Techcential International	Rules and Procedures of	Document No.: TIL/AGM
Ltd	Shareholders' Meetings	Effective Date: 29 Jun 2022
柱目围坡机丛右阳公司	股東會議事規則	Revision No: 4
特昇國際股份有限公司	胶 果 曾 	Page No : Page 1 of 21

第一條

為建立本公司良好股東會治理制度、健全監督功能及強化管理機能,爰依上市上櫃公司治理實務守則第五條規定訂定本規則,以資遵循。

第二條

本公司股東會之議事規則,除法令或章程另有規定者外,應依本規則之規定。

第三條(股東會召集及開會通知)

本公司股東會除法令另有規定外,由董事會召集之。

本公司股東會召開方式之變更應經董事會決議,並最遲於股東會開會通知書寄發前為之。

本公司應於股東常會開會三十日前或股東臨時會開會十五日前,將股東會開會通知書、委託書用紙、有關承認案、討論案、選任或解任董事、監察人事項等各項議案之案由及說明資料製作成電子檔案傳送至公開資訊觀測站。並於股東常會開會二十一日前或股東臨時會開會十五日前,將股東會議事手冊及會議補充資料,製作電子檔案傳送至公開資訊觀測站,但本公司於最近會計年度終了日實收資本額達新臺幣一百億元以上或最近會計年度召開股東常會其股東名簿記載之外資及陸資持股比率合計達百分之三十以上者,應於股東常會開會三十日前完成前開電子檔案之傳送。股東會開會十五日前,備妥當次股東會議事手冊及會議補充資料,供股東隨時索閱,並陳列於本公司及本公司所委任之專業股務代理機構。

前項之議事手冊及會議補充資料,於股東會開會當日應依下列方式提供股東參閱:

- 一、公司召開實體股東會者,應於股東會現場發放。
- 二、公司召開視訊輔助股東會者,應於股東會現場發放,並以電子檔案傳送至視訊會議平台。
- 三、公司召開視訊股東會者,應以電子檔案傳送至視訊會議平台。

通知及公告應載明召集事由; 其通知經相對人同意者, 得以電子方式為之。

選任或解任董事、變更章程、減資、申請停止公開發行、董事競業許可、盈餘轉增資、公積轉增資、公司解散、合併、分割或公司法第一百八十五第一項各款之事項、證券交易法第二十六條之一、第四十三條之六、發行人募集與發行有價證券處理準則第五十六條之一及第六十條之二之事項,應在召集事由中列舉,不得以臨時動議提出。

股東會召集事由已載明全面改選董事,並載明就任日期,該次股東會改選完成後,同次會議不得以臨時動議或其他方式變更就任日期。

持有已發行股份總數百分之一以上股份之股東,得向本公司提出股東常會議案,以一項為限,提案超過一項者,均不列入議案。另股東所提議案有公司法第172條之1第4項各款情形之一,董事會得不列為議案。

Techcential International	Rules and Procedures of	Document No.: TIL/AGM
Ltd	Shareholders' Meetings	Effective Date: 29 Jun 2022
杜目团败叭小士四八司	股東會議事規則	Revision No: 4
特昇國際股份有限公司		Page No : Page 2 of 21

股東得提出為敦促公司增進公共利益或善盡社會責任之建議性提案,程序上應依公司法第172條之1之相關規定以1項為限,提案超過1項者,均不列入議案。

本公司應於股東常會召開前之停止股票過戶日前公告受理股東之提案、受理處所及受理期間; 其受理期間不得少於十日。

股東所提議案以三百字為限,超過三百字者,不予列入議案;提案股東應親自或委託他人出席股東常會,並參與該項議案討論。

公司應於股東會召集通知日前,將處理結果通知提案股東,並將合於本條規定之議案列於開會通知。對於未列入議案之股東提案,董事會應於股東會說明未列入之理由。

第四條

股東得於每次股東會,出具本公司印發之委託書,載明授權範圍,委託代理人,出席股東會。

一股東以出具一委託書,並以委託一人為限,應於股東會開會五日前送達本公司,委託書有重複時,以最先送達者為準。但聲明撤銷前委託者,不在此限。

委託書送達本公司後,股東欲親自出席股東會或欲以書面或電子方式行使表決權者,應於股東會開會二日前,以書面向本公司為撤銷委託之通知;逾期撤銷者,以委託代理人出席行使之表決權為準。

委託書送達本公司後,股東欲以視訊方式出席股東會,應於股東會開會二日前,以書面向本公司為撤銷委託之通知;逾期撤銷者,以委託代理人出席行使之表決權為準。

第五條

股東會召開之地點,應於本公司所在地或便利股東出席且適合股東會召開之地點為之,會議開始時間不得早於上午九時或晚於下午三時,召開之地點及時間,應充分考量獨立董事之意見。

本公司召開視訊股東會時,不受前項召開地點之限制。

第六條(簽名簿等文件之備置)

本公司應於開會通知書載明受理股東、徵求人、受託代理人(以下簡稱股東)報到時間、報到處地點, 及其他應注意事項。

前項受理股東報到時間至少應於會議開始前三十分鐘辦理之;報到處應有明確標示,並派適足適任人員辦理之;股東會視訊會議應於會議開始前三十分鐘,於股東會視訊會議平台受理報到,完成報到之股東,視為親自出席股東會。

股東應憑出席證、出席簽到卡或其他出席證件出席股東會,本公司對股東出席所憑依之證明文件不得任意增列要求提供其他證明文件;屬徵求委託書之徵求人並應攜帶身分證明文件,以備核對。

