Stock Code: 1785



2023 Annual Shareholders' Meeting

Meeting Handbook

Notice to readers

This English version handbook is a summary translation of the Chinese version and is not an official document of the shareholders' meeting. If there is any discrepancy between the English version and Chinese version, the Chinese version shall prevail.

Time: May 30, 2023

Venue: 1st Floor, No. 31, Gongye 2nd Rd., Annan Dist., Tainan City (Southern Taiwan Innovation & Research Park, Ministry of

Economic Affairs)

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Procedure for 2023 Annual Shareholders' Meeting

- I. Call the Meeting to Order
- II. Chairperson Remarks
- III. Announcements
- IV. Proposals
- V. Elections
- VI. Other Matters
- VII. Extempore Motions
- VIII. Adjournment

Agenda for 2023 Annual Shareholders' Meeting

Time: May 30, 2023 (Tuesday), 10 A.M.

Venue: 1st Floor No. 31, Gongye 2nd Rd., Annan Dist., Tainan City (Southern Taiwan

Innovation & Research Park, Ministry of Economic Affairs)

I. Call the Meeting to Order

II. Chairperson Remarks

III. Announcements

- (I) Business Report for 2022.
- (II) Audit Committee's Review Report on 2022 Financial Statements.
- (III) Distribution of Cash Dividends for 2022.
- (IV) Distribution of Employee and Directors' Remuneration for 2022.
- (V) The Company's report on its issuance of secured corporate bond (green bond).
- (VI) Amendments to the Company's Sustainable Development Best Practice Principles.

IV. Proposals

- (I) Adoption of Business Report and Financial Statements for 2022.
- (II) Adoption of Earnings Distribution Proposal for 2022.

V. Elections

General re-elections of Directors.

VI. Other Matters

(I) Lifting of Non-compete Clause Against Members of the 10th Board of Directors.

VII. Extempore Motions

VIII. Adjournment

Announcements

- (I) Business Report for 2022.
 Description: Kindly refer to Attachment 1 (Page 14~17) for the Business Report for 2022.
- (II) Audit Committee's Review Report on 2022 Financial Statements.Description: Kindly refer to Attachment 2 (Page 18~19) for the Audit Committee's Review Report.
- (III) Distribution of Cash Dividends for 2022.

Description:

- 1. According to Article 20-1 of the Company's Articles of Incorporation, when the distribution of earnings is in the form of cash, the Board of Directors is authorized to make a resolution with more than two-thirds of the directors present and the consensus of at least half of the present directors, and reported to the Shareholders' Meeting.
- 2. The ninth meeting of the ninth Board of Directors of the Company approved the 2022 annual cash dividend of NT\$1.5 per share on April 14, 2023, and the total amount of cash dividends distributed was NT\$895,278,365.
- 3. For the distribution of cash dividends, the Board authorizes the Chairman to set a separate ex-dividend date and payable date. Subsequently, due to factors such as restrictions on employees' rights to repurchase new shares, changes occurred to the number of the Company's outstanding shares and affected the rate of dividend issuance to shareholders. The Company plans to delegate the Chairman to adjust the dividend payment ratio accordingly.
- (IV) Distribution of Employee and Directors' Remuneration for 2022.

Description:

- 1. According to Article 20 of the Company's Articles of Incorporation, the Company shall set aside no less than two percent of its profit as employee remuneration and no greater than five percent of its profit as directors' remuneration if the Company records a profit in a particular year. However, the Company shall reserve a portion of its profit to make up for losses if the Company still records accumulated loss.
- 2. The ratio of employee remuneration to be appropriated in 2022 is three percent of its profit before tax, and the amount to be appropriated is NT\$47,013,977. In addition, the ratio of directors' remuneration is 2.1% of its profit before tax, and the amount to be appropriated is NT\$32,096, 124.

- 3. The aforesaid employee and directors' remuneration shall be distributed in the form of cash.
- (V) The Company raised secured corporate bond (green bond), please resolve.Description:
 - 1. The Company issued secured corporate bond (green bond) on August 18, 2022 in order to purchase renewable energy, environmental protection and other related machinery and equipment, and support sustainable development. The main conditions and related matters are as follows:

Item	2022 One-off secured	2022 One-off secured
	corporate bonds - A Bond	corporate bonds - B Bond
	(Bond Code: B68404)	(Bond Code: B68405)
Board Approval Date	April 20, 2022	April 20, 2022
Approval number of	August 17, 2022 securities	August 17, 2022 securities
competent authority	bond no. 11100092732	bond no. 11100092732
Issue Date	August 18, 2022	August 18, 2022
Total Issue Amount	NT\$400,000,000	NT\$400,000,000
Issue Denomination	NT\$1,000,000	NT\$1,000,000
Issuance period	Three-year period, issued on	Three-year period, issued on
	August 18, 2022 to maturity	August 18, 2022 to maturity
	on August 18, 2025	on August 18, 2025
Issuance price	Issued at par	Issued at par
Coupon rate	Fixed annual interest rate of	Fixed annual interest rate of
	1.75%	1.75%
Principle Repayment	The Bonds shall be repaid in	The Bonds shall be repaid in
	one lump sum upon maturity	one lump sum upon maturity
	of three years from the date of	of three years from the date of
	issue	issue
Interest Payment Method	From the date of issue, interest	From the date of issue, interest
	shall be calculated and	shall be calculated and
	distributed once per year at the	distributed once per year at the
	coupon rate.	coupon rate.
Bond Type	The Company's bonds are	The Company's bonds are
	issued without entity	issued without entity

- (VI) Amendments to the Company's Sustainable Development Best Practice Principles.

 Description:
 - The Company proposes to amend the relevant articles of the Sustainable
 Development Best Practice Principles in accordance with amendments to the
 Sustainable Development Best Practice Principles for TWSE/TPEx Listed
 Companies stipulated in Letter Cheng-Kuei-Chien-Tzu No. 11100730371 dated
 December 28, 2022 issued by Taipei Exchange.
 - 2. Kindly refer to Attachment 4 (Page 40) for the comparison table of the Sustainable Development Best Practice Principles before and after the amendment.

Proposals

Item 1: Adoption of Business Report and Financial Statements for 2022. (Proposed by the Board of Directors)

Description:

- The Company's business report, parent company only financial statements and
 consolidated financial statements for the year ended December 31, 2022 have been
 reviewed by the Audit Committee and approved by the Board of Directors. The
 aforementioned financial statements have also been audited and attested by CPAs ChaoChin Yang and Chi-Chen Li from Deloitte Taiwan.
- 2. Kindly refer to Attachments 1 (Page 14~17) and 3 (Page 20~39) for the aforesaid business report and financial statements.

Resolution:

Item 2: Adoption of Earnings Distribution Proposal for 2022. (Proposed by the Board of Directors)

Description:

- 1. The Company's earnings distribution in 2022 was approved by the Board of Directors on April 14, 2023 and submitted to the audit committee for review and completion.
- 2. The Company's 2022 earnings distribution statement is proposed as follows:

Unit: NT dollars

Item	Amount
Unappropriated retained earnings at beginning of year	\$ 980,531,334
Add: Other comprehensive income – Re-measurements	10,952,168
of the defined benefit liabilities	
Unappropriated retained earnings after adjustment	991,483,502
Profit after tax	1,389,337,622
10% Legal reserve	(140,028,979)
Appropriation of special capital reserve	25,292,389
Distributable earnings	2,266,084,534
Items for distribution	
Shareholders' dividends-Cash (593,852,243	895,278,365
shares*NT\$ 1.5 per share)	
Unappropriated retained earnings at end of year	\$ 1,370,806,169

3. In early 2022, after the unappropriated retained earnings plus adjustments, plus earnings after tax for the current period, minus 10% legal reserve and appropriation of special

- capital reserve, there is still distributable earnings for year 2022. This year, it is planned that cash dividends equal to NT\$ 1.5 per share be issued. As of April 14, 2023, the Company has issued 596,852,243 outstanding ordinary shares. The total amount of cash dividends to be distributed is NT\$895,278,365.
- 4. For the distribution of cash dividends, the Board authorizes the Chairman to set a separate ex-dividend date and payable date. Subsequently, due to factors such as restrictions on employees' rights to repurchase new shares, changes occurred to the number of the Company's outstanding shares and affected the rate of dividend issuance to shareholders. The Company plans to delegate the Chairman to adjust the dividend payment ratio accordingly.

Elections:

Item 1: Please vote for the general re-elections of Directors. (Proposed by the Board of Directors)

Description:

- In accordance with the directions provided in Letter Cheng-Kuei-Chien-Tzu No. 1120200264 dated February 8, 2023 issued by the Taipei Exchange, if the board chairperson and the general manager or a person holding an equivalent position are the same person, additional independent directors shall be appointed by December 31, 2023.
- 2. The Company proposes to call a re-election at the 2023 Annual Shareholders' Meeting pursuant to the provisions of the Taipei Exchange Directions for Compliance Requirements for the Appointment and Exercise of Powers of the Boards of Directors of TPEx Listed Companies as well as the provisions of the Taipei Exchange Rules Governing Information Reporting by Companies with TPEx Listed Securities.
- 3. The candidate nomination system shall be adopted in the election of directors at the Company in line with Article 13 and Article 13-1 of its Articles of Incorporation. Shareholders shall elect the directors from a roster of director candidates.
- 4. Nine directors (including 4 independent directors) shall be elected with a term of 3 years each, which will begin on May 30, 2023 and terminate on May 29, 2026. The term of the existing Board of Directors will terminate at the 2023 Annual Shareholders' Meeting.
- 5. The current re-election will be held in line with the Company's "Procedures for Election of Directors", please refer to Appendix 3 (Page 59~62) for details.
- 6. The qualifications of the candidates for the directors (including independent directors) in the election have been reviewed by the 9th Board of Directors in the 9th Board meeting convened on April 14, 2023. The list of candidates is as follows:

Туре	Name	Education	Experience	Current Position	Number of
					Shares Held
Director	Chii-Feng Huang	Master, Department of Industrial Engineering, University of Pittsburgh	Vice President, Continental Teves Taiwan; Senior Director, Precious Metal & Green Management BU, Solar Applied Materials Technology Corp.	Chairman and General Manager of Solar Applied Materials Technology Corp.	6, 125, 462
Director	Pen-Chan Hung,	Ph.D. In Electrical	Research(Bellcore) Principal Engineer;	Director and Deputy General Manager of	10, 405, 064

Туре	Name	Education	Experience	Current Position	Number of
	Representa tive of Sheng Yuan Investment Co., Ltd.	Engineering, Pennsylvania State University	Director, Advanced Screen Telephony; President of the Inventec Multimedia & Telecom Corporation Business Group from Inventec Corporation; Vice President of Quanta Computer Inc.	Solar Applied Materials Technology Corp.	Shares Held
Director	Yung- Chang Chao	The Affiliated Senior High School of National Taiwan Normal University	Founder, Jentech Precision Industrial Co., Ltd.	Director and Vice Chairman of Jentech Precision Industrial Co., Ltd., Chairman and General Manager of Kenly Precision Industrial Co., Ltd.	0
Director	Yu-Cheng Cheng, Representa tive of Xxentria Chi Co., Ltd.	Bachelor, Chemical Engineering, National Cheng Kung University	R&D Engineer, Xxentria Technology Materials Co., Ltd.; Engineer, Great Dan Trailer; Analyst, Quantum International Corp.	R&D engineer at Xxentria Technology Materials Co., Ltd., director of Solar Applied Materials Technology Corp., and director of Goldsuwan Autoparts Manufacture Co., Ltd.	38, 692, 000
Director	Yun-Fang Li, Representa tive of Xxentria Chi Co., Ltd.	Advanced Management Master's Program, National Cheng Kung University	Director, KPMG Taiwan; Chief Finance Officer, Xxentria Technology Materials Co., Ltd.	Chairman of Solar Applied Materials Technology Corp., CFO of Xxentria Technology Materials Co., Ltd., supervisor of Dong Hua System Develop Co., Ltd., supervisor of Sunfly Solar Technology Co., Ltd., supervisor of Guangju Environmental Protection Co., Ltd., supervisor of Xxentria (Shanghai) International Trade Co., Ltd., and	38, 692, 000

Туре	Name	Education	Experience	Current Position	Number of Shares Held
				director of Goldsuwan Autoparts Manufacture Co., Ltd.	
Independent Director	Feng-Chi Kao	Department of Law, National Taiwan University	Prosecutor at the Tainan District Prosecutors Office, Chief Prosecutor at Kaohsiung District Prosecutors Office	Managing Partner at Kao & Associates International Law Firm, independent director of Solar Applied Materials Technology Corp., chairman of Kuo Toong International Co., Ltd.	0
Independent Director	Chun- Hung Tung	Advanced Management Master's Program, National Cheng Kung University	Has Passed the Advanced Examination for Financial Officers by Examination Yuan, Manager of Chang Hwa Commercial Bank, Ltd.	Independent director of Solar Applied Materials Technology Corp.	0
Independent Director	Chia-Hsin Chang	Master of Accounting, Soochow University	Joint certified public accountant at KPMG	Independent director of Apac Opto Electronics Inc., independent director of Getac Holdings Corporation, independent director of Motech Industries Inc.	0
Independent Director	Pi-Chuan Sun	Ph. D. of Business Management, Taipei University	Dean of School of Business Administration of Tatung University	Honorary Professor of the Department of Business Administration of Tatung University, independent director of Topco Scientific Co., Ltd.	0

Election results:

Other Matters

Item 1: Lifting of Non-compete Clause Against Members of the 10th Board of Directors.

(Proposed by the Board of Directors)

Description:

- 1. According to Article 209, Paragraph 1 of the Company Act, " a director who does anything for himself or on behalf of another person that is within the scope of the company's business, shall explain to the meeting of shareholders the essential contents of such an act and secure its approval."
- 2. The Company proposes that the Shareholders' Meeting approve lifting the non-compete clause against directors elected in the 2023 Annual Shareholders' Meeting and their representatives, provided that Company's interests are not undermined by any conduct pursuant to Article 209 of the Company Act due to the directors' concurrent positions elsewhere. Kindly refer to Attachment 5 (Page 41) for the list of directors involved and the content of this proposal.

Resolution:

Extempore Motions

Adjournment



Business Report for 2022

Dear Shareholders,

We would like to express our most sincere gratitude to our shareholders for your support and trust in Solar Applied Materials Technology Corporation (SOLAR)!

Looking back on the year of 2022, not only did the COVID-19 pandemic continue to impact the global economy and industrial environments, but Russia's war in Ukraine also threatened global energy supplies, which sparked interest rate hikes and intensified inflation. Meanwhile, the geopolitical relationship between the United States and China led to more uncertainty in global supply chains. However, despite the challenging circumstances, SOLAR remained focused and committed to operational risk management efforts.

Through innovative and win-win approaches, SOLAR has been forging long-term strategic partnerships with clients to ensure mutual growth for all parties involved. We have also been seeking to expand our influence across the semiconductor supply chain, accelerate market value, as well as establish continued trust and recognition from clients by fostering close collaboration between our staff and business partners.

