Subsequent to this Company's	
	Subsequent to this Company's	establishment of an audit committee	
	establishment of an audit committee	pursuant to the Securities and Exchange	
	pursuant to the Securities and Exchange	Act, matters that shall be subject to	
	Act, matters that shall be subject to	recognition by the supervisors pursuant to	
	recognition by the supervisors pursuant to	paragraph 1 shall first be approved by	
	paragraph 1 shall first be approved by	one-half or more of the total number of	
	one-half or more of the total number of	audit committee members and shall be	
	audit committee members and shall be	submitted for a resolution by the board of	
	submitted for a resolution by the board of	directors. If the transaction has not received	
	directors. If the transaction has not received	approval from one-half of the total number	
	approval from one-half of the total number		
	11	of audit committee members, it may be	
	of audit committee members, it may be	carried out with the approval of two-thirds	
	carried out with the approval of two-thirds	or more of the total number of directors,	
	or more of the total number of directors,	and the resolution of the audit committee	
	and the resolution of the audit committee	shall be recorded in the minutes of the	
	shall be recorded in the minutes of the	board of directors meeting. The "total	
	board of directors meeting. The "total	number of audit committee members" and	
	number of audit committee members" and	"total number of directors" shall be	
	"total number of directors" shall be	calculated only with respect to those	
	calculated only with respect to those	actually currently serving in those	
	actually currently serving in those	positions.	
	positions.		
Article	Appraisal procedures	Appraisal procedures	Amended in
8	When acquiring real property from a related	When acquiring real property from a related	accordance
	party, the Company shall assess the	party, the Company shall assess the	with the
	reasonableness of the transaction costs by	reasonableness of the transaction costs by	applicable
	the following methods:	the following methods:	regulations.
	1. Based upon the related party transaction	1. Based upon the related party transaction	
	price plus necessary interest on funding	price plus necessary interest on funding	
	and the costs to be borne by the buyer in	and the costs to be borne by the buyer in	
	accordance with the law. "Necessary	accordance with the law. "Necessary	
		-	
	interest on funding" is the imputed	interest on funding" is the imputed	

Articla	<ul> <li>enterprises announced by the Ministry of Finance.</li> <li>2. Where the related party has previously created a mortgage on the property as security for a loan, based on the total loan value appraisal from the financial institution. The actual cumulative value of the financial institution's loan shall have reached 70 percent of more of the appraised loan value of the property and the loan period shall have been one year or more, provided that this shall not apply when the financial institution and one of the trading counterparties are related parties.</li> <li>When land and structures thereon are combined as a single property purchase, separate appraisals of the transaction costs for the land and the structures may be carried in accordance with either of the means listed in the preceding paragraph. When the Company acquires real property from a related party and appraises the cost of the real property in accordance with the provisions of paragraph 1 and paragraph 2, it shall also engage a CPA to conduct a secondary review and render a specific opinion.</li> <li>When the Company acquires real property from a related party and one of the following circumstances exists, the acquisition shall be conducted in accordance with the provisions of Article 9 and the provisions of the preveding three paragraphs shall not apply:</li> <li>1. The related party acquired the real property through inheritance or as a gift.</li> <li>2. More than five years will have elapsed from the time the related party signed the contract to obtain the real property to the signing date for the current transaction.</li> <li>3. The real property is acquired through signing of a joint development contract with the related party.</li> </ul>	<ul> <li>enterprises announced by the Ministry of Finance.</li> <li>2. Where the related party has previously created a mortgage on the property as security for a loan, based on the total loan value appraisal from the financial institution. The actual cumulative value of the financial institution's loan shall have reached 70 percent of more of the appraised loan value of the property and the loan period shall have been one year or more, provided that this shall not apply when the financial institution and one of the trading counterparties are related parties.</li> <li>When land and structures thereon are combined as a single property purchase, separate appraisals of the transaction costs for the land and the structures may be carried in accordance with either of the means listed in the preceding paragraph. When the Company acquires real property from a related party and appraises the cost of the real property in accordance with the provisions of paragraph 1 and paragraph 2, it shall also engage a CPA to conduct a secondary review and render a specific opinion.</li> <li>When the Company acquires real property from a related party and one of the following circumstances exists, the acquisition shall be conducted in accordance with the provisions of Article 9 and the provisions of the preceding three paragraphs shall not apply:</li> <li>1. The related party acquired the real property through inheritance or as a gift.</li> <li>2. More than five years will have elapsed from the time the related party signed the contract to obtain the real property to the signing date for the current transaction.</li> <li>3. The real property is acquired through signing of a joint development contract with the related party to build real property, either on the company's own land or on rented land.</li> </ul>	Amended in
Article 10	Procedures for handling appraised prices lower than the proposed transaction price	Procedures for handling appraised prices lower than the proposed transaction price	Amended in accordance
10			with the
	(2) When the Company acquires real	(2) When the Company acquires real	
	When the Company acquires real	When the Company acquires real	applicable