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 3 of 21

本公司應設簽名簿供出席股東簽到,或由出席股東繳交簽到卡以代簽到。

本公司應將議事手冊、年報、出席證、發言條、表決票及其他會議資料,交付予出席股東會之股東;有 選舉董事者,應另附選舉票。

政府或法人為股東時,出席股東會之代表人不限於一人。法人受託出席股東會時,僅得指派一人代表出席。

股東會以視訊會議召開者,股東欲以視訊方式出席者,應於股東會開會二日前,向本公司登記。

股東會以視訊會議召開者,本公司至少應於會議開始前三十分鐘,將議事手冊、年報及其他相關資料上傳至股東會視訊會議平台,並持續揭露至會議結束。

第六條之一(召開股東會視訊會議,召集通知應載事項)

本公司召開股東會視訊會議,應於股東會召集通知載明下列事項:

- 一、股東參與視訊會議及行使權利方法。
- 二、 因天災、事變或其他不可抗力情事致視訊會議平台或以視訊方式參與發生障礙之處理方式, 至少包括下列事項:
 - (一) 發生前開障礙持續無法排除致須延期或續行會議之時間,及如須延期或續行集會時之日 期。
 - (二) 未登記以視訊參與原股東會之股東不得參與延期或續行會議。
 - (三) 召開視訊輔助股東會,如無法續行視訊會議,經扣除以視訊方式參與股東會之出席股數,出席股份總數達股東會開會之法定定額,股東會應繼續進行,以視訊方式參與股東,其出席股數應計入出席之股東股份總數,就該次股東會全部議案,視為棄權。
 - (四) 遇有全部議案已宣布結果,而未進行臨時動議之情形,其處理方式。
- 三、 召開視訊股東會,並應載明對以視訊方式參與股東會有困難之股東所提供之適當替代措施。

第七條

股東會如由董事會召集者,其主席由董事長擔任之,董事長請假或因故不能行使職權時,由副董事長代理之,無副董事長或副董事長亦請假或因故不能行使職權時,由董事長指定常務董事一人代理之;其未設常務董事者,指定董事一人代理之,董事長未指定代理人者,由常務董事或董事互推一人代理之。

前項主席係由常務董事或董事代理者,以任職六個月以上,並瞭解公司財務業務狀況之常務董事或董事 擔任之。主席如為法人董事之代表人者,亦同。

董事會所召集之股東會,董事長宜親自主持,且宜有董事會過半數之董事,及各類功能性委員會成員至少一人代表出席,並將出席情形記載於股東會議事錄。

Techcential International	Rules and Procedures of	Document No.: TIL/AGM
Ltd	Shareholders' Meetings	Effective Date: 29 Jun 2022
杜目团败机公士四八司	吹声会详 声扭则	Revision No: 4
特昇國際股份有限公司	股東會議事規則	Page No : Page 4 of 21

股東會如由董事會以外之其他召集權人召集者,主席由該召集權人擔任之,召集權人有二人以上時,應 互推一人擔任之。

本公司得指派所委任之律師、會計師或相關人員列席股東會。

第八條(股東會開會過程錄音或錄影之存證)

本公司應於受理股東報到時起將股東報到過程、會議進行過程、投票計票過程全程連續不間斷錄音及錄影。

前項影音資料應至少保存一年。但經股東提起訴訟者、應保存至訴訟終結為止。

股東會以視訊會議召開者,本公司應對股東之註冊、登記、報到、提問、投票及公司計票結果等資料進行記錄保存,並對視訊會議全程連續不間斷錄音及錄影。

前項資料及錄音錄影,本公司應於存續期間妥善保存,並將錄音錄影提供受託辦理視訊會議事務者保存。

股東會以視訊會議召開者,本公司官對視訊會議平台後台操作介面進行錄音錄影。

第九條

股東會之出席,應以股份為計算基準。出席股數依簽名簿或繳交之簽到卡及視訊會議平台報到股數,加計以書面或電子方式行使表決權之股數計算之。

已屆開會時間,主席應即宣布開會,惟未有代表已發行股份總數過半數之股東出席時,主席得宣布延後開會,其延後次數以二次為限,延後時間合計不得超過一小時。延後二次仍不足有代表已發行股份總數三分之一以上股東出席時,由主席宣布流會;股東會以視訊會議召開者,本公司另應於股東會視訊會議平台公告流會。

前項延後二次仍不足額而有代表已發行股份總數三分之一以上股東出席時,得依公司法第一百七十五條 第一項規定為假決議,並將假決議通知各股東於一個月內再行召集股東會;股東會以視訊會議召開者, 股東欲以視訊方式出席者,應依第六條向本公司重行登記。

於當次會議未結束前,如出席股東所代表股數達已發行股份總數過半數時,主席得將作成之假決議,依公司法第一百七十四條規定重新提請股東會表決。

第十條 (議案討論)

股東會如由董事會召集者,其議程由董事會訂定之,相關議案(包括臨時動議及原議案修正)均應採逐案票決,會議應依排定之議程進行,非經股東會決議不得變更之。

股東會如由董事會以外之其他有召集權人召集者,準用前項之規定。

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 5 of 21

前二項排定之議程於議事(含臨時動議)未終結前,非經決議,主席不得逕行宣布散會;主席違反議事規則,宣布散會者,董事會其他成員應迅速協助出席股東依法定程序,以出席股東表決權過半數之同意 推選一人擔任主席,繼續開會。

主席對於議案及股東所提之修正案或臨時動議,應給予充分說明及討論之機會,認為已達可付表決之程 度時,得宣布停止討論,提付表決,並安排適足之投票時間。

第十一條 (股東發言)

出席股東發言前,須先填具發言條載明發言要旨、股東戶號(或出席證編號)及戶名,由主席定其發言順序。

出席股東僅提發言條而未發言者,視為未發言。發言內容與發言條記載不符者,以發言內容為準。

同一議案每一股東發言,非經主席之同意不得超過兩次,每次不得超過五分鐘,惟股東發言違反規定或 超出議題範圍者,主席得制止其發言。

出席股東發言時,其他股東除經徵得主席及發言股東同意外,不得發言干擾,違反者主席應予制止。

法人股東指派二人以上之代表出席股東會時,同一議案僅得推由一人發言。

出席股東發言後, 主席得親自或指定相關人員答覆。

股東會以視訊會議召開者,以視訊方式參與之股東,得於主席宣布開會後,至宣布散會前,於股東會視 訊會議平台以文字方式提問,每一議案提問次數不得超過兩次,每次以二百字為限,不適用第一項至第 五項規定。

