Stock Code: 1305

China General Plastics Corporation

Handbook for the

2019 Annual General Meeting of Shareholders

Date: June 21, 2019

Location: 2F., No.106, Gongyuan Rd, Zhunnan Town Miaoli County, Taiwan (R.O.C.) Aesthetics Hotel

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China General Plastics Corporation Procedure of the 2019 Annual General Meeting of Shareholders

- 1. Announcement of the Commencement of the Meeting
- 2. Chairperson Takes Chair
- 3. Opening Speech of the Chairperson
- 4. Report Items
- 5. Matters for Ratification and Discussion (I)
- 6. Elections
- 7. Matter for Discussion (II)
- 8. Extemporary Motions
- 9. Adjournment

China General Plastics Corporation

Year 2019

Agenda of Annual General Meeting of Shareholders

Date : June 21, 2019 (Friday) AM 09:00

Location : 2F., No.106, Gongyuan Rd, Zhunnan Town Miaoli

County, Taiwan (R.O.C.)

Aesthetics Hotel

1. Report Items :

- (1) To report 2018 operating results.
- (2) To report Audit Committee's Review Reports of 2018 Financial Statement.
- (3) To report 2018 remuneration of directors and employees.
- (4) To report the amendment to Parliamentary Rules for Directors' Meetings.
- 2. Matters for Ratification and Discussion (I):
 - To ratify 2018 Business Report and Financial Statements.
 - (2) To ratify 2018 earnings distribution.
 - (3) To approve the capitalization on stock dividends.
 - (4) To approve the amendment to the Articles of

Incorporation.

- (5) To approve the amendment to the Rules for Election of Directors.
- (6) To approve the amendment to the Parliamentary Rules for Shareholders'Meetings.
- (7) To approve the amendment to the Operating Procedure for Acquisition or Disposition of Assets.
- 3. Elections :

To elect nine directors.

4. Matters Discussion (II):

To approve the permission of directors for competitive actions.

- 5. Extemporary Motions :
- 6. Adjournment

I. Report Items:

Report 1

To report 2018 operating results.

China General Plastics Corporation 2018 Business Report

Our 2018 net sales income was NT\$8.248 billion, NT\$138 million more YoY, with a budget achievement rate of 99 %. The operating income was NT\$570 million, NT\$130 million or 19% less YoY, with a budget achievement rate of 77%. The non-operating income was NT\$813 million, net income after tax was NT\$1.276 billion, NT\$6 million higher YoY, with a budget achievement rate of 87%.

Looking back at 2018, the ethylene price maintained the running high in the first three quarters as the oil price soared and due to the overhaul season of naphtha cracking plants. The price began to fall rapidly in Q4 along with the oil price dump and the rise of the US-China trade war to below US\$1,000 per m.t. in the end of the year. The EDC oversupply was terminated at the beginning of 2018 as a result of the production problem of Braskem Brazil and the climate change in Taiwan. In addition, the caustic soda (NaOH) price continued to fall and production was reduced as a result of the franchise policy that blocked caustic soda imports in India. Furthermore, as all chlor-alkali plants began process reengineering due to the mercury compound restrictions under REACH in Europe, the gap of the EDC supply was enlarged, doubling the ECD price at the end of the year. VCM supply was sufficient as new plants in Asia started operations, one after another. As the materials cost was boosted, the price difference between VCM and PVC reduced. The PVC supply was tightened at the beginning of the year due to the severely cold weather in the USA and the overhaul season of leading PVC plants. Its price also turned rigid as the Chinese government enhanced environmental safety inspections which further restricted the PVC output. The market demand was revived as buying in India emerged after ridding the intervention of the goods and service tax (GST), and the Indian's government's economic revitalization policy, which also drove the demand in the Bangladeshi market. However, the US-China trade tension, the US economic sanction on

Iran, and the deep currency depreciation in emerging countries weakened their buying power in the second half of the year. The PVC price did not recover until October when the rainy season in India ended, the currency began to rise and the demand was revived. Adhering to the top-down integration spirit of the vinyl chain, we actively planned equipment renewal to improve the production performance. In collaboration with the appropriate operations of production-sales maximization, due to the smooth upstream to downstream sales, and cost control of related product series, and the expansion of the PVC export, the 2018 PVC output reached 193,000 m.t., up by 6%, and its sales reached 189,000 m.t., up by 3%. The operating income was NT\$174 million in total. In chemical products, in response to the high price correction and supply-demand balancing of caustic soda in the domestic market, product sales reached 106% of the budget, amounting to NT\$318 million. In processing products, except for the rise of sales in construction materials by 19% due to the government's release of infrastructure projects and the realty market's recovery, the sales of TPU synthetic leather products reached only 86% of the budget due to the US-China trade tension, reduction in purchase orders of downstream suppliers, and the low-price competition and tariff barrier of China, Mexico, India and Southeast Asian countries. The operating income from processing products was NT\$78 million. In reinvestments, the VCM output of Taiwan VCM Corporation (TVCM) was 445,000 m.t., 5,000 m.t. more YoY, with a budget achievement rate of 101%. Sales were 451,000 m.t., 10,000 m.t. more YoY, with a budget achievement rate of 102% and a profit of NT\$625 million. In addition, the PVC output of CGPC Polymer Corporation (CGPCPOL) was 209,000 m.t., 4,000m.t. more YoY, with a budget achievement rate of 101%. Sales were 211,000 m.t., 11,000 m.t. more YoY, with a budget achievement rate of 100% and a profit of NT\$258 million.

Looking out to 2019, an international oil oversupply is foreseeable as the USA continues to increase its shale oil output, and along with the slowdown of the macroeconomic growth, the room for price rises is limited. The four-year-rise of the ethylene price will eventually end as a result of the oversupply. Fortunately, the market demand is maintained due to the overhaul of naphtha cracking plants in Asia between March and June. The elimination of sales barriers will give rise to the caustic soda price. EDC supply tension will be relieved after the gradual completion of process reengineering of the European chlor-alkali plants. China has launched the domestic demand expansion policy to stimulate domestic consumption. The PVC pipe demand rose in India due to domestic undersupply and the advent of the agricultural season. A high PVC demand is seen in the emerging market as the condition of Bangladesh ameliorates. In addition, the enhancement of environmental safety inspections and reduction of output of calcium carbide process PVC in China will benefit the positive development of PVC and VCM. Furthermore, subsidiaries TVCM and CGPCPOL will continue to increase capacity through de-bottlenecking, the Toufen Plant of China General Plastics Corporation (CGPC) will start its reengineering project by renewing equipment, erecting PVC automatic packaging equipment, and building the 3D automated storage and retrieval system (ASRS) to improve the overall operational performance, reduce energy consumption, and promote process safety management (PSM) to ensure safe operations and actively develop higher-value and differentiated products. The management team will maximize the room for profit-making through the overall planning of the vinyl chain. It will also enforce the HSE improvements and fulfill its corporate social responsibilities through vertical integration as well as proactive and effective management, in order to build and expand the niche, maximize the operational performance, and achieve and exceed the annual budget targets.

> Chairperson: Yi-Gui Wu President:Han-Fu Lin Chief Accounting Officer:Jian-Zhou Guo

Report Items:

Report 2

To report Audit Committee's Review Reports of 2018 Financial Statement.

China General Plastics Corporation Audit Report

This Audit Committee have audited the 2018 Business Report prepared by the Board of Directors, the financial statements (including individual and consolidated financial statements) audited and certified by CPA Shih-Tsung Wu and CPA Tzu-Jung Kuo of Deloitte Taiwan, and the proposal for profit distribution and found no nonconformity. In accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, this report is presented for approval to AGM.

То

China General Plastics Corporation 2019 Annual General Meeting of Shareholders

> Audit Committee, China General Plastics Corporation Independent Director: Zu-De Li Independent Director: Ying-Bin Zheng Independent Director:Liang-Xian Li

March 6, 2019

Report Items:

Report 3

To report 2018 remuneration of directors and employees.

- Description: 1. Proceeded in accordance with related orders of the Ministry of Economic Affairs and Article 33 of the Articles of Incorporation of this Company.
 - 2. The compensation for employees in 2018 will be distributed in cash at 1%, NT\$13,975,481, of the 2018 earnings, and no compensation will be distributed to directors.

Report Items:

Report 4

To report the amendment to "Parliamentary Rules for Directors' Meetings".

- Description: 1. Part of the "Parliamentary Rules for Directors' Meetings" is amended in accordance with related laws and for setting up the vice chairman.
 - The content of amended provisions to the "Parliamentary Rules for Directors' Meetings" is shown in the next page.

China General Plastics Corporation

The Amendment to the "Parliamentary Rules for Directors' Meetings"

After amendment	Before amendment	Description
Article 3:	Article 3:	Text
The directors' meeting shall be convened at	The directors' meeting shall be convened	Correction.
least once per quarter.	at least once per quarter.	
The reasons for calling a board of directors	The reasons for calling a board of directors	
meeting shall be notified to each director at	meeting shall be notified to each director at	
least seven (7) days in advance. In	least seven (7) days in advance. In	
emergency circumstances, however, a	emergency circumstances, however, a	
meeting may be called at any time.	meeting may be called at any time.	
A directors' meeting may be convened in	A directors' meeting may be convened in	
writing or by electronic transmission.	writing or by electronic transmission or	
All matters set out in the subparagraphs of	<u>fax</u> .	
Paragraph 1 of Article 7 herein shall be	All matters set out in the subparagraphs of	
specified in the notice of the reasons for	Paragraph 1 of Article 7 herein shall be	
calling a directors' meeting, unless in the	specified in the notice of the reasons for	
case of an emergency or with justified	calling a directors' meeting, unless in the	
reasons, none of them may be raised as an	case of an emergency or with justified	
extraordinary motion.	reasons, none of them may be raised as an	
	extraordinary motion.	
Article 10:	Article 10:	1. Amend the
Except as otherwise provided by the acts, a	A directors' meeting shall be called and	provisions of
directors' meeting shall be called and	chaired by the Chairman of the Board.	this article
chaired by the Chairman of the Board.	However, the first directors' meeting of	that setting
However, the first directors' meeting of	each term of the Board shall be called and	up a vice
each term of the Board shall be called and	chaired by the director who received votes	chairman is
chaired by the director who received votes	representing the largest portion of voting	allowed.
representing the largest portion of voting	rights at the shareholders' meeting in which	
rights at the shareholders' meeting in which	the directors were elected. If there are two	Correction.
the directors were elected. If there are two	or more directors so entitled to call the	
or more directors so entitled to call the	meeting, they shall choose one person by	
meeting, they shall choose one person by	and from among themselves to do so.	
and from among themselves to do so.	When the Chairman of the Board is on	
When the Chairman of the Board is on	leave or for any reason is unable to	
leave or for any reason is unable to	exercise the powers of the chairperson,	
exercise the powers of the chairperson,	<u>he/she</u> shall appoint one (1) director to act	
<u>he/she is represented by the vice chairman.</u>	on behalf of him/her. If the Chairman does	
Where the vice chairman is also on leave or	not make such a designation, the proxy	
for any reason is unable to exercise the	shall be elected by directors from among themselves.	
powers of the chairperson, the Chairman of the Board shall appoint one (1) director to		
act on behalf of him/her. If the Chairman		
does not make such a designation, the		
uous not make such a designation, the		

proxy shall be elected by directors from		
among themselves.		
Article 14:	Article 14:	Amendments
When the chairperson at a directors'	When the chairperson at a directors'	made in
meeting is of the opinion that a matter has	meeting is of the opinion that a matter has	accordance
been sufficiently discussed to a degree of	been sufficiently discussed to a degree of	with the
putting to a vote, the chairperson may	putting to a vote, the chairperson may	amendment to
announce the discussion closed and bring	announce the discussion closed and bring	the "Sample
the matter to vote.	the matter to vote.	Template for
When a motion comes to a vote at a	When a motion comes to a vote at a	XXX Co., Ltd.
directors' meeting, if the chairperson puts	directors' meeting, if the chairperson puts	Rules of
the matter before all directors present at the	the matter before all directors present at the	
-	-	Board of
meeting and none voices an objection, the	5	Directors
motion is deemed approved. If there is an objection following an inquiry by the	motion is deemed approved. In the case of an amendment or substitute	
objection following an inquiry by the		Meetings"
chairperson, one voting method for	to a motion, the chairperson shall decide on	
proposals at a board meeting shall be	the order of voting by combining the	
selected by the chairperson from the	amendment or substitute with the same	
methods listed below:	motion. However, if one of the motions has	
<u>1. A show of hands.</u>	been approved, the other shall be deemed	
2. A vote by ballot.	over- ruled and no further votes are	
In the case of an amendment or substitute	required.	
to a motion, the chairperson shall decide on	If a vote on a motion requires monitoring	
the order of voting by combining the	and counting personnel, the chairperson	
amendment or substitute with the same	shall appoint such personnel, providing	
motion. However, if one of the motions has	that all monitoring personnel shall be	
been approved, the other shall be deemed	directors.	
over- ruled and no further votes are	Results of the votes shall be announced on	
required.	the spot and recorded.	
If a vote on a motion requires monitoring	"All directors present at the meeting"	
and counting personnel, the chairperson	referred in Paragraph 2 exclude directors	
shall appoint such personnel, providing that	prohibited from exercising voting rights	
all monitoring personnel shall be directors.	pursuant to Paragraph 1 of Article 16	
Results of the votes shall be announced on	herein.	
the spot and recorded.		
"All directors present at the meeting"		
referred in Paragraph 2 exclude directors		
prohibited from exercising voting rights		
pursuant to Paragraphs 1 and 2 of Article		
16 herein.		
Article 16:	Article 16:	1.Amendments
If any director or a juristic person	If any director or a juristic person	made in
represented by a director is an interested	represented by a director is an interested	accordance
party with respect to any agenda item, the	party with respect to any agenda item, the	with the
director shall state the important aspects of	director shall state the important aspects of	amendment
the interested party relationship at the	the interested party relationship at the	to the

respective meeting. When the relationship is likely to prejudice the interests of the Company, the director may not participate in discussion or voting on that agenda item, and further, shall enter recusal during discussion and voting on that item and may not act as another director's proxy to exercise voting rights on that matter. Where the spouse, a blood relative within the second degree of kinship of a director, or any company which has a controlling or subordinate relation with a director has interests in the matters under discussion in the meeting of the preceding paragraph, such director shall be deemed to have a personal interest in the matter. The provisions of Paragraph 2 of Article 180 of the Company Act, as applied mutatis mutandis under Paragraph <u>4</u> of Article 206 of the Company Act, apply to resolutions of a directors' meetings when a board director is prohibited by the preceding two paragraphs from exercising voting rights.	respective meeting. When the relationship is likely to prejudice the interests of the Company, the director may not participate in discussion or voting on that agenda item, and further, shall enter recusal during discussion and voting on that item and may not act as another director's proxy to exercise voting rights on that matter. The provisions of Paragraph 2 of Article 180 of the Company Act, as applied mutatis mutandis under Paragraph <u>3</u> of Article 206 of the Company Act, apply to resolutions of a directors' meetings when a board director is prohibited by the <u>preceding paragraph</u> from exercising voting rights.	"Company Act Article 206" 2. Text Correction.
Article 17: Minutes shall be prepared of the discussions at directors' meetings. The meeting minutes shall record the following:	Article 17: Minutes shall be prepared of the discussions at directors' meetings. The meeting minutes shall record the	Text Correction.
1.~6. (omitted)7.Discussion: Method of resolution and the result for each motion; a summary of the	following:1.~6. (omitted)7.Discussion: Method of resolution and the	
comments made by directors, experts, and other persons; the name of any director that is an interested party as referred to in	result for each motion; a summary of the	
Paragraphs 1 and 2 of the preceding Article, an explanation of the important	is an interested party as referred to in Paragraph 1 of the preceding Article, an	
aspects of the relationship of interest, the reasons why the director was required or not required to enter recusal, and the status	explanation of the important aspects of the relationship of interest, the reasons why the director was required or not required to	
of their recusal; opinions expressing objections or reservations at the meeting that were included in records or stated in	enter recusal, and the status of their recusal; opinions expressing objections or reservations at the meeting that were	
writing; and any opinion issued in writing by an independent director under Paragraph	included in records or stated in writing;	
4 of Article 7 herein.	and any opinion issued in writing by an	

mover; the method of resolution and the result for each motion; a summary of the comments made by directors, experts, or other persons; the name of any director that is an interested party as referred to in Paragraphs 1 and 2 of the preceding Article, an explanation of the important aspects of the relationship of interest, the reasons why the director was required or of their recusal; opinions expressing objections or reservations at the meeting that were included in records or stated in writing.8.Extraordinary motions: the name of the mover; the method of resolution and the result for each motior; a summary of the other persons; the name of any director that is an interested party as referred to in Paragraph 1 of the preceding Article, an explanation of the important aspects of the relationship of interest, the reasons why the director was required or on trequired to enter recusal, and the status of their recusal; opinions expressing objections or reservations at the meeting that were included in records or stated in writing.9.Other matters required to be recorded. (The following are omitted)Amendments made in and in were included in coords or state shall be subject to approval by the Board of Directors. The same shall apply where the Rules are amended.Amendments made in amendment to the Rules shall be enforced upon approval by the Board of Directors. The same shall apply where the Rules are amended.Amendment Template for XXX Co., Ltd. Supervisors shall be enforced upon the Company's establishment of the Audit Committee.Rules of Procedure for Board of Directors			
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		Company's establishment of the Audit	Procedure for
Directors		Committee.	Board of
			Directors
Meetings"			Meetings"

II. Matters for Ratification and Discussion (I):

Proposal 1

Proposed by the Board

To ratify 2018 Business Report and Financial Statements.

- Description: 1. The 2018 financial statements (including individual and consolidated financial statements) approved by the Board on March 6, 2019 are audited by CPA Shih-Tsung Wu and CPA Tzu-Jung Kuo of Deloitte Taiwan and the Audit Committee for the record.
 - 2. Please refer to p. 5-7 of this Handbook for the 2018 Business Report and p. 16-36 for the CPA Audit Report and the financial statements.

Resolution:

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders China General Plastics Corporation

Opinion

We have audited the accompanying financial statements of China General Plastics Corporation (the Company), which comprise the balance sheets as of December 31, 2018 and 2017, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the financial statements, including a summary of significant accounting policies (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2018 and 2017, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2018. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters of the Company's financial statements for the year ended December 31, 2018 are stated as follows:

Validity of Specific Revenue

The amount of revenue derived from partial customers was NT\$1,581,634 thousand, representing 19% of total revenue of the Company for the year ended December 31, 2018. Most of these customers were distributors, and the amount of revenue derived from specific regions significantly increased compared to the figure as of December 31, 2017. Therefore, the validity of the revenue derived from these customers has been identified as a key audit matter.

For the accounting policy of the validity of the revenue derived from these customers, refer to Notes 4 and 21 to the accompanying financial statements.

Our main audit procedures performed to assess the validity of the revenue derived from the abovementioned customers are as follows:

- 1. We obtained an understanding and tested the internal control design and operating effectiveness of the validity of revenue derived from the above-mentioned customers.
- 2. We sampled the transaction documents related to revenue derived from the above-mentioned customers, including sales order, shipping, customs and receipt documents, to verify that the revenue was recognized while completing the performance obligation.
- 3. We sampled sales returns, provisions and cash collections occurred subsequent to the balance sheet date to verify the reasonableness of revenue recognition.

Valuation of Inventory

As of December 31, 2018, the carrying amount of the Company's inventory was NT\$820,821 thousand (i.e. the gross amount of inventory of NT\$863,881 thousand with a deduction of the allowance for inventory valuation of NT\$43,060 thousand), representing 7% of the Company's total assets. As the Company's inventory was stated at the lower of cost or net realizable value in accordance with IAS 2 "Inventories", which involved critical judgement and accounting estimates by the management, the valuation of inventory has been identified as a key audit matter.

Refer to Notes 4, 5 and 11 to the Company's financial statements for the related accounting policies and disclosures on inventory valuation.

The main audit procedures we performed for valuation of inventory are as follows:

- 1. We obtained an understanding of the reasonableness of the Company's policies and methods of the allowance for inventory valuation.
- 2. By performing a year-end inventory observation, we understood the inventory status and evaluated the reasonableness of the allowance for inventory valuation.
- 3. We tested the inventory aging and net realizable value report used in valuation, including verification of the completeness, net realizable value and recalculation of the accuracy of the reports. Besides, we also performed the retrospective test to verify the validity of the impairment items and value decline in subsequent period.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance, including the audit committee, are responsible for overseeing the Company's financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the year ended December 31, 2018 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Shih-Tsung Wu and Tzu-Jung Kuo.

Deloitte & Touche Taipei, Taiwan Republic of China

March 6, 2019

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.

BALANCE SHEETS DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

	2018		2017	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 150,729	1	\$ 86,856	1
Financial assets at fair value through profit or loss (FVTPL) - current (Notes 4 and 7)	405,396	4	968,999	9
Notes receivable (Notes 4 and 10)	190,380	4	175,609	2
	,	2 8	,	
Trade receivables (Notes 4 and 10)	832,697		692,568	7
Trade receivables from related parties (Notes 4, 10 and 28)	101,570	1	118,613	1
Other receivables (Notes 4 and 10)	26,985	-	25,070	-
Other receivables from related parties (Notes 4, 10 and 28)	2,407	-	1,979	-
Inventories (Notes 4 and 11)	820,821	7	681,785	6
Prepayments	17,348	-	18,188	-
Other current assets	1,040		388	
Total current assets	2,549,373	23	2,770,055	26
NON CURRENT A GOLTO				
NON-CURRENT ASSETS				
Financial assets at fair value through other comprehensive income (FVTOCI) - non-current	101.047			
(Notes 4, 8 and 20)	121,047	1	-	-
Financial assets measured at cost - non-current (Notes 4 and 9)	-	-	91,000	1
Investments accounted for using equity method (Notes 4 and 12)	4,910,191	45	4,405,384	42
Property, plant and equipment (Notes 4, 13, 28 and 29)	3,046,423	28	2,914,824	28
Investment properties (Notes 4, 14 and 25)	135,277	1	140,260	1
Intangible assets (Notes 4 and 15)	1,640	-	4,178	-
Deferred tax assets (Notes 4 and 23)	251,089	2	260,296	2
Refundable deposits (Note 29)	2,474	-	2,474	-
Total non-current assets	8,468,141	77	7,818,416	74
TOTAL	<u>\$ 11,017,514</u>	100	<u>\$ 10,588,471</u>	100
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Financial liabilities at FVTPL - current (Notes 4 and 7)	\$ -	-	\$ 508	-
Notes payable (Note 16)	288	-	183	-
Trade payables (Note 16)	226,463	2	210,127	2
Trade payables to related parties (Notes 16 and 28)	777,387	7	712,689	- 7
Other payables (Note 17)	394,539	4	340,506	3
	4,162	-	1,796	5
Other payables to related parties (Note 28)		-	,	- 1
Current tax liabilities (Notes 4 and 23)	63,552	1	88,007	1
Provisions - current (Notes 4 and 18)	-	-	27,849	-
Other current liabilities	61,363		50,074	
Total current liabilities	1,527,754	14	1,431,739	13
NON-CURRENT LIABILITIES				
Deferred tax liabilities (Notes 4 and 23)	484,666	4	484,890	5
Net defined benefit liabilities - non-current (Notes 4 and 19)	627,435	- - 6	863,130	8
		0		0
Other non-current liabilities	3,019		2,371	
Total non-current liabilities	1,115,120	10	1,350,391	13
Total liabilities	2,642,874	24	2,782,130	26

EQUITY (Notes 4, 8, 9, 12, 19, 20 and 23)

Ordinary Shares	5,067,596	46	4,919,996	47
Capital surplus	8,929		8,236	
Retained earnings				
Legal reserve	512,954	5	385,973	4
Special reserve	408,223	4	408,223	4
Unappropriated earnings	2,334,921	21	2,063,146	19
Total retained earnings	3,256,098	30	2,857,342	27
Other equity	42,017		20,767	
Total equity	8,374,640	76	7,806,341	74
TOTAL	<u>\$ 11,017,514</u>	100	<u>\$ 10,588,471</u>	100

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

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2018		2017		
	Amount	%	Amount	%	
NET REVENUE (Notes 4, 21 and 28)	\$ 8,248,176	100	\$ 8,110,347	100	
COST OF REVENUE (Notes 4, 11, 22 and 28)	7,184,142	87	6,936,238	86	
GROSS PROFIT	1,064,004	13	1,174,109	14	
REALIZED GAIN ON TRANSACTIONS WITH SUBSIDIARIES (Note 4)	8,150	-	7,002	-	
REALIZED GAIN ON TRANSACTIONS WITH SUBSIDIARIES	7,002		<u>-</u>	<u> </u>	
REALIZED GROSS PROFIT	1,072,154	13	1,181,111	14	
OPERATING EXPENSES (Notes 22 and 28) Selling and marketing expenses General and administrative expenses Research and development expenses	318,651 151,862 <u>31,586</u>	4 2 	295,934 153,109 <u>31,581</u>	4 2	
Total operating expenses	502,099	6	480,624	6	
PROFIT FROM OPERATIONS	570,055	7	700,487	8	
NON-OPERATING INCOME AND EXPENSES (Notes 4, 7, 12, 14, 22 and 28)					
Other income Other gains and losses	27,818 18,012	1	24,328 (56,210)	-	
Interests expense	(14)	-	(60)	-	
Share of profit or loss of subsidiaries and associates	767,701	9	747,150	9	
Total non-operating income and expenses	813,517	10	715,208	9	
PROFIT BEFORE INCOME TAX FROM CONTINUING OPERATIONS	1,383,572	17	1,415,695	17	
INCOME TAX EXPENSE (Notes 4 and 23)	107,416	1	145,887	2	
NET PROFIT FOR THE YEAR	<u> 1,276,156</u>	16	<u>1,269,808</u> (Continued	15 l)	