weighted average interest rate on

purchases the property. That rate,

borrowing in the year the company

however, may not be higher than the

maximum lending rate for non-financial

weighted average interest rate on

purchases the property. That rate,

borrowing in the year the company

however, may not be higher than the

maximum lending rate for non-financial

	property from a related party and the	property from a related party and the	regulations.
	results of the appraisals under Articles 8	results of the appraisals under Articles 8	e
	and 9 are all lower than the proposed	and 9 are all lower than the proposed	
	transaction price, the following steps	transaction price, the following steps	
	shall be taken:	shall be taken:	
	1. A special reserve shall be set aside in	1. A special reserve shall be set aside in	
	accordance with the provisions of	accordance with the provisions of	
	Article 41, paragraph 1 of the Securities	Article 41, paragraph 1 of the	
	and Exchange Act against the difference	Securities and Exchange Act against	
	between the real property transaction	the difference between the real	
	price and the appraised cost, which may	property transaction price and the	
	not be distributed or used for capital	appraised cost, which may not be	
	increase or issuance of bonus shares.	distributed or used for capital increase	
	Where the Company uses the equity	or issuance of bonus shares. Where the	
	method to account for its investment in	Company uses the equity method to	
	another company, then the special	account for its investment in another	
	reserve called for under Article 41,		
	paragraph of the Securities and	company, then the special reserve called for under Article 41, paragraph	
	Exchange Act shall be set aside pro rata	of the Securities and Exchange Act	
		shall be set aside pro rata in a	
	in a proportion consistent with the share	proportion consistent with the share of	
	of the Company's equity stake in the		
	other company.	the Company's equity stake in the	
	2 Supervisions shall some la with the	other company.	
	2. Supervisors shall comply with the	2. Supervisors shall comply with the	
	provisions of Article 218 of the	provisions of Article 218 of the	
	Company Act.	Company Act.	
	3. Actions taken pursuant to	3. Actions taken pursuant to	
	subparagraphs 1 and 2 shall be	subparagraphs 1 and 2 shall be	
	reported to the shareholders meeting, and the details of the transaction shall	reported to the shareholders meeting, and the details of the transaction shall	
	be disclosed in the annual report and	be disclosed in the annual report and in	
	in prospectuses.	prospectuses.	
	When the Company sets aside a special	When the Company sets aside a special	
	reserve under the preceding paragraph, it	reserve under the preceding paragraph, it	
	may not utilize the special reserve until it	may not utilize the special reserve until it	
	has recognized a loss on decline in market	has recognized a loss on decline in market	
	value of the assets it purchased at a	value of the assets it purchased at a	
	premium, or they have been disposed of, or	premium, or they have been disposed of, or	
	adequate compensation has been made, or	adequate compensation has been made, or	
	the status quo ante has been restored, or	the status quo ante has been restored, or	
	there is other evidence to confirm there was	there is other evidence to confirm there was	
	nothing unreasonable in the transaction, and	nothing unreasonable in the transaction, and	
	the Financial Supervisory Commission of	the Financial Supervisory Commission of	
	the Executive Yuan has given its consent.	the Executive Yuan has given its consent.	
	When the Company acquires real property	When the Company acquires real property	
	from a related party and other evidence	from a related party and other evidence	
	indicates that the acquisition was a	indicates that the acquisition was a	
	non-arms length transaction, it shall also	non-arms length transaction, it shall also	
	comply with the provisions of the preceding	comply with the provisions of the preceding	
	two paragraphs.	two paragraphs.	
Article	Procedures for public announcement and	Procedures for public announcement and	Amended in
17	reporting	reporting	accordance
	When the Company acquires or disposes	When the Company acquires or disposes	with the
	of assets under any of the following	of assets under any of the following	applicable
	circumstances, it shall publicly announce	circumstances, it shall publicly announce	regulations.
	and report the relevant information, in	and report the relevant information, in	
	accordance with the type of disposal or	accordance with the type of disposal or	
	acquisition, on the FSC's designated	acquisition, on the FSC's designated	1