前項提問未違反規定或未超出議案範圍者,官將該提問揭露於股東會視訊會議平台,以為周知。

第十二條

股東會之表決,應以股份為計算基準。

股東會之決議,對無表決權股東之股份數,不算入已發行股份之總數。股東對於會議之事項,有自身利害關係致有害於本公司利益之虞時,不得加入表決,並不得代理他股東行使其表決權。

前項不得行使表決灌之股份數、不算入已出席股東之表決權數。

除信託事業或經證券主管機關核准之股務代理機構外,一人同時受二人以上股東委託時,其代理之表決權不得超過已發行股份總數表決權之百分之三,超過時其超過之表決權,不予計算。

Techcential International	Rules and Procedures of	Document No.: TIL/AGM
Ltd	Shareholders' Meetings	Effective Date: 29 Jun 2022
杜目围燃机人士用人司	股東會議事規則	Revision No: 4
特昇國際股份有限公司	胶 果 曾 	Page No : Page 6 of 21

第十三條

股東每股有一表決權;但受限制或公司法第一百七十九條第二項所列無表決權者,不在此限。

本公司召開股東會時,應採行以書面或電子方式行使其表決權;其以書面或電子方式行使表決權時,其 行使方法應載明於股東會召集通知。以書面或電郵方式行使表決權之股東,視為親自出席股東會。但就 該次股東會之臨時動議及原案之修正,視為棄權,故本公司宜避免提出臨時動議及原案修正。

前項以書面或電子方式行使表決權者,其意思表示應於股東會開會二日前送達公司,意思表示有重複時,以最先送達者為準。但聲明撤銷前意思表示者,不在此限。

股東以書面或電子方式行使表決權後,如欲親自或以視訊方式出席股東會者,應於股東會開會二日前以與行使表決權相同之方式撤銷前項行使表決權之意思表示;逾期撤銷者,以書面或電子方式行使之表決權為準。如以書面或電子方式行使表決權並以委託書委託代理人出席股東會者,以委託代理人出席行使之表決權為準。

議案之表決,除公司法及本公司章程另有規定外,以出席股東表決權過半數之同意通過之。表決時,應 逐案由主席或其指定人員宣佈出席股東之表決權總數後,由股東逐案進行投票表決,並於股東會召開後 當日,將股東同意、反對及棄權之結果輸入公開資訊觀測站。

同一議案有修正案或替代案時,由主席併同原案定其表決之順序。如其中一案已獲通過時,其他議案即視為否決,勿庸再行表決。

議案表決之監票及計票人員,由主席指定之,但監票人員應具有股東身分。

股東會表決或選舉議案之計票作業應於股東會場內公開處為之,且應於計票完成後,當場宣布表決結果,包含統計之權數,並作成紀錄。

本公司召開股東會視訊會議,以視訊方式參與之股東,於主席宣布開會後,應透過視訊會議平台進行各項議案表決及選舉議案之投票,並應於主席宣布投票結束前完成,逾時者視為棄權。

股東會以視訊會議召開者,應於主席宣布投票結束後,為一次性計票,並宣布表決及選舉結果。

本公司召開視訊輔助股東會時,已依第六條規定登記以視訊方式出席股東會之股東,欲親自出席實體股東會者,應於股東會開會二日前,以與登記相同之方式撤銷登記;逾期撤銷者,僅得以視訊方式出席股東會。

以書面或電子方式行使表決權,未撤銷其意思表示,並以視訊方式參與股東會者,除臨時動議外,不得 再就原議案行使表決權或對原議案提出修正或對原議案之修正行使表決權。

第十四條

股東會有選舉董事時,應依本公司所訂相關選任規範辦理,並應當場宣布選舉結果,包含當選董事之名 單與其當選權數。

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 7 of 21

前項選舉事項之選舉票,應由監票員密封簽字後,妥善保管,並至少保存一年。但經股東提起訴訟者,應保存至訴訟終結為止。

第十五條

股東會之議決事項,應作成議事錄,由主席簽名或蓋章,並於會後二十日內,將議事錄分發各股東。議 事錄之製作及分發,得以電子方式為之。

前項議事錄之分發,本公司得以輸入公開資訊觀測站之公告方式為之。

議事錄應確實依會議之年、月、日、場所、主席姓名、決議方法、議事經過之要領及其結果(包含統計之權數)記載之,有選舉董事,應揭露每位候選人之得票權數。在本公司存續期間,應永久保存。

股東會以視訊會議召開者,其議事錄除依前項規定應記載事項外,並應記載股東會之開會起迄時間、會 議之召開方式、主席及紀錄之姓名,及因天災、事變或其他不可抗力情事致視訊會議平台或以視訊方式 參與發生障礙時之處理方式及處理情形。

本公司召開視訊股東會,除應依前項規定辦理外,並應於議事錄載明,對於以視訊方式參與股東會有困難股東提供之替代措施。

第十六條 (對外公告)

徵求人徵得之股數、受託代理人代理之股數及股東以書面或電子方式出席之股數,本公司應於股東會開會當日,依規定格式編造之統計表,於股東會場內為明確之揭示;股東會以視訊會議召開者,本公司至少應於會議開始前三十分鐘,將前述資料上傳至股東會視訊會議平台,並持續揭露至會議結束。

本公司召開股東會視訊會議,宣布開會時,應將出席股東股份總數,揭露於視訊會議平台。如開會中另有統計出席股東之股份總數及表決權數者,亦同。

股東會決議事項,如有屬法令規定、臺灣證券交易所股份有限公司(財團法人中華民國證券櫃檯買賣中心)規定之重大訊息者,本公司應於規定時間內,將內容傳輸至公開資訊觀測站。