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2018		2017		
	Amount	%	Amount	%	
OTHER COMPREHENSIVE INCOME (LOSS)					
(Notes 4, 8, 12, 19, 20 and 23)					
Items that will not be reclassified subsequently to					
profit or loss:					
Remeasurement of defined benefit plans	3,712	-	(3,299)	-	
Unrealized gain on investments in equity instruments at FVTOCI	20,947				
Share of the other comprehensive loss of	20,947	-	-	-	
subsidiaries and associates accounted for using					
the equity method-unrealized loss on					
investments in equity instruments at FVTOCI	\$ (20,017)	-	\$ -	-	
Share of other comprehensive loss of subsidiaries					
and associates accounted for using the equity					
method - remeasurement of defined benefit	(2.201)		(2.021)		
plans	(3,291)	-	(3,821)	-	
Income tax relating to items that will not be reclassified subsequently to profit or loss	7,778	_	561	_	
reclassified subsequently to profit of 1055	9,129		(6,559)		
Items that may be reclassified subsequently to profit			(0,00)		
or loss:					
Exchange differences on translating the financial					
statements of foreign operations	7,723	-	(38,607)	-	
Unrealized loss on available-for-sale financial					
assets Share of other comprehensive loss of associates	-	-	(60)	-	
Share of other comprehensive loss of associates accounted for using the equity method -					
exchange differences on translating foreign					
operations	(400)	-	(151)	-	
Share of other comprehensive income of					
subsidiaries and associates accounted for using					
the equity method - unrealized gain on					
available-for-sale financial assets	-	-	11,884	-	
Income tax relating to items that may be	(2.565)		6 5 6 2		
reclassified subsequently to profit or loss	<u>(3,565)</u> <u>3,758</u>		<u>6,563</u> (20,371)		
			(20,371)		
Other comprehensive income (loss) for the year,					
net of income tax	12,887		(26,930)		
TOTAL COMPREHENSIVE INCOME FOR THE	• • • • • • • • • •				
YEAR	\$ 1,289,043	16	\$ 1,242,878	15	
EARNINGS PER SHARE (Note 24)					
Basic	<u>\$ 2.52</u>		\$ 2.51		
Diluted	<u>\$ 2.51</u>		<u>\$ 2.50</u>		
The accompanying notes are an integral part of the financial				cluded)	

STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

									Other Equity (Notes 4, 8, 12, 20 and 23)				
	Share Capital (Note 20) Ordinary	Unpaid	l Surplus (Notes 4 a	ł.		Special	Notes 4, 19, 20 and Unappropriated		Exchange Differences on Translating the Financial Statements of Foreign	Unrealized Gain (Loss) on Available-for- sale Financial	Equity Instruments at	Total	Tatal Facility
	Shares	Dividend	Others	Total	Legal Reserve	Reserve	Earnings	Total	Operations	Assets	FVTOCI		Total Equity
BALANCE AT JANUARY 1, 2017	\$ 4,776,695	\$ 7,913	\$ 307	\$ 8,220	\$ 241,661	\$ 408,223	\$ 1,899,548	\$ 2,549,432	\$ 12,612	\$ 28,526	\$ -	\$ 41,138	\$ 7,375,485
Appropriation of the 2016 earnings Legal reserve	_	_	_	_	144,312	_	(144,312)	_	_	_	_	_	_
Cash dividends distributed by the Company	-	-	-	-	-	-	(812,038)	(812,038)	-	-	-	-	(812,038)
Share dividends distributed by the Company	143,301	-	-	-	-	-	(143,301)	(143,301)	-	-	-	-	-
Other changes in capital surplus	-	16	-	16	-	-	-	-	-	-	-	-	16
Net profit for the year ended December 31, 2017	-	-	-	-	-	-	1,269,808	1,269,808	-	-	-	-	1,269,808
Other comprehensive income (loss) for the year ended December 31, 2017, net of income tax	<u> </u>	<u> </u>	<u> </u>				(6,559)	(6,559)	(32,195)	11,824	<u> </u>	(20,371)	(26,930)
Total comprehensive income (loss) for the year ended December 31, 2017	<u>-</u>	<u> </u>					1,263,249	1,263,249	(32,195)	11,824	<u> </u>	(20,371)	1,242,878
BALANCE AT DECEMBER 31, 2017	4,919,996	7,929	307	8,236	385,973	408,223	2,063,146	2,857,342	(19,583)	40,350	-	20,767	7,806,341
Effect of retrospective restatement					<u> </u>		<u> </u>	<u> </u>	<u> </u>	(40,350)	56,912	16,562	16,562
BALANCE AT JANUARY 1, 2018, AS RESTATED	4,919,996	7,929	307	8,236	385,973	408,223	2,063,146	2,857,342	(19,583)	-	56,912	37,329	7,822,903
Appropriation of the 2017 earnings					12 (001		(12(001)						
Legal reserve Cash dividends distributed by the Company	-	-	-	-	126,981	-	(126,981) (737,999)	(737,999)	-	-	-	-	- (737,999)
Share dividends distributed by the Company	147,600	-	-	-	-	-	(147,600)	(147,600)	-	-	-	-	-
Other changes in capital surplus	-	693	-	693	-	-	-	-	-	-	-	-	693
Net profit for the year ended December 31, 2018	-	-	-	-	-	-	1,276,156	1,276,156	-	-	-	-	1,276,156
Other comprehensive income for the year ended December 31, 2018, net of income tax	<u> </u>	<u> </u>					8,199	8,199	3,758		930	4,688	12,887
Total comprehensive income for the year ended December 31, 2018	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>		1,284,355	1,284,355	3,758	<u> </u>	930	4,688	1,289,043
BALANCE AT DECEMBER 31, 2018	<u>\$ 5,067,596</u>	<u>\$ 8,622</u>	<u>\$ 307</u>	<u>\$ 8,929</u>	<u>\$ 512,954</u>	<u>\$ 408,223</u>	<u>\$ 2,334,921</u>	\$ 3,256,098	<u>\$ (15,825</u>)	<u>\$</u>	<u>\$ 57,842</u>	<u>\$ 42,017</u>	<u>\$ 8,374,640</u>

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

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

	2018	2017
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 1,383,572	\$ 1,415,695
Adjustments for:	φ 1,505,572	φ 1,115,055
Depreciation expenses	176,198	146,961
Amortization expenses	2,813	3,889
Net (gain) loss on fair value change on financial assets carried at	_,	-,
FVTPL	(7,829)	18,058
Interest expense	14	60
Interest income	(6,670)	(6,607)
Dividend income	(1,649)	(13)
Share of profit of subsidiaries and associates	(767,701)	(747,150)
Gain on disposal of property, plant and equipment	(1,384)	(1,427)
Net gain on disposal of available-for-sale financial assets	-	(2,936)
Write-downs of inventories	866	2,192
Reversal of impairment loss recognized on property, plant and		
equipment	-	(951)
Realized gain on the transactions with subsidiaries	(8,150)	(7,002)
Changes in operating assets and liabilities		
Financial assets held for trading	(17,777)	8,867
Financial assets mandatorily classified as at FVTPL	588,701	-
Notes receivable	(14,771)	(32,224)
Trade receivables	(140,129)	(16,159)
Trade receivables from related parties	17,043	2,804
Other receivables	(1,863)	(5,748)
Other receivables from related parties	(428)	1,371
Inventories	(139,902)	15,834
Prepayments	840	7,486
Other current assets	(652)	318
Notes payable	105	(168)
Trade payables	16,336	(19,892)
Trade payables to related parties	64,698	365,419
Other payables	29,946	(2,436)
Other payables to related parties	2,366	(7,034)
Provisions	-	10,266
Other current liabilities	(16,560)	(5,897)
Net defined benefit liabilities	(231,983)	(356,540)
Cash generated from operations	926,050	787,036
Interest received	6,618	6,649
Interest paid	(14)	(60)
Income tax paid	(118,675)	(90,445)
Not each generated from one retire activities	012 070	702 100
Net cash generated from operating activities	813,979	703,180
		(Continued)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

		2018		2017
CASH FLOWS FROM INVESTING ACTIVITIES				
Proceeds from capital reduction of financial assets at FVTOCI	\$	7,462	\$	-
Proceeds from sale of available-for-sale financial assets		-		5,948
Refunds of financial assets measured at cost by capital reduction		-		9,000
Payments for property, plant and equipment		(278,787)		(644,671)
Proceeds from disposal of property, plant and equipment		2,140		1,686
Increase in refundable deposits		-		(21)
Payments for intangible assets		(275)		(160)
Dividends received		256,708		373,725
Net cash used in investing activities		(12,752)		(254,493)
CASH FLOWS FROM FINANCING ACTIVITIES				
Proceeds from guarantee deposits received		925		732
Refunds of guarantee deposits received		(278)		(2,192)
Increase (decrease) in other non-current liabilities		1		(70)
Dividends paid		(738,002)		(812,040)
Net cash used in financing activities		(737,354)		(813,570)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		63,873		(364,883)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR		86,856		451,739
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$</u>	150,729	<u>\$</u>	86,856

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

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders China General Plastics Corporation

Opinion

We have audited the accompanying consolidated financial statements of China General Plastics Corporation and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2018 and 2017, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2018 and 2017, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2018. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters of the Group's consolidated financial statements for the year ended December 31, 2018 are stated as follows:

Validity of Specific Revenue

The amount of revenue derived from partial customers was NT\$5,189,592 thousand, representing 34% of total revenue of the Group for the year ended December 31, 2018. Most of these customers were

distributors, and the amount of revenue derived from specific regions significantly increased compared to the figure as of December 31, 2017. Therefore, the validity of the revenue derived from these customers has been identified as a key audit matter.

For the accounting policy of the validity of the revenue derived from these customers, refer to Notes 4 and 28 to the accompanying consolidated financial statements.

Our main audit procedures performed to assess the validity of the revenue derived from the abovementioned customers are as follows:

- 1. We obtained an understanding and tested the internal control design and operating effectiveness of the validity of revenue derived from the above-mentioned customers.
- 2. We sampled the transaction documents related to revenue derived from the above-mentioned customers, including sales order, shipping, customs and receipt documents, to verify that the revenue was recognized while completing the performance obligation.
- 3. We sampled sales returns, provisions and cash collections occurred subsequent to the balance sheet date to verify the reasonableness of revenue recognition.

Valuation of Inventory

As of December 31, 2018, the carrying amount of the Group's inventory was NT\$1,717,275 thousand (i.e. the gross amount of inventory of NT\$1,796,474 thousand with a deduction of the allowance for inventory valuation of NT\$79,199 thousand), representing 13% of the Group's total assets. As the Group's inventory was stated at the lower of cost or net realizable value in accordance with IAS 2 "Inventories", which involved critical judgement and accounting estimates by the management, the valuation of inventory has been identified as a key audit matter.

Refer to Notes 4, 5 and 14 to the Group's financial statements for the related accounting policies and disclosures on inventory valuation.

The main audit procedures we performed for valuation of inventory are as follows:

- 1. We obtained an understanding of the reasonableness of the Group's policies and methods of the allowance for inventory valuation.
- 2. By performing a year-end inventory observation, we understood the inventory status and evaluated the reasonableness of the allowance for inventory valuation.
- 3. We tested the inventory aging and net realizable value report used in valuation, including verification of the completeness, net realizable value and recalculation of the accuracy of the reports. Besides, we also performed the retrospective test to verify the validity of the impairment items and value decline in subsequent period.

Other Matter

We have also audited the parent company only financial statements of China General Plastics Corporation as of and for the years ended December 31, 2018 and 2017 on which we have issued an unmodified opinion.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the IFRS, IAS, IFRIC, and SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance (including the audit committee) are responsible for overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2018 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation preludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Shih-Tsung Wu and Tzu-Jung Kuo.

Deloitte & Touche Taipei, Taiwan Republic of China

March 6, 2019

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.

CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

	2018		2017	
SSETS	Amount	%	Amount	%
URRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 934,680	7	\$ 663,145	5
Financial assets at fair value through profit or loss (FVTPL) - current (Notes 4 and 7)	1,432,707	11	1,395,898	11
Financial assets at amortized cost - current (Notes 4, 9 and 36)	268,954	2	-	-
Debt investments with no active market - current (Notes 4, 12 and 36)	-	-	268,805	2
Notes receivable (Notes 4 and 13)	195,847	2	179,929	1
Trade receivables (Notes 4, 13 and 35)	1,608,142	12	1,498,990	12
Other receivables (Notes 4 and 13)	84,601	1	70,802	1
Other receivables from related parties (Notes 4, 13 and 35)	11,165	-	5,472	-
Current tax assets (Notes 4 and 30)	-	-	42	-
Inventories (Notes 4 and 14)	1,717,275	13	1,856,456	15
Prepayments (Notes 4 and 21)	59,343	-	53,598	-
Other current assets	1,513		494	
Total current assets	6,314,227	48	5,993,631	47
ON-CURRENT ASSETS Financial assets at fair value through other comprehensive income (FVTOCI) - non-current (Notes 4, 8				
and 34)	122,640	1	-	-
Available-for-sale financial assets - non-current (Notes 4 and 10)		-	2,194	_
Financial assets measured at cost - non-current (Notes 4 and 10)	-	-	91,000	1
Investments accounted for using the equity method (Notes 4 and 17)	253,998	2	298,744	3
Property, plant and equipment (Notes 4, 18, 32, 35 and 36)	6,009,889	45	5,729,861	45
Investment properties (Notes 4, 19 and 32)	135,277	45	140,260	45
Intangible assets (Notes 4 and 20)	2,493	-	10,238	-
Deferred tax assets (Notes 4 and 20)	261,613	2	270,525	2
Long-term prepayments for leases (Notes 4 and 21)	95,184	1	100,318	1
Other non-current assets	28,774		36,450	-
Total non-current assets	6,909,868	52	6,679,590	53
OTAL	\$ 13,224,095	100	\$ 12,673,221	100
IABILITIES AND EQUITY				
URRENT LIABILITIES				
Financial liabilities at FVTPL - current (Notes 4 and 7)	\$ 1,645	_	\$ 1,701	_
Notes payable (Note 23)	288	-	183	-
Trade payables (Note 23)	915,009	- 7	620,443	- 5
Trade payables to related parties (Notes 23 and 35)	171,860	1	232,011	2
Other payables (Note 24)	754,730	6	681,231	2 5
Other payables to related parties (Note 35)	14,263	0	22,605	5
Current tax liabilities (Notes 4 and 30)	181,491	- 1	141,996	- 1
Provisions - current (Notes 4 and 25)	-	1	25,127	1
Other current liabilities	68,412	-	60,650	- 1
Other current natinues	00,412	<u> </u>	00,050	1
Total current liabilities	2,107,698	16	1,785,947	14
ON-CURRENT LIABILITIES				
Long-term borrowings (Notes 18, 22 and 36)	1,000,000	8	1,050,000	8
Deferred tax liabilities (Notes 4 and 30)	593,964	4	594,162	5
Net defined benefit liabilities - non-current (Notes 4 and 26)	707,679	5	1,039,875	8
Other non-current liabilities	3,650	-	2,389	-
Total non-current liabilities	2,305,293	17	2,686,426	21
Total liabilities	4,412,991	33	4,472,373	35
QUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY (Notes 4, 8, 17, 26, 27 and 30)		20	4 010 000	20
Ordinary shares	<u>5,067,596</u>	39	4,919,996	39
Capital surplus	8,929		8,236	
Retained earnings	E10.0E4		205 072	~
Legal reserve	512,954	4	385,973	3
Special reserve	408,223	3	408,223	3
Unappropriated earnings	2,334,921	18	2,063,146	17
Total retained earnings	<u>3,256,098</u> 42,017	25	<u>2,857,342</u> 20,767	23
Other equity	42,017		20,767	
Total equity attributable to owners of the Company	8,374,640	64	7,806,341	62
ON-CONTROLLING INTERESTS	436,464	3	394,507	3
Total equity	8,811,104	67	8,200,848	65
			\$ 12,673,221	
OTAL	<u>\$ 13,224,095</u>	100	<u>\$ 12,073,221</u>	100
he accompanying notes are an integral part of the consolidated financial statements.				

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2018		2017		
	Amount	%	Amount	%	
NET REVENUE (Notes 4, 28 and 35)	\$ 15,192,621	100	\$ 14,701,741	100	
COST OF REVENUE (Notes 4, 14, 26, 29 and 35)	12,490,058	82	11,924,810	81	
GROSS PROFIT	2,702,563	18	2,776,931	19	
OPERATING EXPENSES (Notes 4, 26, 29 and 35) Selling and marketing expenses General and administrative expenses Research and development expenses Total operating expenses	798,642 277,710 <u>53,288</u> 1,129,640	5 2 1 8	803,107 274,619 <u>48,417</u> <u>1,126,143</u>	6 2 8	
PROFIT FROM OPERATIONS	1,572,923	10	1,650,788	11	
NON-OPERATING INCOME AND EXPENSES (Notes 4, 7, 17, 29 and 35) Other income Other gains and losses Interests expense Share of profit or loss of associates accounted for using the equity method Total non-operating income and expenses	83,803 33,090 (10,149) (25,315) 81,429	1 - 	47,402 (84,917) (13,028) <u>15,898</u> (34,645)	-	
PROFIT BEFORE INCOME TAX FROM CONTINUING OPERATIONS	1,654,352	11	1,616,143	11	
INCOME TAX EXPENSE (Notes 4 and 30)	305,699	2	274,672	2	
NET PROFIT FROM CONTINUING OPERATIONS (Note 29)	1,348,653	9	1,341,471	9	
NET PROFIT (LOSS) FROM DISCONTINUED OPERATIONS (Notes 4 and 15)	7,467		(2,197)		
NET PROFIT FOR THE YEAR	1,356,120	9	1,339,274 (Continued)	9	

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2018			2017		
	A	mount	%	A	%	
OTHER COMPREHENSIVE INCOME (LOSS) (Notes 4, 8, 10, 17, 26, 27 and 30) Items that will not be reclassified subsequently to						
profit or loss: Remeasurement of defined benefit plans Unrealized gain on investments in equity	\$	(591)	-	\$	(7,496)	-
instrument at FVTOCI Share of the other comprehensive income (loss) of associates accounted for using the equity method - remeasurement of defined benefit		20,346	-		-	-
plans Share of the other comprehensive loss of associates accounted for using the equity method - unrealized loss on investments in		462	-		(161)	-
equity instrument at FVTOCI Income tax relating to items that will not be		(19,493)	-		-	-
reclassified subsequently to profit or loss		7,778 8,502			<u>561</u> (7,096)	
Items that may be reclassified subsequently to profit or loss: Exchange differences on translating the financial						
statements of foreign operations Unrealized gain on available-for-sale financial		7,723	-		(38,607)	-
assets Share of the other comprehensive loss of		-	-		33	-
associates accounted for using the equity method - exchange differences on translating foreign operations Share of the other comprehensive income of associates accounted for using the equity		(400)	-		(151)	-
method - unrealized gain on available-for-sale financial assets		-	-		11,804	-
Income tax relating to items that may be reclassified subsequently to profit or loss		(3,565) 3,758	<u></u>		<u>6,563</u> (20,358)	
Other comprehensive income (loss) for the year, net of income tax		12,260			(27,454)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$</u>	<u>1,368,380</u>	9		<u>1,311,820</u> Continued)	9

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2018	2017			
	Amount	%	Amount	%	
NET PROFIT ATTRIBUTABLE TO:					
Owners of the Company	\$ 1,276,156	8	\$ 1,269,808	9	
Non-controlling interests	79,964	<u> </u>	69,466		
	<u>\$ 1,356,120</u>	9	<u>\$ 1,339,274</u>	<u> 9</u>	
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:					
Owners of the Company	\$ 1,289,043	8	\$ 1,242,878	8	
Non-controlling interests	79,337	1	68,942	1	
	<u>\$ 1,368,380</u>	9	<u>\$ 1,311,820</u>	9	
EARNINGS PER SHARE (Note 31)					
From continuing and discontinued operations Basic	<u>\$ 2.52</u>		\$ 2.51		
Diluted	<u>\$ 2.52</u> <u>\$ 2.51</u>		$\frac{5}{2.51}$		
From continuing operations	¢ • • •		• • • • • •		
Basic Diluted	$\frac{\$ 2.50}{\$ 2.50}$		$\frac{\$ 2.51}{\$ 2.50}$		
Difuted	<u>\$ 2.30</u>		<u>\$ 2.50</u>		

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

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

	Equity Attributable to Owners of the Company (Notes 4, 8, 17, 26, 27 and 30)														
					(*******************************				Other Equity						
	<u>Share Capital</u> Ordinary Shares	Unpaid Dividends	Capital Surplus Others	Total	Legal Reserve	Retained Special Reserve	Earnings Unappropriated Earnings	Total	Exchange Differences on Translating Foreign Operations	Unrealized Gain (Loss) on Available-for- sale Financial Assets	Unrealized Gain (Loss) on Investments in Equity Instruments at FVTOCI	Total	Total	Non-controlling Interests (Note 27)	Total Equity
BALANCE AT JANUARY 1, 2017	\$ 4,776,695	\$ 7,913	\$ 307	\$ 8,220	\$ 241,661	\$ 408,223	\$ 1,899,548	\$ 2,549,432	\$ 12,612	\$ 28,526	\$-	\$ 41,138	\$ 7,375,485	\$ 380,335	\$ 7,755,820
Appropriation of 2016 earnings Legal reserve Cash dividends distributed by the Company Share dividends distributed by the Company	143,301	- -	-	- - -	144,312	- -	(144,312) (812,038) (143,301)	(812,038) (143,301)	- -	- -	- -	- -	(812,038)	- -	(812,038)
Cash dividends distributed by subsidiaries	-	-	-	-	-	-	-	-	-	-	-	-	-	(54,770)	(54,770)
Other changes in capital surplus	-	16	-	16	-	-	-	-	-	-	-	-	16	-	16
Net profit for the year ended December 31, 2017	-	-	-	-	-	-	1,269,808	1,269,808	-	-	-	-	1,269,808	69,466	1,339,274
Other comprehensive income (loss) for the year ended December 31, 2017, net of income tax		<u> </u>			<u> </u>		(6,559)	(6,559)	(32,195)	11,824		(20,371)	(26,930)	(524)	(27,454)
Total comprehensive income (loss) for the year ended December 31, 2017		<u> </u>					1,263,249	1,263,249	(32,195)	11,824		(20,371)	1,242,878	68,942	1,311,820
BALANCE AT DECEMBER 31, 2017	4,919,996	7,929	307	8,236	385,973	408,223	2,063,146	2,857,342	(19,583)	40,350	-	20,767	7,806,341	394,507	8,200,848
Effect of retrospective restatement	-	-	-	-	-	-	-	-	-	(40,350)	56,912	16,562	16,562	-	16,562
BALANCE AT JANUARY 1, 2018, AS RESTATED	4,919,996	7,929	307	8,236	385,973	408,223	2,063,146	2,857,342	(19,583)	-	56,912	37,329	7,822,903	394,507	8,217,410
Appropriation of 2017 earnings Legal reserve Cash dividends distributed by the Company Share dividends distributed by the Company	147,600	- -	- -	- -	126,981	- -	(126,981) (737,999) (147,600)	(737,999) (147,600)	- - -	- - -	- -	- - -	(737,999)	- - -	(737,999)
Cash dividends distributed by subsidiaries	-	-	-	-	-	-	-	-	-	-	-	-	-	(37,380)	(37,380)
Other changes in capital surplus	-	693	-	693	-	-	-	-	-	-	-	-	693	-	693
Net profit for the year ended December 31, 2018	-	-	-	-	-	-	1,276,156	1,276,156	-	-	-	-	1,276,156	79,964	1,356,120
Other comprehensive income (loss) for the year ended December 31, 2018, net of income tax	<u> </u>	<u> </u>		<u>-</u>	<u>-</u>	<u>-</u>	8,199	8,199	3,758		930	4,688	12,887	(627)	12,260
Total comprehensive income for the year ended December 31, 2018		<u> </u>		<u>-</u>	<u> </u>		1,284,355	1,284,355	3,758		930	4,688	1,289,043	79,337	1,368,380
BALANCE AT DECEMBER 31, 2018	\$ 5,067,596	\$ 8,622	<u>\$ 307</u>	<u>\$ 8,929</u>	<u>\$ 512,954</u>	<u>\$ 408,223</u>	<u>\$ 2,334,921</u>	<u>\$ 3,256,098</u>	<u>\$ (15,825</u>)	<u>\$</u> -	<u>\$ 57,842</u>	<u>\$ 42,017</u>	<u>\$ 8,374,640</u>	<u>\$ 436,464</u>	<u>\$ 8,811,104</u>

