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第一條

為公平、公正、公開選任董事,爰依「上市上櫃公司治理實務守則」第二十一條及第四十一條規定訂定本程序。

第二條

本公司董事之選任,除法令或章程另有規定者外,應依本程序辦理。

第三條

本公司董事之選任,應考量董事會之整體配置。董事會成員組成應考量多元化,並就本身運作、 營運型態及發展需求以擬訂適當之多元化方針,宜包括但不限於以下二大面向之標準:

- 一、基本條件與價值:性別、年齡、國籍及文化等。
- 二、專業知識技能:專業背景(如法律、會計、產業、財務、行銷或科技)、專業技能及產業經驗等。

董事會成員應普遍具備執行職務所必須之知識、技能及素養,其整體應具備之能力如下:

- 一、營運判斷能力。
- 二、會計及財務分析能力。
- 三、 經營管理能力。
- 四、危機處理能力。
- 五、產業知識。
- 六、

 國際市場觀。
- 七、領導能力。
- 八、決策能力。

董事間應有超過半數之席次,不得具有配偶或二親等以內之親屬關係。

本公司董事會應依據績效評估之結果,考量調整董事會成員組成。

第四條

本公司獨立董事之資格,應符合「公開發行公司獨立董事設置及應遵循事項辦法」第二條、第三條以及第四條之規定。

本公司獨立董事之選任,應符合「公開發行公司獨立董事設置及應遵循事項辦法」第五條、第六條、第七條、第八條以及第九條之規定,並應依據「上市上櫃公司治理實務守則」第二十四條規 定辦理。

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<u> 第五條</u>

本公司董事之選舉,應依照公司法第一百九十二條之一所規定之候選人提名制度程序為之。

董事因故解任,致不足五人者,公司應於最近一次股東會補選之。但董事缺額達章程所定席次三 分之一者,公司應自事實發生之日起六十日內,召開股東臨時會補選之。

獨立董事之人數不足證券交易法第十四條之二第一項但書規定者,應於最近一次股東會補選之; 獨立董事均解任時,應自事實發生之日起六十日內,召開股東臨時會補選之。

第六條

本公司董事之選舉應採用累積投票制,每一股份有與應選出董事人數相同之選舉權,得集中選舉一人,或分配選舉數人。

第七條

董事會應製備與應選出董事人數相同之選舉票,並加填其權數,分發出席股東會之股東,選舉人之記名,得以在選舉票上所印出席證號碼代之。

選舉人在每張選票「被選舉人」欄,得由本公司所編制之「候選人」名單中擇一勾選。惟股東採 電子投票行使表權不在此限。

第八條

本公司董事依公司章程所定之名額,分別計算獨立董事、非獨立董事之選舉權,由所得選舉票代 表選舉權數較多者分別依次當選,如有二人以上得權數相同而超過規定名額時,由得權數相同者 抽籤決定,未出席者由主席代為抽籤。

第九條

選舉開始前,應由主席指定具有股東身分之監票員、計票員各若干人,執行各項有關職務。投票 箱由董事會製備之,於投票前由監票員當眾開驗。

第十條

選舉票有左列情事之一者無效:

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一、不用有召集權人製備之選票者。

- 二、以空白之選票投入投票箱者。
- 三、字跡模糊無法辨認或經塗改者。
- 四、所填被選舉人與董事候選人名單經核對不符者。
- 五、除填分配選舉權數外,夾寫其他文字者。

六、被選舉人欄,由本公司所編製之「候選人」名單中,勾選被選舉人在二人以上者。

第十一條

投票完畢後當場開票,開票結果應由主席當場宣布,包含董事當選名單與其當選權數。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。但經股東依公司法第一百 八十九條提起訴訟者,應保存至訴訟終結為止。

第十二條

當選之董事由本公司董事會發給當選通知書。

第十三條

本程序由股東會通過後施行,修正時亦同。

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<u>Article 1</u>

To ensure a just, fair, and open election of directors, these Procedures are adopted pursuant to Articles 21 and Articles 41 of the Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies.

<u>Article 2</u>

Except as otherwise provided by law and regulation or by the Company's articles of incorporation, elections of directors shall be conducted in accordance with these Procedures.