第十七條

辦理股東會之會務人員應佩帶識別證或臂章。

主席得指揮糾察員或保全人員協助維持會場秩序。糾察員或保全人員在場協助維持秩序時,應佩戴「糾察員」字樣臂章或識別證。

會場備有擴音設備者,股東非以本公司配置之設備發言時,主席得制止之。

股東違反議事規則不服從主席糾正,妨礙會議之進行經制止不從者,得由主席指揮糾察員或保全人員請其離開會場。

Techcential International	Rules and Procedures of	Document No.: TIL/AGM
Ltd	Shareholders' Meetings	Effective Date: 29 Jun 2022
杜目围物机丛右阳八司	吹声会详声 扭则	Revision No: 4
特昇國際股份有限公司	股東會議事規則	Page No : Page 8 of 21

第十八條

會議進行時,主席得酌定時間宣布休息,發生不可抗拒之情事時,主席得裁定暫時停止會議,並視情況宣布續行開會之時間。

股東會排定之議程於議事(含臨時動議)未終結前,開會之場地屆時未能繼續使用,得由股東會決議另 覓場地繼續開會。

股東會得依公司法第一百八十二條之規定,決議在五日內延期或續行集會。

第十九條(視訊會議之資訊揭露)

股東會以視訊會議召開者,本公司應於投票結束後,即時將各項議案表決結果及選舉結果,依規定揭露 於股東會視訊會議平台,並應於主席宣布散會後,持續揭露至少十五分鐘。

第二十條(視訊股東會主席及紀錄人員之所在地)

本公司召開視訊股東會時,主席及紀錄人員應在國內之同一地點,主席並應於開會時宣布該地點之地址。

第二十一條(斷訊之處理)

股東會以視訊會議召開者,本公司得於會前提供股東簡易連線測試,並於會前及會議中即時提供相關服務,以協助處理通訊之技術問題。

股東會以視訊會議召開者,主席應於宣布開會時,另行宣布除公開發行股票公司股務處理準則第四十四條之二十第四項所定無須延期或續行集會情事外,於主席宣布散會前,因天災、事變或其他不可抗力情事,致視訊會議平台或以視訊方式參與發生障礙,持續達三十分鐘以上時,應於五日內延期或續行集會之日期,不適用公司法第一百八十二條之規定。

發生前項應延期或續行會議、未登記以視訊參與原股東會之股東、不得參與延期或續行會議。

依第二項規定應延期或續行會議,已登記以視訊參與原股東會並完成報到之股東,未參與延期或續行會 議者,其於原股東會出席之股數、已行使之表決權及選舉權,應計入延期或續行會議出席股東之股份總 數、表決權數及選舉權數。

依第二項規定辦理股東會延期或續行集會時,對已完成投票及計票,並宣布表決結果或董事、監察人當 選名單之議案,無須重行討論及決議。

本公司召開視訊輔助股東會,發生第二項無法續行視訊會議時,如扣除以視訊方式出席股東會之出席股數後,出席股份總數仍達股東會開會之法定定額者,股東會應繼續進行,無須依第二項規定延期或續行集會。

發生前項應繼續進行會議之情事,以視訊方式參與股東會股東,其出席股數應計入出席股東之股份總數,惟就該次股東會全部議案,視為棄權。

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 9 of 21

本公司依第二項規定延期或續行集會,應依公開發行股票公司股務處理準則第四十四條之二十第七項所列規定,依原股東會日期及各該條規定辦理相關前置作業。

公開發行公司出席股東會使用委託書規則第十二條後段及第十三條第三項、公開發行股票公司股務處理準則第四十四條之五第二項、第四十四條之十五、第四十四條之十七第一項所定期間,本公司應依第二項規定延期或續行集會之股東會日期辦理。

第二十二條(數位落差之處理)

本公司召開視訊股東會時,應對於以視訊方式出席股東會有困難之股東,提供適當替代措施。

第二十三條

本規則經股東會通過後施行,修正時亦同。

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 10 of 21

Article 1

In order to establish a good governance system and sound supervisory capabilities, and improve the supervision function, strengthen management function, these Rules are adopted pursuant to Article 5 of the Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies so as to eligible for compliance.

Article 2

The rules of procedures for the Company's shareholders meetings, except as otherwise provided by law, regulation, or the articles of incorporation, shall be as provided in these Rules.

<u>Article 3 (Convening shareholders meetings and shareholders meeting notice)</u>
Unless otherwise provided by law or regulation, the Company's shareholders meetings shall be convened by the board of directors.

Changes to the method of convening the shareholders' meeting of the Company shall be subject to a resolution of the board of directors, and shall be made no later than before the notice of the shareholders' meeting is dispatched.

The Company shall prepare electronic versions of the shareholders meeting notice and proxy forms, and the origins of and explanatory materials relating to all proposals, including proposals for ratification, matters for deliberation, or the election or dismissal of directors, and upload them to the Market Observation Post System (MOPS) before 30 days before the date of a regular shareholders meeting or before 15 days before the date of a special shareholders meeting. The Company shall prepare electronic versions of the shareholders meeting agenda and supplemental meeting materials and upload them to the MOPS before 21 days before the date of the regular shareholders meeting or before 15 days before the date of the special shareholders meeting. However, if the paid-in capital of the listed company reaches more than NT \$10 billion at the end of the most recent fiscal year or the total foreign and mainland shareholding ratio in the shareholders' name book of the listed company reaches more than 30% at the end of the most recent fiscal year, the electronic file transmission shall be opened 30 days before the completion of the shareholders' regular meeting. In addition, before 15 days before the date of the shareholders meeting, the Company shall also have prepared the shareholders meeting agenda and supplemental meeting materials and made them available for review by shareholders at any time. The meeting agenda and supplemental materials shall also be displayed at the Company and the professional shareholder services agent designated.