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

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

	2018	2017
CASH FLOWS FROM OPERATING ACTIVITIES	¢ 1 (54 250	¢ 1 c1 c 1 4 2
Income before income tax from continuing operations	\$ 1,654,352	\$ 1,616,143
Income (loss) before income tax from discontinued operations Income before income tax	<u>7,467</u> 1,661,819	<u>(2,197)</u> 1,613,946
Adjustments for:	1,001,019	1,015,940
Depreciation expenses	502,930	430,606
Amortization expenses	23,668	24,755
Expected credit loss recognized on trade receivables	1,469	24,755
Impairment reversed recognized on trade receivables	1,409	(2,045)
Net (gain) loss on fair value change on financial assets carried at	_	(2,0+3)
FVTPL	(7,183)	33,565
Interest expense	10,149	13,028
Interest income	(16,400)	(13,710)
Dividend income	(1,672)	(13,710) (79)
Share of (profit) loss of associates	25,315	(15,898)
Gain on disposal of property, plant and equipment	(6,484)	(13,898) (2,906)
Net loss on disposal of available-for-sale financial assets	(0,+0+)	(2,936)
Impairment loss recognized on financial assets measured at cost	_	3,035
Write-down of inventories	2,907	4,490
Impairment loss (reversal) recognized on property, plant and	2,907	4,470
equipment	168	(951)
Amortization of long-term prepayments for leases	3,456	3,413
Changes in operating assets and liabilities	5,450	5,415
Financial assets held for trading	(34,887)	656,210
Financial assets mandatorily classified as at FVTPL	5,205	
Notes receivable	(15,918)	(27,588)
Trade receivables	(107,010)	(226,301)
Other receivables	(12,230)	(5,888)
Other receivables from related parties	(5,562)	133,357
Inventories	142,065	(153,044)
Prepayments	(5,858)	13,594
Other current assets	(1,019)	1,215
Notes payable	105	1,497
Trade payables	294,436	(168,239)
Trade payables to related parties	(60,151)	(2,116)
Other payables	58,512	(15,875)
Other payables to related parties	(8,394)	(15,538)
Provisions	(0,0) 1)	9,088
Other current liabilities	(40,694)	(4,801)
Net defined benefit liabilities	(332,787)	(388,261)
Cash generated from operations	2,075,955	1,905,623
Interest received	15,083	14,233
Interest paid	(10,284)	(12,801)
Income tax paid	(253,118)	(12,001)
Para		
Net cash generated from operating activities	1,827,636	1,611,489 (Continued)

(Continued)
CHINA GENERAL PLASTICS CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2018 AND 2017 (In Thousands of New Taiwan Dollars)

		2018		2017
CASH FLOWS FROM INVESTING ACTIVITIES				
Proceed from capital reduction of financial assets at FVTOCI	\$	7,462	\$	-
Purchase of financial assets at amortized cost	Ψ	(268,954)	φ	-
Proceeds from sale of financial assets at amortized cost		268,805		-
Proceeds from sale of available-for-sale financial assets				5,948
Purchase of debt investments with no active market		-		(626,264)
Proceeds from sale of debt investments with no active market		-		626,115
Refunds of financial assets measured at cost by capital reduction		-		9,000
Payments for property, plant and equipment		(755,004)	(1,022,063)
Proceeds from disposal of property, plant and equipment		17,398	,	6,857
Increase in refundable deposits		(53)		(13,025)
Decrease in refundable deposits		398		12,606
Payments for intangible assets		(366)		(235)
Dividends received		1,672		79
Increase in long-term prepayments		(8,225)		(15,563)
Net cash used in investing activities		(736,867)	_(<u>1,016,545</u>)
CASH FLOWS FROM FINANCING ACTIVITIES				
Repayment of short-term borrowings		-		(160,000)
Repayment of short-term bills payable		-		(300,000)
Repayments of long-term borrowings		(50,000)		-
Proceeds from guarantee deposits received		2,924		733
Refunds of guarantee deposits received		(1,665)		(2,326)
Increase (decrease) in other non-current liabilities		2		(2,243)
Dividends paid to owners of the Company		(735,982)		(812,014)
Dividends paid to non-controlling interests		(37,380)		(54,770)
Net cash used in financing activities		(822,101)	_(1,330,620)
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE				
OF CASH AND CASH EQUIVALENTS HELD IN FOREIGN CURRENCIES		2,867		(10,133)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		271,535		(745,809)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR		663,145		1,408,954
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$</u>	934,680	<u>\$</u>	663,145

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

(Concluded)

Proposal 2

Proposed by the Board

To ratify 2018 earnings distribution.

- 1. In 2018, the net profit was NT\$1,276,156,327. After appropriating NT\$127,615,633 as the legal reserve, the distributable net profit of 2018 is NT\$1,148,540,694. By the end of 2018, the accumulated distributable earnings is NT\$2,207,305,184 and will be distributed as follows:
 - (1) Cash dividend: NT\$760,139,319, i.e. NT\$1.5 per share.
 - (2) Stock dividend:NT\$202,703,810, i.e. NT\$ 0.4 per share, or 40 shares per 1,000 shares.

The unappropriated earnings after distribution will be NT\$1,244,462,055.

- Please refer to p. 39, "Profit Distribution Table", for details.
- 3. According to this proposal, the profit of 2018 will first be distributed, and the insufficiency will be

distributed from the profit of previous years.

- 4. The cash dividends allocated to each shareholder shall be rounded down to a whole dollar amount of New Taiwan Dollars, and the total amount of allocation will be subject to the actual amount allocated.
- 5. Please authorize the Chairman to set a target date for the distribution of cash dividends after the adoption of this proposal.

China General Plastics Corporation 2018 Profit Distribution Table

	expressed in NTD
Net profit before tax of 2018	1,383,572,630
Less: Income tax	(107,416,303)
Net profit of 2018	1,276,156,327
Less: Legal reserve	(127,615,633)
Distributable net profit of 2018	1,148,540,694
Beginning appropriated earnings	1,050,565,614
Retained earnings adjusted for investments made under the equity method	8,198,876
Accumulated distributable earnings at the end of 2018	2,207,305,184
Distributable items: (total issued shares: 506,759,546)	
Cash dividend: 1.5/share	760,139,319
Stock dividend: 0.4/share	202,703,810
Total of distributable items	962,843,129
Unappropriated earnings at the end of 2018 transferred to the next year	1,244,462,055
Chairperson: Yi-Gui Wu President: Han-Fu Lin Chief A	accounting Officer: Jian-Zhou Guo

Proposal 3

Proposed by the Board

To approve the capitalization on stock dividends.

- Description 1. To enrich operating capital, this proposal is made to have the stock dividends NT\$202,703,810 to be issued 20,270,381 new shares, par value at NT\$10 per share, to increase capital NT\$202,703,810.
 - 2. Currently the paid-in capital is NT\$5,067,595,460 divided into 506,759,546 shares. After issuing new shares to increase capital, the paid-in capital will be NT\$5,270,299,270 divided into 527,029,927 shares.
 - 3. The Board will set another target day for the issuance of stock dividend in this proposal. The dividend at 40 shares per 1,000 shares for the increased shares are determined based on the stake of shareholders registered in the List of Shareholders on the target day. Shareholders holding fractional shares after the increase may arrange to combine such shares together to meet the distribution requirements. The Chairman is authorized to contact specified person(s) to subscribe the uncombined fractional shares that are not combined at the face value and distribute such dividends in cash.

- 4. The rights and obligations of the new shares will be the same as all issued shares.
- 5. Should the terms and conditions of this proposal be requested to alter by the competent authority, it is proposed that the Board of Directors be authorized to take all required actions accordingly.

Proposal 4

Proposed by the Board

To approve the amendment to part of the "Articles of Incorporation".

- Description: 1. Part of the "Articles of Incorporation" is amended in accordance with related laws and orders.
 - 2. The amendment to the "Articles of Incorporation" is shown in the next page.

China General Plastics Corporation

The Amendment to the "Articles of Incorporation"

After amendment	Before amendment	Description
Article 6:	The Company's share certificates shall be	Revised with
When issuing shares, this Company may be	registered and affixed with the signatures	respect to the
exempted from printing the stocks for such	or personal seals of three or more directors	legal
shares, provided that registration to and	of the Company, be assigned with serial	amendments
retention by a centralized securities	numbers, and be issued upon the	and business
depository enterprise shall be made.	certification made by competent authority	practices.
Printed stocks shall be registered stocks	or the institute recognized by competent	
signed or stamped by the directors	authority.	
representing the Company. Such stocks		
shall be numbered and certified by the law		
prior to issuance.		
Article 7:	Article 7:	The provisions
(deleted)	For the shares to be issued to the public by	of this Article
	the Company, the Company may be	are merged into
	exempted from printing any share	Article 6 and
	certificate for the shares issued.	this article is
		deleted.
Article 8:	Article 8:	Text
The Company's handling of it's	The Company's handling of it's	correction.
shareholders services shall comply with the	shareholders services shall comply with the	
"Regulations Governing the Administration	0	
of Shareholder Services of Public	of Shareholder Services of Public	
Companies" prescribed by the <u>securities</u>	Companies" prescribed by the <u>competent</u>	
authority. Article 14:	authority. Article 14:	T4
The Company's shareholders' meetings	The Company's shareholders' meetings	Text
consist of the following:	consist of the following:	correction.
1. General shareholders' meeting, shall be	1. General shareholders' meeting, shall be	
held once a year and within six (6)	held once a year and within six (6)	
months after close of each fiscal year.	months after close of each fiscal year.	
2. Special shareholders' meeting, may be	2. Special shareholders' meeting, may be	
convened pursuant to laws when	convened pursuant to laws when	
necessary.	necessary.	
Unless otherwise provided for in <u>laws and</u>	Unless otherwise provided for in <u>Company</u>	
orders, a shareholders' meetings shall be	<u>Act</u> , a shareholders' meetings shall be	
convened by the Board of Directors. Article 16:	convened by the Board of Directors. Article 16:	Revised
Resolutions at a shareholders' meeting	Resolutions at a shareholders' meeting	according to
shall, unless otherwise provided for in	shall, unless otherwise provided for in	the request for
Company Act or other laws, be adopted by	Company Act or other laws, be adopted by	full-scale
a majority of eligible votes of the	a majority of eligible votes of the	implementation
u majority of englote votes of the		mplementation

shareholders present, who represent more	shareholders present, who represent more	of e-voting for
than a majority of the total issued shares. A	than a majority of the total issued shares.	all publicly
shareholder who exercises his/her/its voting	- • • • • • • • • • • • • • • • • • • •	offered
power at a shareholders meeting by way of	requirements, the voting power at a	companies as
electronic transmission shall be deemed to	shareholders' meeting of the Company may	specified by
have attended said shareholders' meeting in	be exercised by way of electronic	the law
person. The related matters shall be	transmission if the Company adopt	currently in
implemented in accordance with laws.	electronic voting system. A shareholder	effect.
	who exercises his/her/its voting power at a	
	shareholders meeting by way of electronic	
	transmission shall be deemed to have	
	attended said shareholders' meeting in	
	person. The related matters shall be	
	implemented in accordance with laws.	
Article 17:	Article 17:	Text
When the number of shareholders present	When the number of shareholders present	correction.
does not constitute the quorum prescribed	does not constitute the quorum prescribed	
in the preceding article, but those present	in the preceding article, but those present	
represent one-thirds or more of the total	represent one-thirds or more of the total	
number of issued shares, a tentative	number of issued shares, a tentative	
resolution may be passed by a majority of	resolution may be passed by a majority of	
those present shareholders. A notice of	those present. A notice of such tentative	
such tentative resolution shall be given to	resolution shall be given to each of the	
each of the shareholders, and a	shareholders, and a shareholders' meeting	
shareholders' meeting shall be reconvened	shall be reconvened within one (1) month.	
within one (1) month. In said shareholders'	In said shareholders' meeting, if the	
meeting, if the tentative resolution is again	tentative resolution is again adopted by a	
adopted by a majority of those present who	majority of those present who represent	
represent one-thirds or more of the total	one-thirds or more of the total number of	
number of issued shares, such tentative	issued shares, such tentative resolution	
resolution shall be deemed to be a	shall be deemed to be a resolution under	
resolution under the preceding Article,	the preceding Article, unless otherwise	
unless otherwise provided in the Company	provided in the Company Act.	
Act.		
Article 18:	Article 18:	Revised with
Unless otherwise provided for in laws or	Unless no voting right or restricted voting	respect to the
the Articles, each of shares held by each	right required under laws or the Articles,	legal
shareholder shall have the right to one (1)	each of shares held by each shareholder	amendments.
vote.	shall have the right to one (1) vote.	
Article 20:	Article 20:	Text
Where any shareholder fails to attend a	Where any shareholder fails to attend a	correction.
shareholders' meeting, he/she/it may	shareholders' meeting, he/she/it may	
appoint a proxy, pursuant to the Company	appoint a proxy, pursuant to the Company	
Act and "Regulations Governing the Use of		
Proxies for Attendance at Shareholders'	Proxies for Attendance at Shareholders'	

				setting up a vice chairman is allowed.
The Arti inde The hele and resj gov	cle 23-1: directors referred to in the preceding cle shall include at least three (3) ependent directors. e professional qualifications, shares d, restrictions on concurrent positions d, method of nomination and election, d other matters for compliance with pect to independent directors shall be rerned by the competent securities hority's related regulations.	The Arti inde <u>nom</u> <u>Con</u> <u>dired</u> who <u>canc</u> The helo and resp gov	cle 23-1: directors referred to in the preceding cle shall include at least three (3) pendent directors. <u>A candidates</u> <u>ination system shall be adopted by the</u> <u>npany for election of independent</u> <u>ctors and non-independent directors,</u> <u>o shall be elected from the name list of</u> <u>didates at a shareholders' meeting.</u> <u>e professional qualifications, shares</u> d, restrictions on concurrent positions d, method of nomination and election, other matters for compliance with pect to independent directors shall be erned by the competent securities nority's related regulations.	Some of the contents are amended in Article 23, so the repeated contents are deleted.
Arti	cle 25:		cle 25:	Text
Fun	ctions of the Board of Directors:	Fun	ctions of the Board of Directors:	correction.
1.	Frame the organization.	1.	Frame the organization.	
2.	Decide the business policy;	2.	Decide the business policy;	
3.	Review important regulations and	3.	Review important regulations and	
	contracts;		contracts;	
4.	Appoint and dismiss managers;	4.	Appoint and dismiss managers;	
5.	Set up and terminate branches and sub-	5.	Set up and terminate branches and sub-	
	factories;		factories;	
6.	Draft budget and financial reports;	6.	Draft budget and financial reports;	
7.	Review the investment in the business	7.	Review the investment in the business	
	rewarded by the government		rewarded by the government	
8.	Draft allocation of earnings;	8.	Draft allocation of earnings;	
9.	Decide the issuance of new shares;	9.	Decide the issuance of new shares;	
10.	Enforce the resolution made by a	10.	Enforce the resolution made by a	
1.4	shareholders' meeting ;	1.4	shareholders' meeting ;	
11.	Exercise the powers granted pursuant	11.		
1	to laws, <u>"Articles of Incorporation"</u>		to laws and by a shareholders'	
	and by a shareholders' meeting.		meeting.	D 1 1
	icle 26:			Revised with
	ectors' meetings <u>which</u> convened by the		-	respect to the
	airman, <u>are</u> chaired by the Chairman.			legal
	ere the Chairman is absent, the		ach term of the Board of Directors	amendments.
	airman shall appoint a director to act on		ch shall be convened by the director	
	alf of him/her. In the absence of such a	who	o received a ballot representing the	
des	ignation, the directors shall elect from			

among the mealway on acting shairman of	langest mumber of votes at the election of	
among themselves an acting chairman of	largest number of votes at the election of	
the board of directors.	directors. Directors' meetings shall be	
	chaired by the Chairman. Where the	
	Chairman is absent, the Chairman shall	
	appoint a director to act on behalf of	
	him/her. In the absence of such a	
	designation, the directors shall elect from	
	among themselves an acting chairman of	
	the board of directors.	
Article 27:	Article 27:	Text
The convener shall notify each director of	The convener shall notify each director of	correction.
the agenda within seven (7) days prior to	the agenda within seven (7) days prior to	
the meeting. However, in the case of	the meeting. However, in the case of	
emergency, the meeting may be convened	emergency, the meeting may be convened	
at any time.	at any time.	
A directors' meeting may be convened in	A directors' meeting may be convened in	
writing or by electronic transmission.	writing or by electronic transmission or	
	<u>fax</u> .	
Article 28:	Article 28:	Text
Where any director may authorize another	Where any director may authorize another	correction.
director in writing to attend the directors'	director in writing to attend the directors'	
meeting on behalf of him/her pursuant to	meeting on behalf of him/her pursuant to	
Article 205 of the Company Act.	Article 205 of the Company Act.	
Resolutions at a directors' meeting shall,	Resolutions at a directors' meeting shall,	
unless otherwise provided for in laws	unless otherwise provided for in Company	
or"Articles of Incorporation", be adopted	Act or other laws, be adopted by a majority	
by a majority of eligible votes of the	of eligible votes of the directors at a	
directors at a meeting attended by a	meeting attended by a majority of the	
majority of the whole directors.	whole directors.	
Article 31:	Article 31:	Revised
Job title, appointment, discharge and	Job title, appointment, discharge and	accordingly in
remuneration of the Company's managerial	remuneration of the Company's managerial	
personnel, if any, shall be decided by a	personnel, if any, shall be decided by a	with the
majority of the directors present at a	majority of the directors present at a	governance
meeting attended by a majority of the	meeting attended by a majority of the	principles.
whole directors. The Company's	whole directors. The Company's	principies.
managerial personnel shall process the	managerial personnel shall process the	
• • •		
Company's routine affairs per the	Company's routine affairs per the	
resolution made by a directors' meeting.	<u>Chairman's instruction and</u> resolution	
	made by a directors' meeting.	1 Dorrige of
Article 33:	Article 33:	1. Revised with
If the Company retains earnings in the	If the Company retains earnings in the	respect to the
current year, it shall allocate the	current year, it shall allocate the	legal
compensation to directors and employees.	compensation to directors and employees.	amendments.
The compensation to directors shall be no	The compensation to directors shall be no	2. Text
more than 1% of the earnings gained in the	more than 1% of the earnings gained in the	Correction.

<u>on June 21, 2019</u> .		
2018, 49 th amendments hereto were made	2018.	
amendments hereto were made on June 22,	amendments hereto were made on June 22,	
(following content omitted) 48 th	(following content omitted) 48 th	
established on February 28, 1964.	established on February 28, 1964.	hereto.
The Articles of Incorporation was	The Articles of Incorporation was	amendment
Article 35:	Article 35:	Add date of the
by the Board of Directors.	defined by the Board of Directors.	
The specific requirements shall be defined	cash. The specific requirements shall be	
controlled by or affiliated to this Company.	requirements entitled to receive shares or	
distributed to employees of companies	subsidiaries meeting certain specific	
compensation for employees may also be	including the employees of the Company's	
allocated in the form of shares or in cash,	allocated in the form of shares or in cash,	
Said compensation to employees may be	Said compensation to employees may be	
the amount to be covered in advance.	the amount to be covered in advance.	
retains accumulated losses, it shall reserve	retains accumulated losses, it shall reserve	
earnings. Notwithstanding, if the Company	earnings. Notwithstanding, if the Company	
employees shall be no less than 1% of the	employees shall be no less than 1% of the	
current year, while the compensation to	current year, while the compensation to	

Proposal 5

Proposed by the Board

To approve the amendment to part of the "Rules for Election of Directors".

- Description : 1. Part of the "Rules for Election of Directors" is amended in accordance with related laws and orders.
 - 2. The amendment to the "Rules for Election of Directors" is shown in the next page.

China General Plastics Corporation

The Amendment to the "Rules for Election of Directors"

After amendment	Before amendment	Description
Article 3:	Article 3:	Election of the
Unless otherwise provided in related	Unless otherwise provided in related	Company's
laws, the Company's directors shall be	laws, the Company's directors shall be	directors adopt
elected by the shareholders' meeting	elected by the shareholders' meeting	the candidate
from the name list of candidates.	from among the persons with disposing	nomination
	<u>capacity</u> .	system, and in
		practice,
		directors should
		be elected on the
		list of
		candidates.
		Therefore, the
		contents of the
		provisions are
		amended.
Article 7:	Article 7:	The current law
The Board of Directors shall prepare	The Board of Directors shall prepare	stipulates that
ballots to be cast at the shareholders'	ballots to be cast at the shareholders'	the shareholders'
meeting. The ballots shall be affixed with	_	meetings of
the Company's official seal, as well as	with the Company's official seal, as	listed and TPEx
the voters' attendance card number and	well as the voters' attendance card	listed company
number of votes.	number and number of votes.	will fully launch
For the election of the Company's	Where election of the Company's	the electronic
directors, shareholders may choose to	directors adopts the e-voting system	voting system,
exercise their voting right in electronic	pursuant to laws, shareholders may	so the contents
form or by balloting on the site.	choose to exercise their voting right in	of the provisions
Shareholders who choose to exercise	electronic form or by balloting on the	are amended.
their voting right in an electronic form	site.	
shall exercise the right on the e-voting	Shareholders who choose to exercise	
platform designated by the Company.	their voting right in an electronic form	
	shall exercise the right on the e-voting	
	platform designated by the Company.	

Article 11:	Article 11:	Text correction.
A ballot is invalid under any of the	A ballot is invalid under any of the	
following circumstances at the	following circumstances at the	
shareholders' meeting:	shareholders' meeting:	
I. The ballot adopted is not that	I. The ballot adopted is not that	
prepared pursuant to the Rules.	prepared pursuant to the Rules.	
II. A blank ballot is placed in the ballot	II. A blank ballot is placed in the	
box.	ballot box.	
III. The writing is unclear and	III. The writing is unclear and	
indecipherable.	indecipherable.	
IV. Names and related information of	IV. Names and related information of	
the candidates, or the number of	the candidates, or the number of	
voting rights allotted is altered. V. The check shows that the	voting rights allotted is altered. V. The check shows that the	
information completed pursuant to	information completed pursuant to	
the preceding Article is inconsistent	the preceding Article is	
with the information related to the	inconsistent with the information	
nominated candidate.	related to the nominated candidate.	
VI. Other words or marks are entered in	VI. Other words or marks are entered	
addition to the information	in addition to the information	
completed pursuant to the preceding	completed pursuant to the	
Article and the number of voting	preceding Article and the number	
rights allotted.	of voting rights allotted.	
VII. The candidate identified is not a	VII. The candidate identified is not a	
candidate who is nominated, or the	candidate who is nominated, or	
quota of candidates exceed the number of candidates to be elected.	the quota of candidates exceed the number of candidates to be	
VIII. Total of voting rights allotted	elected.	
exceed the number of votes held	VIII. Total of voting rights allotted	
by voters.	exceed the number of votes held	
Where the <u>shareholders exercise their</u>	by voters.	
votes in an electronic form, the invalid	Where the <u>Company adopts the e-</u>	
ballots shall be identified pursuant to the	voting system, the invalid ballots shall	
Rules and also the related laws	be identified pursuant to the Rules and	
promulgated by the competent authority.	also the related laws promulgated by	
promangated by the competent dumonty.	the competent authority.	
	1	<u> </u>

Proposal 6

Proposed by the Board

To approve the amendment to part of the "Parliamentary Rules for Shareholders' Meetings".

- Description : 1. Part of the "Parliamentary Rules for Shareholders' Meetings" is amended in accordance with related laws and orders.
 - 2. The amendment to the "Parliamentary Rules for Shareholders' Meetings" is shown in the next page.