SOLAR is proud to share with our shareholders that we have been seeing steady growth in revenue, proving our competitiveness and drive for business development and success. Going forward, SOLAR will devote more efforts into business management and planning, keep abreast of market trends and customer needs, as well as implement forward-looking and sustainable practices, so as to achieve mutual prosperity with stakeholders and generate maximum value for shareholders.

I. Business Performance in 2022

- (I) Achievements in the Implementation of Business Plan

 The Company recorded a net operating revenue of NT\$25.791 billion in 2022, an
 18% increase from 2021, as well as a consolidated net profit after tax of NT\$1.429
 billion and an earnings per share after tax of NT\$2.35 in 2022.
- (II) Status of Budget Implementation

 The Company received approval for the 2022 internal budget by the Board of Directors but did not publicly disclose any financial forecast. The overall operations were profitable.

(III) Income and Expenses and Profitability Analysis

1. Income and Expenditure

Unit: NT\$ thousands; %

Item	2022	2021	Change	%
Interest	18,763	9,502	9,261	97.46
income				
Interest	259,119	240,880	18,239	7.57
expense				

2. Profitability Analysis

Unit: NT\$ thousands; %

Item	2022	2021
Return on assets (%)	6.29	6.43
Return on shareholders' equity (%)	11.15	12.50
Ratio of income before tax to paid-		
in capital (%)	27.97	26.64
Net profit margin (%)	5.54	4.17
Earnings per share after tax (NT\$)	2.35	2.15

(IV) Research and Development

1. Expenditures and Achievements in Research and Development (R&D) at the Company for the Past Two Years

Unit: NT\$ thousands; %

Year Item	2022	2021
R&D expenditure	458,295	401,314
Net operating revenue	25,790,594	31,354,837
Ratio (%)	1.78	1.28

2. Achievements in Technology R&D:

SOLAR focuses our development efforts on three major industries, namely data storage, display, and semiconductor. While developing sputtering and evaporation materials for thin films, wiring materials, and chemical substances and other products required in these three industries, we not only serve as a stable supplier for customers, but also actively develop new materials in collaboration with market leaders, so as to expand into new application markets. Faced with the rapid growth of cloud storage services, we have put

considerable efforts into developing next generation materials for heat assisted magnetic recording (HAMR) and applied the core technology of magnetic materials to magnetoresistive random-access memory (MRAM), a type of non-volatile RAM, and memory sensing components, thereby achieving significant benefits toward new market expansions. Furthermore, with products being introduced into the supply chain, we have promptly developed ultra-high-purity and super-fine large-size semiconductor targets and niche semiconductor equipment components to provide customers in the semiconductor sector with a complete set of services, thus forming a full circular economy structure for the semiconductor industry.

3. Future Research and Development Plans:

To implement our core values including "environmental protection," "value creation," and "sustainable development," SOLAR continues to develop green precious/rare metal recovery and refining technologies, expand the types of elements and waste recovered, and enhance purity in the refining process under a circular economy model involving precious/rare metals. In addition, we practiced green, full circular economy business model to make our product lineup more comprehensive and more competitive. In the future, SOLAR will continue to focus our R&D efforts on applications in three major industries, namely data storage, display, and semiconductor, through the development of new data storage materials, new optical materials, and highend semiconductor materials.

II. Overview of Business Plan for 2023

(I) Business Directions

In 2023, our business objectives focus on digital transformation and net zero transition through five strategies, namely Scale Up, Optimize our Portfolio, Level up in Tech, Achieve Operational Excellence, and Responsible Business. We aim to integrate internal resources and maximize operational efficiency, so as to create greater value for customers and shareholders and plan for the long-term needs of customers.

(II) Expected Sales Volume and Its Basis

As the main manufacturer in the global precious/rare metal industry which engages in materials processing in the circular economy, SOLAR continues to be cautiously optimistic about our expected sales volume due to numerous uncertainties in global economic recovery as the impact of the COVID-19 pandemic, the US-China trade war, inflation, and raising interest rates continues to linger on in 2023.

III. Future Development Strategies

SOLAR's vision is to build a technology-, service-, and solution-oriented company in combination with materials technology and circular economy based on the foundation of "justice, common good, and sustainability." On the other hand, SOLAR's mission is to build a fully circular material application platform and become a leading manufacturer in the world, thereby creating value for customers, achieving employee realization, generating profits for shareholders, and engaging in sustainable development. Looking forward, SOLAR will successively complete new technologies and new product developments in the high-capacity hard disk drive, high-resolution panel, and advanced semiconductor industries, as well as realize a green circular economy and inside chamber total solution business model in combination with pyrometallurgical and hydrometallurgical recovery and refining technologies and scale involving precious/rare metals. Over the next five years, SOLAR will actively invest in niche products and technologies, recruit talents, engage in external investments, and accelerate the Group's organic growth.

IV. Effects of Competitive, Legal, and Macroeconomic Environments

In recent years, the global economy has experienced significant volatility, not only due to the COVID-19 pandemic and the geopolitical relationship between the United States and China but also because of the rising cost of raw materials caused by inflation and interest rate hikes. As uncertainty continued to weigh on supply and demand, to overcome external challenges and competition, SOLAR remained focused on our core businesses, implemented corporate governance, and devoted resources to pursue sustainable operations. Fortunately, changes in important policies and laws at home and abroad in recent years have not yet had significant impact on our financial operations. In the future, we will obtain the relevant information at any time and develop the necessary response measures in real time to meet our operational needs. Last but not least, the management team at SOLAR would like to reassure all our shareholders that we will work together as one to maximize shareholders' interests based on the principles of integrity, honesty, and corporate governance.

We wish all our shareholders good health and good fortune.

Solar Applied Materials Technology Corporation Chairman Chii-Feng Huang

Audit Committee's Review Report

The Board of Directors has prepared the Company's business report and financial statements for 2022, of which the financial statements have been audited by CPAs Chao-Chin Yang and Chi-Chen Li from Deloitte Taiwan. A review report has also been issued by the CPAs. The aforementioned business report and financial statements have been reviewed by the Audit Committee, and no irregularities have been found therein. Therefore, this report is hereby submitted in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act.

To Solar Applied Materials Technology Corp. 2023 Annual Shareholders' Meeting

Solar Applied Materials Technology Corporation

Convener of the Audit Committee: Feng-Chi Kao

March 2, 2023

Audit Committee's Review Report

The Board of Directors has prepared the Company's earnings distribution proposal for 2022. The proposal has been reviewed by the Audit Committee, and no irregularities have been found therein. Therefore, this report is hereby submitted in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act.

To Solar Applied Materials Technology Corp. 2023 Annual Shareholders' Meeting

Solar Applied Materials Technology Corporation

Convener of the Audit Committee: Feng-Chi Kao

April 14, 2023

Deloitte.

勤業眾信

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INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Solar Applied Materials Technology Corp.

Opinion

We have audited the accompanying consolidated financial statements of Solar Applied Materials Technology Corp. (the "Company") and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheet as of December 31, 2022, and the consolidated statements of comprehensive income, changes in equity and cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

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, 2022, and its consolidated financial performance and its consolidated cash flows for the year 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 (ROC).

Basis for Opinion

We conducted our audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the Standards on Auditing of 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, 2022. 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.

The key audit matter of the Group's consolidated financial statements for the year ended December 31, 2022 is described as follows:

The Authenticity of Sales Revenue from Specific Customers

For the year ended December 31, 2022, the revenue of the Group from the specific customers has a tendency of growth against the trend. Considering the revenue recognition inherently carries a higher risk of fraud, the authenticity of revenue recognition from these customers was identified as a key audit matter. Please refer to Note 4(o) to the consolidated financial report for the explanation of revenue recognition policy.

The main audit procedures performed in respect of the above-mentioned key audit matter are as follows:

- 1. Understanding and testing internal controls related to the revenue cycle, and evaluating the effectiveness of the design and implementation.
- 2. Selecting samples from the sales details of the above-mentioned specific customers, examining the external sales orders, external shipping documents, invoices and receipts of payments to confirm the authenticity of revenue recognition. We performed confirmation procedures if no payment was received.

Other Matter

The Group's consolidated financial statements for the year ended December 31 2021 were audited by other auditor who expressed an unmodified opinion on those statements on March 16, 2022.

We have also audited the standalone financial statements of Solar Applied Materials Technology Corp. as of and for the year ended December 31, 2022 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 supervisors, 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 Standards on Auditing of 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 Standards on Auditing of 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 and appropriate audit evidence regarding the financial information of 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 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 consolidated financial statements for the year ended December 31, 2022 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 Chao-Chin Yang and Chi-Chen Li.

Deloitte & Touche Taipei, Taiwan Republic of China March 20, 2023

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, 2022 AND 2021 (In Thousands of New Taiwan Dollars)

AGGERG	December 31, 20		December 31, 2	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6) Financial assets at fair value through profit or loss - current (Notes 4 and 7)	\$ 2,206,839	9	\$ 3,148,526 44	12
Financial assets at amortized cost - current (Notes 4, 9 and 35)	1,263,000	5	1,475,472	6
Contract assets - current (Note 26)	50,640	-		-
Notes receivable (Notes 4, 10 and 26) Accounts receivable, net (Notes 4, 10, 26 and 34)	77,883 1,651,305	6	112,823 1,986,616	1 8
Other receivables (Notes 4 and 10)	51,498	-	46,981	-
Current tax assets (Notes 4 and 28)	38,517	-	38,517	-
Inventories (Notes 4 and 11)	11,434,438	43	9,474,346	37
Prepayments (Notes 12 and 34)	334,541	1	572,992	2
Total current assets	<u>17,108,661</u>	64	16,856,317	66
NON-CURRENT ASSETS	85,755	1	105,101	1
Financial assets at fair value through other comprehensive income - non-current (Notes 4 and 8) Financial assets at amortized cost - non-current (Notes 4, 9, and 35)	63,190	-	33,220	-
Investments accounted for using the equity method (Notes 4 and 14)	270,995	1	183,750	1
Property, plant and equipment (Notes 4, 15 and 35)	8,091,518	31	7,155,176	28
Right-of-use assets (Notes 4 and 16)	216,349	1	165,444	1
Investment properties (Notes 4, 17, 34 and 35) Intangible assets (Notes 4, 19 and 34)	316,113 37,601	1	430,442 21,289	2
Goodwill (Notes 4 and 18)	17,337	_	17,337	-
Deferred tax assets (Notes 4 and 28)	228,435	1	267,316	1
Prepayments for equipment (Note 34)	81,257	-	93,822	-
Refundable deposits (Note 4) Other non-current assets	69,156 14,261		67,907 24,861	
Total non-current assets	9,491,967	36	8,565,665	34
TOTAL	\$ 26,600,628	100	\$ 25,421,982	100
JADN HIES AND FOUND				
LIABILITIES AND EQUITY				
CURRENT LIABILITIES Shout town howeverings (Notes 20 and 25)	\$ 1,445,145	5	\$ 1,116,498	4
Short-term borrowings (Notes 20 and 35) Financial liabilities at fair value through profit or loss - current (Notes 4 and 7)	31,085	-	5,286	-
Financial liabilities for hedging - current (Notes 4 and 33)	125,504	1	51,505	_
Contract liabilities - current (Note 26)	226,957	1	212,916	1
Accounts payable (Notes 22 and 34)	1,083,630	4	623,295	3
Other payables (Notes 23 and 34) Current tax liabilities	1,314,808 123,071	5	1,343,051 151,681	5 1
Lease liabilities - current (Notes 4 and 16)	19,276	-	19,146	-
Advance receipts	14,736	-	18,735	-
Current portion of long-term borrowings (Notes 20 and 35)	1,019,937	4	617,846	2
Total current liabilities	5,404,149	20	4,159,959	16
NON-CURRENT LIABILITIES	700 212	2		
Corporate bonds payable (Note 21) Long-term borrowings (Notes 20 and 35)	780,312 6,770,952	3 26	8,436,716	33
Deferred tax liabilities (Notes 4 and 28)	285,212	1	268,232	1
Lease liabilities - non-current (Notes 4 and 16)	83,647	-	29,727	-
Long-term deferred revenue (Note 23)	31,424	-	33,041	-
Net defined benefit liabilities - non-current (Notes 4 and 24) Guarantee deposits received	38,547 2,906	-	54,697 1,621	1
Total non-current liabilities	7,993,000	30	8,824,034	35
Total liabilities	13,397,149	50	12,983,993	51
EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY (Notes 4 and 25)			12,700,770	
Ordinary shares	5,971,372	22	5,919,312	23
Capital surplus	4,148,886	16	3,963,821	16
Retained earnings	262.690		227.010	
Legal reserve Special reserve	363,689 198,708	1 1	237,910 189,674	1 1
Unappropriated earnings	2,380,821	9	2,005,791	8
Total retained earnings	2,943,218	11	2,433,375	10
Other equity	(273,752)	(1)	(198,707)	(1)
Total equity attributable to owners of the Company	12,789,724	48	12,117,801	48
NON-CONTROLLING INTERESTS	413,755	2	320,188	1
Total equity	13,203,479	50	12,437,989	49
TOTAL	\$ 26,600,628	100	\$ 25,421,982	100

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

(With Deloitte & Touche auditors' report dated March 20, 2023)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2022		2021	
	Amount	%	Amount	%
OPERATING REVENUE (Notes 4, 26 and 34)	\$ 25,790,594	100	\$ 31,354,837	100
OPERATING COSTS (Notes 11, 27 and 34)	22,317,563	<u>86</u>	27,749,357	<u>89</u>
GROSS PROFIT	3,473,031	<u>14</u>	3,605,480	11
OPERATING EXPENSES (Notes 10, 27 and 34)				
Selling and marketing expenses	292,638	1	269,378	1
General and administrative expenses	1,107,693	4	1,298,248	4
Research and development expense	458,295	2	401,314	1
Expected credit loss (gain)	(16,054)		19,146	
Total operating expenses	1,842,572	7	1,988,086	6
PROFIT FROM OPERATIONS	1,630,459	7	1,617,394	5
NON-OPERATING INCOME AND EXPENSES (Notes 7 and 27)				
Interest income	18,763	_	9,502	_
Other income	62,188	_	82,616	_
Other gains and losses	212,399	1	105,183	1
Finance costs	(259,119)	(1)	(240,880)	(1)
Share of profit of associates				(1)
Share of profit of associates	5,218		3,295	
Total non-operating expenses	39,449		(40,284)	
PROFIT BEFORE INCOME TAX FOR THE YEAR	1,669,908	7	1,577,110	5
INCOME TAX EXPENSE (Notes 4 and 28)	240,887	1	268,368	1
NET PROFIT FOR THE YEAR	1,429,021	6	1,308,742	4
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans Unrealized gains and losses on investments in equity instruments at fair value through other	13,691	-	2,187	-
comprehensive income Income tax relating to items that will not be	(8,346)	-	7,496	-
reclassified subsequently to profit or loss	(2,739)	-	(437) (Cor	- ntinued)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