The procedure manual and supplementary meeting materials mentioned in the preceding paragraph shall be provided to shareholders for reference on the day of the shareholders' meeting in the following ways:

- 1. If the company holds a physical shareholders meeting, it shall be distributed on the spot of the shareholders meeting.
- 2. If the company holds a video-assisted shareholders meeting, it shall be distributed on the spot of the shareholders meeting, and sent by telephone. Subfiles are sent to the video conferencing platform.
- 3. If the company holds a video conference of shareholders, it shall send the electronic file to the video conference platform tower.

The reasons for convening a shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form.

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 11 of 21

Election or dismissal of directors, amendments to the articles of incorporation, , reduction of capital, application for suspension of public offering, director's license to complete, transfer of surplus to increase capital, transfer of reserve to increase capital, the dissolution, merger, or demerger of the corporation, or any matter under Article 185, paragraph 1 of the Company Act, Article 26(1), Article 43(6) of the Securities Exchange Act, Article 56(1) and Article 60(2) of the Guidelines for dealing with the raising and issuance of securities by issuers. Issuers shall be set out in the notice of the reasons for convening the shareholders meeting. None of the above matters may be raised by an extraordinary motion. The main contents may be placed on the website designated by the security regulatory authority of the company, and the website address shall be specified in the notice.

The reasons for convening the shareholders' meeting have specified the general election of directors, supervisors and the date of their appointment. After the completion of the election, the same meeting shall not change the date of appointment by provisional motion or others means.

A shareholder holding 1 percent or more of the total number of issued shares may submit to the Company for discussion at a regular shareholders meeting, are limited to one item only, and no proposal containing more than one item will be included in the meeting agenda. In addition, when the circumstances of any subparagraph of Article 172(1), paragraph 4 of the Company Act apply to a proposal put forward by a shareholder, the board of directors may exclude it from the agenda. The shareholder may proposal is a proposal to urge the company and promote the public interests for fulfil its social responsibility, in accordance with the relevant provisions of Article 172(1) of the Company Law, and no proposal containing more than one item will be included in the meeting agenda.

Prior to the book closure date before a regular shareholders meeting is held, the Company shall publicly announce that it will receive shareholder proposals, and the location and time period for their submission; the period for submission of shareholder proposals may not be less than 10 days.

Shareholder submitted proposals are limited to 300 words, and no proposal containing more than 300 words will be included in the meeting agenda. The shareholder making the proposal shall be present in person or by proxy at the regular shareholders meeting and take part in discussion of the proposal.

Prior to the date for issuance of notice of a shareholders meeting, the Company shall inform the shareholders who submitted proposals of the proposal screening results, and shall list in the meeting notice the proposals that conform to the provisions of this article. At the shareholders meeting the board of directors shall explain the reasons for exclusion of any shareholder proposals not included in the agenda.

Article 4

For each shareholders meeting, a shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by the Company and stating the scope of the proxy's authorization.

A shareholder may issue only one proxy form and appoint only one proxy for any given shareholders meeting, and shall deliver the proxy form to the Company before 5 days before the

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 12 of 21

date of the shareholders meeting. When duplicate proxy forms are delivered, the one received earliest shall prevail unless a declaration is made to cancel the previous proxy appointment.

After a proxy form has been delivered to the Company, if the shareholder intends to attend the meeting in person or to exercise voting rights by correspondence or electronically, a written notice of proxy cancellation shall be submitted to the Company before 2 business days before the meeting date. If the cancellation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail.

After the power of attorney is delivered to the company, shareholders who wish to attend the shareholders' meeting by video conference shall notify the company in writing of the revocation of the proxy two days before the shareholders' meeting.

Article 5

The venue for a shareholders meeting shall be the premises of the Company, or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m. Full consideration shall be given to the opinions of the independent directors with respect to the place and time of the meeting.

When the company convenes a video-conference shareholders meeting, it is not subject to the restriction on the venue of the preceding paragraph.

Article 6 (Preparation of documents such as signature book)

The Company shall specify in its shareholders meeting notices the time during which shareholder, solicitors, and entrusted agents (hereinafter referred to as shareholders) attendance registrations will be accepted, the place to register for attendance, and other matters for attention.

The time during which shareholder attendance registrations will be accepted, as stated in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting commences. The place at which attendance registrations are accepted shall be clearly marked and a sufficient number of suitable personnel assigned to handle the registrations. For the video conference of the shareholders' meeting, registration should be accepted on the video conference platform of the shareholders' meeting 30 minutes before the start of the meeting. Shareholders who have completed the registration shall be deemed to have attended the shareholders' meeting in person.

Shareholders shall attend shareholders meetings based on attendance cards, sign-in cards, or other certificates of attendance. The Company may not arbitrarily add requirements for other documents beyond those showing eligibility to attend presented by shareholders. Solicitors soliciting proxy forms shall also bring identification documents for verification.

The Company shall furnish the attending shareholders with an attendance book to sign or attending shareholders may hand in a sign-in card in lieu of signing in.

The Company shall furnish attending shareholders with the meeting agenda book, annual report, attendance card, speaker's slips, voting slips, and other meeting materials. Where there is an election of directors, pre-printed ballots shall also be furnished.

When the government or a juristic person is a shareholder, it may be represented by more than one representative at a shareholders meeting. When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting. If the shareholders' meeting

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 13 of 21

is held by video conference, shareholders who wish to attend by video conference should register with the company two days before the shareholders' meeting.

If the shareholders' meeting is held by video conference, the company shall upload the procedure manual, annual report and other relevant materials to the video conference platform of the shareholders' meeting at least 30 minutes before the start of the meeting, and continue to disclose it until the end of the meeting.