China General Plastics Corporation

The Amendment to the "Parliamentary Rules for Shareholders' Meetings"

After amendment	Before amendment	Description
Article 5:	Article 5:	Amend the
Where the shareholders' meeting is	Where the shareholders' meeting is	provisions of
convened by the Board of Directors, the	convened by the Board of Directors,	this article that
Chairman of Board shall act as the	the Chairman of Board shall act as the	setting up a vice
meeting chairperson. When the	meeting chairperson. When the	chairman is
Chairman of the Board is on leave or for	Chairman of the Board is on leave or	allowed.
any reason is unable to exercise the	for any reason is unable to exercise the	
powers of the chairperson, he/she is	powers of the chairperson, <u>he/she</u> shall	
represented by the vice chairman. Where	appoint one director to act on behalf of	
the vice chairman is also on leave or for	him/her. If the Chairman does not	
any reason is unable to exercise the	make such a designation, the proxy	
powers of the chairperson, the Chairman	shall be elected by directors from	
of the Board shall appoint one director to	among themselves.	
act on behalf of him/her. If the Chairman	If a shareholders' meeting is convened	
does not make such a designation, the	by any other person than the Board of	
proxy shall be elected by directors from	Directors, who has the right to convene	
among themselves.	the meeting, said person shall preside	
If a shareholders' meeting is convened	at that meeting.	
by any other person than the Board of		
Directors, who has the right to convene		
the meeting, said person shall preside at		
that meeting.		
Article 9:	Article 9:	Text Correction.
If a shareholders' meeting is convened	If a shareholders' meeting is convened	
by the Board of Directors, the agenda	by the Board of Directors, the agenda	
shall be formulated by the Board of	shall be formulated by the Board of	
Directors, and the meeting shall be	Directors, and the meeting shall be	
proceeded with in accordance with said	proceeded with in accordance with said	
agenda. The agenda shall not be changed	agenda. The agenda shall not be	
without a resolution made by the	changed without a resolution made by	
shareholders' meeting.	the shareholders' meeting.	
The chairperson shall not adjourn a	The chairperson shall not adjourn a	
meeting without resolution adopted by	meeting without resolution adopted by	
shareholders if the motions (including	shareholders if the motions (including	
extraordinary motions) covered in the	extraordinary motions) covered in the	
agenda have not been resolved.	agenda have not been resolved.	
After the close of said meeting,	After the close of said meeting,	
shareholders shall not elect another	shareholders shall not elect another	

chairperson to hold another meeting at the same place or at any other place. Provided that where the chairperson declares the adjournment of the meeting in a manner in violation of the Rules, a new chairperson of the meeting may be elected by a resolution to be adopted by a majority of the voting rights represented by the shareholders attending said meeting to continue the meeting. <u>For a shareholders' meeting convened by</u> <u>the board of directors,</u> the one to be elected as referred to in the preceding paragraph shall be limited to a director.	chairperson to hold another meeting at the same place or at any other place. Provided that where the chairperson declares the adjournment of the meeting in a manner in violation of the Rules, a new chairperson of the meeting may be elected by a resolution to be adopted by a majority of the voting rights represented by the shareholders attending said meeting to continue the meeting. The one to be elected as referred to in the preceding paragraph shall be limited to a director.	
Article 15: Resolutions at a shareholders' meeting shall, unless otherwise provided for in Company Act or the Company's Articles of Incorporation, be adopted by a majority of eligible votes of the shareholders who exercise their voting rights by casting ballot on the site and in an electronic form. Shareholders may choose to exercise their voting right in an electronic form or by balloting on the site to resolve the motion referred to in the preceding paragraph. Shareholders who choose to exercise their voting right in an electronic form referred to in the preceding paragraph shall exercise the right on the e-voting platform designated by the Company, according to the Company Act, Securities and Exchange Act and the Regulations Governing the Administration of Shareholder Services of Public Companies. In case a shareholder has exercised his/her/its voting right in an electronic	shareholders may choose to exercise their voting right in an electronic form or by balloting on the site to resolve the motion referred to in the preceding	 The current law stipulates that the shareholders' meetings of listed and TPEx listed company will fully launch the electronic voting system, so the contents of the provisions are amended. Text Correction.

form, and has also authorized a proxy to	In case a shareholder has exercised	
attend the shareholders' meeting in	his/her/its voting right in an electronic	
his/her/its behalf, then the voting right	form, and has also authorized a proxy	
exercised by the authorized proxy for	to attend the shareholders' meeting in	
said shareholder shall prevail.	his/her/its behalf, then the voting right	
Unless otherwise provided for by laws or	exercised by the authorized proxy for	
the Articles, each of shares held by each	said shareholder shall prevail.	
shareholder shall have the right to one	Unless no voting right or restricted	
(1) vote.	voting right required under laws or the	
	Articles, each of shares held by each	
	shareholder shall have the right to one	
	(1) vote.	

Proposal 7

Proposed by the Board

To approve the amendment to part of the "Operating Procedure for Acquisition or Disposition of Assets".

- Description : 1. Part of the "Operating Procedure for Acquisition or Disposition of Assets" is amended in accordance with related orders of the Financial Supervisory Commission.
 - 2. The amendment to the "Operating Procedure for Acquisition or Disposition of Assets" is shown in the next page.

China General Plastics Corporation The Amendment to the "Operating Procedure for Acquisition or

After amendment	Before amendment	Description
Article 3: Scope of assets	Article 3: Scope of assets	Text was revised
I. (omitted)	I. (omitted)	with respect to
II. Real property (including land,	II. Real property (including land, houses	Letter Jin-Guan-
houses and buildings and investment	and buildings, investment property and	Zheng-Fa-Zi No.
property) and equipment.	rights to use land) and equipment.	1070341072
III. (omitted)	III. (omitted)	issued by the
IV. (omitted)	IV. (omitted)	Financial
V.Right-of-use assets	V.Shift of article number downwards	Supervisory
<u>VI</u> .(omitted)	(omitted)	Commission on
<u>VII</u> .(omitted)	<u>VI</u> .Shift of article number downwards	November 26,
<u>VIII</u> . (omitted)	(omitted)	2018.
	VII.Shift of article number downwards	
	(omitted)	
Article 4:Definitions:	Article 4:Definitions:	
I.Derivatives:Forward contracts,	I. Derivatives: Forward contracts,	
options contracts, futures contracts,	options contracts, futures contracts,	
leverage contracts or swap contracts,	leverage contracts, and swap	
whose value is derived from a	contracts, and <u>compound contracts</u>	
specified interest rate, financial	combining the above products, whose	
instrument price, commodity price,	value is derived from <u>assets, interest</u>	
foreign exchange rate, index of prices	<u>rates</u> , foreign exchange rates, indexes	
or rates, credit rating or credit index or	or other interests. The term "forward	
other variable; or hybrid contracts	contracts" does not include insurance	
combining the above contracts; or	contracts, performance contracts,	
hybrid contracts or structured products	after-sales service contracts, long-term	
containing embedded derivatives. The	leasing contracts, and long-term	
term "forward contracts" does not	purchase (sales) agreements.	
include insurance contracts,		
performance contracts, after-sales		
service contracts, long-term leasing		
contracts, and long-term purchase		
(sales) agreements.		
II. Assets acquired or disposed of	II.Assets acquired or disposed of	
through mergers, demergers,	through mergers, demergers,	
acquisitions, or transfer of shares in	acquisitions, or transfer of shares in	

Disposition of Assets"

	1	
accordance with law: Assets	accordance with law: Assets acquired	
acquired or disposed of through	or disposed of through mergers,	
mergers, demergers, or acquisitions	demergers, or acquisitions conducted	
conducted under the Business	under the Business Mergers and	
Mergers and Acquisitions Act or	Acquisitions Act or other laws, or to	
other laws, or to transfer of shares	transfer of shares from another	
from another company through	company through issuance of new	
issuance of new shares of its own as	shares of its own as the consideration	
the consideration therefor	therefor (hereinafter referred to as the	
(hereinafter referred to as the	"transfer of shares") under Paragraph	
"transfer of shares") under Article	8 of Article 156 of the Company Act.	
156 of 3 of the Company Act.		
III、~VI、(omitted)	III、~VI、(omitted)	
VII • Over-the-counter venue ("OTC	<u>VII</u> Shift of article number	
venue," "OTC"): "Domestic OTC	downwards (omitted)	
venue" refers to a venue for OTC		
trading provided by a securities		
firm in accordance with the		
Regulations Governing Securities		
Trading on the Taipei Exchange;		
"foreign OTC venue" refers to a		
venue at a financial institution		
that is regulated by the foreign		
competent authority and that is		
permitted to conduct a securities		
business.		
<u>VIII</u> • (omitted)	VIII Shift of article number	
\underline{IX} (omitted)	downwards (omitted)	
\underline{X} (omitted)	\underline{IX} \checkmark Shift of article number downwards	
	(omitted)	
Article 5:Limit of investment in real	Article 5:Limit of investment in real	
property for non-operating purpose and	property for non-operating purpose and	
its right-of-use assets and marketable	marketable securities	
securities	Limit on said assets acquired by the	
Limit on said assets acquired by the	Company and each subsidiary is set as	
Company and each subsidiary is set as	following:	
following:	-	
(I) Total investment in real property for	(I) Total investment in real property for	
non-operating purpose or its right-	non-operating purpose shall be no	
of-use assets shall be no more than	more than 20% of the Company's	
$\overline{20\%}$ of the Company's net value,	net value, and 100% of net value of	
r,,,,,,		

and 100% of net value of the	the Company's subsidiary. (No more	
Company's subsidiary. (No more	than 150% of net value of the	
than 150% of net value of the	Company's investment purpose	
Company's investment purpose	subsidiary, if any.)	
subsidiary, if any.)		
(II)~(III) (omitted)	(II)~(III) (omitted)	
Article 6:Professional appraisers and	Article 6:Professional appraisers and	
their officers, certified public accounts,	their officers, certified public accounts,	
attorneys, and securities underwriters	attorneys, and securities underwriters	
that provide the Company with	that provide the Company with	
appraisal reports, certified public	appraisal reports, certified public	
accountant's opinions, attorney's	accountant's opinions, attorney's	
opinions, or underwriter's opinions	opinions, or underwriter's opinions shall	
shall comply with the following	not be a stakeholder of any party to the	
requirements:	transaction.	
I. May not have previously received a		
final and non-appealable sentence of		
imprisonment for 1 year or longer for		
a violation of the Securities and		
Exchange Act, the Company Act, the		
Banking Act of The Republic of		
China, the Insurance Act, the		
Financial Holding Company Act or		
the Business Entity Accounting Act,		
or for fraud, breach of trust,		
embezzlement, forgery of documents		
or occupational crime. However, this		
provision does not apply if three years		
have already passed since the		
completion of service of the sentence,		
since the expiration of the period of a		
suspended sentence or since a pardon		
has been received.		
II. May not be a related party or de		
facto related party of any party to the		
transaction.		
III. If the company is required to obtain		
appraisal reports from two or more		
professional appraisers, the different		
professional appraisers or appraisal		
officers may not be related parties or		

de facto related parties of each other.		
When issuing an appraisal report or		
opinion, the personnel referred to in the		
preceding paragraph shall comply with		
the following:		
I. Prior to accepting a case, they shall		
prudently assess their own		
professional capabilities, practical		
experience and independence.		
II. When examining a case, they shall		
appropriately plan and execute the		
adequate working procedures, in		
order to produce a conclusion and		
use the conclusion as the basis for		
issuing the report or opinion. The		
related working procedures, data		
collected and conclusion shall be		
fully and accurately specified in the		
case working papers.		
III. They shall undertake an item-by-		
item evaluation of the		
comprehensiveness, accuracy and		
fairness of the sources of data used,		
the parameters and the information,		
as the basis for issuance of the		
appraisal report or the opinion.		
IV. They shall issue a statement		
attesting to the professional		
competence and independence of		
the personnel who prepared the		
report or opinion, and that they		
have evaluated and found that the		
information used is reasonable and		
accurate, and that they have		
complied with the applicable laws		
and regulations.		
Article 8:Operating Procedure for	Article 8:Operating Procedure for	
Acquisition or Disposition of Real	Acquisition or Disposition of Real	
Property · Equipment or its right-of-use	Property or Equipment	
assets		
I.Evaluating and operating procedure	I.Evaluating and operating procedure	

The Company's acquisition or disposition of real estate and equipment <u>or its right-of-use assets</u> shall follow the real estate, plant and equipment circulation procedure under the Company's internal control system.

- II. Procedure for determining trading terms and authorized limit
- (I) Acquisition or disposition of real estate or its right-of-use assets shall take into consideration announced current value, appraised value, and trading value of neighboring real estate. An analysis report shall be submitted to the Chairman of Board after trading terms and trading value are decided. In the case of value less than NT\$500 million (inclusive), the acquisition or disposition shall be subject to approval by the Chairman of Board for approval and reported at the latest Board of Directors' meeting. In the case of value more than NT\$500 million, the acquisition or disposition shall be subject to approval of the Board of Directors upon resolution in advance.
- (II)Acquisition or disposition of equipment or its right-of-use assets shall be carried out in the form of price inquiry, price comparison, price negotiation or tender invitation. Acquisition or disposition of equipment valuing less than NT\$500 million (inclusive) shall be subject to approval by level of authority pursuant to authorization rules. Acquisition or disposition of equipment more than NT\$500 million shall be subject to approval

The Company's acquisition or disposition of real estate and equipment shall follow the real estate, plant and equipment circulation procedure under the Company's internal control system.

II.Procedure for determining trading terms and authorized limit

- (I) Acquisition or disposition of real estate shall take into consideration announced current value, appraised value, and trading value of neighboring real estate. An analysis report shall be submitted to the Chairman of Board after trading terms and trading value are decided. In the case of value less than NT\$500 million (inclusive), the acquisition or disposition shall be subject to approval by the Chairman of Board for approval and reported at the latest Board of Directors' meeting. In the case of value more than NT\$500 million, the acquisition or disposition shall be subject to approval of the Board of Directors upon resolution in advance.
- (II)Acquisition or disposition of equipment shall be carried out in the form of price inquiry, price comparison, price negotiation or tender invitation. Acquisition or disposition of equipment valuing less than NT\$500 million (inclusive) shall be subject to approval by level of authority pursuant to authorization rules. Acquisition or disposition of equipment more than NT\$500 million shall be subject to approval by the Chairman of Board, and by the Board of Directors upon

by the Chairman of Board, and by	resolution in advance.
the Board of Directors upon	
resolution in advance.	
III.Execution unit	III.Execution unit
The Company's acquisition or	The Company's acquisition or
disposition of real estate or	disposition of real estate or
equipment or its right-of-use assets	equipment shall be subject to
shall be subject to approval by the	approval by the level of authority
level of authority referred to in the	referred to in the preceding
preceding paragraph, and completed	paragraph, and completed by the
by the requesting department and	requesting department and
responsible unit.	responsible unit.
IV.Real estate or equipment appraisal	IV.Real estate or equipment appraisal
report	report
In acquiring or disposing of real	In acquiring or disposing of real
property ` equipment or its right-of-	property or equipment where the
use assets where the trading value	trading value reaches 20 percent of
reaches 20 percent of the Company's	the Company's paid-in capital or
paid-in capital or NT\$300 million or	NT\$300 million or more (the trading
more (the trading value shall be	value shall be calculated in the
calculated in the manner referred to	manner referred to in Paragraph 1 (5)
in Paragraph 1 (5) of Article 15	of Article 15 herein. "Within the
herein. "Within the preceding year"	preceding year" as used herein refers
as used herein refers to the year	to the year preceding the date of
preceding the date of occurrence of	occurrence of the current transaction.
the current transaction. Items for	Items for which an appraisal report
which an appraisal report from a	from a professional appraiser or a
professional appraiser or a CPA's	CPA's opinion has been obtained
opinion has been obtained need not	need not be counted toward the
be counted toward the trading	trading value), the Company, unless
value), the Company, unless	transacting with a government
transacting with a government	agency, engaging others to build on
agency, engaging others to build on	its own land, engaging others to
its own land, engaging others to	build on rented land, or acquiring or
build on rented land, or acquiring or	disposing of equipment for operating
disposing of equipment or its right-	purpose, shall obtain an appraisal
of-use assets for operating purpose,	report prior to the date of occurrence
shall obtain an appraisal report prior	of the event from a professional
to the date of occurrence of the event	appraiser (the items to be noted in
from a professional appraiser (the	the appraisal report are identified in
items to be noted in the appraisal	the appraisal report) and shall further
report are identified in the appraisal	comply with the following

report) and shall further comply with	provisions:	
the following provisions:	(I)~(IV)(omitted)	
(I)~(IV)(omitted)		
Article 9:Operating Procedure for	Article 9:Operating Procedure for	Text revision.
Acquisition or Disposition of	Acquisition or Disposition of	
Investment in Marketable Securities	Investment in Marketable Securities	
I.(omitted)	I.(omitted)	
II. Procedure for determining trading	II. Procedure for determining trading	
terms and authorized limit	terms and authorized limit	
(I) (omitted)	(I) (omitted)	
(II)In acquiring or disposing of	(II)In acquiring or disposing of	
marketable securities, the Company	marketable securities, the Company	
shall, prior to the date of occurrence	shall, prior to the date of occurrence	
of the event, obtain financial	of the event, obtain financial	
statements of the object company for	statements of the object company for	
the most recent period, certified or	the most recent period, certified or	
reviewed by a certified public	reviewed by a certified public	
accountant, for reference in	accountant, for reference in	
appraising the trading value, and if	appraising the trading value, and if	
the dollar amount of the transaction	the dollar amount of the transaction	
is 20 percent of the Company's paid-	is 20 percent of the Company's paid-	
in capital or NT\$300 million or more	in capital or NT\$300 million or more	
(the trading value shall be calculated	(the trading value shall be calculated	
in the manner referred to in	in the manner referred to in	
Paragraph 1 (7) of Article 15 herein.	Paragraph 1 (5) of Article 15 herein.	
"Within the preceding year" as used	"Within the preceding year" as used	
herein refers to the year preceding	herein refers to the year preceding	
the date of occurrence of the current	the date of occurrence of the current	
transaction. Items for which an	transaction. Items for which an	
appraisal report from a professional	appraisal report from a professional	
appraiser or a CPA's opinion has	appraiser or a CPA's opinion has	
been obtained need not be counted	been obtained need not be counted	
toward the trading value), the	toward the trading value), the	
Company shall additionally engage a	Company shall additionally engage a	
certified public accountant prior to	certified public accountant prior to	
the date of occurrence of the event to	the date of occurrence of the event to	
provide an opinion regarding the	provide an opinion regarding the	
reasonableness of the trading value.	reasonableness of the trading value.	
If the CPA needs to adopt an	If the CPA needs to adopt an	
expert's report as evidence, the CPA	expert's report as evidence, the CPA	
shall do so in accordance with the	shall do so in accordance with the	

provisions of Statement of Auditing Standards No. 20 published by the ARDF. Notwithstanding, this requirement does not apply to public quotation of the marketable securities in an active market, or not apply where otherwise prescribed by the competent securities authority. (the rest omitted)

III.(omitted)

Article 10:Operating procedure for dealing with transactions with stakeholders

I. (omitted)

II. Evaluating and operating procedure When the Company intends to acquire or dispose of real property or its right-of-use assets from or to a stakeholder, or when it intends to acquire or dispose of assets other than real property or its right-of-use assets from or to a stakeholder and the trading value reaches 20 percent or more of paid-in capital, 10 percent or more of the company's total assets, or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (7) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items that have been approved by Audit Committee and passed by the Board of Directors need not be counted toward the trading value), except in trading of domestic government bonds or bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic

provisions of Statement of Auditing Standards No. 20 published by the ARDF. Notwithstanding, this requirement does not apply to public quotation of the marketable securities in an active market, or not apply where otherwise prescribed by the competent securities authority. (the rest omitted) III.(omitted)

Article 10:Operating procedure for dealing with transactions with stakeholders

I. (omitted)

II.Evaluating and operating procedure When the Company intends to acquire or dispose of real property from or to a stakeholder, or when it intends to acquire or dispose of assets other than real property from or to a stakeholder and the trading value reaches 20 percent or more of paid-in capital, 10 percent or more of the company's total assets, or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (5) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items that have been approved by Audit Committee and passed by the Board of Directors need not be counted toward the trading value), except in trading of government bonds or bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment trust enterprises, the

enterprises, the company may not	into a transaction contract or make a
proceed to enter into a transaction	payment until the following matters
contract or make a payment until the	have been approved by the majority
following matters have been	of Audit Committee and passed by
approved by the majority of Audit	the board of directors :
Committee and passed by the board	
of directors :	
(I)~(II)(omitted)	(I)~(II)(omitted)
(III) With respect to the acquisition of	(III) With respect to the acquisition of
real property or its right-of-use	real property from a stakeholder,
assets from a stakeholder,	information regarding appraisal of
information regarding appraisal of	the reasonableness of the
the reasonableness of the	preliminary transaction terms in
preliminary transaction terms in	accordance with Paragraph 3
accordance with Paragraph 3	herein.
herein.	
(IV)~(VII)(omitted)	(IV)~(VII)(omitted)
III.Evaluation on reasonableness of	III.Evaluation on reasonableness of
transaction costs	transaction costs
(I) Acquiring real property or its right-	(I) Acquiring real property from a
of-use assets from a stakeholder, the	stakeholder, the Company shall
Company shall evaluate the	evaluate the reasonableness of the
reasonableness of the transaction	transaction costs in the following
costs in the following manners:	manners:
1.~2.(omitted)	
(II)Where land and structures thereupon	1.~2.(omitted)
are combined as a single property	(II)Where land and structures thereupon
purchased or leased in one (1)	are combined as a single property
transaction, the transaction costs for	purchased in one (1) transaction, the
the land and the structures may be	transaction costs for the land and the
separately appraised in any of the	structures may be separately
manners referred to in the preceding	appraised in any of the manners
paragraph.	referred to in the preceding
(III) When acquiring real property <u>or its</u>	paragraph.
right-of-use assets from a	(III) When acquiring real property from
stakeholder and appraising the cost	a stakeholder and appraising the
of the real property or its right-of-	cost of the real property in
use assets in accordance with	accordance with Subparagraph (I)
Subparagraph (I) and Subparagraph	and Subparagraph (II) shall also
(II) shall also engage a CPA to	engage a CPA to check the
check the appraisal and render a	appraisal and render a specific

securities investment trust

company may not proceed to enter

specific opinion.	opinion.	
(IV)(omitted)		
1.(omitted)	(IV)(omitted)	
(1) (omitted)	1.(omitted)	
(2) Completed transactions by any	(1) (omitted)	
persons other than stakeholders	(2) Completed transactions by any	
within the preceding year involving	persons other than stakeholders	
other floors of the same property or	within the preceding year involving	
neighboring or closely valued	other floors of the same property or	
parcels of land, where the land area	neighboring or closely valued	
and transaction terms are similar	parcels of land, where the land area	
after calculation of reasonable price	and transaction terms are similar	
or lease discrepancies in floor or	after calculation of reasonable price	
area land prices in accordance with	discrepancies in floor or area land	
standard property market practices.	prices in accordance with standard	
(3) (deleted)	property market practices.	
	(3) Completed leasing transactions by	
	any persons other than stakeholders	0
	for other floors of the same property	
	from within the preceding year,	
	where the transaction terms are	
	similar after calculation of	
	reasonable price discrepancies	
	among floors in accordance with	
	standard property leasing market	
	practices.	
2. Where the Company provides		
evidence that the terms of the	2. Where the Company provides	
transaction for acquisition of real	evidence that the terms of the	
estate or the right-of-use assets	transaction for acquisition of real	
acquired by lease from a stakeholder	estate from a stakeholder are similar	
are similar to the terms of transactions	to the terms of transactions completed	
completed for the acquisition of	for the acquisition of neighboring or	
neighboring or closely valued parcels	closely valued parcels of land of a	
of land of a similar size by any	similar size by any persons other than	
persons other than stakeholders within	stakeholders within the preceding	
the preceding year. The completed	year. The completed transactions for	
transactions for neighboring or closely	neighboring or closely valued parcels	
valued parcels of land referred to in	of land referred to in the preceding	
the preceding paragraph in principle	paragraph in principle refer to the	
refer to the parcels on the same or an	parcels on the same or an adjacent	
adjacent block and within a distance	block and within a distance of no	

of no more than 500 meters or parcels close in publicly announced current value. The transaction for similarly sized parcels in principle refers to the transaction completed by any persons other than stakeholders for parcels with a land area of no less than 50 percent of the property in the planned transaction. The "within the preceding year" refers to the year preceding the date of occurrence of the acquisition of the real property <u>or the right-of-use</u> <u>assets</u>.

- (V)When the results of the Company's appraisal conducted in accordance with Subparagraph (I) and Subparagraph (II) are uniformly lower than the trading value, the following requirements shall apply.
- 1.A special reserve shall be set aside in accordance with Paragraph 1 of Article 41 of the Act against the difference between the real property <u>or the right-of-use assets</u> trading value and the appraised cost, and may not be distributed or used for capital increase or issuance of bonus shares.

$2.\sim 3.(\text{omitted})$

Where the Company has set aside a special reserve under the preceding paragraph may not utilize the special reserve until it has recognized a loss on decline in market value <u>or termination</u> <u>of lease</u> of the assets it purchased <u>or lease</u> at a premium; or they have been disposed of; or adequate compensation has been made; or the status quo ante has been restored; or there is other evidence confirming that there was nothing unreasonable about the transaction, and the competent

more than 500 meters or parcels close in publicly announced current value. The transaction for similarly sized parcels in principle refers to the transaction completed by any persons other than stakeholders for parcels with a land area of no less than 50 percent of the property in the planned transaction. The "within the preceding year" refers to the year preceding the date of occurrence of the acquisition of the real property.

- (V)When the results of the Company's appraisal conducted in accordance with Subparagraph (I) and Subparagraph (II) are uniformly lower than the trading value, the following requirements shall apply.
- 1.A special reserve shall be set aside in accordance with Paragraph 1 of Article 41 of the Act against the difference between the real property trading value and the appraised cost, and may not be distributed or used for capital increase or issuance of bonus shares.