		2022			2021	
		Amount	%		Amount	%
Items that may be reclassified subsequently to profit or loss: Exchange differences on translating the financial statements of foreign operations Share of other comprehensive (loss) income of	\$	41,434	-	\$	(19,952)	-
associates and joint ventures accounted for using the equity method Income tax relating to items that may be reclassified		1,631	-		(1,995)	-
subsequently to profit or loss		(8,724)			4,517	
Other comprehensive income(loss) for the year, net of income tax		36,947	_		(8,184)	- _
TOTAL COMPREHENSIVE INCOME, FOR THE YEAR	<u>\$</u>	1,465,968	<u>6</u>	<u>\$</u>	1,300,558	4
NET PROFIT (LOSS) ATTRIBUTABLE TO: Owners of the Company Non-controlling interests	\$	1,389,338 39,683	6	\$	1,256,038 52,704	4
	\$	1,429,021	6	\$	1,308,742	<u>4</u>
TOTAL COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE TO:						
Owners of the Company Non-controlling interests	\$	1,425,583 40,385	6	\$	1,248,755 51,803	4
Non-controlling interests		40,363	_		31,003	<u> </u>
	\$	1,465,968	<u>6</u>	\$	1,300,558	<u>4</u>
EARNINGS (LOSS) PER SHARE (New Taiwan Dollars; Note 29)						
Basic Diluted	<u>\$</u> \$	2.35 2.34		<u>\$</u> \$	2.15 2.14	

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

(With Deloitte & Touche auditors' report dated March 20, 2023)

(Concluded)

Solar Applied Materials Technology Corp. and Subsidiaries CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2022 AND 2021 (In Thousands of New Taiwan Dollars)

				Equi Retained Earnings	ty Attributable to C	Equity Attributable to Owners of the Company ings	any Other Equity	Squity				
	Share Capital	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Exchange Differences on Translating the Financial Statements Foreign Operations	Unrealized Gain (loss) on Financial Assets at Fair Value Through Other Comprehensive Income	Unearned	Total Other Equity	Total	Non-controlling Interests (Note 22)	Total Equity
BALANCE AT JANUARY 1, 2021	\$ 4,984,312	\$ 1,539,724	\$ 154,076	\$ 212,275	\$ 1,519,554	\$ (108,868)	\$ (80,806)	· •	\$ (189,674)	\$ 8,220,267	\$ 286,016	\$ 8,506,283
Appropriation of 2020 earnings (Note 25) Legal reserve Special reserve Cash dividends - NT \$ 1.2 per share	1 1 1	1 1 1	83,834	(22,601)	(83,834) 22,601 (710,318)	1 1 1	1 1 1	1 1 1		. (710,318)	1 1 1	. (710,318)
Net profit for the year ended December 31, 2021	•	•			1,256,038					1,256,038	52,704	1,308,742
Other comprehensive income (loss) for the year ended December 31, 2021 , net of income tax	1				1,750	(16,529)	7,496	1	(9,033)	(7,283)	(901)	(8,184)
Total comprehensive income (loss) for the year ended December 31, 2021	1				1,257,788	(16,529)	7,496	1	(9,033)	1,248,755	51,803	1,300,558
Issuance of ordinary shares for cash (Note 25)	935,000	2,424,097								3,359,097		3,359,097
Change in non-controlling interests (Note 25)											(17,631)	(17,631)
BALANCE AT DECEMBER 31, 2021	5,919,312	3,963,821	237,910	189,674	2,005,791	(125,397)	(73,310)	٠	(198,707)	12,117,801	320,188	12,437,989
Appropriation of 2021 earnings (Note 25) Legal reserve Special reserve Cash dividends - NT \$ 1.5 per share	1 1 1		125,779	9,034	(125,779) (9,034) (890,447)	1 1 1	1 1 1			. (890,447)	1 1 1	- - (890,447)
Net profit for the year ended December 31, 2022	•	•	•	•	1,389,338	•	•	•	•	1,389,338	39,683	1,429,021
Other comprehensive income (loss) for the year ended December 31, 2022, net of income tax					10,952	33,639	(8,346)		25,293	36,245	702	36,947
Total comprehensive income (loss) for the year ended December 31, 2022					1,400,290	33,639	(8,346)		25,293	1,425,583	40,385	1,465,968
Issuance of restricted stock (Notes 25 and 30)	54,780									54,780		54,780
Restricted stock written off	(2,720)									(2,720)		(2,720)
Compensation costs of share-based payment arrangements (Note 30)		170,002						(100,338)	(100,338)	69,664	9;336	79,000
Change in non-controlling interests (Note 25)											24,783	24,783
Change in share of profit in associates and joint ventures (Note 25)		15,063								15,063	19,063	34,126
BALANCE AT DECEMBER 31, 2022	\$ 5.971.372	\$ 4,148,886	\$ 363,689	\$ 198,708	\$ 2,380,821	\$ (91,758)	(81,656)	\$ (100,338)	\$ (273,752)	\$ 12,789,724	\$ 413,755	\$ 13,203,479

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

(With Deloitte & Touche auditors' report dated March 20, 2023)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars)

	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 1,669,908	\$ 1,577,110
Adjustments for:	Ψ 1,000,000	Ψ 1,077,110
Depreciation expenses	485,809	448,870
Amortization expenses	8,686	5,293
Expected credit loss recognized (reversed) on trade receivable	(16,054)	19,146
Net loss on financial assets and liabilities at fair value through profit or loss	25,460	(96,545)
Interest expense	259,119	240,880
Interest income	(18,763)	(9,502)
Share based payments compensations	79,000	-
Share of profit of associates	(5,218)	(3,295)
Loss arising from lease modifications	588	108
Loss (gain) on disposal of property, plant and equipment	(34,159)	1,701
Gain on disposal of investment properties	(222,247)	-
Impairment loss recognized on property, plant and equipment	-	3,524
Gain on disposal of investments	-	(8,924)
Write downs(reversal) of inventories	(145,153)	97,719
Net loss (gain) on foreign currency exchange	76,896	(62,864)
Changes in operating assets and liabilities		
Contract assets	(50,640)	-
Notes receivable	34,940	(56,179)
Accounts receivable	351,366	(251,925)
Other receivables	(4,380)	(3,725)
Inventories	(1,740,557)	(1,628,112)
Prepayments	238,142	(314,954)
Contract liabilities	14,041	73,879
Notes payable	-	(54,000)
Accounts payable	460,336	447,355
Other payables	(22,965)	388,357
Advance receipts	(2,119)	5,063
Long-term deferred revenue	(1,617)	(1,617)
Net defined benefit liabilities - non-current	(2,459)	(2,033)
Cash generated from operations	1,437,960	815,330
Interest received	18,626	9,507
Dividends received	2,308	1,154
Interest paid	(224,141)	(213,739)
Income tax paid	(224,927)	(68,933)
Net cash generated from operating activities	1,009,826	543,319
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from capital reduction of financial assets at fair value through other		
comprehensive income	11,000	-
Acquisition of financial assets at amortized cost	-	(555,620)
Proceeds from sale of financial assets at amortized cost	182,502	-
Acquisition of associates	(48,578)	(8,618)
Proceeds from disposal of associates	-	8,924
Payments for property, plant and equipment	(1,107,599)	(276,013)
Proceeds from disposal of property, plant and equipment	36,405	29,520
Decrease (increase) in refundable deposits	(1,249)	1,615
		(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars)

	2022	2021
Acquisition of intangible assets	\$ (15,493)	\$ (15,964)
Proceeds from disposal of investment properties	313,205	=
Increase in prepayments for equipment	(265,939)	(429,869)
Decrease in other non-current assets	10,600	14,290
Net cash used in investing activities	(885,146)	(1,231,735)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from short-term borrowings	1,695,145	2,411,944
Repayments of short-term borrowings	(1,379,405)	(1,946,508)
Issuance of corporate bonds	777,136	-
Proceeds from long-term borrowings	266,140	253,840
Repayments of long-term borrowings	(1,632,089)	(1,448,434)
Increase in refundable deposits	1,285	30
Repayment of the principal portion of lease liabilities	(22,778)	(206,632)
Cash dividends distributed	(890,447)	(710,318)
Proceeds from issuance of ordinary shares	-	3,359,097
Issuance of employee restricted shares	54,780	-
Restricted stock written off	(2,720)	-
Increase (decrease) in non-controlling interests	24,783	(17,631)
Net cash generated from (used in) financing activities	(1,108,170)	1,695,388
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH		
AND CASH EQUIVALENTS HELD IN FOREIGN CURRENCIES	41,803	(19,675)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(941,687)	987,297
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	3,148,526	2,161,229
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	\$ 2,206,839	\$ 3,148,526

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

(With Deloitte & Touche auditors' report dated March 20, 2023)

(Concluded)

Deloitte.

勤業眾信

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INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Solar Applied Materials Technology Corp.

Opinion

We have audited the accompanying standalone financial statements of Solar Applied Materials Technology Corp. (the "Company"), which comprise the standalone balance sheets as of December 31, 2022, and the standalone statements of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the standalone financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying standalone financial statements present fairly, in all material respects, the standalone financial position of the Company as of December 31, 2022, and its standalone financial performance and its standalone 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 audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Standalone 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 standalone financial statements for the year ended December 31, 2022. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matter of the Company's standalone financial statements for the year ended December 31, 2022 is described as follows:

The Authenticity of Sales Revenue from Specific Customers

For the year ended December 31, 2022, the revenue of exported target of the Company from the specific customers has a tendency of growth against the trend. Considering the revenue recognition inherently carries a higher risk of fraud, the authenticity of exported target revenue recognition from these customers was identified as a key audit matter. Please refer to Note 4(n) to the financial report for the explanation of revenue recognition policy.

The main audit procedures performed in respect of the above-mentioned key audit matter are as follows:

- 437. Understanding and testing internal controls related to the revenue cycle, and evaluating the effectiveness of the design and implementation.
- 2. Selecting samples from the sales details of these above-mentioned specific customers, examining the external sales orders, external shipping documents, invoices and receipts of payments to confirm the authenticity of revenue recognition. We performed confirmation procedures if no payment was received.

Other Matter

The Company's standalone financial statements for the year ended December 31, 2021 were audited by other auditor who expressed an unmodified opinion on those statements on March 16, 2022.

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

Management is responsible for the preparation and fair presentation of the standalone 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 the Company's financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the standalone 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 Standalone Financial Statements

Our objectives are to obtain reasonable assurance about whether the standalone 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 Standards on Auditing of 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 standalone financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 437. Identify and assess the risks of material misstatement of the standalone 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 standalone 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 standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the standalone 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 standalone financial statements for the year ended December 31, 2022 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 Chao-Chin Yang and Chi-Chen Lee.

Deloitte & Touche Taipei, Taiwan Republic of China March 20, 2023

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Solar Applied Materials Technology Corp.

STANDALONE BALANCE SHEETS DECEMBER 31, 2022 AND 2021 (In Thousands of New Taiwan Dollars)

ASSETS		December 31, 2 Amount	022 %		December 31, 2	<u>021</u> %
CURRENT ASSETS Cash and cash equivalents (Notes 4 and 6) Financial assets at amortized cost – current (Notes 4, 7, 9 and 32) Notes receivable (Notes 4, 10 and 23) Accounts receivable, net (Notes 4, 10 and 23) Accounts receivable from related parties (Notes 4, 10, 23 and 31) Other receivables (Notes 4, 10 and 31) Inventories (Notes 4 and 11) Prepayments	\$	1,375,356 1,096,926 4,323 834,460 126,446 62,946 9,915,565 97,685	6 4 3 1 40	\$	1,925,041 1,291,428 4,753 1,105,631 151,308 50,253 7,804,468 80,484	8 5 1 34
Total current assets		13,513,707	54		12,413,366	53
NON-CURRENT ASSETS Financial assets at fair value through other comprehensive income – non-current (Notes 4 and 8) Financial assets at amortized cost – non-current (Notes 4, 9, and 32) Investments accounted for using the equity method (Notes 4 and 12) Property, plant and equipment (Notes 4, 13, 31 and 32) Right-of-use assets (Notes 4 and 14) Investment properties (Notes 4, 15, 31 and 32) Intangible assets (Notes 4 and 16) Deferred tax assets (Notes 4 and 15) Prepayments for equipment Refundable deposits (Note 4) Other non-current assets	_	85,755 48,000 3,685,245 7,038,288 5,064 316,113 24,989 213,634 72,907 22,333 4,516	1 		105,101 33,220 3,488,040 6,397,346 13,478 430,442 11,991 251,109 75,122 27,410 6,323	1 15 28 - 2 - 1
Total non-current assets		11,516,844	46		10,839,582	47
TOTAL	\$	25,030,551	100	\$	23,252,948	100
LIABILITIES AND EQUITY						
CURRENT LIABILITIES Short-term borrowings (Notes 17 and 32) Financial liabilities at fair value through profit or loss – current (Notes 4 and 7) Financial liabilities for hedging – current (Notes 4 and 30) Contract liabilities – current (Note 23) Accounts payable (Note 19) Accounts payable to related parties (Note 31) Other payables (Notes 20 and 31) Current tax liabilities Lease liabilities – current (Notes 4 and 14) Advance receipts Current portion of long-term borrowings (Notes 17 and 32)	\$	1,000,000 28,679 119,796 77,304 849,660 19,209 1,304,239 105,398 2,532 12,326 990,254	4 - 1 - 3 - 5 1 - - 4	\$	276,800 4,011 45,735 108,084 214,368 27,152 1,065,695 123,537 6,073 11,393 602,897	1 - - 1 - 5 1 - - 3
Total current liabilities		4,509,397	18		2,485,745	11
NON-CURRENT LIABILITIES Corporate bonds payable (Note 18) Long-term borrowings (Notes 17 and 32) Deferred tax liabilities (Notes 4 and 25) Lease liabilities – non -current (Notes 4 and 14) Long-term deferred revenue (Note 20) Net defined benefit liabilities – non-current (Notes 4 and 21) Guarantee deposits received		780,312 6,597,623 278,672 1,247 31,424 38,546 3,606	3 27 1 -		8,295,988 260,471 3,584 33,041 54,697 1,621	36 1 -
Total non-current liabilities		7,731,430	31		8,649,402	37
Total liabilities	-	12,240,827	49	_	11,135,147	48
EQUITY (Notes 4 and 22) Ordinary shares Capital surplus Retained earnings Legal reserve Special reserve Unappropriated earnings Total retained earnings Other equity		5,971,372 4,148,886 363,689 198,708 2,380,821 2,943,218 (273,752)	24 16 1 1 10 12 (1)		5,919,312 3,963,821 237,910 189,674 2,005,791 2,433,375 (198,707)	25 17 1 1 9 11 (1)
Total equity		12,789,724	51		12,117,801	52
TOTAL	\$	25,030,551	100	\$	23,252,948	100

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

(With Deloitte & Touche auditor's report dated March 20, 2023)

Solar Applied Materials Technology Corp.