Article 6-1 (Convening a video conference of the shareholders' meeting, and matters to be included in the convening notice)

When the company holds a video conference of the shareholders' meeting, the following matters shall be stated in the notice of convening the shareholders' meeting:

- 1. Shareholders' participation in video conferences and methods for exercising their rights.
- 2. Due to natural disasters, incidents or other force majeure circumstances, the handling of obstacles to the video conference platform or participating in video conferences should include at least the following:
 - (1) The time when the pre-occupation obstacle persists and cannot be ruled out and the meeting needs to be postponed or resumed, and the date when the meeting needs to be postponed or resumed.
 - (2) Shareholders who have not registered to participate in the original shareholders meeting by video conference shall not participate in the postponed or continued meeting.
 - (3) To hold a video-assisted shareholders meeting. If the video conference cannot be continued, after deducting the number of shares attending the shareholders meeting by video, the total number of shares attending the shareholders meeting reaches the statutory quota for the shareholders meeting. The shareholders meeting should continue and participate by video. Shareholders, whose number of shares present shall be included in the total number of shares of shareholders present, shall be deemed to abstain from voting on all the resolutions of the shareholders' meeting.
 - (4) In the event that all the motions have been announced, but no provisional motion has been made, the handling method.
- 3. To convene a video-conference shareholders meeting, and to specify appropriate alternative measures for shareholders who have difficulty participating in the shareholders' meeting by video-conference.

Article 7

If a shareholders meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the vice chairperson shall act in place of the chairperson; if there is no vice chairperson or the vice chairperson also is on leave or for any reason unable to exercise the powers of the vice chairperson, the chairperson shall appoint one of the managing directors to act as chair, or, if there are no managing.

directors, one of the directors shall be appointed to act as chair. Where the chairperson does not make such a designation, the managing directors or the directors shall select from among themselves one person to serve as chair.

When a managing director or a director serves as chair, as referred to in the preceding paragraph, the managing director or director shall be one who has held that position for six months or more

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 14 of 21

and who understands the financial and business conditions of the company. The same shall be true for a representative of a juristic person director that serves as chair.

It is advisable that shareholders meetings convened by the board of directors be chaired by the chairperson of the board in person and attended by a majority of the directors and at least one member of each functional committee on behalf of the committee. The attendance shall be recorded in the meeting minutes.

If a shareholders meeting is convened by a party with power to convene but other than the board of directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.

The Company may appoint its attorneys, certified public accountants, or related persons retained by it to attend a shareholders meeting in a nonvoting capacity.

Article 8 (Evidence of the recording or video recording of the shareholders meeting process)
The Company, beginning from the time it accepts shareholder attendance registrations, shall make an uninterrupted audio and video recording of the registration procedure, the proceedings of the shareholders meeting, and the voting and vote counting procedures.

The recorded materials of the preceding paragraph shall be retained for at least 1 year. If, however, a shareholder files a lawsuit, the recording shall be retained until the conclusion of the litigation.

If the shareholders' meeting is held by video conference, the company shall record and preserve the shareholders' registration, registration, questioning, voting and company vote counting results, etc., and make continuous and uninterrupted audio and video recording of the entire video conference.

The above-mentioned materials and audio and video recordings shall be properly preserved by the company during the period of existence, and the audio and video recordings shall be provided to those who are entrusted to handle video conference affairs for preservation.

If the shareholders' meeting is held by video conference, the company should record and record the background operation interface of the video conference platform.

Article 9

Attendance at shareholders meetings shall be calculated based on numbers of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed and the number of shares registered on the video conference platform in plus the number of shares whose voting rights are exercised by correspondence or electronically.

The chair shall call the meeting to order at the appointed meeting time. However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than 1 hour, may be made. If the quorum is not met after two postponements and the attending shareholders still represent less than one third of the total number of issued shares, the chair shall declare the meeting adjourned. If the shareholders'

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 15 of 21

meeting is held by video conference, the company shall also announce the streaming meeting on the video conference platform of the shareholders' meeting.

If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act; all shareholders shall be notified of the tentative resolution and another shareholders meeting shall be convened within 1 month. If the shareholders meeting is held by video conference, shareholders who wish to attend by video conference shall re-register with the company in accordance with Article 6.

When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.

Article 10

If a shareholders meeting is convened by the board of directors, the meeting agenda shall be set by the board of directors. The meeting shall proceed in the order set by the agenda, relevant motions (including provisional motions and amendments to original motions) shall be voted on a case-by-case basis. The Board of Meeting still includes in the agenda which may not be changed without a resolution of the shareholders meeting.

The provisions of the preceding paragraph apply mutatis mutandis to a shareholders meeting convened by a party with the power to convene that is not the board of directors.

The chair may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda of the preceding two paragraphs (including extraordinary motions), except by a resolution of the shareholders meeting. If the chair declares the meeting adjourned in violation of the rules of procedure, the other members of the board of directors shall promptly assist the attending shareholders in electing a new chair in accordance with statutory procedures, by agreement of a majority of the votes represented by the attending shareholders, and then continue the meeting.

The chair shall allow ample opportunity during the meeting for explanation and discussion of proposals and of amendments or extraordinary motions put forward by the shareholders; when the chair is of the opinion that a proposal has been discussed sufficiently to put it to a vote, the chair may announce the discussion closed and call for a vote and arrange proper voting time.

Article 11 (Shareholder Speech)

Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair.

A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken. When the content of the speech does not correspond to the subject given on the speaker's slip, the spoken content shall prevail.

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 16 of 21

Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes. If the shareholder's speech violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.

When an attending shareholder is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chair and the shareholder that has the floor; the chair shall stop any violation.

When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal.

After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.

If the shareholders meeting is held by video conference, the shareholders participating by video conference may ask questions in text form on the video conference platform of the shareholders meeting after the chairman announces the meeting and before the announcement of the adjournment of the meeting. Items 1 to 5 do not apply to the limit of 200 words.

If the question mentioned in the preceding paragraph does not violate the regulations or does not exceed the scope of the proposal, it is advisable to expose the question on the video conference platform of the shareholders' meeting for public knowledge.

Article 12

Voting at a shareholders meeting shall be calculated based the number of shares.