$2.\sim 3.(\text{omitted})$

Where the Company has set aside a special reserve under the preceding paragraph may not utilize the special reserve until it has recognized a loss on decline in market value of the assets it purchased at a premium; or they have been disposed of; or adequate compensation has been made; or the status quo ante has been restored; or there is other evidence confirming that there was nothing unreasonable about the transaction, and the competent

securities authority has given its	securities authority has given its	
consent.	consent.	
(VI)Where the Company acquires real		
property or the right-of-use assets	(VI) Where the Company acquires real	
from a stakeholder and one of the	property from a stakeholder and	
following circumstances exists, the	one of the following circumstances	
acquisition shall be conducted in	exists, the acquisition shall be	
accordance with the evaluation and	conducted in accordance with the	
operating procedure referred to in	evaluation and operating procedure	
Paragraph 2 of this Article, while	referred to in Paragraph 2 of this	
the evaluation on reasonableness of	Article, while the evaluation on	
transaction costs requirements	reasonableness of transaction costs	
referred to in Subparagraphs (I),	requirements referred to in	
(II) and (III) of this paragraph shall	Subparagraphs (I), (II) and (III) of	
not apply:	this paragraph shall not apply:	
1. The stakeholder acquired the real	r Gur Gur	
property or the right-of-use assets	1. The stakeholder acquired the real	
through inheritance or as a gift.	property through inheritance or as a	
2. More than five (5) years will have	gift.	
elapsed from the time the	2. More than five (5) years will have	
stakeholder signs the contract to	elapsed from the time the stakeholder	
obtain the real property or the right-	signs the contract to obtain the real	
of-use assets to the signing date for	property to the signing date for the	
the current transaction.	current transaction.	
3.(omitted)	3.(omitted)	
4. The rights-of-use of the real property		
for business use are acquired by and		
between this Company and the		
parent company, between		
subsidiaries, or between this		
Company and a subsidiary wholly		
owned, either directly or indirectly,		
by this Company.		
(VII)When the Company obtains real		
property or the right-of-use assets	(VII)When the Company obtains real	
from a stakeholder, it shall also	property from a stakeholder, it shall	
comply with the Subparagraph	also comply with the Subparagraph	
(V) if there is other evidence	(V) if there is other evidence	
indicating that the acquisition is	indicating that the acquisition is not	
not an arm's length transaction.	an arm's length transaction.	
IV Acquisition or disposition of		
equipment valuing less than NT\$500	IV.Acquisition or disposition of	

department.

IV.Expert's Evaluation Report on Intangible Assets or the right-of-use assets or Memberships Where the Company acquires or disposes of Intangible Assets or the right-of-use assets or Memberships and the trading value reaches 20 percent or more of paid-in capital or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (7) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items for which an appraisal report from a CPA's opinion has been obtained need not be counted toward the trading value), except in transactions with a domestic government agency, the Company shall engage a certified public accountant prior to the date of occurrence of the event to render an opinion on the reasonableness of the trading value, and the CPA shall comply with the provisions of Statement of Auditing Standards No. 20 published by the ARDF.

Article 15: Procedure for information disclosure

I. Standards for matter to be publicly announced and reported

 (I) Acquisition or disposal of real property <u>or the right-of-use assets</u> from or to a stakeholder, or acquisition or disposition of assets other than real property <u>or the rightof-use assets</u> from or to a stakeholder where the trading value reaches 20 percent or more of the department or administrative department.

IV.Expert's Evaluation Report on Memberships or Intangible Assets Where the Company acquires or disposes of memberships or intangible assets and the trading value reaches 20 percent or more of paid-in capital or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (5) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items for which an appraisal report from a CPA's opinion has been obtained need not be counted toward the trading value), except in transactions with a government agency, the Company shall engage a certified public accountant prior to the date of occurrence of the event to render an opinion on the reasonableness of the trading value, and the CPA shall comply with the provisions of Statement of Auditing Standards No. 20 published by the ARDF.

Article 15: Procedure for information disclosure

I. Standards for matter to be publicly announced and reported

(I) Acquisition or disposal of real property from or to a stakeholder, or acquisition or disposition of assets other than real property from or to a stakeholder where the trading value reaches 20 percent or more of the Company's paid-in capital, 10 Company's paid-in capital, 10 percent or more of the Company's total assets, or NT\$300 million or more. If provided, this shall not apply to trading of government bonds or bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment trust enterprises.

(II)~(III) (omitted)

(IV) Where the type of asset acquired or disposed of is equipment or the <u>right-of-use assets</u> for operating purpose, the trading counterpart is not a stakeholder, and the trading value meets any of the following criteria:

1.~2.(omitted)

- (V)Where land is acquired <u>from non-stakeholders</u> under an arrangement on engaging others to build on the Company's own land, engaging others to build on rented 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 reaches NT\$500 million.
- (VI)Where an asset transaction other than any of those referred to in the preceding five subparagraphs, an investment in the mainland China area reaches 20 percent or more than of the Company's paid-in capital, or NT\$300 million; provided, this shall not apply to the following circumstances:
- 1. Trading of domestic government

percent or more of the Company's total assets, or NT\$300 million or more. If provided, this shall not apply to trading of government bonds or bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment trust enterprises.

(II)~(III) (omitted)

(IV) Where the type of asset acquired or disposed of is equipment for operating purpose, the trading counterpart is not a stakeholder, and the trading value meets any of the following criteria:

1.~2.(omitted)

- (V)Where land is acquired under an arrangement on engaging others to build on the Company's own land, engaging others to build on rented 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 reaches NT\$500 million.
- (VI) Where an asset transaction other than any of those referred to in the preceding five subparagraphs, an investment in the mainland China area reaches 20 percent or more than of the Company's paid-in capital, or NT\$300 million; provided, this shall not apply to the
| bonds. | following circumstances: | |
|---|--|--|
| 2. (omitted) | 1. Trading of government bonds. | |
| (VII)The amount of transactions above | | |
| shall be calculated as follows: | 2. (omitted) | |
| 1.~2.(omitted) | (VII)The amount of transactions above | |
| 3. The cumulative transaction amount | shall be calculated as follows: | |
| of real property or the right-of-use | 1.~2.(omitted) | |
| assets acquisitions and dispositions | 3. The cumulative transaction amount of | |
| (cumulative acquisitions and | real property acquisitions and | |
| dispositions, respectively) within the | dispositions (cumulative acquisitions | |
| same development project within the | and dispositions, respectively) | |
| preceding year. | within the same development project | |
| 4.(omitted) | within the preceding year. | |
| (VIII) (omitted) | | |
| II. (omitted) | 4.(omitted) | |
| III. (omitted) | (VIII) (omitted) | |
| | II. (omitted) | |
| Article 16:The Company's subsidiaries | III. (omitted) | |
| shall comply with the following | | |
| requirements: | Article 16:The Company's subsidiaries | |
| I.~II.(omitted) | shall comply with the following | |
| III. The paid-in capital or total asset | requirements: | |
| requirements in the disclosure and | I.~II.(omitted) | |
| reporting criteria of subsidiaries | III. The paid-in capital or total assets <u>of</u> | |
| shall be subject to the paid-in capital | the Company shall be the standard | |
| or total assets of this Company. | for determining whether or not a | |
| | subsidiary requires a public | |
| | announcement and regulatory filing | |
| | in the event the type of transaction | |
| | specified therein "reaches 20 percent | |
| | of paid-in capital or 10 percent of the | |
| | total assets". | |

III.Elections

Proposed by the Board

To elect nine directors.

- Description : 1. The term of all directors of the current board will expire on June 12, 2019, please elect another nine directors (including three independent directors) in accordance with the Articles of Incorporation.
 - The candidate nomination system shall apply. AGM shall elect directors from the candidate list. Please refer to the table in the next page for the names, education, and experience of candidates.
 - 3. All new directors will take up their office immediately after the election for a term of three years, i.e. from June 21, 2019 to June 20, 2022.

Results :

China General Plastics Corporation

List of Candidates for Directorial Election (including independent directors)

No.	A/C No.	Name	Citizen ID No.	Major Education/Experience	Major Current Position	Remarks
1	95625	Union Polymer		College graduated	Chairman: USI Corporation Asia Polymer	Director
		International		Chairman: USI Corporation	Corporation 、 China General Plastics Corp. 、 Taita	Candidate
		Investment		Corporation 、 China General Plastics Corp. 、 Taita	Chemical Co., Ltd. Acme Electronics	
		Corporation :		Chemical Co., Ltd. Acme Electronics	Corporation Swanson Plastics Corporation	
		Wu, Yi-Gui		Corporation Swanson Plastics Corporation	CTCI Corporation Director	
				CTCI Corporation Executive Director	Chinese National Federation of Industries	
				Chinese National Federation of Industries	Executive Director	
				Executive Supervisors		
2	95625	Union Polymer		Graduated from Dept. of Chemical Engineering of	Chairman: Taiwan VCM Corporation	Director
		International		Chung Yuan Christian University.	Director : China General Plastics Corporation	Candidate
		Investment		General Manager of Taiwan VCM Corporation	President: China General Plastics Corporation 、	
		Corporation :		Deputy General Manager of the Plastics Division	Taiwan VCM Corporation	
		Lin, Han-Fu		of Formosa Plastics; Manager and Consultant of		
				the Polypropylene Division of Formosa Plastics		
3	95625	Union Polymer		Master of Business Administration, Andrews	Chairman: USIG (Shanghai) Co., Ltd.	Director
		International		University, Michigan (U.S.A.)	Director : USI Corporation	Candidate
		Investment		President: China Petrochemical Development	President: USI Corporation VISIG (Shanghai)	
		Corporation :		Corporation	Co., Ltd.	
		Wang, Ke-Shun				
4	95625	Union Polymer		PhD in Chemical Engineering, Pennsylvania State	Director : Asia Polymer Corporation 、 China	Director
		International		University (U.S.A.)	General Plastics Corporation	Candidate
		Investment		Chemical scientist engineer of Dow Chemical	Co., Ltd.	
		Corporation :		(U.S.A.)	Executive Vice President: USI Management	
		Liu, Han-Tai			Consulting Corp.	

No.	A/C No.	Name	Citizen ID No.	Major Education/Experience	Major Current Position	Remarks
5	95625	Union Polymer		Nova Southeastern University, USA	Director: Asia Polymer Corporation China	Director
		International		MiTAC-SYNNEX Group:	General Plastics Corp. Taita Chemical Co., Ltd.	Candidate
		Investment		*Group Financial Chief of Staff	Executive Vice President: USI Management	
		Corporation :		*Union Venture Capital Corp.	Consulting Corp.	
		Liu, Zhen-Tu		President		
				*Harbinger Venture Capital Corp. President		
				*UPC Technology Corp.		
				Chief Financial Officer		
				Philips (Taiwan Branch):		
				Financial Manager		
6	95625	Union Polymer		Globe Institute of Technology	Director & CEO: Edingok Technology Co.,	Director
		International			Ltd. Edingclean Technology Co., Ltd.	Candidate
		Investment		General Manager & CEO: Edingok Technology Co		
		Corporation :		Ltd. Edingclean Technology Co., Ltd.		
		Wu, Hung-To				
7		Li, Zu-De	$A10241 \times \times \times \times$	Bachelor from the Department of Dentistry of		Independent
				· ·	Co., Ltd. Handing Medical Electronics	Director
					Biotechnology Management Consultancy Co.,	Candidate
				I I I J	Ltd.	
				Shandong Kexing Bioproducts	Director: Swissray Global Healthcare Holding	
					Ltd. Taipei Medical University Institute for	
				Independent Director: Hsu Fu Chi International	Biotechnology and Medicine Industry	
					Independent Director: Machvision Inc.	
				General Manager: H&Q Asia Pacific (China)	Advisory Committee Member of the BioTaiwan	
				Hong Kong China Dynamic Growth Fund	Committee of the Executive Yuan • Advisory	
				Managemen	Committee Member of the Industry Advancement	
					Committee of the Ministry of Science and	
					Technology of the Executive Yuan • Advisory	
					Committee Member of the National Health	
					Research Institutes	

No.	A/C No.	Name	Citizen ID No.	Major Education/Experience	Major Current Position	Remarks
8		Zheng, Ying-Bin	$A12123 \times \times \times \times$	MBA, National Taiwan University.	Chairman: Long Chen Paper Co., Ltd.	Independent
				Chairman: Long Chen Paper Co., Ltd.		Director
						Candidate
9		Li,Liang-Xian	$F10376 \times \times \times \times$	Department of Chemistry of Fu Jen Catholic	None	Independent
				University.		Director
				General Manager of the Alkali-chlorine and		Candidate
				Special Alkali-chlorine Department in Greater		
				China of Dow Chemical (U.S.A.) Asia Region		
				President of Styron Marketing Manager of the		
				Pacific Region Alkali-chlorine Department of Dow		
				Chemical (U.S.A.)		

IV.Matters for Discussion (II)

Proposed by the Board To approve the permission of directors for competitive actions.

- Description : 1. While some new directors may engage in or operate a business similar to or within the scope of the Company's business, subject to no harm to the interests of the Company, it is proposed to allow such acts in accordance with Article 209 of the Company Act.
 - 2. The competitive actions in which new directors engage are shown in the next page.
 - 3. Please vote.

Resolution:

China General Plastics Corporation Directors' Engagment in Competitive Business Table

On the day of being elected, some directors of this Company engage in the following

business items that are within the scope of business of this Company:

Union Polymer International Investment Corporation

Asia Polymer Corporation

Taita Chemical Company, Limited

wu, Yi-Gui (Union Polymer II	nel nation		
A.S. Holdings (UK) Limited	Director	Swanson Plastics (Singapore) Pte.	Director
Acme Components (Malaysia)	Director	Ltd.	Director
Sdn. Bhd.	Director	Taita (BVI) Holding Co., Ltd.	Director
ACME Electronics (BVI)	Director	USI International Corporation	Director
Corporation	Director	Chinese National Federation of	Executive
Acme Electronics (Cayman) Corp.	Chairman	Industries	Director
Acme Ferrite Products Sdn. Bhd.	Director	CTCI Corporation	Director
APC (BVI) Holding Co., Ltd.	Director	USIG (Shanghai) Co., Ltd.	Director
CGPC (BVI) Holding Co., Ltd.	Director	Taita Chemical Company,	
CGPC America Corporation	Director	Limited	Chairman
Curtana Company Limited	Director	USI (Hong Kong) Company	Dimentor
Cypress Epoch Limited	Director	Limited	Director
Dynamic Ever Investments Ltd.	Director	USIFE Investment Co., Ltd.	Chairman
Ever Conquest Global Limited	Director	USI Management Consulting	Chairman
Ever Victory Global Limited	Director	Corp.	President
Forever Young Co., Ltd.	Director	Taiwan VCM Corporation	Director
Forum Pacific Trading Ltd.	Director	USI Corporation	Chairman
Golden Amber Enterprises Ltd.	Director	APC Investment Corporation	Chairman
Krystal Star International		USI Optronics Corporation	Chairman
Corporation	Director	Chong Loong Trading Co. Ltd.	Chairman
PT. Swanson Plastics Indonesia	Director	USI Education Foundation	Chairman
Swanlake Traders Ltd.	Director	Asia Polymer Corp.	Chairman
Swanson International Limited	Director	CGPC Polymer Corporation	Chairman
Swanson Plastics (India) Private	Dimension	Acme Electronics Corporation	Chairman
Limited	Director	ACME Electronics (Kunshan)	Dimentor
Swanson Plastics (Malaysia) Sdn.	Dimention	Co., Ltd.	Director
Bhd.	Director		

Wu, Yi-Gui (Union Polymer International Investment Corporation)

ACME Electronics (Guangzhou)	Director	KHL Venture Capital Co., Ltd.	Director
Co., Ltd.	Director	Fujian Gulei Petrochemical Co.,	Chairman
ASK-Swanson (Kunshan)	Director	Ltd.	Chairman
Company Limited	Director	Taiwan United Venture Capital	Chairman
Swanson Technologies	Chairman	Corp.	Chairman
Corporation	Chairman	Taiwan United Venture	Chairman
Swanson Plastics (Tianjin) Co.,	Director	Management Corporation	Chairman
Ltd.	Director	INOMA Corporation	Director
Swanson Plastics (Kunshan) Co.,	Director	Union Polymer International	Chairman
Ltd.	Director	Investment Corporation	President
Swanson Plastics Corporation	Chairman	Thintec Materials Corporation	Chairman
Emerald Investment Corporation	Director		

Lin, Han-Fu (Union Polymer International Investment Corporation)

CGPC (BVI) Holding Co., Ltd.	Director	CGPC Consumer Products	Chairman
CGPC America Corporation	Director	Corporation	President
Forum Pacific Trading Ltd.	Director	CCPC Polymon Componetion	Director
Krystal Star International	Director	CGPC Polymer Corporation	President
Corporation	Director	China General Terminal &	Director
Taiwan VCM Corporation	Chairman	Distribution Company	Director
	President	USI Education Foundation	Director
Continental General Plastics	Chairman		
(ZhongShan) Co.,Ltd	President		

Wang, Ke-Shun (Union Polymer International Investment Corporation)

Cypress Epoch Limited	Director	Chong Loong Trading Co. 1 td	Director	
Dynamic Ever Investments Ltd.	Director	Chong Loong Trading Co. Ltd.	President	
Ever Victory Global Limited	Director	USI Education Foundation	Director	
Forum Pacific Trading Ltd.	Director	Swanson Technologies	Director	
Swanlake Traders Ltd.	Director	Corporation	Director	
	Chairman	Taiwan United Venture Capital	Director	
USIG (Shanghai) Co., Ltd.	President	Corp.	Director	
USI (Hong Kong) Company	Dimentor	INOMA Corporation	Director	
Limited	Director	USI Trading (Shanghai) Co.,	Director	
USI Management Consulting	Dimentor	Ltd.	Director	
Corp.	Director	Union Polymer International	Director	
USI Comparation	Director	Investment Corporation	Director	
USI Corporation	President			

Dynamic Ever Investments Ltd.	Director	Continental General Plastics	Director		
Ever Victory Global Limited	Director	(ZhongShan) Co.,Ltd	Director		
Taita Chemical Company,	Dimentor	Swanson Plastics Corporation	Director		
Limited	Director	INOMA Comparation	Director		
Taiwan VCM Corporation	Director	INOMA Corporation	Director		
Asia Polymer Corp.	Director	Thintec Materials Corporation	Director		

Liu, Han-Tai (Union Polymer International Investment Corporation)

Liu, Zhen-Tu (Union Polymer International Investment Corporation)

-			
APC (BVI) Holding Co., Ltd.	Director	Wafer Works Corporation	Director
CGPC (BVI) Holding Co., Ltd.	Director	USI Optronics Corporation	Director
Dynamic Ever Investments Ltd.	Director	Chong Loong Trading Co. Ltd.	Director
Ever Victory Global Limited	Director	Asia Polymer Corp.	Director
Forever Young Co., Ltd.	Director	Continental General Plastics	Director
Forum Pacific Trading Ltd.	Director	(ZhongShan) Co.,Ltd	
Swanlake Traders Ltd.	Director	China General Terminal &	Director
Taita (BVI) Holding Co., Ltd.	Director	Distribution Company	
USI International Corporation	Director	ACME Electronics (Kunshan)	Director
CGPC Consumer Products	Director	Co., Ltd.	
Corporation		Swanson Plastics Corporation	Director
Taita Chemical (Zhong Shan)	Director	Taiwan United Venture Capital	Director
Co., Ltd.		Corp.	
Taita Chemical Company,	Director	Taiwan United Venture	Director
Limited		Management Corporation	
USI Management Consulting	Director	Union Polymer International	Director
Corp.		Investment Corporation	

Wu, Hung-To (Union Polymer International Investment Corporation)

Edingok Technology Co., Ltd.	Director	Edingclean Technology Co., Ltd.	Director
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Li, Zu-De (Independent Director)

Dermai Int. Co., Ltd	Director	Handing Medical Electronics	Director
Digivideo International. Co.,	Director	Biotechnology Management	
Ltd		Consultancy Co., Ltd.	

Swissray Global Healthcare	Chairman	Diamond Capital	Director
Holding Ltd.		Management Co., Ltd.	
Taipei Medical University	Director	Diamond Biofund Inc.	Director
Institute for Biotechnology	Director	Onyx Healthcare Inc.	Director
and Medicine Industry		Sun Biofund Inc.	Director
Swissray Asia Healthcare	Director	USI Education Foundation	Director
Ltd.		Allied Biotech Corporation	Director
Handing Inc.	Director	Machuisian Inc	Independent
		Machvision Inc.	Director

Zheng, Ying-Bin (Independent Director)

Zheng, I mg-Din (mucpend			
L&C CO.,(BVI) LTD	Director	Suzhou Long Chen Paper	Director
Long Chen Paper Co., Ltd.	Chairman	Co., Ltd.	
Qianjiang Investment Co.,	Chairman	Zhejiang Xiasha Long Chen	Director
Ltd.		Packing Co., Ltd.	
Long Chen Investment	Chairman	Shanghai Minhang Long	Director
Development Co., Ltd.		Chen Paper Co., Ltd.	
Pao Long International Co.,	Director	Hubei Long Chen Recycling	Director
Ltd.		Technology Co., Ltd.	
Long Chen Paper (China)	Director	Xiantao Long Chen	Director
Holding Co., Ltd.		Environmental Technology	
Jiangsu Long Chen	Director	Co., Ltd.	
Environmental Technology		Jingzhou Long Chen	Director
Co., Ltd.		Environmental Technology	
Wuxi Long Chen	Director	Co., Ltd.	
Environmental Technology		Wuhan Long Chen	Director
Co., Ltd.		Environmental Technology	
Pinghu Long Chen	Director	Co., Ltd.	
Environmental Technology			
Co., Ltd.			

V. Extemporary Motions

VI. Meeting Ajournment

Appendix 1

China General Plastics Corporation

Parliamentary Rules for Shareholders' Meetings (before amendment)

Amended on June 13, 2016

- 1. Unless otherwise provided in laws, the Company's shareholders' meetings shall be held in accordance with the Rules.
- 2. The Company shall prepare an attendance book for shareholders to sign in, or the shareholder present may hand in a sign-in card in lieu of signing on the attendance book. The number of shares in attendance shall be calculated in accordance with those indicated on the sign-in cards, plus the number of shares representing the voting rights exercised in an electronic form. Notwithstanding, the number of shares represented by the shareholders who exercise their voting right in an electronic form and attend the meeting in person shall not be counted repeatedly.

In case a shareholder elects to exercise his/her/its voting power in an electronic form, his/her/its declaration of intention shall be served to the Company two (2) days prior to the shareholders' meeting. Whereas if two (2) or more declarations of the intention are served to the Company, the first declaration received shall prevail, unless an explicit statement to revoke the previous declaration is made in the declaration which comes later. In case a shareholder who has exercised his/her/its voting power in an electronic form intends to attend the shareholders' meeting in person, he/she/it shall, two (2) days prior to the shareholders' meeting and in the same manner previously used in exercising his/her/its voting power, serve a separate declaration to rescind his/her/its previous declaration. In the absence of a timely rescission, the voting right exercised in an electronic form shall prevail.

- 3. The presence of shareholders in a shareholders' meeting and their voting thereof shall be calculated in accordance with the number of shares.
- 4. The place for convening the Company's shareholders' meeting shall be the premises of the Company, or any other place convenient for presence of shareholders, and suitable for holding of said meeting. The meeting shall commence no earlier than 9:00AM and no later than 3:00PM on the same day.
- 5. Where the shareholders' meeting is convened by the Board of Directors, the Chairman of Board shall act as the meeting chairperson. When the Chairman of the Board is on leave or for any reason is unable to exercise the powers of the chairperson, he/she shall appoint

one director to act on behalf of him/her. If the Chairman does not make such a designation, the proxy shall be elected by directors from among themselves. If a shareholders' meeting is convened by any other person than the Board of Directors, who has the right to convene the meeting, said person shall preside at that meeting.

- 6. The Company may designate its attorney-at-law, certified public accountant or other relevant persons to attend the shareholders' meeting.
 Those handling the business of a shareholders' meeting shall wear an identification card or a armband.
- 7. The Company shall record with an audio or video tape the whole proceedings of the shareholders' meeting, and said tape shall be kept for at least one (1) year.
- 8. When the meeting is attended by shareholders representing a majority of the issued shares, the chairperson shall immediately convene the meeting, provided, however, if the statutory quota is not met at the scheduled time for the meeting, the chairperson may postpone the meeting. Provided, however, that the postponement of said meeting shall take place for no more than twice, and the total time postponed shall be no more than one (1) hour. If the meeting has been postponed for twice, but the attending shareholders represent one third or more of the total issued shares, a tentative resolution may be adopted in accordance with the Company Act by a majority of shareholders present at the meeting.

Before the close of said meeting if the shareholders present reach the statutory quota, the chairperson may resubmit the tentative resolution for a vote by the shareholders meeting in accordance with the Company Act.

9. If a shareholders' meeting is convened by the Board of Directors, the agenda shall be formulated by the Board of Directors, and the meeting shall be proceeded with in accordance with said agenda. The agenda shall not be changed without a resolution made by the shareholders' meeting.

The chairperson shall not adjourn a meeting without resolution adopted by shareholders if the motions (including extraordinary motions) covered in the agenda have not been resolved.