website in the appropriate format as prescribed by regulations within two days from the date of occurrence:

- 1. An acquisition of real property from or a disposal of real estate to a related party, a transaction with a related parties for the assets other than real estate with the transaction price reaching 20% of the Company's paid-in capital, 10% of the total assets, and NT\$300 million, excluding the transactions of treasury bonds or repurchase or reverse sell of bonds.
- 2. A merger, demerger, acquisition, or share transfer.
- 3. Losses from derivatives trading reach the limits on aggregate losses or losses on individual contracts set out in the procedures adopted by the Company.
- 4. Where the amount of an asset transaction other than any of those referred to in the preceding three subparagraphs, a disposal of receivables by a financial institution, or investments in China reaches 20 percent or more of paid-in capital or NT\$300 million. This restriction shall not apply, however, under the following circumstances:
  - (1) Trades in government bonds.
  - (2) <u>Securities trading by investment</u> professionals on foreign or domestic securities exchanges or over-the-counter markets.
  - (3) <u>Trades of bonds under</u> <u>repurchase/resale agreements.</u>
  - (4) The type of asset acquired or disposed is <u>equipment/machinery</u> for use in business operations, the trading counterparty is not a related party, and the transaction amount is less than NT\$500 million.
  - (5) The Company operates construction business and acquires or disposes of real property for use in construction, where the trading counterparty is not a related party, and the transaction amount is less than NT\$500 million.

website in the appropriate format as prescribed by regulations within two days from the date of occurrence:

- 1. An acquisition of real property from or a disposal of real estate to a related party, a transaction with a related parties for the assets other than real estate with the transaction price reaching 20% of the Company's paid-in capital, 10% of the total assets, and NT\$300 million, excluding the transactions of treasury bonds or repurchase or reverse sell of bonds, or <u>subscription or redemption of domestic</u> <u>money market funds</u>.
- 2. A merger, demerger, acquisition, or share transfer.
- 3. Losses from derivatives trading reach the limits on aggregate losses or losses on individual contracts set out in the procedures adopted by the Company.
- 4. Where the amount of an asset transaction other than any of those referred to in the preceding three subparagraphs, a disposal of receivables by a financial institution, or investments in China reaches 20 percent or more of paid-in capital or NT\$300 million. This restriction shall not apply, however, under the following circumstances:
  - (1) Trades in government bonds.
  - (2) <u>Securities trading by investment</u> professionals on foreign or domestic securities exchanges or over-the-counter markets, or <u>subscription of securities by a</u> <u>securities firm, either in the</u> primary market or in accordance with relevant regulations.
  - (3) <u>Trades of bonds under</u> <u>repurchase/resale agreements, or</u> <u>subscription or redemption of</u> <u>domestic money market funds</u>.
  - (4) The type of asset acquired or disposed is <u>equipment</u> for use in business operations, the trading counterparty is not a related party, and the transaction amount is less than NT\$500 million.
  - (5) The Company operates construction business and acquires or disposes of real property for use in construction, where the trading counterparty is not a related party, and the transaction amount is less than NT\$500 million.