With respect to resolutions of shareholders meetings, the number of shares held by a shareholder with no voting rights shall not be calculated as part of the total number of issued shares.

When a shareholder is an interested party in relation to an agenda item, and there is the likelihood that such a relationship would prejudice the interests of the Company, that shareholder may not vote on that item, and may not exercise voting rights as proxy for any other shareholder.

The number of shares for which voting rights may not be exercised under the preceding paragraph shall not be calculated as part of the voting rights represented by attending shareholders.

With the exception of a trust enterprise or a shareholder services agent approved by the competent securities authority, when one person is concurrently appointed as proxy by two or more shareholders, the voting rights represented by that proxy may not exceed 3 percent of the voting rights represented by the total number of issued shares. If that percentage is exceeded, the voting rights in excess of that percentage shall not be included in the calculation.

Article 13

A shareholder shall be entitled to one vote for each share held, except when the shares are restricted shares or are deemed nonvoting shares under Article 179, paragraph 2 of the Company Act.

When the Company holds a shareholders meeting, it may allow the shareholders to exercise voting rights by correspondence or electronic means. When voting rights are exercised by correspondence or electronic means, the method of exercise shall be specified in the shareholders

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 17 of 21

meeting notice. Shareholders who exercise their voting rights in writing or by E-mail shall be deemed to have attended the shareholders' meeting in person. However, the provisional motion and amendment of the original case of the shareholder's meeting shall be deemed as waiver, and the capital stock company shall refrain from submitting the provisional motion and amendment of the original case.

A shareholder intending to exercise voting rights by correspondence or electronic means under the preceding paragraph shall deliver a written declaration of intent to the Company before 2 days before the date of the shareholders meeting. When duplicate declarations of intent are delivered, the one received earliest shall prevail, except when a declaration is made to cancel the earlier declaration of intent.

After a shareholder has exercised voting rights by correspondence or electronic means, in the event the shareholder intends to attend the shareholders meeting in person or by video, a written declaration of intent to retract the voting rights already exercised under the preceding paragraph shall be made known to the Company, by the same means by which the voting rights were exercised, before 2 business days before the date of the shareholders meeting. If the notice of retraction is submitted after that time, the voting rights already exercised by correspondence or electronic means shall prevail. When a shareholder has exercised voting rights both by correspondence or electronic means and by appointing a proxy to attend a shareholders meeting, the voting rights exercised by the proxy in the meeting shall prevail.

Except as otherwise provided in the Company laws and in the Company's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. After the conclusion of the meeting, on the same day it is held, the results for each proposal, based on the numbers of votes for and against and the number of abstentions, shall be entered into the MOPS.

When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be required.

Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of the Company.

Vote counting for shareholders meeting proposals or elections shall be conducted in public at the place of the shareholders meeting. Immediately after vote counting has been completed, the results of the voting, including the statistical tallies of the numbers of votes, shall be announced onsite at the meeting, and a record made of the vote.

The company convened a video conference of the shareholders' meeting. Shareholders who participated by video should conduct voting on various resolutions and voting on election proposals through the video conference platform after the chairman announces the meeting. The voting should be completed before the chairman announces the close of voting, deemed a waiver. If the shareholders meeting is held by video conference, after the chairman announces the close of voting, the votes shall be counted at one time, and the voting and election results shall be announced.

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 18 of 21

When the company holds a video-assisted shareholders meeting, shareholders who have registered to attend the shareholders' meeting by video-conference in accordance with the provisions of Article 6, who wish to attend the physical shareholders' meeting in person, shall cancel the registration in the same manner as the registration two days before the shareholders' meeting; Those who cancel within the time limit can only attend the shareholders' meeting by video conferencing.

Those who exercise their voting rights in writing or electronically without revoking their intentions and participate in the shareholders' meeting by video conferencing shall not exercise their voting rights on the original proposal or propose amendments to the original proposal or exercise the voting rights for amendments to the original proposal, except for temporary motions.

Article 14

The election of directors at a shareholders meeting shall be held in accordance with the applicable election and appointment rules adopted by the Company, and the voting results shall be announced onsite immediately, including the names of those elected as directors and the numbers of votes with which they were elected.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the monitoring personnel and kept in proper custody for at least 1 year. If, however, a shareholder files a lawsuit, the ballots shall be retained until the conclusion of the litigation.

Article 15

Matters relating to the resolutions of a shareholders meeting shall be recorded in the meeting minutes. The meeting minutes shall be signed or sealed by the chair of the meeting and a copy distributed to each shareholder within 20 days after the conclusion of the meeting. The meeting minutes may be produced and distributed in electronic form.

The Company may distribute the meeting minutes of the preceding paragraph by means of a public announcement made through the MOPS.

The meeting minutes shall accurately record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their results, (include weights of statistics) when a director of supervisor is elected, the number of votes for each candidate shall be disclosed, and shall be retained for the duration of the existence of the Company.

If the shareholders' meeting is held by video conference, the minutes of the shareholders' meeting shall record the start and end time of the shareholders' meeting, the method of convening the meeting, the name of the chairman and the record, and the name of the chairman of the shareholders' meeting, as well as the events caused by natural disasters, incidents or another force majeure. The handling method and handling situation when an obstacle occurs to the video conferencing platform or participation by video conferencing.

In addition to complying with the provisions of the preceding paragraph when convening a video conference of shareholders, the company shall also specify in the minutes of the meeting the alternative measures provided by shareholders who have difficulty participating in video conference.

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 19 of 21

<u>Article 16 (External announcement)</u>

On the day of a shareholders meeting, the Company shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation, the number of shares represented by proxies and the number of shares attended by shareholders in writing or electronically, and shall make an express disclosure of the same at the place of the shareholders meeting. If the shareholders' meeting is held by video conference, the company shall upload the above-mentioned information to the video conference platform of the shareholders' meeting at least 30 minutes before the start of the meeting, and continue to disclose it until the end of the meeting.