After the close of said meeting, shareholders shall not elect another chairperson to hold another meeting at the same place or at any other place. Provided that where the chairperson declares the adjournment of the meeting in a manner in violation of the Rules, a new chairperson of the meeting may be elected by a resolution to be adopted by a majority of the voting rights represented by the shareholders attending said meeting to continue the meeting.

The one to be elected as referred to in the preceding paragraph shall be limited to a director.

10. A shareholder wishing to speak in a shareholders meeting shall first fill out a Speaker's

slip, specifying therein the major points of his speech, his shareholder account number and name, and the chairperson shall determine his order of giving a speech.

A shareholder who submits his slip for a speech but does not actually speak shall be considered as not having given a speech. If the contents of his speech shall be different from those specified on the slip, the contents of his speech shall prevail.

When a shareholder is giving a speech, the other shareholders shall not interrupt unless they have obtained the prior consent from the chairperson and said shareholder, and the chairperson shall prevent others from interrupting.

After the present shareholder gives his speech, the chairperson may, in person or appoint related personnel to, respond to the speech.

A shareholder shall not speak more than two (2) times for one motion, unless he has obtained the prior consent from the chairperson, and each speech shall not exceed five (5) minutes.

If a shareholder violates the above provisions or his speech exceeds the scope of the motion, the chairperson may prevent him from doing so.

- 12. A corporate shareholder being entrusted to attend in a shareholders meeting may designate only one (1) representative to represent it in the meeting.
 If a corporate shareholder which designates two (2) or more representatives to represent it at the shareholders' meeting, only one of the representatives may speak on any one motion.
- 13. When the chairperson is of the opinion that a motion has been sufficiently discussed to a degree of putting to a vote, the chairperson may announce the discussion closed and bring the motion to vote.

In the case of an amendment or substitute to a motion, the chairperson shall decide on the order of voting by combining the amendment or substitute with the same motion. If one of the motions has been approved, the other shall be deemed over-ruled and no further vote is required.

14. The monitoring and counting personnel shall be designated by the chairperson, provided, however, that the monitoring personnel shall be a shareholder.
The voting result of a motion shall be calculated based on the votes cast on the site plus the e-votes, and shall be reported on the site and recorded in writing. The ballots for the election cast on the site, together with the e-voting materials, shall be sealed with the signatures/seals of the monitoring personnel and kept by the Company in proper custody. For the e-voting result referred to in the preceding paragraph, an entity which meets Article 44-6 of the Regulations Governing the Administration of Shareholder Services of Public Companies shall be commissioned to certify the statistics of votes prior to the shareholders' meeting.

15. Resolutions at a shareholders' meeting shall, unless otherwise provided for in Company

Act or the Company's Articles of Incorporation, be adopted by a majority of eligible votes of the shareholders who exercise their voting rights by casting ballot on the site and in an electronic form.

Where the Company adopts the e-voting system pursuant to laws, shareholders may choose to exercise their voting right in an electronic form or by balloting on the site to resolve the motion referred to in the preceding paragraph.

Shareholders who choose to exercise their voting right in an electronic form referred to in the preceding paragraph shall exercise the right on the e-voting platform designated by the Company, according to the Company Act, Securities and Exchange Act and the Regulations Governing the Administration of Shareholder Services of Public Companies. In case a shareholder has exercised his/her/its voting right in an electronic form, and has also authorized a proxy to attend the shareholders' meeting in his/her/its behalf, then the voting right exercised by the authorized proxy for said shareholder shall prevail. Unless no voting right or restricted voting right required under laws or the Articles, each of shares held by each shareholder shall have the right to one (1) vote.

- 16. During the proceedings of a meeting, the chairperson may consider the schedule and announce for a break.
- 17. The chairperson may direct disciplinary personnel (or security personnel) to maintain the order of the meeting. For doing so they shall wear an armband bearing the words of "disciplinary personnel".
- 18. Any matters not covered herein shall be implemented in accordance with the Company Act, the Company's Articles of Incorporation, and other related laws.
- 19. The Rules shall be enforced upon approval by a shareholders' meeting. The same shall apply where the Rules are amended.

In case of any discrepancy between the English translation and the Chinese version, the Chinese version shall prevail.

Appendix 2

China General Plastics Corporation Articles of Incorporation (before amendment)

Section 1. General Provisions

Article 1:	The Company is incorporated under the Company Act of the Republic of China and		
	named "華夏海灣塑膠股份有限公司" and "CHINA GENERAL PLASTICS		
	CORPORAYION" in English.		
Article 2:	The scope of the Company's business is specified as follows:		
	1. Manufacture of plastic and raw materials.		
	2. Manufacture of plastic products.		
	3. Manufacture of the raw materials of plastic products.		
	4. Manufacture of the printing and embossed wheel.		
	5. Technical service (including design and installation), manufacture and sale of		
	chemical equipment (including VCM plant).		
	6. Marketing and commission processing business of above products.		
	7. Research and extension services for the above businesses.		
	8. F207110 Retail Sale of Petrochemical Materials.		
	9. F107110 Wholesale of Petrochemical Materials.		
	10. ZZ99999 Other than business requiring special approval, any business not		
	prohibited or restricted by laws or regulations.		
Article 2-1:	The Company's total investment may be exempted from the restriction for no more		
	than 40% of the paid-in capital prescribed by Article 13 of the Company Act.		
Article 2-2:	The Company may make endorsement/guarantee externally due to the Company's		
	business needs or investment needs. The endorsement/guarantee shall be signed by		
	the Chairman on behalf of the Company and comply with the Company's operating		
	procedure for making endorsement/guarantee.		
Article 3:	The Company's head office is situated in Taipi City, Taiwan, the R.O.C., and it's		
	factories are set up at the suitable site within the territories of the R.O.C., When		
	necessary, the Company may set up branches or offices locally or overseas as		
	approved by boards' meeting.		
Article 1.	Public approvements of the Company shall be made in accordance with Article 28		

Article 4: Public announcements of the Company shall be made in accordance with Article 28 of the Company Act.

Section 2. Stocks

- Article 5: The total capital stock of the Company shall be in the amount of NT\$6,500,000,000, divided into 650,000,000 common shares, at a par value of NT\$10 per share, and may be issued in installments.
- Article 6: The Company's share certificates shall be registered and affixed with the signatures or personal seals of three or more directors of the Company, be assigned with serial numbers, and be issued upon the certification made by competent authority or the institute recognized by competent authority.
- Article 7: For the shares to be issued to the public by the Company, the Company may be exempted from printing any share certificate for the shares issued.
- Article 8: The Company's handling of it's shareholders services shall comply with the "Regulations Governing the Administration of Shareholder Services of Public Companies" prescribed by the competent authority.
- Article 9: (Deleted)
- Article 10: (Deleted)
- Article 11: (Deleted)
- Article 12: (Deleted)
- Article 13: The transfer of shares shall not be registered within 60 days prior to the convening date of a general shareholders' meeting, or within 30 days prior to the convening date of a special shareholders' meeting, or within five (5) days prior to the record date fixed by the Company for distribution of dividends, bonus or other benefits.

Section 3. Shareholders' Meeting

- Article 14: The Company's shareholders' meetings consist of the following:
 - 1. General shareholders' meeting, shall be held once a year and within six (6) months after close of each fiscal year.
 - 2. Special shareholders' meeting, may be convened pursuant to laws when necessary.

Unless otherwise provided for in Company Act, a shareholders' meetings shall be convened by the Board of Directors.

- Article 15: Convening of a general shareholders' meeting shall be notified thirty (30) days ago.Convening of a special shareholders' meeting shall be notified fifteen (15) days ago.
- Article 16: Resolutions at a shareholders' meeting shall, unless otherwise provided for inCompany Act or other laws, be adopted by a majority of eligible votes of theshareholders present, who represent more than a majority of the total issued shares.

According to the competent authority's requirements, the voting power at a shareholders' meeting of the Company may be exercised by way of electronic transmission if the Company adopt electronic voting system. A shareholder who exercises his/her/its voting power at a shareholders meeting by way of electronic transmission shall be deemed to have attended said shareholders' meeting in person. The related matters shall be implemented in accordance with laws.

- Article 17: When the number of shareholders present does not constitute the quorum prescribed in the preceding article, but those present represent one-thirds or more of the total number of issued shares, a tentative resolution may be passed by a majority of those present. A notice of such tentative resolution shall be given to each of the shareholders, and a shareholders' meeting shall be reconvened within one (1) month. In said shareholders' meeting, if the tentative resolution is again adopted by a majority of those present who represent one-thirds or more of the total number of issued shares, such tentative resolution shall be deemed to be a resolution under the preceding Article, unless otherwise provided in the Company Act.
- Article 18:Unless no voting right or restricted voting right required under laws or the Articles,
each of shares held by each shareholder shall have the right to one (1) vote.
- Article 19: (Deleted)
- Article 20: Where any shareholder fails to attend a shareholders' meeting, he/she/it may appoint a proxy, pursuant to the Company Act and "Regulations Governing the Use of Proxies for Attendance at Shareholders' Meeting of Public Companies", to attend a shareholders' meeting on his/her/its behalf by executing a power of attorney printed by the Company stating therein the scope of power authorized to the proxy.
- Article 21: Unless otherwise provided in the Company Act, a shareholders' meeting shall be chaired by the Company's Chairman of Board. Where the Chairman is absent, the Chairman shall appoint a proxy to act on behalf of him/her. In the absence of such a designation, the directors shall elect from among themselves an acting chairman of the board of directors.

A shareholders' meeting shall be proceeded in accordance with the Company's Parliamentary Rules for Shareholders' Meetings.

Article 22: Resolutions adopted at a shareholders' meeting shall be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the chairperson of the meeting and shall be, together with the shareholders' attendance book and proxy letter, if any, retained at the Company. The minutes shall be distributed to all shareholders of the Company within twenty (20) days. The distribution of the minutes may be effected by means of a public notice.

Section 4. Directors and Audit Committee

- Article 23: The Company shall have 9~11 directors who shall be elected by the shareholders' meeting from among the persons with disposing capacity. The Chairman of the Board of Directors shall be elected from among the directors by a majority vote at a meeting attended by over two-thirds of the directors pursuant to Article 208 of the Company Act. The Chairman of the Board of Directors shall externally represent the Company. The total shares of the Company's registered share certificates held by the whole directors shall be no less than the proportion prescribed by the competent securities authority.
- Article 23-1: The directors referred to in the preceding Article shall include at least three (3) independent directors. A candidates nomination system shall be adopted by the Company for election of independent directors and non-independent directors, who shall be elected from the name list of candidates at a shareholders' meeting. The professional qualifications, shares held, restrictions on concurrent positions held, method of nomination and election, and other matters for compliance with respect to independent directors shall be governed by the competent securities authority's related regulations.
- Article 23-2: The Company shall establish an Audit Committee pursuant to the Securities and Exchange Act, which shall consist of all independent directors of the Company. The Audit Committee or the committee members shall be responsible for exercising a supervisor's power prescribed by the Company Act, Securities and Exchange Act, and other related laws.
- Article 23-3: The Company's Board of Directors may establish other functional committees. The articles of association thereof shall be established by the Board of Directors.
- Article 24: The term of a director is three years and may be eligible for re-election.
- Article 25: Functions of the Board of Directors:
 - 1. Frame the organization.
 - 2. Decide the business policy;
 - 3. Review important regulations and contracts;
 - 4. Appoint and dismiss managers;
 - 5. Set up and terminate branches and sub-factories;
 - 6. Draft budget and financial reports;
 - 7. Review the investment in the business rewarded by the government
 - 8. Draft allocation of earnings;
 - 9. Decide the issuance of new shares;
 - 10. Enforce the resolution made by a shareholders' meeting;
 - 11. Exercise the powers granted pursuant to laws and by a shareholders' meeting.

- Article 26: Directors' meetings shall be convened by the Chairman, except for the first meeting of each term of the Board of Directors which shall be convened by the director who received a ballot representing the largest number of votes at the election of directors. Directors' meetings shall be chaired by the Chairman. Where the Chairman is absent, the Chairman shall appoint a director to act on behalf of him/her. In the absence of such a designation, the directors shall elect from among themselves an acting chairman of the board of directors.
- Article 27: The convener shall notify each director of the agenda within seven (7) days prior to the meeting. However, in the case of emergency, the meeting may be convened at any time.

A directors' meeting may be convened in writing or by electronic transmission or fax.

- Article 28: Where any director may authorize another director in writing to attend the directors' meeting on behalf of him/her pursuant to Article 205 of the Company Act.Resolutions at a directors' meeting shall, unless otherwise provided for in Company Act or other laws, be adopted by a majority of eligible votes of the directors at a meeting attended by a majority of the whole directors.
- Article 29: (Deleted)
- Article 30: The amounts of remuneration to directors shall be determined by the shareholders' meeting based on the rate prevailing in fellow companies and the directors' participation in and contribution to the Company's operation, regardless of whether or not the Company operates of profit. If a director serves other position concurrently in the Company, he/she may be remunerated with salary according to general standard.
- Article 30-1: The Board of Directors has set up a Secretariat of the Board dedicated to handling the affairs related to the Board of Directors.

Section 5. Managerial Personnel

- Article 31: Job title, appointment, discharge and remuneration of the Company's managerial personnel, if any, shall be decided by a majority of the directors present at a meeting attended by a majority of the whole directors. The Company's managerial personnel shall process the Company's routine affairs per the Chairman's instruction and resolution made by a directors' meeting.
- Article 31-1: The Company may purchase liability insurance against the damages to be borne by directors and officers with respect to the scope of business carried out by them during their term of office.

Section 6. Final Accounts

- Article 32: The Company's fiscal year shall commence from January 1 until December 31 of each year. The Board of Directors shall prepare the following reports at the end of each fiscal year and send them to the general shareholders' meeting for recognition:
 - 1. Business report;
 - 2. Financial statements;
 - 3. Motion for allocation of earnings or covering of loss.
- Article 33: If the Company retains earnings in the current year, it shall allocate the compensation to directors and employees. The compensation to directors shall be no more than 1% of the earnings gained in the current year, while the compensation to employees shall be no less than 1% of the earnings. Notwithstanding, if the Company retains accumulated losses, it shall reserve the amount to be covered in advance.

Said compensation to employees may be allocated in the form of shares or in cash, including the employees of the Company's subsidiaries meeting certain specific requirements entitled to receive shares or cash. The specific requirements shall be defined by the Board of Directors.

If the Company has net profits after tax according to its annual financial account, the Company may, after making up all past losses, set aside a 10% legal reserve from the remainder, if any. The remaining allocable earnings, if any, plus the accumulated unappropriated earnings for prior years and the balance after provision or reversal of special earnings required by the competent authority, shall be accumulated allocable earnings, which shall be allocated according to the proposal drafted by the Board of Directors and resolution made by a general shareholders' meeting duly. The shareholders' meeting may retain the earnings, in whole or in part, subject to the overview of business.

As the industry which the Company is engaged in refers to a matured industry, when resolving to allocate earnings, in consideration of the R&D needs and diversified business, the shareholders' dividend allocable shall be no less than 10% of the allocable earnings, including the cash dividend no less than 10% of the whole dividends. Notwithstanding, no dividend shall be allocated, if the allocable earnings per share is less than NT\$0.1.

Section 7. Bylaw

Article 34: Any matters not covered herein shall be implemented in accordance with the Company Act and related laws of the R.O.C.

Article 35: The Articles of Incorporation was established on February 28, 1964. (following content omitted) 48th amendments hereto were made on June 22, 2018.

In case of any discrepancy between the English translation and the Chinese version, the Chinese version shall prevail.

Appendix 3

China General Plastics Corporation

Rules for Election of Directors (before amendment)

Amended on June 13, 2016

- Article 1: The Company's directors shall be elected in accordance with the Rules.
- Article 2: Election of the Company's directors shall be conducted at a shareholders' meeting.
- Article 3: Unless otherwise provided in related laws, the Company's directors shall be elected by the shareholders' meeting from among the persons with disposing capacity.
- Article 4: Quota of the Company's directors shall be based on the quota defined in the Company's Articles of Incorporation and approval by the Board of Directors.
- Article 5: The election of the Company's directors shall adopt an open cumulative voting system. In the process of electing directors at a shareholders' meeting. The number of votes exercisable in respect of one share shall be the same as the number of directors to be elected, and the total number of votes per share may be consolidated for election of one candidate or may be split for election of two or more candidates. The votes which is cast on the site at the shareholders' meeting. Attendance card numbers printed on the ballots may replace the names of voting shareholders. Election of the Company's independent directors and non-independent directors shall adopt the candidate nomination system referred to in Article 192-1 of the Company Act.
- Article 6: The Company's independent and non-independent directors shall be elected at the same time, but in separately calculated numbers. A candidate to whom the ballots cast represent a prevailing number of votes shall be deemed a director elected. 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.

The votes referred to in Paragraph 1 shall be calculated based on the votes cast at the shareholders' meeting plus e-votes.

For the e-voting result referred to in the preceding paragraph, an entity which meets Article 44-6 of the Regulations Governing the Administration of Shareholder Services of Public Companies shall be commissioned to verify the shareholders' identity and votes and certify the statistics of votes prior to the shareholders' meeting.

Article 7:The Board of Directors shall prepare ballots to be cast at the shareholders' meeting.The ballots shall be affixed with the Company's official seal, as well as the voters'

attendance card number and number of votes.

Where election of the Company's directors adopts the e-voting system pursuant to laws, shareholders may choose to exercise their voting right in electronic form or by balloting on the site.

Shareholders who choose to exercise their voting right in an electronic form shall exercise the right on the e-voting platform designated by the Company.

- Article 8: The chairperson shall designate several monitoring and counting personnel prior to the election to perform their duty.
- Article 9: The ballot box and lot-drawing box at the shareholders' meeting shall be prepared by the Company and inspected by the monitoring personnel openly before the voting or lot drawing.
- Article 10: The voters shall complete the relevant information based on the name list of candidates identified in the shareholders' meeting handbook. Each ballot may enter only one candidate. When the candidate is a shareholder, please enter his/her account number and account name; otherwise, please enter the candidate's name and ID No. When the candidate is a governmental organization or juristic person, the name of the governmental organization or juristic person shall be entered or both the name of the governmental organization or juristic person and the name of its representative may be entered. When there are multiple representatives, the names of each respective representative shall be entered. Shareholders may enter their seals to replace completion of the information about candidates referred to in the preceding paragraph.
- Article 11: A ballot is invalid under any of the following circumstances at the shareholders' meeting:
 - I. The ballot adopted is not that prepared pursuant to the Rules.
 - II. A blank ballot is placed in the ballot box.
 - III. The writing is unclear and indecipherable.
 - IV. Names and related information of the candidates, or the number of voting rights allotted is altered.
 - V. The check shows that the information completed pursuant to the preceding Article is inconsistent with the information related to the nominated candidate.
 - VI. Other words or marks are entered in addition to the information completed pursuant to the preceding Article and the number of voting rights allotted.
 - VII. The candidate identified is not a candidate who is nominated, or the quota of candidates exceed the number of candidates to be elected.

VIII. Total of voting rights allotted exceed the number of votes held by voters.

Where the Company adopts the e-voting system, the invalid ballots shall be

identified pursuant to the Rules and also the related laws promulgated by the competent authority.

- Article 12: Where the total of voting rights allotted are less than the number of votes held by the voters, the decreased votes shall be waived.
- Article 13: The voting rights shall be calculated on site immediately after the end of the poll, and the results of the calculation, including the results of calculation of e-voting, shall be announced by the chairperson on the site.
- Article 14: The Company shall issue notifications to the persons elected as directors.
- Article 15: The ballots for the election cast on the site, together with the e-voting materials, shall be sealed with the signatures/seals of the monitoring personnel and kept by the Company 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 16: Any matters not covered herein shall be implemented in accordance with the Company Act, the Company's Articles of Incorporation, and other related laws.
- Article 17: The Rules shall be enforced upon approval by a shareholders' meeting. The same shall apply where the Rules are amended.

In case of any discrepancy between the English translation and the Chinese version, the Chinese version shall prevail.

Appendix 4

China General Plastics Corporation

Parliamentary Rules for Directors' Meetings

Amended on May 9, 2019

- Article 1: The Rules are established in accordance with Paragraph 8 of Article 26-3 of the Securities and Exchange Act, and the Regulations Governing Procedure for Board of Directors Meetings of Public Companies.
- Article 2: Unless otherwise provided in related laws or the Articles of Incorporation, the main agenda items, operating procedures, required content of meeting minutes, public announcements, and other compliance requirements for directors' meetings of the Company shall be handled in accordance with the Rules.
- Article 3: The directors' meeting shall be convened at least once per quarter.The reasons for calling a board of directors meeting shall be notified to each director at least seven (7) days in advance. In emergency circumstances, however, a meeting may be called at any time.

A directors' meeting may be convened in writing or by electronic transmission.

All matters set out in the subparagraphs of Paragraph 1 of Article 7 herein shall be specified in the notice of the reasons for calling a directors' meeting, unless in the case of an emergency or with justified reasons, none of them may be raised as an extraordinary motion.

- Article 4: A directors' meeting shall be held at the location and during the business hours of the Company, or at a place and time convenient to all directors and suitable for holding such a meeting.
- Article 5: The Company's Secretariat of the Board shall act as the agenda unit responsible for agenda affairs of the directors' meeting.

The agenda unit shall prepare the contents of agenda for directors' meetings and provide comprehensive pre-meeting materials, to be sent together with the notice of the meeting.

Where a director considers that the pre-meeting materials provided are insufficient, he/she may request the agenda unit to supplement the materials. Where a director considers that materials concerning any motion are insufficient in contents, deliberation of such motion may be postponed by a resolution of the Board of Directors.

Article 6: Agenda of a regular directors' meeting shall at least include the following:

- 1. Report:
 - (1) Minutes of last meeting and actions arising.
 - (2) Reporting on important financial and business matters.
 - (3) Reporting on internal audit activities.
 - (4) Other important matters to be reported.
- 2. Discussion:
 - (1) Items discussed and continued from last meeting.
 - (2) Motions to be discussed at this meeting.
- 3. Extraordinary motions
- Article 7: The Company shall submit the following items for discussion by the Board of Directors:
 - 1. The Company's business plan
 - 2. Annual and semi-annual financial reports with the exception of semi-annual financial reports which, under relevant laws and regulations, need not be audited and attested by a certified public accountant (CPA).
 - Adoption or amendment of an internal control system pursuant to Article 14-1 of the Securities and Exchange Act, and an assessment on effectiveness of the internal control system.
 - 4. Adoption or amendment, pursuant to Article 36-1 of the Securities and Exchange Act, of handling procedures for financial or operational actions of material significance, such as acquisition or disposition of assets, derivatives trading, funding to others, and endorsements or guarantees for others.
 - 5. Offering, issuance, or private placement of any equity-type securities.
 - 6. Appointment or discharge of a financial, accounting, or internal audit officer.
 - 7. A donation to a stakeholder or a major donation to a non-stakeholder, provided that a public-interest donation of disaster relief for a major natural disaster may be submitted to next directors' meeting for retroactive recognition.
 - 8. Any matter required by Article 14-3 of the Securities and Exchange Act or any other law, regulation, or Articles of Incorporation to be approved by resolution at a shareholders' meeting or directors' meeting, or any such significant matter as may be prescribed by the competent authority.

The term "stakeholder" referred to in Subparagraph 7 of the preceding paragraph means a stakeholder as defined in the Regulations Governing the Preparation of Financial Reports by Securities Issuers. The term "major donation to a non-stakeholder" means any individual donation, or cumulative donations within the preceding year to a single recipient at an amount of NT\$5 million or more.

The term "with the preceding year" in the preceding paragraph means a period of one

(1) year calculated retroactively from the date on which the current directors' meeting is convened. Amounts already submitted to and passed by a resolution of the Board are exempted from inclusion in the calculation.

At least one independent director of the Company shall attend each directors' meeting in person. In the case of a meeting concerning any matter required to be submitted for a resolution by a directors' meeting under Paragraph 1, each independent director shall attend the meeting in person. If an independent director is unable to attend the meeting in person, he or she shall appoint another independent director to attend the meeting as his or her proxy. If an independent director expresses any objection or reservation about a matter, it shall be recorded in the directors' meeting minutes. An independent director intending to express an objection or reservation but unable to attend the meeting in person shall, unless there is some justified reason to do otherwise, issue a written opinion in advance, which shall be recorded in the meeting minutes.

- Article 8: Apart from matters referred to in Paragraph 1 of the preceding Article, which are required to be submitted for discussion by the Board of Directors, when the Board of Directors delegates any exercise of its powers pursuant to laws or regulations or the Company's articles of incorporation, matters such as the level and substance of the delegation shall be concretely and specifically set out.
- Article 9: When a directors' meeting is held, an attendance book shall be made ready for signature by directors attending the meeting and thereafter made available for future reference.

All directors shall attend the directors' meetings in person. If attendance in person is not possible, they may, pursuant to the Company's Articles of Incorporation, appoint another director to attend as their proxy. Attendance via a video conference is deemed as attendance in person.

A director appointing another director to attend a directors' meeting in his or her place shall in each case give to that director a written proxy stating the scope of authorization with respect to the reasons for meeting.

The proxy referred to in Paragraph 2 may accept a proxy from one person only.