Article 3

The overall composition of the board of directors shall be taken into consideration in the selection of the Company's directors. The composition of the board of directors shall be determined by taking diversity into consideration and formulating an appropriate policy on diversity based on the company's business operations, operating dynamics, and development needs. It is advisable that the policy include, without being limited to, the following two general standards:

- 1. Basic requirements and values: Gender, age, nationality, and culture.
- 2. Professional knowledge and skills: A professional background (e.g., law, accounting, industry, finance, marketing, technology), professional skills, and industry experience.

Each board member shall have the necessary knowledge, skill, and experience to perform their duties; the abilities that must be present in the board as a whole are as follows:

- 1. The ability to make judgments about operations.
- 2. Accounting and financial analysis ability.
- 3. Business management ability.
- 4. Crisis management ability.
- 5. Knowledge of the industry.
- 6. An international market perspective.
- 7. Leadership ability.
- 8. Decision-making ability.

More than half of the directors shall be persons who have neither a spousal relationship nor a relationship within the second degree of kinship with any other director.

The board of directors of the Company shall consider adjusting its composition based on the results of performance evaluation.

Article 4

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The qualifications for the independent directors of the Company shall comply with Articles 2, 3, and 4 of the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies.

The election of independent directors of the Company shall comply with Articles 5, 6, 7, 8, and 9 of the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies, and shall be conducted in accordance with Article 24 of the Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies.

<u>Article 5</u>

Elections of directors at the Company shall be conducted in accordance with the candidate nomination system and procedures set out in Article 192-1 of the Company Act.

When the number of directors falls below five due to the dismissal of a director for any reason, the Company shall hold a by-election to fill the vacancy at its next shareholders meeting. When the number of directors falls short by one third of the total number prescribed in the Company's articles of incorporation, the Company shall call a special shareholders meeting within 60 days from the date of occurrence to hold a by-election to fill the vacancies.

When the number of independent directors falls below that required under the proviso of Article 14-2, paragraph 1 of the Securities and Exchange Act, a by-election shall be held at the next shareholders meeting to fill the vacancy. When the independent directors are dismissed en masse, a special shareholders meeting shall be called within 60 days from the date of occurrence to hold a by-election to fill the vacancies.

Article 6

The cumulative voting method shall be used for election of the directors at the Company. Each share will have voting rights in number equal to the directors to be elected, and may be cast for a single candidate or split among multiple candidates.

Article 7

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The board of directors shall prepare separate ballots for directors in numbers corresponding to the directors to be elected. The number of voting rights associated with each ballot shall be specified on the ballots, which shall then be distributed to the attending shareholders at the shareholders meeting. Attendance card numbers printed on the ballots may be used instead of recording the names of voting shareholders.

The elector may check the "Elected" column of each ballot from the list of "Candidates" compiled by the Company. However, the exercise of voting rights by shareholders through electronic voting is not subject to this limitation.

Article 8

The number of directors will be as specified in the Company's articles of incorporation, with voting rights separately calculated for independent and non-independent director positions. Those receiving ballots representing the highest numbers of voting rights will be elected sequentially according to their respective numbers of votes. When two or more persons receive the same number of votes, thus exceeding the specified number of positions, they shall draw lots to determine the winner, with the chair drawing lots on behalf of any person not in attendance.

Article 9

Before the election begins, the chair shall appoint a number of persons with shareholder status to perform the respective duties of vote monitoring and counting personnel. The ballot boxes shall be prepared by the board of directors and publicly checked by the vote monitoring personnel before voting commences.

Article 10

A ballot is invalid under any of the following circumstances:

- 1. The ballot was not prepared by the convener authority.
- 2. A blank ballot is placed in the ballot box.
- 3. The writing is unclear and indecipherable or has been altered.
- 4. The list of candidates for election to the board of directors do not match after verification.
- 5. Other words or marks are entered in addition to the number of voting rights allotted.
- 6. The "Elected Persons" column shall consist of two or more persons selected from the list of "Candidates" compiled by the Company.

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Article 11

The voting rights shall be calculated on site immediately after the end of the poll, and the results of the calculation, including the list of persons elected as directors and the numbers of votes with which they were elected, shall be announced by the chair on the site. 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 one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until the conclusion of the litigation.

Article 12

The board of directors of the Company shall issue notifications to the persons elected as directors.

Article 13

These Procedures, and any amendments hereto, shall be implemented after approval by a shareholders meeting.