STANDALONE STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2022		2021	
	Amount	%	Amount	%
OPERATING REVENUE (Notes 4, 23 and 31)	\$ 11,081,066	100	\$ 13,622,814	100
OPERATING COSTS (Notes 11, 24 and 31)	8,310,737	<u>75</u>	10,809,314	<u>79</u>
GROSS PROFIT	2,770,329	25	2,813,500	21
OPERATING EXPENSES (Notes 10, 24 and 31) Selling and marketing expenses	146,916	1	146,627	1
General and administrative expenses	834,469	8	1,020,544	8
Research and development expense	369,393	3	326,902	2
Expected credit loss (gain)	(17,947)		17,534	
Total operating expenses	1,332,831	12	1,511,607	11
PROFIT FROM OPERATIONS	1,437,498	13	1,301,893	10
NON-OPERATING INCOME AND EXPENSES (Notes 7, 24 and 31)				
Interest income	5,983	_	2,258	_
Other income	81,895	1	88,160	1
Other gains and losses	201,857	2	81,501	1
Finance costs	(236,481)	(2)	(214,241)	(2)
Share of profit of associates	121,520	1	211,962	1
Total non-operating expenses	174,774	2	169,640	1
PROFIT BEFORE INCOME TAX FOR THE YEAR	1,612,272	15	1,471,533	11
INCOME TAX EXPENSE (Notes 4 and 25)	222,934	2	215,495	2
NET PROFIT FOR THE YEAR	1,389,338	13	1,256,038	9
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans Unrealized gains and losses on investments in equity instruments at fair value through other	13,691	-	2,187	-
comprehensive income Income tax relating to items that will not be	(8,346)	-	7,496	-
reclassified subsequently to profit or loss	(2,739)	-	(437) (Cor	- ntinued)

Solar Applied Materials Technology Corp.

STANDALONE STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2022	2022 2021		
	Amount	%	Amount	%
Items that may be reclassified subsequently to profit or loss:				
Exchange differences on translating the financial statements of foreign operations Income tax relating to items that may be	\$ 42,048	-	\$ (20,661)	-
reclassified subsequently to profit or loss	(8,409)		4,132	
Other comprehensive income(loss) for the year, net of income tax	36,245	<u> </u>	(7,283)	_
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 1,425,583</u>	<u>13</u>	<u>\$ 1,248,755</u>	9
EARNINGS PER SHARE (New Taiwan dollars; Note 26)				
Basic Diluted	\$ 2.35 \$ 2.34		\$ 2.15 \$ 2.14	

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

(With Deloitte & Touche auditor's report dated March 20, 2023)

(Concluded)

Solar Applied Materials Technology Corp.

STANDALONE STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2022 AND 2021 (In Thousands of New Taiwan Dollars, Except Dividends Per Share)

				Retained Earnings			Other Equity	Equity		
	Share Capital	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Exchange Differences on Translating the Financial Statements Foreign Operations	Unrealized Gain (loss) on Financial Assets at Fair Value Through Other Comprehensive Income	Unearned Compensation	Total	Total Equity
BALANCE AT JANUARY 1, 2021	\$ 4,984,312	\$ 1,539,724	\$ 154,076	\$ 212,275	\$ 1,519,554	\$ (108,868)	(80,806)	· •	\$ (189,674)	\$ 8,220,267
Appropriation of 2020 earnings (Note 22) Legal reserve Special reserve Cash dividends – NT \$ 1.2 per share	1 1 1	1.1.1	83,834	(22,601)	(83,834) 22,601 (710,318)			1.1.1		- (710,318)
Net profit for the year ended December 31, 2021	1	•	1	•	1,256,038	i	ı	1	,	1,256,038
Other comprehensive income (loss) for the year ended December 31, 2021, net of income tax (Note 22)		"			1,750	(16,529)	7,496		(9,033)	(7,283)
Total comprehensive income (loss) for the year ended December 31, 2021				•	1,257,788	(16,529)	7,496	1	(9,033)	1,248,755
Issuance of ordinary shares for cash (Note 22)	935,000	2,424,097								3,359,097
BALANCE AT DECEMBER 31, 2021	5,919,312	3,963,821	237,910	189,674	2,005,791	(125,397)	(73,310)	•	(198,707)	12,117,801
Appropriation of 2021 earnings (Note 22) Legal reserve Special reserve Cash dividends – NT \$ 1.5 per share	1 1 1	1 1 1	125,779	9,034	(125,779) (9,034) (890,447)			1 1 1		- (890,447)
Net profit for the year ended December 31, 2022	1		•	•	1,389,338	•	•	•	,	1,389,338
Other comprehensive income (loss) for the year ended December 31, 2022, net of income tax (Note 22)					10,952	33,639	(8,346)		25,293	36,245
Total comprehensive income (loss) for the year ended December 31, 2022					1,400,290	33,639	(8,346)		25,293	1,425,583
Change in capital surplus of subsidiaries (Note 22)		15,063	1			1	1	1		15,063
Issuance of restricted stock (Notes 22 and 27)	54,780									54,780
Compensation costs of share – based payment arrangements (Note 27)		170,002						(100,338)	(100,338)	69,664
Restricted stock written off	(2,720)									(2,720)
BALANCE AT DECEMBER 31, 2022	\$ 5.971,372	\$ 4.148.886	\$ 363,689	\$ 198,708	\$ 2,380,821	\$ (91,758)	\$ (81,656)	\$ (100,338)	\$ (273,752)	\$ 12,789,724

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

⁽With Deloitte & Touche auditor's report dated March 20, 2023)

Solar Applied Materials Technology Corp.

STANDALONE STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars)

	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES		
Income (loss) before income tax	\$ 1,612,272	\$ 1,471,533
Adjustments for:	\$ 1,012,272	Ψ 1,4/1,333
Depreciation expenses	358,837	344,854
Amortization expenses	4,703	3,277
Expected credit loss recognized (reversed) on trade receivable	(17,947)	17,534
Net loss on financial assets and liabilities at fair value through profit or	(17,947)	17,554
loss	24,446	(92,293)
Interest Expense	236,481	214,241
Interest income	(5,983)	(2,258)
Share-based payments compensations	69,664	(2,230)
Share of profit of associates	(121,520)	(211,962)
Gain on disposal of property, plant and equipment	(35,824)	(576)
		(370)
Gain on disposal of investment properties	(222,247)	2 524
Impairment loss recognized on property, plant and equipment	(101.550)	3,524
Write downs (reversal) of inventories	(101,550)	74,929
Unrealized loss (gain) on foreign currency exchange	76,896	(62,862)
Loss on lease modifications	588	-
Changes in operating assets and liabilities	420	707
Notes receivable	430	786
Accounts receivable	289,118	(82,659)
Accounts receivable from related parties	24,862	(75,750)
Other receivables	(12,556)	(10,770)
Inventories	(1,935,264)	(1,599,723)
Prepayments	(17,510)	(4,988)
Contract liabilities	(30,780)	105,082
Notes payable	-	(54,000)
Accounts payable	635,292	91,626
Accounts payable to related parties	(7,943)	(77,665)
Other payables	140	331,583
Advance receipts	2,813	2,095
Long-term deferred revenue	(1,617)	(1,617)
Net defined benefit liabilities – non-current	(2,460)	(2,033)
Cash generated from operations	823,341	381,908
Interest received	5,846	2,219
Dividend received	11,426	13,391
Interest paid	(201,271)	(187,641)
Income tax paid	(196,545)	(13,253)
Net cash generated from operating activities	442,797	196,624
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from capital reduction of financial assets at fair value through		
other comprehensive income	11,000	_
Acquisition of financial assets at amortized cost	-	(564,300)
Proceeds from sale of financial assets at amortized cost	179,722	(201,200)
Acquisition of associates	(30,000)	_
1	(20,000)	(Continued)

Solar Applied Materials Technology Corp.

STANDALONE STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

(In Thousands of New Taiwan Dollars)

	2022	2021
Payments for property, plant and equipment	\$ (744,904)	\$ (165,679)
Proceeds from disposal of property, plant and equipment	36,229	31,638
Decrease in refundable deposits	5,077	951
Acquisition of intangible assets	(9,067)	(7,456)
Proceeds from disposal of investment properties	313,205	-
Increase in prepayments for equipment	(275,840)	(416,089)
Decrease in other non-current assets	1,807	1,807
Net cash used in investing activities	(512,771)	(1,119,128)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from short-term borrowings	1,250,000	1,010,951
Repayments of short-term borrowings	(527,340)	(733,611)
Issuance of corporate bonds	777,136	-
Proceeds from long-term borrowings	171,250	253,840
Repayments of long-term borrowings	(1,584,534)	(1,436,719)
Borrowings from associates	276,390	-
Increase in refundable deposits	2,805	30
Decrease in refundable deposits	(820)	-
Repayment of the principal portion of lease liabilities	(6,211)	(190,975)
Cash dividends distributed	(890,447)	(710,318)
Proceeds from issuance of ordinary shares	-	3,359,097
Issuance of employee restricted shares	54,780	-
Restricted stock written off	(2,720)	
Net cash generated from (used in) financing activities	(479,711)	1,552,295
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(549,685)	629,791
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	1,925,041	1,295,250
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 1,375,356</u>	<u>\$ 1,925,041</u>

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

(With Deloitte & Touche auditor's report dated March 20, 2023)

(Concluded)

Solar Applied Materials Technology Corporation

Comparison Table for the Sustainable Development Best Practice Principles

Before and After Amendment

Amended Article	Current Article	Explanation
Article 27-1	New Article.	Article added to encourage
		corporate support for
The Company is advised to,		cultural and art events and
through endowments,		promote sustainable cultural
sponsorships, investment,		development.
procurement, strategic		
cooperation, and		
volunteering technical		
service or other support		
channels, continue to		
dedicate resources to		
cultural and art events or		
cultural and creative		
industries to promote		
cultural development.		

Lifting of Non-compete Clause Against Directors

Name	Positions Held in Other Companies	
	Jentech Precision Industrial Co., Ltd Director and vice	
Yung-Chang Chao	chairman	
Tung Chang Chao	Kenly Precision Industrial Co., Ltd Chairman and	
	General Manager	
Yu-Cheng Cheng,	Vyantria Tachnology Materials Co. Ltd. D&D Engineer	
Representative of Xxentria	Xxentria Technology Materials Co., Ltd R&D Engineer and Director	
Chi Co., Ltd.	and Director	
	Xxentria Technology Materials Co., Ltd Chief Financial	
Yun-Fang Li, Representative	Officer	
	Dong Hua System Develop Co., Ltd. – Supervisor	
	Sunfly Solar Technology Co., Ltd. – Supervisor	
of Xxentria Chi Co., Ltd.	Guangju Environmental Protection Technology Co., Ltd. –	
	Supervisor	
	Xxentria (Shanghai) International Trading Co., Ltd	
	Supervisor	
Chia Hain Chana	Independent director of Apac Opto Electronics Inc.	
Chia-Hsin Chang	Independent director of Motech Industries Inc.	

Your Target is Our Target

s(Lee 光洋應用材料科技(股)公司

ARTICLES OF INCORPORATION

Chapter 1 General Provision

- Clause 1: The Company is organized according to the Company Act, and named "Solar Applied Materials Technology Corporation".
- Clause 2: The Company is engaged in several industries as follows,
 - 1. C801010 Basic Industrial Chemical Manufacturing.
 - 2. C801030 Precision Chemical Materials Manufacturing.
 - 3. C801990 Other Chemical Materials Manufacturing.
 - 4. C802090 Cleaning Products Manufacturing.
 - 5. C802170 Toxic and Concerned Chemical Substances Manufacturing.
 - 6. C802990 Other Chemical Products Manufacturing.
 - 7. C803990 Other Petroleum and Charcoal Manufacturing.
 - 8. C901010 Pottery and Ceramics Products Manufacturing.
 - 9. C901060 Refractory Materials Manufacturing.
 - 10. C901990 Other Non-metallic Mineral Products Manufacturing.
 - 11. CA01090 Aluminum Casting.
 - 12. CA01100 Aluminum Rolling, Drawing and Extruding.
 - 13. CA01110 Copper Refining.
 - 14. CA01120 Copper Casting.
 - 15. CA01130 Copper Rolling, Drawing and Extruding.
 - 16. CA01150 Magnesium Casting.
 - 17. CA01160 Magnesium Rolling, Drawing and Extruding.
 - 18. CA01990 Other Non-ferrous Metal Basic Industries.
 - 19. CA02080 Metal Forging.
 - 20. CA02090 Metal Wire Products Manufacturing.
 - 21. CA02990 Other Metal Products Manufacturing.
 - 22. CA03010 Heat Treatment.
 - 23. CA04010 Surface Treatments.
 - 24. CA05010 Powder Metallurgy.
 - 25. CB01020 Affairs Machine Manufacturing.
 - 26. CB01030 Pollution Controlling Equipment Manufacturing.
 - 27. CC01090 Manufacture of Batteries and Accumulators.
 - 28. CG01010 Jewelry and Precious Metals Products Manufacturing.
 - 29. E599010 Pipping Engineering.
 - 30. E603100 Electric Welding Engineering.

- 31. E603120 Sand Blasting Engineering.
- 32. E604010 Machinery Installation.
- 33. EZ99990 Other Engineering.
- 34. F107060 Toxic and Concerned Chemical Substances Wholesale Trade.
- 35. F107200 Wholesale of Chemical Feedstock.
- 36. F112040 Wholesale of Petroleum Products.
- 37. F115010 Wholesale of Jewelry and Precious Metals.
- 38. F199010 Wholesale of Recycling Materials.
- 39. F207060 Toxic and Concerned Chemical Substances Retail.
- 40. F215010 Retail Sale of Jewelry and Precious Metals.
- 41. F401010 International Trade.
- 42. J101030 Waste Disposing.
- 43. J101040 Waste Treatment.
- 44. J101060 Wastewater (Sewage) Treatment.
- 45. J101080 Resource Recycling.
- 46. ZZ99999 All business items that are not prohibited or restricted by law, except those that are subject to special approval.
- Clause 3: The Company is headquartered in Tainan City, and may set up branches in Taiwan and overseas when necessary pursuant to resolutions adopted by the Board of Directors.
- Clause 4: The Company may provide endorsements and guarantees to others based on business needs and the principle of reciprocity.
- Clause 5: The Company shall make public announcements in accordance with Article 28 of the Company Act.