Article 10: Except as otherwise provided by the acts, a directors' meeting shall be called and chaired by the Chairman of the Board. However, the first directors' meeting of each term of the Board shall be called and chaired by the director who received votes representing the largest portion of voting rights at the shareholders' meeting in which the directors were elected. If there are two or more directors so entitled to call the meeting, they shall choose one person by and from among themselves to do so. When the Chairman of the Board is on leave or for any reason is unable to exercise the powers of the chairperson, he/she shall appoint one (1) director to act on behalf

of him/her. If the Chairman does not make such a designation, the proxy shall be elected by directors from among themselves.

Article 11: When holding a directors' meeting, the Company may, subject to the contents of agenda, notify personnel of relevant departments or subsidiaries to attend the meeting as nonvoting participants.

When necessary, the Company may also invite certificated public accounts, attorneys at law, or other professionals to attend as nonvoting participants and to make explanatory statements, provided that they shall leave the meeting when deliberation or voting takes place.

Article 12: When the time of a meeting has arrived and more than a majority of all board directors are present, the meeting chairperson may announce opening of the meeting immediately. If the quorum is still not met at the meeting time, the chairperson shall announce postponement of the meeting, and such postponement shall take place for no more than twice. If the quorum is still not met after postponement for twice, the chairperson shall re-call the meeting following the procedures provided in Paragraph 2 of Article 3 herein.

The term "all board directors" as used in the preceding paragraph and in Paragraph 2.2 of Article 17 herein shall be counted as the number of directors then in office.

Article 13: A directors' meeting shall be conducted in accordance with the order of business on the agenda as specified in the meeting notice. However, the order may be changed with the approval of a majority of directors present at the meeting.

The meeting chairperson may not declare the meeting closed without the approval of a majority of directors present at the meeting.

If at any time during the proceeding of a directors' meeting the directors sitting at the meeting fail to reach a majority of the directors present at the meeting; then upon motion by the directors sitting at the meeting, the chairperson shall declare a suspension of the meeting, in which case Paragraph 1 of the preceding Article shall apply mutandis.

Article 14: When the chairperson at a directors' meeting is of the opinion that a matter has been sufficiently discussed to a degree of putting to a vote, the chairperson may announce the discussion closed and bring the matter to vote.

When a motion comes to a vote at a directors' meeting, if the chairperson puts the matter before all directors present at the meeting and none voices an objection, the motion is deemed approved. If there is an objection following an inquiry by the chairperson, one voting method for proposals at a board meeting shall be selected by the chairperson from the methods listed below:

- 1. A show of hands.
- 2. A vote by ballot.

In the case of an amendment or substitute to a motion, the chairperson shall decide on the order of voting by combining the amendment or substitute with the same motion. However, if one of the motions has been approved, the other shall be deemed over- ruled and no further votes are required.

If a vote on a motion requires monitoring and counting personnel, the chairperson shall appoint such personnel, providing that all monitoring personnel shall be directors.

Results of the votes shall be announced on the spot and recorded.

"All directors present at the meeting" referred in Paragraph 2 exclude directors prohibited from exercising voting rights pursuant to Paragraphs 1 and 2 of Article 16 herein.

- Article 15: Except as otherwise stated in the Securities and Exchange Act, Company Act or the Articles of Incorporation, a resolution on a matter at a directors' meeting requires the approval of a majority of the directors present at the meeting that shall be attended by a majority of all directors.
- Article 16: If any director or a juristic person represented by a director is an interested party with respect to any agenda item, the director shall state the important aspects of the interested party relationship at the respective meeting. When the relationship is likely to prejudice the interests of the Company, the director may not participate in discussion or voting on that agenda item, and further, shall enter recusal during discussion and voting on that item and may not act as another director's proxy to exercise voting rights on that matter.

Where the spouse, a blood relative within the second degree of kinship of a director, or any company which has a controlling or subordinate relation with a director has interests in the matters under discussion in the meeting of the preceding paragraph, such director shall be deemed to have a personal interest in the matter.

The provisions of Paragraph 2 of Article 180 of the Company Act, as applied mutatis mutandis under Paragraph 3 of Article 206 of the Company Act, apply to resolutions of a directors' meetings when a board director is prohibited by the preceding two paragraphs from exercising voting rights.

- Article 17: Minutes shall be prepared of the discussions at directors' meetings. The meeting minutes shall record the following:
 - 1. Session (or year), time, and place of meeting.
 - 2. Chairperson's name.
 - 3. Attendance of directors at the meeting, specifying the names and number of members present, excused, and absent.
 - 4. Names and titles of those attending the meeting as nonvoting participants.
 - 5. Name of minutes taker.

- 6. Report.
- 7. Discussion: Method of resolution and the result for each motion; a summary of the comments made by directors, experts, and other persons; the name of any director that is an interested party as referred to in Paragraphs 1 and 2 of the preceding Article, an explanation of the important aspects of the relationship of interest, the reasons why the director was required or not required to enter recusal, and the status of their recusal; opinions expressing objections or reservations at the meeting that were included in records or stated in writing; and any opinion issued in writing by an independent director under Paragraph 4 of Article 7 herein.
- 8. Extraordinary motions: the name of the mover; the method of resolution and the result for each motion; a summary of the comments made by directors, experts, or other persons; the name of any director that is an interested party as referred to in Paragraphs 1 and 2 of the preceding Article, an explanation of the important aspects of the relationship of interest, the reasons why the director was required or not required to enter recusal, and the status of their recusal; opinions expressing objections or reservations at the meeting that were included in records or stated in writing.
- 9. Other matters required to be recorded.

Any of the following matters in relation to a resolution passed at a meeting of the board of directors shall be stated in the meeting minutes and within two (2) days of the meeting be published on an information reporting website designated by the competent authority:

- 1. Any matter about which an independent director expresses an objection or reservation that has been included in records or stated in writing.
- 2. If the Company has an audit committee, any matter that has not been passed by the audit committee, but has been adopted with the approval of two-thirds or more of all board directors.

The attendance book forms a part of the minutes for each directors' meeting and shall be well preserved during the existence of the Company.

The minutes of a board of directors meeting shall bear the signature or seal of both the meeting chairperson and the minutes taker. A copy of the minutes shall be distributed to each director within 20 days after the meeting and well preserved as important company records during the existence of the Company.

The production and distribution of the meeting minutes referred to in Paragraph 1 may be done in electronic form.

Article 18: The Company shall record on audio or video tape the entire proceedings of a directors' meeting, and preserve the recordings for at least five years, in electronic form.

If before the end of the preservation period referred to in the preceding paragraph any litigation arises in connection with a resolution of a directors' meeting, the relevant audio or video recordings shall continue to be preserved until the litigation is concluded.

Where the directors' meeting is held in the form of video conference, the video conference materials shall form a part of the minutes for each directors' meeting and shall be well preserved during the existence of the Company.

Article 19: The Rules shall be enforced upon approval by the Board of Directors. The same shall apply where the Rules are amended.

In case of any discrepancy between the English translation and the Chinese version, the Chinese version shall prevail.

Appendix 5

China General Plastics Corporation

Operating Procedure for Acquisition or Disposition of Assets

(before amendment)

Amended on June 8, 2017

 Article 1:
 Purpose

 The Operating Procedure is established in order to protect assets and fulfill the information disclosure.

 Article 2:
 Legal basis

The Operating Procedure is adopted in accordance with the provisions of Article 36-1 of the Securities and Exchange Act (hereinafter referred to as "the Act") and "Regulations Governing the Acquisition and Disposition of Assets by Public Companies".

Article 3: Scope of assets

- I. Investments in stocks, government bonds, corporate bonds, financial bonds, securities representing interest in a fund, depository receipts, call (put) warrants, beneficial interest securities, and asset-backed securities, et al.
- II. Real property (including land, houses and buildings, investment property and rights to use land) and equipment.
- III. Memberships.
- IV. Such intangible assets as patents, copyrights, trademarks, and franchise rights.
- V. Derivatives.
- VI. Assets acquired or disposed of in connection with mergers, demergers, acquisitions, or transfer of shares in accordance with law.
- VII. Other substantial assets.

Article 4: Definitions:

I. Derivatives: Forward contracts, options contracts, futures contracts, leverage contracts, and swap contracts, and compound contracts combining the above products, whose value is derived from assets, interest rates, foreign exchange rates, indexes or other interests. The term "forward contracts" does not

include insurance contracts, performance contracts, after-sales service contracts, long-term leasing contracts, and long-term purchase (sales) agreements.

- II. Assets acquired or disposed of through mergers, demergers, acquisitions, or transfer of shares in accordance with law: Assets acquired or disposed of through mergers, demergers, or acquisitions conducted under the Business Mergers and Acquisitions Act or other laws, or to transfer of shares from another company through issuance of new shares of its own as the consideration therefor (hereinafter referred to as the "transfer of shares") under Paragraph 8 of Article 156 of the Company Act.
- III. Stakeholder or subsidiary: As defined in the Regulations Governing the Preparation of Financial Reports by Securities Issuers.
- IV. Professional appraiser: A real property appraiser or other person duly authorized by law to engage in the value appraisal of real property or equipment.
- V. Date of occurrence: Contracting date, date of payment, date of consignment trade, date of transfer, dates of boards of directors' resolutions, or other date that can confirm the counterpart and monetary amount of the transaction, whichever date is earlier; provided, for investment for which approval of the competent authority is required, the earlier of the above date or the date of receipt of approval by the competent authority shall apply.
- VI. Mainland China area investment: Investments in Mainland China approved by the Ministry of Economic Affairs Investment Commission or conducted in accordance with the provisions of the Regulations Governing Permission for Investment or Technical Cooperation in Mainland China.
- VII. The "latest financial statements" referred to herein shall mean the financial statements certified or audited by an external independent auditor as disclosed by the company in the most recent period before acquisition or disposition of assets.
- VIII. For the calculation of 10 percent of total assets herein, the total assets stated in the latest individual or separate financial statements prepared under the Regulations Governing the Preparation of Financial Reports by Securities Issuers shall be used.
- IX. In the case of a company whose shares have no par value or a par value other than NT\$10, trading values of 20 percent of paid-in capital shall be substituted by 10 percent of equity attributable to owners of the parent.
- Article 5: Limit of investment in real property for non-operating purpose and marketable -105 –

securities

Limit on said assets acquired by the Company and each subsidiary is set as following:

- (I) Total investment in real property for non-operating purpose shall be no more than 20% of the Company's net value, and 100% of net value of the Company's subsidiary. (No more than 150% of net value of the Company's investment purpose subsidiary, if any.)
- (II) Total investment in marketable securities shall be no more than 200% of the Company's net value, and investment in production and sale of any products other than petrochemical products no more than 100% of the Company's net value. Total investment by a subsidiary shall be no more than 150% of the Company's net value, including investments in production and the sale of any products other than petrochemical products for no more than 100% of the Company's net value. (No more than 150% of the Company's net value, in the case of investment purpose subsidiary.)
- (III) Total investment in individual securities of a subsidiary in which the Company holds more than 50% (inclusive) of its shares shall be no more than 150% of the Company's net value, while total investment in individual securities of a subsidiary in which the Company holds less than 50% of its shares shall be no more than 100% of the Company's net value. Total investment in individual securities of an indirect subsidiary in which the subsidiary holds more than 50% (inclusive) of its shares shall be no more than 200% of the subsidiary's net value, while total investment in individual securities of an indirect subsidiary in which the subsidiary holds less than 50% of its shares shall be no more than 150% of the subsidiary's net value. (No more than 200% of net value of the investment purpose subsidiary, if any.)
- Article 6: Professional appraisers and their officers, certified public accounts, attorneys, and securities underwriters that provide the Company with appraisal reports, certified public accountant's opinions, attorney's opinions, or underwriter's opinions shall not be a stakeholder of any party to the transaction.
- Article 7: Where the Company acquires or disposes of assets through court auction procedures, the documentary evidence issued by the court may substitute the appraisal report or CPA opinion.
- Article 8: Operating Procedure for Acquisition or Disposition of Real Property or Equipment - 106 -

I. Evaluating and operating procedure

The Company's acquisition or disposition of real estate and equipment shall follow the real estate, plant and equipment circulation procedure under the Company's internal control system.

- II. Procedure for determining trading terms and authorized limit
 - (I) Acquisition or disposition of real estate shall take into consideration announced current value, appraised value, and trading value of neighboring real estate. An analysis report shall be submitted to the Chairman of Board after trading terms and trading value are decided. In the case of value less than NT\$500 million (inclusive), the acquisition or disposition shall be subject to approval by the Chairman of Board for approval and reported at the latest Board of Directors' meeting. In the case of value more than NT\$500 million, the acquisition or disposition shall be subject to approval of the Board of Directors upon resolution in advance.
 - (II) Acquisition or disposition of equipment shall be carried out in the form of price inquiry, price comparison, price negotiation or tender invitation. Acquisition or disposition of equipment valuing less than NT\$500 million (inclusive) shall be subject to approval by level of authority pursuant to authorization rules. Acquisition or disposition of equipment more than NT\$500 million shall be subject to approval by the Chairman of Board, and by the Board of Directors upon resolution in advance.
- III. Execution unit

The Company's acquisition or disposition of real estate or equipment shall be subject to approval by the level of authority referred to in the preceding paragraph, and completed by the requesting department and responsible unit.

IV. Real estate or equipment appraisal report

In acquiring or disposing of real property or equipment where the trading value reaches 20 percent of the Company's paid-in capital or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (5) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items for which an appraisal report from a professional appraiser or a CPA's opinion has been obtained need not be counted toward the trading value), the Company, unless transacting with a government agency, engaging others to build on its own land, engaging others to build on rented land, or acquiring or disposing of equipment for operating purpose, shall obtain an
appraisal report prior to the date of occurrence of the event from a professional appraiser (the items to be noted in the appraisal report are identified in the appraisal report) and shall further comply with the following provisions:

- (I) Where due to special circumstances it is necessary to give a limited price, specified price, or special price as a reference basis for the trading value, the transaction shall be submitted for approval in advance by the board of directors, and the same procedure shall be followed for any future changes to the trading terms.
- (II) Where the trading value is NT\$1 billion or more, appraisals from two or more professional appraisers shall be obtained.
- (III) Where the professional appraiser's appraisal results meet any one of the following circumstances, unless all the appraisal results for the assets to be acquired are higher than the trading value, or all the appraisal results for the assets to be disposed of are lower than the trading value, a certified public accountant shall be engaged to perform the appraisal in accordance with the provisions of Statement of Auditing Standards No. 20 published by the ROC Accounting Research and Development Foundation (ARDF) and render a specific opinion regarding the reasons for the discrepancies and the appropriateness of the trading value:
 - 1. The discrepancy between the appraisal result and the trading value is 20 percent or more of the trading value.
 - 2. The discrepancy between the appraisal results of two (2) or more professional appraisers is ten (10) percent or more of the trading value.
- (IV) No more than three (3) months may elapse between the date of the appraisal report issued by a professional appraiser and the contracting date; provided, where the publicly announced current value for the same period applies and not more than six (6) months have elapsed, an opinion may still be issued by the original professional appraiser.
- Article 9: Operating Procedure for Acquisition or Disposition of Investment in Marketable Securities
 - Evaluating and operating procedure The Company's purchase and sale of marketable securities shall follow the investment circulation procedure under the Company's internal control system.

- II. Procedure for determining trading terms and authorized limit
 - (I) Responsible unit shall carry out the transaction of marketable securities traded in the Stock Exchange Market or a securities firm's business place within the limit authorized by the Board of Directors after judging the market condition.
 - (II) In acquiring or disposing of marketable securities, the Company shall, prior to the date of occurrence of the event, obtain financial statements of the object company for the most recent period, certified or reviewed by a certified public accountant, for reference in appraising the trading value, and if the dollar amount of the transaction is 20 percent of the Company's paid-in capital or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (5) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items for which an appraisal report from a professional appraiser or a CPA's opinion has been obtained need not be counted toward the trading value), the Company shall additionally engage a certified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the trading value. If the CPA needs to adopt an expert's report as evidence, the CPA shall do so in accordance with the provisions of Statement of Auditing Standards No. 20 published by the ARDF. Notwithstanding, this requirement does not apply to public quotation of the marketable securities in an active market, or not apply where otherwise prescribed by the competent securities authority.

The long-term investment in marketable securities referred to in the preceding subparagraphs less than NT\$500 million (inclusive) shall be subject to approval by the Chairman of Board and reported to the latest Board of Directors' meeting, while the investment more than NT\$500 million shall be subject to approval in advance by the Board of Directors upon resolution.

III. Execution unit

The Company's investment in marketable securities shall be subject to approval by the level of authority referred to in the preceding paragraph, and completed by Financial Dept.

Article 10: Operating procedure for dealing with transactions with stakeholders

I. When the Company engages in any acquisition or disposition of assets from or to a stakeholder, in addition to adopting the procedures referred to in

Article 8, Article 9 and Article 11 herein, the Company shall also ensure that the necessary resolutions are adopted and the reasonableness of the transaction terms is appraised according to the following requirement. That is, if the trading value reaches 10 percent or more of the Company's total assets, the Company shall also obtain an appraisal report from a professional appraiser or a CPA's opinion in compliance with the provisions herein. When judging whether a trading counterpart is a stakeholder, in addition to legal formalities, the substance of the relationship shall also be considered.

II. Evaluating and operating procedure

When the Company intends to acquire or dispose of real property from or to a stakeholder, or when it intends to acquire or dispose of assets other than real property from or to a stakeholder and the trading value reaches 20 percent or more of paid-in capital, 10 percent or more of the company's total assets, or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (5) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items that have been approved by Audit Committee and passed by the Board of Directors need not be counted toward the trading value), except in trading of government bonds or bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment trust enterprises, the company may not proceed to enter into a transaction contract or make a payment until the following matters have been approved by the majority of Audit Committee and passed by the board of directors :

- (I) The purpose, necessity and anticipated benefit of acquisition or disposition of assets.
- (II) The reason for choosing the stakeholder as a trading counterpart.
- (III) With respect to the acquisition of real property from a stakeholder, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Paragraph 3 herein.
- (IV) The date and price at which the stakeholder originally acquired the real property, the original trading counterpart, and that trading counterpart's relationship with the Company and the stakeholder.
- (V) Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.
- (VI) An appraisal report from a professional appraiser or a CPA's opinion -110 –

obtained in compliance with the preceding article.

- (VII) Restrictive covenants and other important stipulations associated with the transaction.
- III. Evaluation on reasonableness of transaction costs
 - (I) Acquiring real property from a stakeholder, the Company shall evaluate the reasonableness of the transaction costs in the following manners:
 - Based upon the stakeholder's trading value plus necessary interest on funding and the costs to be duly borne by the buyer.
 "Necessary interest on funding" is imputed as the weighted average interest rate on borrowing in the year the Company purchases the property, provided that it may not be higher than the maximum non-financial industry lending rate announced by the Ministry of Finance.
 - 2. Total loan value appraisal from a financial institution where the stakeholder has previously created a mortgage on the property as security for a loan; provided, the actual cumulative amount loaned by the financial institution shall have been 70 percent or more of the financial institution's appraised loan value of the property and the period of the loan shall have been one (1) year or more. However, this shall not apply where the financial institution is a stakeholder of one of the trading counterparts.
 - (II) Where land and structures thereupon are combined as a single property purchased in one (1) transaction, the transaction costs for the land and the structures may be separately appraised in any of the manners referred to in the preceding paragraph.
 - (III) When acquiring real property from a stakeholder and appraising the cost of the real property in accordance with Subparagraph (I) and Subparagraph (II) shall also engage a CPA to check the appraisal and render a specific opinion.
 - (IV) When the results of the Company's appraisal conducted in accordance with Subparagraph (I) and Subparagraph (II) are uniformly lower than the trading value, Subparagraph (V) shall apply. However, where the following circumstances exist, objective evidence has been submitted and specific opinions on reasonableness have been obtained from a professional real property appraiser and a CPA has been obtained, this restriction shall not apply:
 - 1. Where the stakeholder acquired undeveloped land or leased land

for development, it may submit proof of compliance with one of the following conditions:

- (1) Where undeveloped land is appraised in accordance with the means in the preceding Article, and structures according to the stakeholder's construction cost plus reasonable construction profit are valued in excess of the actual trading value. The "Reasonable construction profit" shall be deemed the average gross operating profit margin of the stakeholder's construction division over the most recent three (3) years or the gross profit margin for the construction industry for the most recent period as announced by the Ministry of Finance, whichever is lower.
- (2) Completed transactions by any persons other than stakeholders within the preceding year involving other floors of the same property or neighboring or closely valued parcels of land, where the land area and transaction terms are similar after calculation of reasonable price discrepancies in floor or area land prices in accordance with standard property market practices.
- (3) Completed leasing transactions by any persons other than stakeholders for other floors of the same property from within the preceding year, where the transaction terms are similar after calculation of reasonable price discrepancies among floors in accordance with standard property leasing market practices.
- 2. Where the Company provides evidence that the terms of the transaction for acquisition of real estate from a stakeholder are similar to the terms of transactions completed for the acquisition of neighboring or closely valued parcels of land of a similar size by any persons other than stakeholders within the preceding year. The completed transactions for neighboring or closely valued parcels of land referred to in the preceding paragraph in principle refer to the parcels on the same or an adjacent block and within a distance of no more than 500 meters or parcels close in publicly announced current value. The transaction for similarly sized parcels in principle refers to the transaction completed by any persons other than stakeholders for parcels with a land area of no less than 50 percent of the property in the planned transaction. The

"within the preceding year" refers to the year preceding the date of occurrence of the acquisition of the real property.

- (V) When the results of the Company's appraisal conducted in accordance with Subparagraph (I) and Subparagraph (II) are uniformly lower than the trading value, the following requirements shall apply.
 - A special reserve shall be set aside in accordance with Paragraph 1 of Article 41 of the Act against the difference between the real property trading value and the appraised cost, and may not be distributed or used for capital increase or issuance of bonus shares.
 - 2. Audit Committee shall comply with Article 218 of the Company Act.
 - 3. Actions taken pursuant to Item 1 and Item 2 of this subparagraph shall be reported to a shareholders' meeting, and the details of the transaction shall be disclosed in the annual report and any investment prospectus.

Where the Company has set aside a special reserve under the preceding paragraph may not utilize the special reserve until it has recognized a loss on decline in market value of the assets it purchased at a premium; or they have been disposed of; or adequate compensation has been made; or the status quo ante has been restored; or there is other evidence confirming that there was nothing unreasonable about the transaction, and the competent securities authority has given its consent.

- (VI) Where the Company acquires real property from a stakeholder and one of the following circumstances exists, the acquisition shall be conducted in accordance with the evaluation and operating procedure referred to in Paragraph 2 of this Article, while the evaluation on reasonableness of transaction costs requirements referred to in Subparagraphs (I), (II) and (III) of this paragraph shall not apply:
 - 1. The stakeholder acquired the real property through inheritance or as a gift.
 - 2. More than five (5) years will have elapsed from the time the stakeholder signs the contract to obtain the real property to the signing date for the current transaction.
 - 3. The real property is acquired through signing of a joint development contract with the stakeholder, or through engaging a stakeholder to build real property, either on the Company's own

land or on rented land.

- (VII) When the Company obtains real property from a stakeholder, it shall also comply with the Subparagraph (V) if there is other evidence indicating that the acquisition is not an arm's length transaction.
- IV. Acquisition or disposition of equipment valuing less than NT\$500 million (inclusive) between the Company and any of its subsidiaries shall be decided by the Chairman of Board, and then submitted to the latest Board of Directors' meeting for recognition. Acquisition or disposition of equipment more than NT\$500 million shall be subject to approval by the Board of Directors upon resolution at first.
- Article 11: Operating Procedure for Acquisition or Disposition of Memberships or Intangible Assets
 - I. Evaluating and operating procedure

The Company's acquisition or disposition of memberships or intangible assets shall follow the real estate, plant and equipment circulation procedure under the Company's internal control system.

- II. Procedure for determining trading terms and authorized limit
 To be based on the Operating Procedure for Acquisition or Disposition of Equipment.
- III. Execution unit

The Company's acquisition or disposition of memberships or intangible assets shall be subject to approval by the level of authority referred to in the preceding paragraph, and completed by the requesting department or administrative department.

IV. Expert's Evaluation Report on Memberships or Intangible Assets Where the Company acquires or disposes of memberships or intangible assets and the trading value reaches 20 percent or more of paid-in capital or NT\$300 million or more (the trading value shall be calculated in the manner referred to in Paragraph 1 (5) of Article 15 herein. "Within the preceding year" as used herein refers to the year preceding the date of occurrence of the current transaction. Items for which an appraisal report from a CPA's opinion has been obtained need not be counted toward the trading value), except in transactions with a government agency, the Company shall engage a certified public accountant prior to the date of occurrence of the event to render an opinion on the reasonableness of the trading value, and the CPA shall comply with the provisions of Statement of Auditing Standards No. 20 published by the ARDF.