The company holds a video conference of the shareholders' meeting. When announcing the meeting, the total number of shareholders' shares present shall be disclosed on the video conference platform. The same shall apply if the total number of shares and voting rights of the shareholders attending the meeting are otherwise counted during the meeting.

If matters put to a resolution at a shareholders meeting constitute material information under applicable laws or regulations or under Taiwan Stock Exchange Corporation (or GreTai Securities Market) regulations, the Company shall upload the content of such resolution to the MOPS within the prescribed time period.

Article 17

Staff handling administrative affairs of a shareholders meeting shall wear identification cards or arm bands.

The chair may direct the proctors or security personnel to help maintain order at the meeting place. When proctors or security personnel help maintain order at the meeting place, they shall wear an identification card or armband bearing the word "Proctor".

At the place of a shareholders meeting, if a shareholder attempts to speak through any device other than the public address equipment set up by the Company, the chair may prevent the shareholder from so doing.

When a shareholder violates the rules of procedure and defies the chair's correction, obstructing the proceedings and refusing to heed calls to stop, the chair may direct the proctors or security personnel to escort the shareholder from the meeting.

Article 18

When a meeting is in progress, the chair may announce a break based on time considerations.

If a force majeure event occurs, the chair may rule the meeting temporarily suspended and announce a time when, in view of the circumstances, the meeting will be resumed.

If the meeting venue is no longer available for continued use and not all of the items (including extraordinary motions) on the meeting agenda have been addressed, the shareholders meeting may adopt a resolution to resume the meeting at another venue.

A resolution may be adopted at a shareholders meeting to defer or resume the meeting within 5 days in accordance with Article 182 of the Company Act.

Techcential International Ltd	Rules and Procedures of Shareholders' Meetings	Document No.: TIL/AGM Effective Date: 29 Jun 2022
特昇國際股份有限公司	股東會議事規則	Revision No: 4 Page No : Page 20 of 21

<u>Article 19 (Disclosure of Video Conference Information)</u>

If the shareholders' meeting is held by video conference, the company shall immediately disclose the voting results and election results of various proposals on the video conference platform of the shareholders' meeting in accordance with the regulations, and shall continue to disclose for at least 15 minutes after the chairman announces the adjournment of the meeting.

Article 20 (Location of the Chairman of the Video Shareholders' Meeting and the Recording Officer)

When the company holds a video-video shareholders meeting, the chairman and the recorder shall be at the same place in China, and the chairman shall announce the address of the place at the time of the meeting.

Article 21 (Disconnection Handling)

If the shareholders' meeting is held by video conference, the company may provide a simple connection test for shareholders before the meeting, and provide relevant services immediately before and during the meeting to assist in handling technical communication problems.

If the shareholders' meeting is held by video conference, the chairman shall, when announcing the opening of the meeting, separately announce that there is no need to postpone or continue the meeting, except for the cases stipulated in Paragraph 24, Article 44-24 of the Stock Management Standards for Public Offering Companies, that the chairman announces the meeting. Before the meeting, due to natural disasters, incidents or other force majeure events, if there is an obstacle to the video conference platform or participation by video, which lasts for more than 30 minutes, the date of the meeting should be postponed or renewed within five days. The first company law does not apply the provisions of Article 182.

In the event of the occurrence of the preceding paragraph, the meeting shall be postponed or continued. Shareholders who have not registered to participate in the original shareholders meeting by video conference shall not participate in the postponed or continued meeting.

In accordance with the provisions of Paragraph 2, the meeting should be postponed or continued. Shareholders who have registered to participate in the original shareholders meeting by video and have completed the registration, but who do not participate in the postponed or continued meeting, the number of shares attended at the original shareholders meeting, the voting rights exercised and Voting rights shall be included in the total number of shares, voting rights and voting rights of shareholders present at the adjourned or continued meeting.

When the shareholders meeting is postponed or reconvened in accordance with the provisions of Paragraph 2, it is not necessary to re-discuss and resolve the resolutions for which the voting and counting of votes have been completed, and the voting results or the list of elected directors and supervisors are announced.

The company convened a video-assisted shareholders meeting, and when the second paragraph cannot be continued, if the total number of shares attended by video conference still reaches the statutory quota for the shareholders' meeting after deducting the number of shares attended by video-conferencing, the shareholders' meeting shall continue. There is no need to postpone or renew the assembly in accordance with the second paragraph.

Techcential International	Rules and Procedures of	Document No.: TIL/AGM
Ltd	Shareholders' Meetings	Effective Date: 29 Jun 2022
特昇國際股份有限公司	吹声会学事 担则	Revision No: 4
	股東會議事規則	Page No : Page 21 of 21

In the event that the meeting should be continued in the preceding paragraph, the shareholders who participate in the shareholders' meeting by video conference, the number of shares attended shall be included in the total number of shares of the shareholders present, but all the resolutions of the shareholders' meeting shall be regarded as abstention.

The company shall postpone or renew the meeting in accordance with the provisions of Paragraph 2, and shall handle the relevant matters in accordance with the provisions set forth in Article 44-27 of the Standards for the Handling of Shares of Companies Offering Shares, the date of the original shareholders' meeting and the provisions of each of these articles' pre-work.

The latter paragraph of Article 12 and Paragraph 3 of Article 13 of the Rules for the Use of Power of Attorney for Public Offering Companies to Attend Shareholders' Meetings, and Paragraph 2 of Article 44-5 and Article 44-10 of the Guidelines for the Handling of Share Transactions of Public Offering Companies 5. During the period specified in Paragraph 1 of Article 44-17, the Company shall postpone or renew the date of the shareholders' meeting in accordance with the provisions of Paragraph 2.

Article 22 (Processing of Digital Drop)

When the company convenes a video conference of shareholders, it shall provide appropriate alternatives for shareholders who have difficulty in attending the shareholders meeting by video.

Article 23

These Rules, and any amendments hereto, shall be implemented after adoption by shareholders meetings.