Chapter 2 Shares

- Clause 6: The total capital of the Company is set at NT\$8 billion, which is divided into 800 million shares at a par value of NT\$10 per share. The Board of Directors is authorized to issue unissued shares in installments based on business needs. The Company may issue in installments stock warrants, corporate bonds with warrants or preferred shares with warrants totaling up to NT\$120 million out of the total capital mentioned in the preceding paragraph, which amounts to 12 million shares at a par value of NT\$10 per share.
- Clause 6-1: The targets of the Company's treasury share subscription, issuance of employee share options, restricted new employee shares, and cash capital increase through issuing new shares for employee subscription, may include employees of parents or subsidiaries of the Company meeting certain specific requirements, and the requirements and distribution methods are delegated to the Board of Directors to resolve accordingly.
- Clause 6-2: To transfer shares to employees at less than the average actual share repurchase

price, the Company must have obtained the consent of at least two-thirds of the voting rights present at the most recent shareholders' meeting attended by shareholders representing a majority of total issued shares.

- Clause 7: The shares of the Company are registered shares. The share certificates shall be assigned with serial numbers and affixed with the signature or stamp of the director representing the Company. The share certificates shall be duly certified or authenticated by the bank which is competent to certify shares in accordance with the law before they are issued.
- Clause 7-1: The Company may be exempted from printing any share certificate for the shares it issues, and shall register the issued shares with a centralized securities depository enterprise.
- Clause 8: Transfer of shares shall be handled in accordance with Article 165 of the Company Act.

Chapter 3 Shareholders' Meeting

- Clause 9: There are two types of shareholders' meeting, namely annual shareholders' meeting and extraordinary shareholders' meeting. An annual shareholders' meeting shall be convened by the Board of Directors each year within six months after the end of a fiscal year in accordance with Article 172 of the Company Act. An extraordinary shareholders' meeting shall be convened in accordance with the law when necessary. However, shareholders with less than 1,000 shares of the Company may be notified of a shareholders' meeting via public announcements. The reasons for convening a shareholders' meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be delivered electronically. Voting rights may be exercised by correspondence or electronically at a shareholders' meeting convened by the Company. Voting rights shall be exercised according to the methods stipulated in the relevant regulations.
- Clause 9-1: The Company's shareholders' meeting can be held by means of visual communication network or other methods promulgated by the central competent authority.
- Clause 10: When a shareholder is unable to attend a shareholders' meeting for any reason, the shareholder may appoint a proxy to attend the meeting on his/her behalf by providing a power of attorney in accordance with Article 177 of the Company Act.
- Clause 11: A shareholder shall be entitled to one vote for each share held; however, there are no voting rights for shares specified in Article 179 of the Company Act and the relevant laws and regulations.
- Clause 12: Unless otherwise provided for in the relevant laws, a resolution of a shareholders' meeting shall be adopted with the approval of shareholders representing more

than half the voting rights at the meeting attended by shareholders holding more than half the total number of issued shares.

Chapter 4 Directors and Audit Committee

Clause 13: The Company shall appoint five to nine directors whose term of office is three years. Directors shall be elected from among persons with disposing capacity by the shareholders' meeting. Re-elected directors may serve consecutive terms. The candidate nomination system shall be adopted in the election of directors in accordance with Article 192-1 of the Company Act. Matters related to the election of directors shall be governed by the relevant laws and regulations, including the Company Act and the Securities and Exchange Act.

The total number of registered shares held by all the directors at the Company shall be subject to the standards stipulated in the Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies promulgated by the Securities and Futures Commission, Ministry of Finance.

- Clause 13-1: Among the directors at the Company mentioned above, there shall be no less than two independent directors, and the number of independent directors may not be less than one-fifth of the total number of directors at the Company. The candidate nomination system shall be adopted in the election of independent directors. Independent directors shall be elected from a list of independent director candidates by the shareholders' meeting. The professional qualifications, restrictions on shareholdings and concurrent positions, methods of nomination and election, and other matters associated with independent directors shall be governed by the relevant rules and regulations promulgated by the competent authority in charge of securities affairs.
- Clause 14: The Board of Directors shall be organized by directors. A chairman shall be elected from among the directors by a majority vote at a meeting attended by more than two-thirds of the total number of directors at the Company. A vice chairman shall also be elected in the same manner. The Chairman shall represent the Company in public and carry out all the matters associated with the Company in accordance with the relevant laws and regulations, the Company's Articles of Incorporation, and the resolutions adopted by the shareholders' meeting and the Board of Directors at the Company. When convening a Board of Directors' meeting, the reason for convening the meeting shall be specified in the meeting notice. All directors shall be notified of the meeting seven days prior to the date of the Board of Directors' meeting. However, in case of an emergency, a Board of Directors' meeting may be convened at any time.

Directors may be notified of the convening of a Board of Directors' meeting as mentioned in the preceding paragraph in writing, by fax or via e-mail.

- Clause 15: When the Chairman is on leave or is unable to exercise his/her powers for any reason, a person shall be elected to act on his/her behalf in accordance with Article 208 of the Company Act.
- Clause 15-1: Unless otherwise provided for in the Company Act, a Board of Directors' meeting must be attended by more than half the total number of directors. A resolution shall be adopted with the approval of more than half the directors present at the meeting. When a director is unable to attend a Board of Directors' meeting for any reason, the director may appoint other directors to attend the meeting on his/her behalf by providing a power of attorney specifying the scope of authority with reference to the reason for convening the meeting; however, a director may only be appointed to serve as a proxy for one other director only. If a Board of Directors' meeting is convened via video conferencing, directors who participate in the meeting via video conferencing shall be deemed to have attended the meeting in person.
- Clause 15-2: When no election of directors is held upon expiration of the existing directors' term of office, their term of office shall be extended until the election and appointment of new directors. However, the competent authority may, ex officio, order the Company to elect new directors within a given time period. In the event that no election of directors is held after the given time period ends, the existing directors shall be discharged upon expiration of the given time period.
- Clause 15-3: When the number of directors falls to less than one-third of the total number of directors required, the Board of Directors shall convene a shareholders' meeting and hold a by-election to fill the vacancies within the time period stipulated in Article 201 of the Company Act.
- Clause 15-4: The Company shall establish the Audit Committee and may set up other functional committees. The Audit Committee shall be fully composed of independent directors, and may not comprise less than three people, where one of the members shall be the convener of the committee, and at least one member shall possess accounting or finance expertise. The Audit Committee shall be responsible for performing the duties and responsibilities of supervisors stipulated in the Company Act, the Securities and Exchange Act, and other laws and regulations, as well as complying the relevant laws and regulations and the Company's Articles of Incorporation. The duties and responsibilities of the Audit Committee and related matters shall be governed by the relevant laws and regulations, and shall be established separately by the Board of Directors.
- Clause 16: The duties and responsibilities of the Board of Directors at the Company are listed as follows:

- 1. Review and implement the business policies of the Company.
- 2. Review financial movements and audit daily revenue and expenditure at the Company.
- 3. Review the personnel structure of the Company, and appoint and dismiss key personnel.
- 4. Prepare the budget and final accounts of the Company.
- 5. Review and deliberate on the business reports of the Company.
- 6. Formulate proposals for capital increase or reduction at the Company.
- 7. Formulate proposals for earnings distribution or making up for losses at the Company.
- 8. Review and sign external contracts.
- 9. Review documents related to important regulations at the Company.
- 10. Handle the assets of the Company.
- 11. Implement the resolutions adopted in Board of Directors' meetings.
- 12. Perform other duties and responsibilities granted by the relevant laws and regulations and the shareholders' meeting.

Chapter 5 Managers

- Clause 17: The Company shall appoint a president. The appointment, discharge, and remuneration of the President shall be handled in accordance with Article 29 of the Company Act.
- Clause 18: Deleted.

Chapter 6 Accounting

- Clause 19: The Board of Directors shall prepare the following reports and statements at the end of a fiscal year and submit them to the annual shareholders' meeting for recognition thirty days prior to the date of the annual shareholders' meeting: (1) Business report. (2) Financial statements. (3) Proposal for earnings distribution or making up for losses.
- Clause 20: If the Company records a profit in a particular year, the Company shall set aside no less than two percent of its profit as employee remuneration and no more than five percent of its profit as directors' remuneration. However, the Company shall reserve a portion of its profit to make up for losses if the Company still records accumulated loss. Employee remuneration may be distributed in the form of shares or cash. The eligible recipients of employee remuneration may include employees at the subsidiaries of the Company who meet specific conditions.
- Clause 20-1: If the Company posts a profit in its final accounts for a particular year, besides paying income taxes in accordance with the laws and making up for accumulated losses in previous periods, any remaining profit shall be distributed in the following order:
 - I. Setting aside ten percent of the profit as legal reserve; however, this provision

- shall not apply when the legal reserve has amounted to the total amount of paid-in capital.
- II. When necessary, appropriation or reversal of special earnings reserve in accordance with the law.
- III. For any remaining profit and the undistributed earnings from the previous periods, the Company's Board of Directors shall propose an earnings distribution plan.

The earnings distribution plan shall comply with the regulations from Article 240 of the Company Act; and when the distribution is handled through issuance of new shares, the proposal shall be submitted to the Shareholders' meeting for resolution on the distribution. When the distribution is in cash, the Board of Directors will be authorized to handle the distributions in a meeting attended by more than two-thirds of all Directors and a vote by the majority of the Directors in attendance, and reported to the Shareholders' Meeting.

When the Company distributes new shares or issues cash dividend using all or parts of the legal reserve and paid-in capital based on the ratio of existing shareholding of the shareholders, in line with regulations from Article 241 of the Company Act, the resolution and the distribution will be handled in line with the aforesaid method.

Clause 20-2: The Company may determine the amount and percentage of earnings to be distributed as dividends for the year and the type of dividends to be distributed for the year based on financial, business, and operational considerations. However, the amount of earnings to be distributed as dividends for the year shall be at least 40 percent of the earnings for the year up to the full amount of the accumulated distributable earnings. Earnings shall be distributed in the form of cash dividends or stock dividends. However, considering the environment to which the Company belongs and its growth in response to its future capital needs and long-term financial planning, the Company shall give priority to earnings distribution in the form of cash dividends, where the amount of dividends to be distributed in the form of cash shall be no less than 50 percent of the total amount of dividends.

Chapter 7 Supplementary Provisions

- Clause 21: The amount of the Company's investments in other companies may not exceed 40 percent of its paid-in capital as stipulated in Article 13 of the Company Act.
- Clause 22: The Board of Directors shall be authorized to determine the remuneration of directors based on their level of participation and value of contribution to the operations of the Company, as well as by reference to prevailing industry standards. The Company may purchase liability insurance for directors in relation to their scope of duties during their term of office.
- Clause 23: Any matters not specified in the Articles of Incorporation shall be governed by

the Company Act.

Clause 24: The Company's Articles of Incorporation and bylaws shall be established separately based on the resolutions adopted by the Board of Directors.

The Articles of Incorporation was established on July 14th, 1978. First revision Clause 25: was made on May 29th, 1979. Second revision was made on July 15th, 1983. Third revision was made on June 16th, 1984. Fourth revision was made on July 2nd, 1986. Fifth revision was made on Feb. 23rd, 1987. Sixth revision was made on Mar. 16th, 1987. Seventh revision was made on Sep. 20th, 1988. Eighth revision was made on Oct. 20th, 1990. Ninth revision was made on Nov. 26th, 1990. Tenth revision was made on July 26th, 1993. Eleventh revision was made on Sep. 7th, 1993. Twelfth revision was made on Apr. 15th, 1994. Thirteenth revision was made on Oct. 22nd, 1994. Fourteenth revision was made on Dec. 19th, 1994. Fifteenth revision was made on Oct. 14th, 1998. Sixteenth revision was made on Sep. 8th, 1999. Seventeenth revision was made on Sep. 28th, 1999. Eighteenth revision was made on May 10th, 2000. Nineteenth revision was made on June 23rd, 2000. Twentieth revision was made on Sep. 19th, 2000. Twenty-First revision was made on Oct. 28thh, 2000. Twenty-Second revision was made on Oct. 6th, 2001. Twenty-Third revision was made on April 7th, 2002. Twenty-Fourth revision was made on Nov. 5th, 2002. Twenty-Fifth revision was made on June 30th, 2003. Twenty-Sixth revision was made on June 24th, 2004. Twenty-Seventh revision was made on June 23rd, 2005. Twenty-Eighth revision was made on June 21st, 2006. Twenty-Ninth revision was made on June 13th, 2007. Thirtieth revision was made on June 13th, 2008. Thirty-First revision was made on June 19th, 2009. Thirty-second revision was made on June 15th, 2010. Thirty-third revision was made on June 10th, 2011. Thirty-fourth revision was made on June 21st, 2012. Thirty-fifth revision was made on June 28th, 2013. Thirty-sixth revision was made on June 12th, 2015. Thirty-seventh revision was made on July 19th, 2016. Thirty-eighth revision was made on June 16th, 2017. Thirty-ninth revision was made on June 15th, 2018. Fortieth revision was made on June 28th, 2019. Forty-First revision was made on July 16, 2021. The Forty -Second revision was made on May 31, 2022.

Solar Applied Materials Technology Corp.

Sustainable Development Best Practice Principles

Chapter 1 General Provision

Article 1 In o

In order to assist the Company to fulfill its corporate social responsibility initiatives and to promote economic, environmental, and social advancement for purposes of sustainable development, the Principles are adopted to manage its economic, environmental and social risks and impact.

Article 2 The Principles apply to the Company, including the entire operations of each such company and its business group.

The Principles encourage the Company to actively fulfill their sustainable developments in the course of their business operations so as to follow international development trends and to contribute to the economic development of the country, to improve the quality of life of employees, the community and society by acting as responsible corporate citizens, and to enhance competitive edges built on sustainable developments.

Article 3

In fulfilling sustainable development initiatives, the Company shall, in its corporate management guidelines and business operations, give due consideration to the rights and interests of stakeholders and, while pursuing sustainable operations and profits, also give due consideration to the environment, society and corporate governance.

The Company shall, in accordance with the materiality principle, conduct risk assessments of environmental, social and corporate governance issues pertaining to company operations and establish the relevant risk management policy or strategy.

Article 4 To implement sustainable development initiatives, the Company is advised to follow the principles below:

- 1. Exercise corporate governance.
- 2. Foster a sustainable environment.
- 3. Preserve public welfare.
- 4. Enhance disclosure of sustainable development information.

Article 5

The Company shall take into consideration the correlation between the development of domestic and international sustainable development principles and corporate core business operations, and the effect of the operation of individual companies and of their respective business groups as

a whole on stakeholders, in establishing their policies, systems or relevant management guidelines, and concrete promotion plans for sustainable development programs, which shall be approved by the board of directors and then reported to the shareholders meeting.

When a shareholder proposes a motion involving sustainable development, the Company's Board of Directors is advised to review and consider including it in the shareholders' meeting agenda.

Chapter 2 Exercising Corporate Governance

Article 6 The Company follows the Corporate Governance Best Practice Principles for TWSE/GTSM Listed Companies, the Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies, and the Code of Ethical Conduct for TWSE/GTSM Listed Companies to establish effective corporate governance frameworks and relevant ethical standards so as to enhance corporate governance.