- Article 12: Operating Procedure for Acquisition or Disposition of Derivatives
 - I. Trading Principle and Policy
 - (I) Types of transaction
 - The derivatives which the Company is engaged in means the trading contracts (exclusively mean the forward contracts, options contracts, interest rate or foreign exchange rate contracts, swap contracts, and compound contracts combining the above products), whose value is derived from assets, interest rates, foreign exchange rates, or other interests. Any transaction involving other major derivatives shall be approved by a majority of all Audit Committee members and submitted to the Board of Directors for a resolution in advance.
 - 2. The Operating Procedure shall not apply to repurchase agreement (RP), if any.
 - (II) Business strategies
 - For non-operating purpose: In order to hedge against risk, it is advisable to choose the trading products capable of hedging against the risk derived from the Company's business.
 - For operating purpose:
 Subject to flexibility and mobility.
 - (III) Division of authority and responsibility
 - Procurement Dept. and Business Dept.
 To provide the foreign exchange positions for next three (3) months and related documents by 25th day of each month to help

Financial Dept. calculate the Company's overall foreign exchange positions.

- 2. Financial Dept.
 - (1) Trading personnel
 - A. To be responsible for researching and drafting the derivatives trading strategies throughout the Company.
 - B. The trading personnel shall calculate the positions, collect market information, judge trends and evaluate risk once per two (2) weeks to research and draft operating strategies, which shall serve to be the basis for transactions after being approved subject to the level of authority.
 - C. To execute transactions per the level of authority and $-115\,$ –

existing strategies.

- D. Where the trading personnel determine that the existing strategies shall not apply any longer due to material changes in the financial market, the trading personnel shall provide their evaluation report at any time and redraft strategies, which shall serve to be the basis for transactions after being approved by CFO.
- E. To make evaluation per month and submit the evaluation report to CFO.
- (2) Personnel dedicated to settlement: To perform the function of settlement.
- 3. Accounting personnel
 - (1) To execute confirmation of transactions.
 - (2) To review whether transactions are conducted per the level of authority and existing strategies.
 - (3) Accounting.
 - (4) To make declaration and disclosure per the competent securities authority's requirements.
- 4. Level of authority and authorized limit for derivatives transactions

(1) Transaction:	
Level of authority engaged in the transaction	Authorized limit per transaction
Authorized trading personnel	Less than US\$1 million (inclusive)
Financial Dept. managers	Less than US\$5 million (inclusive)
President	Less than US\$10 million (inclusive)
Chairman of Board	More than US\$10 million

(2) Approval of transactions:

Level of authority approving the transaction	Authorized limit per transaction
Financial Dept. managers	Less than US\$5 million
President	Less than US\$10 million

Level of authority		
approving the	Authorized limit per transaction	
transaction		
Chairman of Board	More than US\$10 million (inclusive)	

- 5. Performance evaluation
 - Accounting Dept. shall be responsible for providing Financial Dept. with the summary report on the Company's stated foreign exchange rate, interest rate cost and income generated from derivatives transactions.
 - (2) In order to completely control and express the evaluation risk over transactions, the Company evaluates the income through monthly statement.
 - (3) Financial Dept. shall provide CFO with such information as evaluation on foreign exchange positions, foreign exchange market trends and market analysis for reference.
- 6. Definition of total contract amount and maximum loss limit
 - (1) Total contract amount
 - A. Limit for non-operating purpose
 - a. Foreign exchange rate hedging
 Financial Dept. shall control the Company's entire
 positions to evade trading risk. Total authorized
 trading value shall be no more than the
 receivables/payables already held and expected to be
 generated from the Company's business or net
 positions after offset of assets and liabilities.
 - Any hedges other than foreign exchange rate
 Financial Dept. shall be no more than the position
 exposed by the Company to the given risk.
 - B. Limit for operating purpose

The total amount of any contract shall be no more than 10% of the net value referred to in the Company's financial statements for the last quarter of the most recent fiscal year.

- (2) Definition of maximum loss limit
 - A. For non-trading purpose: Limits on aggregate losses or losses on individual contracts are 15% of the total contract amount or individual contract amount.

- B. For trading purpose: Limits on aggregate losses or losses on individual contracts are 15% of the total contract amount or individual contract amount.
- II. Risk management policies
 - (I) Credit risk management

Considering that risk over operation of derivatives might arise due to changes of various factors in the market, the market risk shall be managed in the following manners:

- 1. Trading counterpart: Primarily domestic/foreign renowned financial institutions.
- 2. Trading product: Limited to the products provided by domestic/foreign renowned financial institutions.
- Trading value: The value of transactions with the same trading counterpart which have not yet been offset shall be no more than 30% of the total authorized limit, unless with approval from the Chairman of Board.
- (II) Market risk management
 To be primarily the public foreign exchange market provided by banks, excluding futures market for the time being.
- (III) Liquidity risk management In order to ensure the market liquidity, the Company selects the derivatives with high liquidity primarily (to be offset on the market from time to time). The financial institution commissioned to engage in trading shall have sufficient information and ability to engage in trading in any market at any time.
- (IV) Cash flow risk management In order to ensure stability of the Compa

In order to ensure stability of the Company's working fund, the Company's source of fund for trading derivatives shall be limited to its own fund, and the operating amount shall take into consideration the funding need for cash income and expenditure forecast for future six (6) months.

- (V) Operating risk management
 - 1. To strictly comply with the Company's authorized limit and operating procedures, and include internal audit to avoid operating risk.
 - 2. Personnel engaged in derivatives trading may not serve concurrently in other operations such as confirmation and settlement.

- 3. Risk measurement, monitoring, and control personnel shall be assigned to a different department that the personnel in the preceding subparagraph and shall report to the Board of Directors or senior management personnel with no responsibility for trading or position decision-making.
- 4. Derivatives trading positions held shall be evaluated at least once per week; however, positions for hedge trades required by business shall be evaluated at least twice per month. Evaluation reports shall be submitted to senior management personnel authorized by the Board of Directors.
- (VI) Commodity risk management Internal personnel dedicated to trading shall have complete and correct knowledge about derivatives and demand that banks should make full risk disclosure to avoid the risk over misuse of derivatives.
- (VII) Legal risk management

Documents to be signed with financial organizations shall be signed officially after being reviewed by personnel dedicated to foreign exchange and legal affairs, or legal advisers to avoid legal risk.

III. Accounting principles

Accounting and preparation of financial statements for the Company's derivatives trading shall comply with the Statements of Financial Accounting Standards.

- IV. Internal audit system
 - (I) The internal audit personnel shall periodically make a determination of the suitability of internal controls on derivatives and conduct a monthly audit of how faithfully derivatives trading by the trading department adheres to the procedures for engaging in derivatives trading, and prepare an audit report. If any material violation is discovered, Audit Committee shall be notified in writing.
 - (II) The internal audit personnel shall submit the audit report, together with details about the audit conducted in the year of internal audit, to the competent securities authority by the end of February of next year, and report correction of irregular circumstances, if any, to the competent securities authority by the end of May of next year, at the latest.
- V. When the Company engages derivatives trading, the Board of Directors shall faithfully supervise and manage such trading in accordance with the following principles:

- (I) A designated senior management personnel to pay continuous attention to monitoring and controlling derivatives trading risk, in the following manners:
 - 1. Periodically evaluate the risk management measures currently employed are appropriate and are faithfully conducted in accordance with the procedures for engaging in derivatives trading formulated by the Company.
 - 2. When irregular circumstances are found in the course of supervising trading and profit-loss circumstances, appropriate measures shall be adopted and a report immediately made to the Board of Directors. Where the Company has independent directors, an independent director shall be present at the meeting and express an opinion.
- (II) Periodically evaluate whether derivatives trading performance is consistent with established operational strategy and whether the risk undertaken is within the Company's permitted scope of tolerance.
- (III) The Company shall report to the latest meeting of the Board of Directors after it authorizes the relevant personnel to handle derivatives trading in accordance with the procedures for engaging in derivatives trading formulated by the Company.
- (IV) When engaging in derivatives trading, the Company shall establish a log book in which details of the types and amounts of derivatives trading engaged in, Board of Directors approval dates, and the matters required to be carefully evaluated under Subparagraph (V) of Paragraph 2 and Subparagraph (I) and Subparagraph (II) of Paragraph 5 herein shall be recorded in detail in the log book.
- Article 13: Operating procedure for mergers, demergers, acquisitions, or transfer of shares
 - I. Evaluating and operating procedure
 - (I) When engaging in mergers, demergers, acquisitions, or transfer of shares, it is advisable for the Company to retain a CPA, attorney-atlaw, and securities underwriter to research and draft the schedule for statutory procedures jointly, and organize a taskforce to execute the procedures pursuant to law. Prior to convening the board of directors to resolve on motions, the Company shall retain a CPA, attorney, or securities underwriter to give an opinion on the reasonableness of the share exchange ratio, acquisition price, or distribution of cash or other property to shareholders, and submit it to the Board of Directors for

deliberation and approval. However, the requirement of obtaining an aforesaid opinion on reasonableness issued by an expert may be exempted in the case of a merger by the Company of a subsidiary in which it directly or indirectly holds 100 percent of the issued shares or authorized capital. In case of a merger between subsidiaries in which the Company directly or indirectly holds 100 percent of the respective subsidiaries' issued shares or authorized capital.

- (II) The Company shall prepare a public report to shareholders detailing important contractual content and matters relevant to the merger, demerger, or acquisition prior to the shareholders meeting and include it along with the expert opinion referred to in Paragraph 1 (I) herein when sending shareholders notification of the shareholders meeting for reference in deciding whether to approve the merger, demerger, or acquisition. Provided, where a provision of another act exempts a company from convening a shareholders meeting to approve the merger, demerger, or acquisition, this restriction shall not apply. Where the shareholders meeting of any one of the companies participating in a merger, demerger, or acquisition fails to convene or pass a resolution due to lack of a quorum, insufficient votes, or other legal restriction, or the proposal is rejected by the shareholders meeting, the Company shall immediately publicly explain the reason, follow-up measures, and scheduled date of the next shareholders meeting.
- II. Other requirements
 - (I) Date of board of directors meeting: A company participating in a merger, demerger, or acquisition shall convene a board of directors meeting and shareholders meeting on the day of the transaction to resolve matters relevant to the merger, demerger, or acquisition, unless another act provides otherwise or the competent securities authority is notified in advance of extraordinary circumstances and grants consent. A company participating in a transfer of shares shall call a board of directors meeting on the day of the transaction.
 - (II) Written undertaking of confidentiality: Every person participating in or knowing the plan for merger, demerger, acquisition, or transfer of shares shall issue a written undertaking of confidentiality and may not disclose the content of the plan prior to public disclosure of the information and may not trade, in their own name or under the name of another person, in any stock or other equity security of any company

related to the plan for merger, demerger, acquisition, or transfer of shares.

- (III) Principles for changing share exchange ratio or acquisition price: The Company may not arbitrarily alter the share exchange ratio or acquisition price unless circumstances permitting alteration has been provided in the contract for the merger, demerger, acquisition, or transfer of shares. The conditions on which share exchange ratio or acquisition price may be changed:
 - 1. Cash capital increase, issuance of convertible corporate bonds, or the issuance of bonus shares without consideration, issuance of corporate bonds with warrants, preferred shares with warrants, stock warrants, and other equity based securities.
 - 2. An action, such as a disposition of major assets, affects the Company's financial operations.
 - 3. An event, such as a major disaster or major change in technology, affects shareholders' equity or securities price.
 - 4. An adjustment where any of the companies participating in the merger, demerger, acquisition, or transfer of shares from another company, buys back treasury stock.
 - 5. An increase or decrease in the number of entities or companies participating in the merger, demerger, acquisition, or transfer of shares.
 - 6. Other terms/conditions that the contract stipulates may be altered and that have been publicly disclosed.
- (IV) Contents to be referred to in the contract: The contract shall record the rights and obligations of the companies participating in the merger, demerger, acquisition, or transfer of shares, in addition to the following:
 - 1. Handling of breach of contract.
 - 2. Principles for handling of equity-type securities previously issued or treasury stock previously bought back by any company that is extinguished in a merger or that is demerged.
 - 3. The amount of treasury stock participating companies are permitted under law to buy back after the record date of calculation of the share exchange ratio, and the principles for handling thereof.
 - 4. The manner of handling changes in the number of participating entities or companies.

- 5. Preliminary progress schedule for plan execution, and anticipated completion date.
- 6. Scheduled date for convening the legally mandated shareholders meeting if the plan exceeds the deadline without completion, and relevant procedures.
- (V) In case of changes in the number of participating companies: After public disclosure of the information, if any participating company intends further to carry out a merger, demerger, acquisition, or share transfer with another company, all of the participating companies shall carry out anew the procedures or legal actions that had originally been completed toward the merger, demerger, acquisition, or share transfer. This is provided that where the number of participating companies is decreased and a participating company's shareholders' meeting has adopted a resolution authorizing the board of directors to alter the limits of authority, such participating company may be exempted from calling another shareholders meeting to resolve on the matter anew.
- (VI) Where any of the participating companies is not a public company, the Company shall sign an agreement with the non-public company whereby the latter is required to abide by the provisions of Subparagraphs (I), (II) and (V) of Paragraph 2 herein.
- (VII) The Company shall prepare a full written record of the following information and retain it for five (5) years for reference:
 - Basic identification data for personnel: Including the job titles, names, and national ID numbers (or passport numbers in the case of foreign nationals) of all persons involved in any merger, demerger, acquisition, or transfer of another company's shares prior to disclosure of the information.
 - 2. Dates of material events: Including execution of any letter of intent or memorandum of understanding, retaining of a financial or legal advisor, execution of a contract, and convening of a Board of Directors' meeting.
 - 3. Important documents and minutes: Including merger, demerger, acquisition, and share transfer plans, any letter of intent or memorandum of understanding, material contracts, and minutes of Board of Directors meetings.
- (VIII) The Company shall, within two (2) days counting inclusively from the date of passage of a resolution by the Board of Directors, report (in the prescribed format and via the Internet-based information system) the

information set out in Item 1 and Item 2 of the preceding subparagraph to the competent securities authority for recordation.

- (IX) Where any of the companies participating in a merger, demerger, acquisition, or transfer of another company's shares is neither listed on an exchange nor has its shares traded at a securities firm's business place, the Company shall sign an agreement with such company whereby the latter is required to abide by the provisions referred to in the preceding subparagraphs.
- Article 14: Any transaction involving acquisition or disposition of major assets shall be approved by a majority of all Audit Committee members and submitted to the Board of Directors for a resolution in advance. With respect to the Company's acquisition or disposition of assets that is subject to the approval of the Board of Directors under the Company's procedures or other laws or regulations, if a director expresses dissent and it is contained in the minutes or a written statement, the Company shall submit the director's dissenting opinion to each Audit Committee member. Where the Company has assigned the position of independent director, when a transaction is submitted for discussion by the Board of Directors, the Board of Directors shall take into full consideration each independent director's opinions. If an independent director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the Board of Directors' meeting.

Article 15: Procedure for information disclosure

- I. Standards for matter to be publicly announced and reported
 - (I) Acquisition or disposal of real property from or to a stakeholder, or acquisition or disposition of assets other than real property from or to a stakeholder where the trading value reaches 20 percent or more of the Company's paid-in capital, 10 percent or more of the Company's total assets, or NT\$300 million or more. If provided, this shall not apply to trading of government bonds or bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment trust enterprises.
 - (II) Mergers, demergers, acquisitions, or transfer of shares.
 - (III) Losses from derivatives trading reaching the limits on aggregate losses or losses on individual contracts set out herein.
 - (IV) Where the type of asset acquired or disposed of is equipment for operating purpose, the trading counterpart is not a stakeholder, and the trading value meets any of the following criteria:

- 1. For the company whose paid-in capital is less than NT\$10 billion, the trading value reaches NT\$500 million or more.
- 2. For the company whose paid-in capital is more than NT\$10 billion, the trading value reaches NT\$1 billion or more.
- (V) Where land is acquired under an arrangement on engaging others to build on the Company's own land, engaging others to build on rented 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 reaches NT\$500 million.
- (VI) Where an asset transaction other than any of those referred to in the preceding five subparagraphs, an investment in the mainland China area reaches 20 percent or more than of the Company's paid-in capital, or NT\$300 million; provided, this shall not apply to the following circumstances:
 - 1. Trading of government bonds.
 - 2. Trading of bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment trust enterprises.
- (VII) The amount of transactions above shall be calculated as follows:
 - 1. Amount of any individual transaction.
 - 2. The cumulative transaction amount of acquisitions and dispositions of the same type of underlying asset with the same trading counterpart within the preceding year.
 - 3. The cumulative transaction amount of real property acquisitions and dispositions (cumulative acquisitions and dispositions, respectively) within the same development project within the preceding year.
 - 4. The cumulative transaction amount of securities acquisitions and dispositions (cumulative acquisitions and dispositions, respectively) within the same security within the preceding year.
- (VIII) "Within the preceding year" as used in the preceding subparagraph refers to the year preceding the date of occurrence of the current transaction. Items duly announced in accordance with these Regulations need not be counted toward the trading value.
- II. Time limit for public announcement and reportWhere the Company's acquisition or disposition of assets involves the items to be announced or trading value which meets the standards for public

announcement and report referred to herein, the Company shall publicly announce and report the relevant information within two (2) days counting inclusively from the date of occurrence of the event.

- III. Procedure for public announcement and report
 - The Company shall publicly announce and report the relevant information on the competent securities authority's designated website.
 - (II) The Company shall compile monthly reports on the status of derivatives trading engaged in up to the end of the preceding month by itself and any subsidiaries that are not domestic public companies, and enter the information in the prescribed format into the information reporting website designated by the competent securities authority by 10th day of each month.
 - (III) When the Company at the time of public announcement makes an error or omission in an item required by regulations to be publicly announced and so is required to correct it, all the items shall be again publicly announced and reported in their entirety within two (2) days counting inclusively from the date of knowing of such error or omission.
 - (IV) When acquiring or disposing of assets, the Company shall keep all relevant contracts, meeting minutes, log books, appraisal reports and CPA, attorney, and securities underwriter opinions at the Company's headquarters, where they shall be retained for five (5) years, unless otherwise provided in laws.
 - (V) Where any of the following circumstances occurs with respect to a transaction that the Company has already publicly announced and reported in accordance with this Article, a public report of relevant information shall be made on the information reporting website designated by the competent securities authority within two (2) days counting inclusively from the date of occurrence of the event:
 - 1. Change, termination, or rescission of a contract signed in regard to the original transaction.
 - 2. The merger, demerger, acquisition, or transfer of shares is not completed by the scheduled date set forth in the contract.
 - 3. Change to the originally publicly announced and reported information.

Article 16: The Company's subsidiaries shall comply with the following requirements:

- I. The subsidiaries shall also adopt the "Operating Procedure for Acquisition or Disposition of Assets" in accordance with the "Regulations Governing the Acquisition and Disposition of Assets by Public Companies".
- Information required to be publicly announced and reported in accordance with standards for public announcement and report referred to in the "Regulations Governing the Acquisition and Disposition of Assets by Public Companies" on acquisitions and disposition of assets by a subsidiary of the Company that is not itself a public company in Taiwan shall be reported by the Company on behalf of the subsidiary.
- III. The paid-in capital or total assets of the Company shall be the standard for determining whether or not a subsidiary requires a public announcement and regulatory filing in the event the type of transaction specified therein "reaches 20 percent of paid-in capital or 10 percent of the total assets".

Article 17: Penalty

Where the Company's employees handle acquisition or disposition of assets in violation of the Operating Procedure, the employees shall be reported for performance appraisal pursuant to the Company's personnel management rules and employees' work rules and disciplined subject to seriousness of the case.

Article 18: Enforcement and amendment

The Operating Procedure shall be enforced upon agreement by a majority of the Audit Committee members, and subject to resolution by a board of directors meeting and approval by a shareholders' meeting. If a director expresses dissent and it is contained in the minutes or a written statement, the Company shall submit the director's dissenting opinion to the Audit Committee and also state it to a shareholders' meeting for discussion.

Where the Company has assigned the position of independent director, when the Operating Procedure is submitted for discussion by the Board of Directors, the Board of Directors shall take into full consideration each independent director's opinions. If an independent director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the board of directors meeting.

Article 19: Bylaw

Any matters not covered herein shall be implemented in accordance with related laws and regulations

Attachment 1

The appraisal report shall record the following:

- I. Notes to be recorded pursuant to the Regulations on Real Estate Appraisal.
- II. Notes about professional appraisers and their officers.
 - (I) The name, capital, organization structure and staffs of professional appraisers.
 - (II) Name, age and educational background & work experience (with related certificates) of the appraiser's officer, and year and period for which they have engaged in appraisal, and number of appraisal cases undertaken by them.
 - (III) Relationship among the professional appraiser, officer and client.
 - (IV) Issuance of the statement certifying that "the appraisal report is free from any false or concealed statement".
 - (V) Date of the appraisal report.
- III. The basic information about subject property shall include, at least, the name and nature, location and occupied area of the subject property.
- IV. Comparable cases for transaction of real estate with the district where the subject property is situated.
- V. Where the appraisal adopts limited price, specified price, or special price, please specify the conditions for the limited price, specified price or special price and whether such conditions are met, and the cause and reasonableness of difference from fair price, and whether the limited price, specified price or special price can duly serve as the reference for transaction price.
- VI. The joint-construction contract, if any, shall state the reasonable allocation ratio between both parties.
- VII. Estimation of land value increment tax.
- VIII. Where the appraisal results given by the professional appraisers on the same date differ by 20% or more, whether Article 41 of the Real Estate Appraiser Act has applied.
- IX. The attachments shall consist of the statement of appraisal on the subject property, ownership registration information, transcript of cadastral map, urban planning scheme, location map of the subject property, land zoning certificate, and photos showing current status of the subject property.

In case of any discrepancy between the English translation and the Chinese version, the Chinese version shall prevail.

Appendix 6

China General Plastics Corporation

Stake of Directors

Title	Name	Stake	
Chairperson	Yi-Gui Wu (Representative of Union Polymer International Investment Corporation)		
Director	Ji-Zhong Zhang (Representative of Union Polymer International Investment Corporation)		
Director	Han-Fu Lin (Representative of Union Polymer International Investment Corporation)	1 Investment Corporation) ng tive of Union Polymer126,529,947	
Director	Bao-Luo Ying (Representative of Union Polymer International Investment Corporation)		
Director	Han-Tai Liu (Representative of Union Polymer International Investment Corporation)		
Director	Zhen-Tu Liu (Representative of Union Polymer International Investment Corporation)		
Independent Director	Zu-De Li	0	
Independent Director	Ying-Bin Zheng	0	
Independent Director	Liang-Xian Li	0	
Total Stake of Directors		126,529,947	
Stake by Law	of Directors	16,216,305	

Note: 1. The said stake is the number of shares registered in the List of Shareholders dated by the book due date (April 23) of the 2019 AGM.

2. The total issued shares of CGPC are 506,759,546 shares.

Appendix 7

The Impact of Stock Dividend Issuance on Business

Performance, EPS, and ROE: No estimates should be disclosed as no finaincal forecast was made for 2019.

		Year	2019
Item			(Estimates)
Beginning pa	uid-in capital	NT\$5,067,595,460	
	Cash dividend per sl	NT\$1.5	
Stock dividend	Stock dividend per	0.04 share	
of the year	with earnings.		
(Note 1)	Stock dividend per share for capitalization		0 share
	with capital reserve.		
	Operating income		
	Rate of increase (decrease) of operating income YOY		
	Net profit after tax		
Impact on	Rate of increase (decrease) of net profit		
business	after tax YOY		
performance	EPS		
	Rate of increase (decrease) of EPS YOY		
	Average ROI (reciprocal of average price- earnings ratio (PER)		
		Proposed EPS	N/A (Note 2)
		Proposed annual average ROI	
	If no capitalization with legal reserve	Proposed EPS	
Proposed EPS and PER		Proposed annual average ROI	
	If issuing dividends	Proposed EPS	
	in cash for capitalization with earnings without capitalization with legal reserve	Proposed annual average ROI	

Note 1: Dividend distribution for 2018 is shown according to the profit distribution proposal resolved by the Board on March 6, 2019.

Note 2: CGPC does not conduct open financial forecast of any kind, and the information relating to the impact on business performance, proposed EPS and PER are not applicable.

- 1. The company shall present all basic assumptions for estimates or proposed data.
- 2. Proposed EPS for issuing dividends in cash for capitalization with earnings.
- = [Net profit after tax Imputed interest for cash dividends* x (1 Tax rate)] ÷ [Total Issued Shares by End of Year Number of Shares with Dividends**]
 Imputed interest for cash dividends* = Amount of capitalization with earnings x General interest rate for one-year loan

Number of Shares with Dividends**: The number of shares increased from the stock dividends in the previous year.

3. Annual PER: Annual Average Market Price Per Share - EPA in the Annual Financial Statement

Chairperson:

Manager:

Case Officer:

Appendix 8

Description of shareholders proposals:

- 1. Referring to Article 172-1 of the Company Act: "Shareholder(s) holding one per cent (1%) or more of the total number of outstanding shares of a company may make a proposal for discussion at a general meeting of shareholders, provided that only one matter shall be allowed in each single proposal of not more than 300 words."
- 2. The acceptance period of proposals from shareholders for the 2019 AGM is from April 14, 2019 to April 24, 2019. Such information was disclosed on the Market Observation Post System by law on April 2, 2019.
- 3. No proposal from shareholder was received during the said period.