(6) Real property is acquired under	(6
an arrangement for	
commissioned construction on	
self-owned land or leased land,	
joint construction and allocation	
of housing units, joint	
construction and allocation of	
ownership percentages, or joint	
construction and separate sale,	
and the amount the Company	
expects to invest in the	
transaction is less than NT\$500	
million.	
The amounts of the transactions in the	The ar
preceding paragraph shall be calculated	preced
as follows:	as folle
1.As the amount of any individual	1.As tl
transaction.	trans
2. As the cumulative transaction amount	2.As th
of acquisitions and disposals of the	of ac
same type of asset with the same	same
trading counterparty within one year.	tradi
3.As the cumulative transaction amount	3.As tl
of real property acquisitions and	of re
disposals (respective cumulative	disp
amounts for acquisitions and for	amo
disposals) in the same development	disp
project within one year.	proje
4.As the cumulative transaction amount	4.As tl
of acquisitions and disposals	of ac
(respective cumulative amounts for	(resp
acquisitions and for disposals) of the	acqu
same security within one year.	same
"Within one year," as used in the	"Withi
preceding paragraph, refers to a	preced
preceding period of one-year calculated	preced
from the date of occurrence of the	from t
current transaction. Items duly	curren
announced in accordance with the	annou
Procedures need not be entered.	Procee
The Company shall compile monthly	The Co
reports, covering the period up to the end	reports
of the preceding month, on the status of	of the
derivatives trades made by it or by any	deriva
subsidiaries that are not public	subsid
companies, and enter the information in	compa
the prescribed format into the	the pre
information reporting website designated	inform
by the SFC by the tenth day of each	by the
month.	month
When an item that the Company is	When
required by regulation to publicly	require
announce is found at the time of	annou
announcement to contain an error or	annou
omission and correction is required, all	omissi
announced items shall be again publicly	annou
announced and reported in their entirety.	annou
When the Company acquires or disposes	

 (6) Real property is acquired under an arrangement for commissioned construction on self-owned land or leased land, joint construction and allocation of housing units, joint construction and allocation of ownership percentages, or joint construction and separate sale, and the amount the Company expects to invest in the transaction is less than NT\$500 million.

preceding paragraph shall be calculated as follows:

- 1.As the amount of any individual transaction.
- 2. As the cumulative transaction amount of acquisitions and disposals of the same type of asset with the same trading counterparty within one year.
- 3. As the cumulative transaction amount of real property acquisitions and disposals (respective cumulative amounts for acquisitions and for disposals) in the same development project within one year.
- 4. As the cumulative transaction amount of acquisitions and disposals (respective cumulative amounts for acquisitions and for disposals) of the same security within one year.

in one year," as used in the ling paragraph, refers to a ling period of one-year calculated he date of occurrence of the t transaction. Items duly nced in accordance with the dures need not be entered. ompany shall compile monthly s, covering the period up to the end preceding month, on the status of tives trades made by it or by any liaries that are not public anies, and enter the information in escribed format into the ation reporting website designated SFC by the tenth day of each

When an item that the Company is required by regulation to publicly announce is found at the time of announcement to contain an error or omission and correction is required, all announced items shall be again publicly announced and reported in their entirety.