Article 7 The directors of the Company shall exercise the due care of good administrators to urge the Company to perform its sustainable development initiatives, examine the results of the implementation thereof from time to time and continually make adjustments so as to ensure the thorough implementation of its corporate social responsibility policies.

The Board of Directors of the Company is advised to include the following matters, in the Company's performance of its sustainable development initiatives:

- 1. Identifying the Company's sustainable development mission or vision, and declaring its sustainable development policy, systems or relevant management guidelines.
- 2. Making sustainable development the guiding principle of the Company's operations and development, and ratifying concrete promotional plans for sustainable development initiatives.
- 3. Enhancing the timeliness and accuracy of the disclosure of sustainable development information. Enhance disclosure of sustainable development information.

The Company shall appoint executive-level positions with responsibility for economic, environmental, and social issues resulting from the business operations of the Company, and to report the status of the handling to the Board of Directors. The handling procedures and the responsible person for each relevant issue shall be concrete and clear.

Article 8

The Company is advised to, on a regular basis, organize education and training on the promotion of sustainable development initiatives, including promotion of the matters prescribed in paragraph 2 of the preceding article.

Article 9

For the purpose of strengthening the management of sustainable developments, the Company has already established a governance framework to promote sustainable developments as well as established an exclusively dedicated unit, the Sustainable Development Department, to be in charge of proposing and enforcing the sustainable development policies, systems, or relevant management guidelines, and concrete promotional plans and to report on the same to the Board of Directors on a periodic basis.

The Company is advised to adopt reasonable remuneration policies, to ensure that remuneration arrangements support the strategic aims of the organization, and align with the interests of stakeholders.

It is advised that the employee performance evaluation system be combined with sustainable development policies, and that a clear and effective incentive and discipline system be established.

Article 10

The Company shall, based on respect for the rights and interests of stakeholders, identify stakeholders of the Company, and establish a designated section for stakeholders on the Company website; understand the reasonable expectations and demands of stakeholders through proper communication with them, and adequately respond to the important sustainable development issues which they are concerned about.

Chapter 3 Foster a Sustainable Environment

Article 11

The Company shall follow relevant environmental laws, regulations and international standards to properly protect the environment and shall endeavor to promote a sustainable environment when engaging in business operations and internal management.

Article 12

The Company is advised to endeavor to utilize energy consumption more efficiently and use renewable materials which have a low impact on the environment to improve sustainability of natural resources.

Article 13

The Company advised to establish proper environment management systems based on the characteristics of its industry. Such systems shall include the following tasks:

1. Collecting sufficient and up-to-date information to evaluate the impact of the company's business operations on the natural environment.

- 2. Establishing measurable goals for environmental sustainability, and examining whether the development of such goals should be maintained and whether it is still relevant on a regular basis.
- 3. Adopting enforcement measures such as concrete plans or action plans, and examining the results of their operation on a regular basis.
- Article 14 The Company's Environmental Protection department is the dedicated unit for drafting, promoting, and maintaining relevant environment management systems and concrete action plans, and should hold environment education courses for their managerial officers and other employees on a periodic basis.
- Article 15 The Company is advised to take into account the effect of business operations on ecological efficiency, promote and advocate the concept of sustainable consumption, and conduct research and development, procurement, production, operations, and services in accordance with the following principles to reduce the impact on the natural environment and human beings from its business operations:
 - 1. Reduce resource and energy consumption of their products and services.
 - 2. Reduce emission of pollutants, toxins and waste, and dispose of waste properly.
 - 3. Improve recyclability and reusability of raw materials or products.
 - 4. Maximize the sustainability of renewable resources.
 - 5. Enhance the durability of products.
 - 6. Improve efficiency of products and services.
- **Article 16** To improve water use efficiency, the Company shall properly and sustainably use water resources and establish relevant management measures.

The Company shall construct and improve environmental protection treatment facilities to avoid polluting water, air and land, and use its best efforts to reduce adverse impact on human health and the environment by adopting the best practical pollution prevention and control measures.

Article 17 The Company is advised to assess the current and future potential risks and opportunities that climate change may present to enterprises and to adopt relevant climate related measures.

The Company is advised to adopt standards or guidelines generally used in Taiwan and abroad to enforce corporate greenhouse gas inventory and to make disclosures thereof, the scope of which shall include the following:

1. Direct greenhouse gas emissions: Emissions from operations that are owned or controlled by the Company.

- 2. Indirect greenhouse gas emissions: Emissions resulting from the input electricity, heating, or steam.
- 3. Other indirect emissions: Emissions resulting from the Company's activities that are not categorized as indirect energy emissions, but from emission sources owned or controlled by other companies.

The Company is advised to compile statistics on greenhouse gas emissions, volume of water consumption and total weight of waste and to establish policies for energy conservation, carbon and greenhouse gas reduction, reduction of water consumption or management of other wastes. The Company's carbon reduction strategies should include obtaining carbon credits and be promoted accordingly to minimize the impact of its business operations on climate change.

Chapter 4 Preserving Public Welfare

Article 18

The Company shall comply with relevant laws and regulations, and the International Bill of Human Rights, with respect to rights such as gender equality, the right to work, and prohibition of discrimination.

To fulfill its responsibility to protect human rights, the Company shall adopt relevant management policies and processes, including:

- 1. Presenting a corporate policy or statement on human rights.
- 2. Evaluating the impact of the Company's business operations and internal management on human rights, and adopting corresponding handing processes.
- 3. Reviewing on a regular basis the effectiveness of the corporate policy or statement on human rights.
- 4. In the event of any infringement of human rights, the Company shall disclose the processes for handling of the matter with respect to the stakeholders involved.

The Company shall comply with the internationally recognized human rights of labor, including the freedom of association, the right of collective bargaining, caring for vulnerable groups, prohibiting the use of child labor, eliminating all forms of forced labor, eliminating recruitment and employment discrimination, and shall ensure that its human resource policies do not contain differential treatments based on gender, race, socioeconomic status, age, or marital and family status, so as to achieve equality and fairness in employment, hiring conditions, remuneration, benefits, training, evaluation, and promotion opportunities.

The Company shall provide an effective and appropriate grievance mechanism with respect to matters adversely impacting the rights and interests of the labor force, in order to ensure equality and transparency of the grievance process. Channels through which a grievance may be raised shall be clear, convenient, and unobstructed. The Company shall respond to any employee's grievance in an appropriate manner.

- Article 19 The Company shall provide information for its employees so that the employees have knowledge of the labor laws and the rights they enjoy in the countries where the Company has business operations.
- Article 20 The Company is advised to provide safe and healthful work environments for its employees, including necessary health and first-aid facilities and shall endeavor to curb dangers to employees' safety and health and to prevent occupational accidents.

The Company is advised to organize training on safety and health for its employees on a regular basis.

Article 21 The Company is advised to create an environment conducive to the development of its employees' careers and establish effective training programs to foster career skills.

The Company shall establish and implement reasonable employee welfare measures (including remuneration, leave and other welfare etc.) and appropriately reflect the business performance or achievements in the employee remuneration, to ensure the recruitment, retention, and motivation of human resources, and achieve the objective of sustainable operations.

Article 22 The Company shall establish a platform to facilitate regular two-way communication between the management and the employees for the employees to obtain relevant information on and express their opinions on the Company's operations, management and decisions.

The Company shall respect the employee representatives' rights to bargain for the working conditions, and shall provide the employees with necessary information and hardware equipment, in order to improve the negotiation and cooperation among employers, employees and employee representatives.

The Company shall, by reasonable means, inform employees of operation changes that might have material impacts.

Article 23 The Company shall take responsibility for its products and services, and take marketing ethics seriously. In the process of research and development, procurement, production, operations, and services, the Company shall ensure

the transparency and safety of its products and services. It further shall establish and disclose policies on consumer rights and interests, and enforce them in the course of business operations, in order to prevent the products or services from adversely impacting the rights, interests, health, or safety of consumers.

Article 24

The Company shall ensure the quality of its products and services by following the laws and regulations of the government and relevant standards of its industry.

The Company shall follow relevant laws, regulations and international guidelines in regard to customer health and safety and customer privacy involved in, and marketing and labeling of, its products and services and shall not deceive, mislead, commit fraud or engage in any other acts which would betray consumers' trust or damage consumers' rights or interests.

Article 25

The Company is advised to evaluate and manage all types of risks that could cause interruptions in operations, so as to reduce the impact on consumers and society.

The Company is advised to provide a clear and effective procedure for accepting consumer complaints to fairly and timely handle consumer complaints, shall comply with laws and regulations related to the Personal Information Protection Act for respecting consumers' rights of privacy and shall protect personal data provided by consumers.

Article 26

The Company is advised to assess the impact its procurement has on society as well as the environment of the community that it is procuring from, and shall cooperate with its suppliers to jointly implement the corporate social responsibility initiative.

The Company is advised to establish supplier management policies and request suppliers to comply with rules governing issues such as environmental protection, occupational safety and health or labor rights. Prior to engaging in commercial dealings, the Company is advised to assess whether there is any record of a supplier's impact on the environment and society, and avoid conducting transactions with those against corporate social responsibility policy.

When the Company enter into a contract with any of its major suppliers, the content should include terms stipulating mutual compliance with corporate social responsibility policy, and that the contract may be terminated or rescinded any time if the supplier has violated such policy and has caused

significant negative impact on the environment and society of the community of the supply source.

Article 27

The Company shall evaluate the impact of its business operations on the community, and adequately employ personnel from the location of the business operations, to enhance community acceptance.

The Company is advised to, through equity investment, commercial activities, endowments, volunteering service or other charitable professional services etc., dedicate resources to organizations that commercially resolve social or environmental issues, participate in events held by citizen organizations, charities and local government agencies relating to community development and community education to promote community development.

Chapter 5 Enhancing Disclosure of Sustainable Development Information

Article 28

The Company shall disclose information according to relevant laws, regulations and the Corporate Governance Best Practice Principles for TWSE/GTSM listed Companies and shall fully disclose relevant and reliable information relating to its sustainable development initiatives to improve information transparency.

Relevant information relating to sustainable development which the Company shall disclose includes:

- 1. The policy, systems or relevant management guidelines, and concrete promotion plans for sustainable development initiatives, as resolved by the Board of Directors.
- 2. The risks and the impact on the corporate operations and financial condition arising from exercising corporate governance, fostering a sustainable environment and preserving social public welfare.
- 3. Goals and measures for promoting the sustainable development initiatives established by the Company, and performance in implementation.
- 4. Major stakeholders and their concerns.
- 5. Disclosure of information on major suppliers' management and performance with respect to major environmental and social issues.
- 6. Other information relating to sustainable development initiatives.

Article 29

The Company shall adopt internationally widely recognized standards or guidelines when producing sustainability reports, to disclose the status of their implementation of the sustainable development policy. It also is advisable to obtain a third-party assurance or verification for reports to enhance the reliability of the information in the reports. The reports are advised to include:

- 1. The policy, system, or relevant management guidelines and concrete promotion plans for implementing sustainable development initiatives.
- 2. Major stakeholders and their concerns.
- 3. Results and a review of the exercising of corporate governance, fostering of a sustainable environment, preservation of public welfare and promotion of economic development.
- 4. Future improvements and goals.

Chapter 6 Supplementary Provisions

Article 30 The Company shall at all times monitor the development of domestic and foreign sustainable development standards and the change of business environment so as to examine and improve its established sustainable development framework and to obtain better results from the implementation of the sustainable development policy.

Solar Applied Materials Technology Corp. Procedures for Election of Directors

Approved by the shareholders' meeting on June 30, 2003
Approved by the shareholders' meeting on June 21, 2006
Approved by the shareholders' meeting on March 20, 2015
Approved by the shareholders' meeting on June 12, 2015
Approved by the shareholders' meeting on July 19, 2016
Approved by the shareholders' meeting on July 16, 2021

- Article 1: The election of directors at the Company is conducted in accordance with these Procedures.
- Article 1-1: The overall composition of the Board of Directors shall be taken into consideration in the selection of this Company's directors. The composition of the Board of Directors shall be determined by taking diversity into consideration and formulating an appropriate policy on diversity based on the company's business operations, operating dynamics, and development needs. The policy shall include, without being limited to, the following two general standards:
 - 1. Basic requirements and values: Gender, age, nationality, and culture.
 - 2. Professional knowledge and skills: A professional background (e.g., law, accounting, industry, finance, marketing, technology), professional skills, and industry experience.

Each member of the Board of Directors shall have the necessary knowledge, skill, and experience to perform their duties. The abilities that must be present in the Board of Directors as a whole are as follows:

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

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

The Company's Board of Directors shall consider adjusting its composition based on the results of performance evaluation.

Article 2: Unless otherwise specified in the Company's Articles of Incorporation, the cumulative voting method shall be adopted in the election and appointment of directors (including independent directors) at the Company. Each share shall have voting rights equal to the number of directors (including independent directors) to be elected, and may be cast for a single candidate or split among multiple candidates. Candidates who receive votes representing the most voting shares shall be elected directors (including independent directors). Attendance card number printed on a ballot may be used in place of the name of a voter.

In the event that the election of independent directors and non-independent directors is held simultaneously, the number of independent directors and non-independent directors elected shall be calculated separately.

- Article 3: The Board of Directors shall prepare ballots in numbers equal to the number of directors (including independent directors) to be elected, and shall issue the ballots to the shareholders attending the shareholders' meeting according to their attendance card number, with the number of voting shares indicated on the ballots.
- Article 4: Directors (including independent directors) at the Company shall be elected from among persons with disposing capacity by the shareholders' meeting. The number of directors (including independent directors) is stipulated in the Company's Articles of Incorporation. The registered cumulative voting method shall be adopted in the election of directors (including independent directors). The candidate nomination system shall be adopted in the election of directors (including independent directors). Candidates shall be subject to the procedures in the candidate nomination system stipulated in Articles 192-1 and 216-1 of the Company Act. Candidates who receive votes representing the most voting shares shall be elected in order according to the number of votes they receive. If two or more candidates receive the same number of votes, thus exceeding the prescribed number of positions, they shall draw lots to determine who will be elected. If the candidates are not present, the chairperson shall draw lots on their behalf.

Article 4-1: When the number of directors falls below five due to the dismissal of a director for any reason, the Company shall hold a by-election to fill the vacancy at its next shareholders' meeting. When the number of directors falls short by one third of the total number prescribed in the Company's Articles of Incorporation, the Company shall call an extraordinary shareholders' meeting within 60 days from the date of occurrence and hold a by-election to fill the vacancies.

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

Other matters to be complied with shall be governed by the Company Act and the relevant regulations promulgated by the competent authority in charge of securities affairs.

- Article 5: Before an election begins, the chairperson shall appoint a number of scrutineers (shareholders present) and counting agents to perform duties related to vote monitoring and counting, respectively.
- Article 6: Ballot boxes used for the election of directors shall be prepared and provided by the Board of Directors, and shall be inspected by the scrutineers in public before voting begins.

The ballots cast during the election mentioned in the preceding paragraph shall be sealed by the scrutineers and affixed with their signatures, and then kept properly for at least one year. However, in the event that a shareholder files a lawsuit in accordance with Article 189 of the Company Act, the ballots shall be kept until the conclusion of the lawsuit.

Article 7: (Deleted)

Article 8: A ballot is invalid under any of the following circumstances:

- 1. The ballot prepared by the person with the right to convene is not used.
- 2. Words other than the number of voting shares allotted are included.
- 3. The writing is unclear and indecipherable or has been altered.
- 4. The name of the candidate filled in the ballot is not consistent with that indicated in the list of director candidates.
- 5. The number of candidates filled exceeds the number of directors required to be elected.
- 6. A ballot is not placed into the ballot box or a blank ballot is cast.
- Article 9: After all the ballots have been cast, the scrutineers shall open the ballot boxes and proceed with vote counting.

- Article 10: If a ballot is questionable, the scrutineers shall verify whether it will be invalidated. Invalid ballots shall be placed separately, and the number of invalid ballots and corresponding voting shares shall be recorded after vote counting is completed. These ballots shall be indicated as invalid votes by the scrutineers and affixed with their signatures.
- Article 11: In the event that an elected director is confirmed to be ineligible or unsuitable for the position in accordance with the relevant laws and regulations, the vacancy shall be filled by the candidate receiving the next highest number of votes.
- Article 12: After the scrutineers verify the total number of valid and invalid votes, the number of valid votes and corresponding voting shares, and the number of invalid votes and corresponding voting shares shall be be filled on the record sheet. The chairperson shall announce the name of the candidates elected and the corresponding number of votes received on the spot.
- Article 13: Any matters not specified here in these Procedures shall be governed by the Company Act and the relevant regulations.
- Article 14: These Procedures shall take effect upon approval during the shareholders' meeting.

 The same shall apply to any amendment thereto.

Solar Applied Materials Technology Corp.

Rules of Procedure for Shareholders' Meetings

Approved by the shareholders' meeting on June 28, 2013
Approved by the shareholders' meeting on July 19, 2016
Approved by the shareholders' meeting on December 28, 2016
Approved by the shareholders' meeting on June 19, 2020
Approved by the shareholders' meeting on July 16, 2021
Approved by the shareholders' meeting on May 31, 2022

- Article 1: In order to establish a strong governance system and sound supervisory capabilities for the Company's shareholders' meetings and strengthen management capabilities, these Rules are adopted pursuant to Article 5 of the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies.
- Article 2: Unless otherwise provided by the relevant laws and regulations or the Company's Articles of Incorporation, the rules of procedure for the Company's shareholders' meetings shall be governed by these Rules.
- Unless otherwise provided by the relevant laws and regulations, the Company's Article 3: shareholders' meetings shall be convened by the Board of Directors. Changes to how the Company convenes its shareholders' meeting shall be resolved by the Board of Directors, and shall be made no later than mailing of the shareholders meeting notice. The Company shall prepare the electronic version of the shareholders' meeting notice and power of attorney, and information regarding the subject and explanatory notes for all proposals, including proposals for ratification, matters for deliberation, and election or dismissal of directors or supervisors, and upload them to the Market Observation Post System (MOPS) 30 days before the date of an annual shareholders' meeting or 15 days before the date of an extraordinary shareholders' meeting. The Company shall prepare the electronic version of the agenda for an annual shareholders' meeting and supplemental meeting materials, and upload them to MOPS 21 days before the date of an annual shareholders' meeting or 15 days before the date of an extraordinary shareholders' meeting. However, the Company has the paid-in capital of NT\$10 billion or more as of the last day of the most current fiscal year, or total shareholding of foreign shareholders and PRC shareholders reaches 30% or more as recorded in the register of shareholders of the shareholders' meeting held in the immediately preceding year, transmission of these electronic files shall be made by 30 days

before the regular shareholders' meeting. In addition, the Company shall also have prepared the shareholders' meeting agenda and supplemental meeting materials 15 days before the date of a shareholders' meeting, and make them available for review by shareholders at any time. The meeting agenda and supplemental materials shall be displayed at the Company and the professional shareholder services agent designated by the Company.

The Company shall make the meeting agenda and supplemental meeting materials in the preceding paragraph available to shareholders for review in the following manner on the date of the shareholders' meeting:

- I. For physical shareholders' meetings, to be distributed on-site at the meeting.
- II. For hybrid shareholders' meetings, to be distributed on-site at the meeting and shared on the virtual meeting platform.
- III. For virtual-only shareholders' meetings, electronic files shall be shared on the virtual meeting platform.

The reasons for convening a shareholders' meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be delivered electronically.

Election or dismissal of directors; changes in the Articles of Association; capital reduction; application for halting public offering; permission for directors to compete with the Company; capitalization of retained earnings; capitalization of capital reserves; dissolution, merging or demerger of the Company; or all items pertaining to Article 185, Paragraph 1 of the Company Act; Article 26-1 and Article 43-6 of the Securities and Exchange Act; and Article 56-1 and Article 60-2 of the Regulations Governing the Offering and Issuance of Securities by Securities Issuers shall be listed as reasons to convene the meeting, with their essential contents specified, and may not be raised as extempore motions.

The notice to convene a shareholders' meeting shall already specify the full reelection of directors and supervisors, and shall indicate the date of appointment. After completing the re-election process in the shareholders' meeting, change of appointment date may not be raised as an extempore motion or by other means in the same meeting.

A shareholder holding more than one percent of the total number of issued shares may submit to the Company a proposal containing only one item for discussion at an annual shareholders' meeting. Proposals containing more than one item shall not be included in the meeting agenda. In addition, the Board of Directors may exclude a shareholder's proposal from the meeting agenda if any of the circumstances listed in Article 172-1, Paragraph 4 of the Company Act is found in the proposal. A shareholder may submit a proposal containing only one item for urging the Company to promote public interests or fulfill its social responsibilities in

accordance with Article 172-1 of the Company Act. Related proposals containing more than one item shall not be included in the meeting agenda.

Prior to the book closure date before the convening of an annual shareholders' meeting, the Company shall publish a notice announcing the acceptance of proposals, the method for receiving proposals, either by correspondence or electronic means, the venue and period for shareholders to submit proposals to be discussed at the meeting. The period for receiving proposals shall be not less than 10 days prior thereto.

A proposal to be submitted by a shareholder shall contain no more than 300 words. Any proposal containing more than 300 words shall not be included in the meeting agenda. The shareholder who has submitted a proposal shall attend, either in person or by proxy, the annual shareholders' meeting in which his/her proposal is to be discussed, and shall take part in the discussion of the proposal.

Prior to the date of issuance of notice for a shareholders' meeting, the Company shall notify the shareholders who submitted their proposals of the proposal screening results, and shall list in the meeting notice the proposals that comply with the provisions of this article. The Board of Directors shall explain the reasons for excluding any shareholder proposals from the agenda during the shareholders' meeting.

Article 4: At each shareholders' meeting, a shareholder may appoint a proxy to attend the meeting by providing the power of attorney issued by the Company which states the scope of power authorized to the proxy.

A shareholder may appoint only one proxy by providing only one power of attorney, and shall deliver the power of attorney to the Company five days before the date of a shareholders' meeting. In the event that duplicate powers of attorney are delivered to the Company, the first power of attorney arriving at the Company shall prevail, provided that a declaration is issued to cancel the appointment of the proxy as stated in the power of attorney which arrives later.

If the shareholder intends to attend the shareholders' meeting in person or exercise his/her voting rights by correspondence or electronically after a power of attorney has been delivered to the Company, the shareholder shall issue a proxy rescission notice to the Company in writing two days before the date of the shareholders' meeting. If a proxy rescission notice is issued late, the voting rights exercised by the proxy in attendance shall prevail.

If, after a proxy form is delivered to the Company, a shareholder wishes to attend the shareholders' meeting online, a written notice of proxy cancellation shall be submitted to the Company two business days before the meeting date. If the cancellation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail. Article 5: A shareholders' meeting shall be held at the premises of the Company or a venue which is convenient for shareholders to attend the meeting and is suitable for convening the meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m., with full consideration given to the opinions of the independent directors.

The restrictions on the place of the meeting shall not apply when the Company convenes a virtual-only shareholders meeting.

Article 6: The Company shall specify in a shareholders' meeting notice the time during which attendance registration for shareholders, solicitors and proxies (collectively "shareholders") will be accepted, the place to register for attendance, and other matters for attention.

The time during which shareholder attendance registration will be accepted, as stated in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting will commence. The venue at which attendance registration are conducted shall be clearly marked and with a sufficient number of suitable personnel assigned to handle the registration. For virtual shareholders' meetings, shareholders may begin to register on the virtual meeting platform 30 minutes before the meeting starts. Shareholders completing registration will be deemed as attend the shareholders' meeting in person.

Shareholders shall attend shareholders' meetings with an attendance card, a sign-in card or other certificates of attendance. The Company may not arbitrarily add requirements for other documents beyond those showing eligibility to attend presented by shareholders. Solicitors soliciting powers of attorney shall also bring their identification documents for verification.

The Company shall prepare an attendance book for the shareholders present to sign, or the shareholders present may hand in a sign-in card in lieu of signing in.

The Company shall provide the shareholders present with an agenda handbook, an annual report, an attendance card, a speaker's slip, a voting card and other meeting materials. In the event that an election of directors is held, a ballot shall also be provided to them.

When the government or a legal person is a shareholder, the shareholder may appoint more than one representative to attend a shareholders' meeting. When a legal person is appointed to attend a shareholders' meeting as proxy, the legal person may only designate one representative to attend the meeting.

In the event of a virtual shareholders' meeting, shareholders wishing to attend the meeting online shall register with the Company two days before the meeting date. In the event of a virtual shareholders meeting, the Company shall upload the meeting agenda book, Annual Report and other meeting materials to the virtual

meeting platform at least 30 minutes before the meeting starts, and keep this information disclosed until the end of the meeting.

- Article 6-1: To convene a virtual shareholders' meeting, the Company shall include the follow particulars in the shareholders' meeting notice:
 - I. How shareholders attend the virtual meeting and exercise their rights.
 - II. Actions to be taken if the virtual meeting platform or participation in the virtual meeting is obstructed due to natural disasters, accidents or other force majeure events, at least covering the following particulars:
 - (I) To what time the meeting is postponed or from what time the meeting will resume if the above obstruction continues and cannot be removed, and the date to which the meeting is postponed or on which the meeting will resume.
 - (II) Shareholders not having registered to attend the affected virtual shareholders' meeting shall not attend the postponed or resumed session.
 - (III) In case of a hybrid shareholders' meeting, when the virtual meeting cannot be continued, if the total number of shares represented at the meeting, after deducting those represented by shareholders attending the virtual shareholders' meeting online, meets the minimum legal requirement for a shareholders' meeting, then the shareholders' meeting shall continue. The shares represented by shareholders attending the virtual meeting online shall be counted towards the total number of shares represented by shareholders present at the meeting, and the shareholders attending the virtual meeting online shall be deemed abstaining from voting on all proposals on meeting agenda of that shareholders' meeting.
 - (IV) Actions to be taken if the outcome of all proposals have been announced and extraordinary motion has not been carried out.
 - III. To convene a virtual-only shareholders' meeting, appropriate alternative measures available to shareholders with difficulties in attending a virtual shareholders' meeting online shall be specified.
- Article 7: If a shareholders' meeting is convened by the Board of Directors, the meeting shall be chaired by the Chairman. When the Chairman is on leave or is unable to exercise his/her powers for any reason, the Vice Chairman shall chair the meeting in place of the Chairman. If there is no Vice Chairman or the Vice Chairman is also on leave or is unable to exercise his/her powers for any reason, the Chairman shall appoint one of the managing directors to chair the meeting. If there are no managing directors, one of the directors shall be appointed to chair the meeting. In the event that the Chairman does not make such a designation, the managing directors or the directors shall select from among themselves one person to chair the meeting.

In the event that a managing director or a director chairs a shareholders' meeting as mentioned in the preceding paragraph, the managing director or director shall be one who has served in his/her position for more than six months and understands the financial and business status of the Company. The same shall apply to the case in which the representative of a legal-person director chairs a shareholders' meeting. It is advisable that shareholders' meetings convened by the Board of Directors be chaired by the Chairman in person, and attended by more than half the directors and at least one member of each functional committee on behalf of the committee. Shareholders' attendance shall be recorded in the minutes of shareholders' meetings. If a shareholders' meeting is convened by a person with the right to convene other than the Board of Directors, the person shall chair the meeting. When there are two or more such persons, they shall mutually select one person from among themselves to chair the meeting.

The Company may appoint an attorney, a certified public accountant (CPA) or a related person it authorizes to sit in on a shareholders' meeting in a non-voting capacity.

Article 8: The Company shall make an uninterrupted audio and video recording of the registration procedure, the proceedings of the shareholders' meeting, and the voting and vote counting procedures, starting from the time when shareholders are allowed to register for attendance at the meeting.

The audio and video recording mentioned in the preceding paragraph shall be kept for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.

Where a shareholders' meeting is held online, the Company shall keep records of shareholder registration, sign-in, check-in, questions raised, votes cast and results of votes counted by the Company, and continuously audio and video record, without interruption, the proceedings of the virtual meeting from beginning to end.

The information and audio and video recording in the preceding paragraph shall be properly kept by the Company during the entirety of its existence, and copies of the audio and video recording shall be provided to and kept by the party appointed to handle matters of the virtual meeting.

In case of a virtual shareholders meeting, the Company is advised to audio and video record the back-end operation interface of the virtual meeting platform.

Article 9: Attendance at shareholders' meetings shall be calculated based on the number of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in, and the shares checked in on the virtual meeting platform, plus the number of shares whose voting rights are exercised by correspondence or electronically.

The chairperson shall call the meeting to order at the appointed meeting time and announce the relevant information, such as the number of non-voting shares and the number of shares in attendance. However, when the shareholders present do not represent more than half the total number of issued shares, the chairperson may announce a postponement, with no more than two such postponements exceeding one hour in total allowed. If the quorum is not met after two postponements and the attending shareholders still represent less than one third of the total number of issued shares, the chair shall declare the meeting adjourned. In the event of a virtual shareholders meeting, the Company shall also declare the meeting adjourned at the virtual meeting platform.

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

When the shareholders present represent more than half the total number of issued shares before the conclusion of the meeting, the chairperson may resubmit the tentative resolution for voting at the shareholders' meeting in accordance with Article 174 of the Company Act.

Article 10: If a shareholders' meeting is convened by the Board of Directors, the meeting agenda shall be set by the Board of Directors. Votes shall be cast on each separate proposal in the agenda (including extempore motions and amendments to the original proposals set out in the agenda). The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution adopted by the shareholders' meeting.

The provisions of the preceding paragraph shall apply mutatis mutandis to a shareholders' meeting convened by a person with the right to convene other than the Board of Directors.