	of assets, it shall keep all relevant contracts, meeting minutes, logbooks, appraisal reports, and opinions from CPAs, attorneys, and securities underwriters at the headquarters of the Company, where, unless otherwise provided in another law, they shall be retained for at least five years.	When the Company acquires or disposes of assets, it shall keep all relevant contracts, meeting minutes, logbooks, appraisal reports, and opinions from CPAs, attorneys, and securities underwriters at the headquarters of the Company, where, unless otherwise provided in another law, they shall be retained for at least five years.	
Article 22	Other matters of material significance Subsequent to the establishment of an audit committee by the Company in accordance with the Securities and Exchange Act, the provisions of Article 23, Article 4, paragraph 1, subparagraph 2, and Article 7 in regard to supervisors shall apply mutatis mutandis to audit committee members. Subsequent to the establishment of an audit committee by the Company in accordance with the Securities and Exchange Act, the provisions of Article 10, paragraph 1, subparagraph 2 shall apply mutatis mutandis to independent directors serving as audit committee members. Any matter on which these Procedures are silent, or in which any doubt arises regarding the application hereof, shall be handled in accordance with relevant laws and regulations. Where laws and regulations contain no applicable provisions, the matter shall be handled in accordance with the relevant rules of the Company or through discussion and resolution by the board of directors.	Other matters of material significance Subsequent to the establishment of an audit committee by the Company in accordance with the Securities and Exchange Act, the provisions of Article 23, Article 4, paragraph 1, subparagraph 2, and Article 7 in regard to supervisors shall apply mutatis mutandis to audit committee members. Subsequent to the establishment of an audit committee by the Company in accordance with the Securities and Exchange Act, the provisions of Article 10, paragraph 1, subparagraph 2 shall apply mutatis mutandis to independent directors serving as audit committee members. Any matter on which these Procedures are silent, or in which any doubt arises regarding the application hereof, shall be handled in accordance with relevant laws and regulations. Where laws and regulations contain no applicable provisions, the matter shall be handled in accordance with the relevant rules of the Company or through discussion and resolution by the board of directors. For the calculation of 10 percent of total assets stated in the most recent parent company only financial report or individual financial	Amended in accordance with the applicable regulations.

## HTC Corporation Procedures for the Handling of Derivatives Trading Before and After Revision

Article	Original article	Amended article	Notes
Article 3	<ul> <li>Procedures</li> <li>1. Authorized amounts: The authorized amount ceilings and hierarchical delegation of authority for derivatives transactions in which the Company engages shall be decided by the board of directors. Transactions shall be executed by the authorized personnel within the credit limit stipulated and signed with a designated financial institution.</li> <li>2. Executing units: derivatives transactions shall be executed by dedicated staff of</li> </ul>	<ul> <li>Procedures</li> <li>1. Authorized amounts: The authorized amount ceilings and hierarchical delegation of authority for derivatives transactions in which the Company engages shall be decided by the board of directors. Transactions shall be executed by the authorized personnel within the credit limit stipulated and signed with a designated financial institution.</li> <li>2. Executing units: derivatives transactions shall be executed by dedicated staff of</li> </ul>	Amended in accordance with the applicable regulations.
	<ul> <li>authorized financial units.</li> <li>3. Description of operations: <ul> <li>(1)~(7) Omitted</li> <li>(8) Details regarding derivatives transactions engaged in by the Company shall be summarized on a quarterly basis and <u>submitted to the board of directors for subsequent acknowledgment and approval.</u></li> </ul> </li> </ul>	<ul> <li>authorized financial units.</li> <li>3. Description of operations: <ul> <li>(1)~(7) Omitted</li> <li>(8) Details regarding derivatives transactions engaged in by the Company shall be summarized on a quarterly basis and <u>submitted to the soonest meeting of board of directors for subsequent acknowledgment and approval.</u></li> </ul></li></ul>	

## Supplement 9

## HTC Corporation Bylaws for the Election of Directors and Supervisors Before and After Revision

Article no.	Original article	Amended article	Notes
Article 4	open-ballot, cumulative voting method; <u>the</u> <u>candidate nomination system shall be</u> <u>adopted for the nomination of candidates for</u> <u>independent director</u> . Each share confers election voting rights equal in number to the directors and supervisors to be elected; the votes may be cast for a single candidate or	and supervisors of the Corporation shall adopt the candidate nomination system; the election of the directors and supervisors shall adopt the open-ballot, cumulative voting method. Each share confers election voting rights equal in number to the directors and supervisors to be elected; the votes may be cast for a single candidate or distributed	Adopt the candidate nomination system for nominating directors and supervisors of the Corporation.
	distributed among multiple candidates.	among multiple candidates.	