The chairperson may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda set out in the preceding two paragraphs (including extempore motions), except upon a resolution adopted by the shareholders' meeting. If the chairperson declares the meeting adjourned in violation of the rules of procedure, other members of the Board of Directors shall promptly assist the shareholders present in electing a new chairperson in accordance with the statutory procedures. The meeting shall continue after a chairperson is

elected with the approval of more than half the voting rights represented by the shareholders present.

The chairperson shall allow ample opportunities for explaining and discussing the proposals, amendments or extempore motions raised by the shareholders during the meeting. When the chairperson is of the opinion that a proposal has been discussed sufficiently to put it to a vote, the chairperson may announce the discussion closed, call for a vote, and schedule sufficient time for voting.

Article 11: Before speaking, a shareholder present must specify on a speaker's slip the subject of his/her speech, his/her shareholder account number (or attendance card number), and his/her account name. The order in which shareholders speak will be set by the chairperson.

A shareholder present who has submitted a speaker's slip but is yet to speak shall be deemed to have not spoken. When the content of a shareholder's speech does not correspond to the subject given on his/her speaker's slip, the spoken content shall prevail.

Unless otherwise consented by the chairperson, a shareholder may not speak more than twice on the same proposal, and may only speak for no more than five minutes each time. If the shareholder's speech violates the rules or exceeds the scope of the agenda item, the chairperson may terminate his/her speech.

When a shareholder present is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chairperson and the shareholder who has the floor. Any violation of this rule shall be stopped by the chairperson.

When a legal-person shareholder appoints two or more representatives to attend a shareholders' meeting, only one representative may speak on the same proposal.

After a shareholder present has spoken, the chairperson may respond in person or direct the relevant personnel to respond.

Where a virtual shareholders' meeting is convened, shareholders attending the virtual meeting online may raise questions in writing at the virtual meeting platform from the chair declaring the meeting open until the chair declaring the meeting adjourned. No more than two questions for the same proposal may be raised. Each question shall contain no more than 200 words. The regulations in paragraphs 1 to 5 do not apply.

As long as questions so raised in accordance with the preceding paragraph are not in violation of the regulations or beyond the scope of a proposal, it is advisable the questions be disclosed to the public at the virtual meeting platform.

Article 12: Votes at shareholders' meetings shall be calculated based on the number of shares.

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

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

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

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

Article 13: A shareholder shall be entitled to one vote for each share held; however, this shall not apply to those who are restricted or who do not have the right to vote under Article 179, Paragraph 2 of the Company Act.

When the Company convenes a shareholders' meeting, shareholders shall exercise their voting rights electronically and may exercise their voting rights by correspondence. When voting rights are exercised by correspondence or electronically, the method for exercising voting rights shall be specified in the shareholders' meeting notice. A shareholder who exercises his/her voting rights by correspondence or electronically shall be deemed to have attended the meeting in person. However, the shareholder shall be deemed to have waived his/her rights in respect of extempore motions or amendments to original proposals in the meeting. Therefore, the Company is advised to avoid proposing extempore motions and amendments to original proposals.

A shareholder who intends to exercise his/her voting rights by correspondence or electronically as mentioned in the preceding paragraph shall deliver a written declaration of intent to the Company two days before the date of the shareholders' meeting. In the event that duplicate declarations of intent are delivered to the Company, the first declarations of intent arriving at the Company shall prevail, provided that a statement is issued to cancel the first declaration of intent as stated in the declaration of intent which arrives later.

If the shareholder intends to attend the shareholders' meeting in person or online after exercising his/her voting rights by correspondence or electronically, the shareholder shall issue a written declaration of intent to retract the voting rights already exercised in the preceding paragraph to the Company two days before the date of the shareholders' meeting. If a notice of retraction is issued late, the voting rights already exercised by correspondence or electronically shall prevail. When a shareholder has exercised his/her voting rights both by correspondence or electronically and by appointing a proxy to attend a shareholders' meeting, the voting rights exercised by the proxy in the meeting shall prevail.

Unless otherwise provided in the Company Act and the Company's Articles of Incorporation, a proposal shall be approved upon a resolution adopted by more than half the shareholders present. At the time of voting, the chairperson or a person designated by the chairperson shall first announce the total number of voting shares held by the shareholders present before the shareholders begin to vote for each proposal. The results for each proposal, including the number of votes for and against the proposal and the number of abstentions, shall be uploaded onto MOPS on the same day after the conclusion of the meeting.

When there is an amendment or an alternative to a proposal, the chairperson shall present the amended or alternative proposal along with the original proposal, and decide the order in which they will be put to a vote. If any one of these proposals is adopted, the other proposals shall be deemed rejected, with no further voting required.

The chairperson shall appoint scrutineers and counting agents to perform vote counting and monitoring for proposals, provided that all scrutineers and counting agents are shareholders at the Company.

Vote counting for proposals or elections at shareholders' meetings shall be conducted in public at the venue of the shareholders' meeting. The voting results, including the tallies of number of votes, shall be announced on the spot after vote counting is completed, and a record of these results shall be made.

When the Company convenes a virtual shareholders' meeting, after the chair declares the meeting open, shareholders attending the meeting online shall cast votes on proposals and elections on the virtual meeting platform before the chair announces the voting session ends or will be deemed abstained from voting.

In the event of a virtual shareholders meeting, votes shall be counted at once after the chair announces the voting session ends, and results of votes and elections shall be announced immediately.

When the Company convenes a hybrid shareholders' meeting, if shareholders who have registered to attend the meeting online in accordance with Article 6 decide to attend the physical shareholders' meeting in person, they shall revoke their registration two days before the shareholders' meeting in the same manner as they registered. If their registration is not revoked within the time limit, they may only attend the shareholders' meeting online.

When shareholders exercise voting rights by correspondence or electronic means, unless they have withdrawn the declaration of intent and attended the shareholders' meeting online, except for extraordinary motions, they will not exercise voting rights on the original proposals or make any amendments to the original proposals or exercise voting rights on amendments to the original proposal.

Article 14: The election of directors at a shareholders' meeting shall be held in accordance with the applicable election and appointment rules adopted by the Company. The voting results, including the name of those elected and the corresponding number of votes received, as well as the name of those not elected and the corresponding number of votes received, shall be announced on the spot.

The ballots cast during the election mentioned in the preceding paragraph shall be sealed by the scrutineers and affixed with their signatures, and then kept properly for at least one year. However, in the event that a shareholder files a lawsuit in accordance with Article 189 of the Company Act, the ballots shall be kept until the conclusion of the lawsuit.

Article 15: Matters related to the resolutions of a shareholders' meeting shall be recorded in the meeting minutes. The meeting minutes shall be signed or sealed by the chairperson of the meeting, with a copy of the meeting minutes distributed to each shareholder within 20 days after the conclusion of the meeting. The meeting minutes may be produced and distributed in electronic form.

The Company may distribute the meeting minutes mentioned in the preceding paragraph via a public announcement made on MOPS.

The meeting minutes shall accurately record the year, month, day, and venue of the meeting, the chairperson's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their voting results (including tallies of the number of voting shares), and disclose the number of voting shares received by each candidate in the event of an election of directors. The meeting minutes shall be kept permanently throughout the existence of the Company.

Where a virtual shareholders' meeting is convened, in addition to the particulars to be included in the meeting minutes as described in the preceding paragraph, the start time and end time of the shareholders' meeting, how the meeting is convened, the chair's and secretary's name, and actions to be taken in the event of disruption to the virtual meeting platform or participation in the meeting online due to natural disasters, accidents or other force majeure events, and how issues are dealt with shall also be included in the minutes.

When convening a virtual-only shareholder meeting, other than compliance with the requirements in the preceding paragraph, the Company shall specify in the meeting minutes alternative measures available to shareholders with difficulties in attending a virtual-only shareholders' meeting online. Article 16: On the day of a shareholders' meeting, the Company shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation, the number of shares represented by proxies and the number of shares represented by shareholders attending the meeting by correspondence or electronic means, and shall make an express disclosure of the same at the place of the shareholders' meeting. In the event a virtual shareholders' meeting, the Company shall upload the above meeting materials to the virtual meeting platform at least 30 minutes before the meeting starts, and keep this information disclosed until the end of the meeting.

During the Company's virtual shareholders' meeting, when the meeting is called to order, the total number of shares represented at the meeting shall be disclosed on the virtual meeting platform. The same shall apply whenever the total number of shares represented at the meeting and a new tally of votes is released during the meeting.

If the resolutions adopted by a shareholders' meeting constitute material information under the relevant laws and regulations or the regulations promulgated by Taiwan Stock Exchange Corporation (or Taipei Exchange), the Company shall upload the content of these resolutions onto MOPS within the prescribed time period.

Article 17: Staff members in charge of affairs related to a shareholders' meeting shall put on an identification badge or armband.

The chairperson may direct proctors or security personnel to help maintain order at the meeting venue. In the event that proctors or security personnel is roped in to help maintain order at the meeting venue, they shall put on an identification badge or armband bearing the word "Proctor." If a shareholder attempts to speak through any device other than the public address equipment provided at the meeting venue, the chairperson may prevent the shareholder from doing so.

In the event that a shareholder violates the rules of procedure and defies the chairperson's directives by obstructing the proceedings and refusing to stop his/her actions, the chairperson may direct proctors or security personnel to escort the shareholder out of the meeting venue.

Article 18: When a meeting is in progress, the chairperson may announce a break based on time considerations. In the event of force majeure, the chairperson may rule the meeting temporarily suspended and announce a time when the meeting will be resumed depending on the circumstance.

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

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

- Article 19: In the event of a virtual shareholders' meeting, the Company shall disclose real-time results of votes and election immediately after the end of the voting session on the virtual meeting platform according to the regulations, and this disclosure shall continue at least 15 minutes after the chair has announced the meeting adjourned.
- Article 20: When the Company convenes a virtual-only shareholders' meeting, both the chair and secretary shall be in the same location, and the chair shall declare the address of their location when the meeting is called to order.
- Article 21: In the event of a virtual shareholders' meeting, the Company may offer a simple connection test to shareholders prior to the meeting, and provide relevant real-time services before and during the meeting to help resolve communication technical issues.

In the event of a virtual shareholders' meeting, when declaring the meeting open, the chair shall also declare, unless under a circumstance where a meeting is not required to be postponed to or resumed at another time under Article 44-20, paragraph 4 of the Regulations Governing the Administration of Shareholder Services of Public Companies, if the virtual meeting platform or participation in the virtual meeting is obstructed due to natural disasters, accidents or other force majeure events before the chair has announced the meeting adjourned, and the obstruction continues for more than 30 minutes, the meeting shall be postponed to or resumed on another date within five days, in which case Article 182 of the Company Act shall not apply.

For a meeting to be postponed or resumed as described in the preceding paragraph, shareholders who have not registered to participate in the affected shareholders' meeting online shall not attend the postponed or resumed session.

For a meeting to be postponed or resumed under the second paragraph, the number of shares represented by, and voting rights and election rights exercised by the shareholders who have registered to participate in the affected shareholders' meeting and have successfully signed in the meeting, but do not attend the postpone or resumed session, at the affected shareholders' meeting, shall be counted towards the total number of shares, number of voting rights and number of election rights represented at the postponed or resumed session.

During a postponed or resumed session of a shareholders' meeting held under the second paragraph, no further discussion or resolution is required for proposals for which votes have been cast and counted and results have been announced, or list of elected Directors and Supervisors.

When the Company convenes a hybrid shareholders' meeting, and the virtual meeting cannot continue as described in second paragraph, if the total number of

shares represented at the meeting, after deducting those represented by shareholders attending the virtual shareholders' meeting online, still meets the minimum legal requirement for a shareholders' meeting, then the shareholders' meeting shall continue, and not postponement or resumption thereof under the second paragraph is required.

Under the circumstances where a meeting should continue as in the preceding paragraph, the shares represented by shareholders attending the virtual meeting online shall be counted towards the total number of shares represented by shareholders present at the meeting, provided these shareholders shall be deemed abstaining from voting on all proposals on meeting agenda of that shareholders' meeting.

When postponing or resuming a meeting according to the second paragraph, the Company shall handle the preparatory work based on the date of the original shareholders' meeting in accordance with the requirements listed under Article 44-20, paragraph 7 of the Regulations Governing the Administration of Shareholder Services of Public Companies.

For dates or period set forth under Article 12, second half, and Article 13, paragraph 3 of Regulations Governing the Use of Proxies for Attendance at Shareholder Meetings of Public Companies, and Article 44-5, paragraph 2, Article 44-15, and Article 44-17, paragraph 1 of the Regulations Governing the Administration of Shareholder Services of Public Companies, the Company shall handle the matter based on the date of the shareholders' meeting that is postponed or resumed under the second paragraph. Article 22: When convening a virtual-only shareholders' meeting, the Company shall provide appropriate alternative measures available to shareholders with difficulties in attending a virtual shareholders' meeting online.

Article 23: These Procedures shall take effect upon approval by the shareholders' meeting. The same shall apply to any amendment thereto.

Solar Applied Materials Technology Corporation Status of Shareholding by Directors

Book Closure Date: April 1, 2023

Nama	Number of	Shareholding Ratio
Name	Shares Held	(%)
Chii-Feng Huang	6,125,462	1.03
Chien-Yung Ma	824,799	0. 14
Sheng Yuan Investment Co., Ltd.	10 405 064	1. 74
Representative: Pen-Chan Hung	10,403,004	1. /4
Yung-Chang Chao	0	0.00
Xxentria Chi Co., Ltd.	28 602 000	6. 48
Representative: Yu-Cheng Cheng	38,092,000	0.46
Xxentria Chi Co., Ltd.	28 602 000	6, 48
Representative: Yun-Fang Li	38,092,000	0.40
Fong Chi Vao	0	0.00
reng-Cili Kao	U	0.00
Chun Hung Tung	0	0.00
Chun-11ung 1ung	U	0.00
Tse_Hsiana Tina	0	0.00
15C-115Iding Ting	U	0.00
ercentage of shares held by all	56 047 325	9.39
	30,047,323	9.39
	Chien-Yung Ma Sheng Yuan Investment Co., Ltd. Representative: Pen-Chan Hung Yung-Chang Chao Xxentria Chi Co., Ltd. Representative: Yu-Cheng Cheng Xxentria Chi Co., Ltd. Representative: Yun-Fang Li Feng-Chi Kao Chun-Hung Tung Tse-Hsiang Ting	Name Chii-Feng Huang Chien-Yung Ma Sheng Yuan Investment Co., Ltd. Representative: Pen-Chan Hung Yung-Chang Chao Xxentria Chi Co., Ltd. Representative: Yu-Cheng Cheng Xxentria Chi Co., Ltd. Representative: Yu-Fang Li Feng-Chi Kao Chun-Hung Tung O Shares Held 6,125,462 10,405,064 10

- I. The paid-in capital of the Company is NT\$5,968,762,430, and the number of issued shares is 596,876,243.
- II. In line with Article 26 of the Securities and Exchange Act and the Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies, the statutory shareholding of the Company's directors is 19,100,040 shares.