Transcend Information, Inc.

2019 ANNUAL REGULAR SHAREHOLDERS' MEETING MINUTES

(This English version is a translation based on the original Chinese version. Where any discrepancy arises between the two versions, the Chinese version shall prevail.)

Time: 9:00 a.m., June 12, 2019

Place: Transcend Information, Inc. (No. 70, XingZhong Rd., NeiHu Dist., Taipei 114, Taiwan) Total share represented by shareholders present in person or by proxy are 337,026,475 shares (including 330,340,701 shares casted electronically), which is 78.23% of the total 430,761,675 outstanding shares.

Attended Directors:

Shu, Chung-Wan, the chairman of Board of Directors, Wang Jen-Ming, and Li Tseng-Ho Attended Independent Directors:

Wang, Yi-Hsin, the convener of Audit Committee

Attendees:

Lin Chun-Yao, the independent auditors of the Pricewaterhouse Coopers Li, Dan, the lawyer of World Patent & Trademark Office

Chairman: Shu, Chung-Wan Recorder: Chen, Hung-Jen

Call meeting to order: The aggregate shareholding of the shareholders present in person or by proxy constituted a quorum. The Chairman called the meeting to order.

Chairman's Remarks: (Omitted)

I. Report Items

(1) To report the business of 2018.

Please refer to Attachment I.

(2) Audit Committee's review report.

Please refer to Attachment II.

(3) To report 2018 employees' profit sharing bonus and directors' compensation.

Explanatory Notes:

A. The remuneration of 2018 profit to employees would be NT\$ 26,623,857 (distributed in cash); and that to directors would be NT\$ 3.411.000.

- B. The estimated remuneration to employees is NT\$ 27,572,285 and the different amount should be NT\$ 948,428; the estimated remuneration to directors is NT\$ 3,934,539 and the different amount should be NT\$ 523,539.
- C. The difference will be recognized as expense in the statement of income in 2019.
- (4) The status of guarantees provided by the Company as of the end of 2018.

Explanatory Notes:

The Company provided a guarantee for Transcend Japan Inc. amounting to JPY 2,000,000 thousand, and the actual amount of guarantee draw down is JPY 0 by the end of 2018. Pursuant to the Company's "Procedures for Endorsement and Guarantee", the limit of guarantee was NT\$ 7,992,121 thousand (approximate JPY 28,700,000 thousand).

II. Proposed Items

(1) Adoption of 2018 Business Report and Financial Statements.

(Proposed by the Board of Directors)

Explanatory Notes:

- A. The parent company only financial statement and consolidated financial statement of the Company for the year of 2018 have been audited by independent auditors, Mr. Chun-Yao, Lin and Mr. Chien-Hung Chou, of the Pricewaterhouse Coopers.
- B. The Business Report, Independent Auditors' Report and Financial Statements are hereby also attached. (Please refer to Attachment I, III, and IV)
- C. It is submitted for ratification.

Resolution:

Shares represented at the time of voting: 330,474,964 (including votes casted electronically 330,340,701)

	Voting Results*			% of the total
	represented share present			
Votes in favor:	299,600,729 votes	(299,599,729 votes)	90.65%
Votes against:	45,349 votes	(45,349 votes)	0.01%
Votes invalid:	0 votes	(0 votes)	0.00%
Abstention and no votes:	30,828,886 votes	(30,695,623 votes)	9.32%

^{*}including votes casted electronically (number in brackets)

RESOLVED, the above proposal was approved as proposed.

(2) Adoption of the proposal for distribution of 2018 earnings.

(Proposed by the Board of Directors)

Explanatory Notes:

- A. For appropriations of 2018 earnings, the Company will distribute cash dividend of NT\$ 1,895,351,370 (NT\$4.40 per share) from the available retained earnings of 2018 after setting aside legal reserve and special reserve.
- B. Please refer to next page for the chart of 2018 earnings distribution.
- C. Cash dividends will be distributed proportionately according to shareholders' shares ownership registered in the Common Stockholders' Roster as of the date of record. The dividend will be rounded down to NT\$1 (any amount under NT\$1 will be discarded), and the remaining fraction will be incorporated into other revenues of the Company.
- D. To avoid the change in the total amount of common shares outstanding resulting from buyback of company shares, or transfer or cancellation of treasury stock, it is proposed that the Chairman of the Board be authorized to adjust the cash to be distributed to each common share.
- E. It is submitted for ratification.

Resolution:

Shares represented at the time of voting: 330,474,964 (including votes casted electronically 330,340,701)

	% of the total			
	represented share present			
Votes in favor:	299,604,729 votes	(299,603,729 votes)	90.65%
Votes against:	47,349 votes	(47,349 votes)	0.01%
Votes invalid:	0 votes	(0 votes)	0.00%
Abstention and no votes:	30,822,886 votes	(30,689,623 votes)	9.32%

^{*}including votes casted electronically (number in brackets)

RESOLVED, the above proposal was approved as proposed.

Transcend Information, Inc. The Chart of 2018 Earnings Distribution

For the year ended December 31, 2018

(Expressed in New Taiwan dollar)

Item	Amount	Remarks
Unappropriated retained earnings at beginning	4,698,093,242	
Less: Adjustment on unappropriated earnings for 2018	(1,092,026)	
Adjusted unappropriated retained earnings	4,697,001,216	
Add: Net income for 2018	2,081,995,196	
Less: Legal reserve (10%)	(208,199,520)	
Less: Special reserve	(14,323,973)	
Retained earnings available for appropriation as of December 31, 2018	6,556,472,919	
Less: Items of distribution - Cash dividend to shareholders	(1,895,351,370)	Cash dividend (NT\$4.40 per share)
Unappropriated retained earnings at end	4,661,121,549	

Chairman: Shu, Chung-Wan General Manager: Shu, Chung-Cheng Accounting Supervisor: Chen, Hung-Jen

III. Discussion Items

(1) To approve cash distribution from capital surplus.

(Proposed by the Board of Directors)

Explanatory Notes:

- A. To comply with Article 241 of the Company Act.
- B. The capital surplus derived from the issuance of new shares at a premium totaling NT\$ 258,457,005 will be distributed in cash of NT\$0.60 per share.
- C. Cash distribution from capital surplus will be distributed proportionately according to shareholders' shares ownership registered in the Common Stockholders' Roster as of the date of record. The cash distribution will be rounded down to NT\$1 (any amount under NT\$1 will be discarded), and the remaining fraction will be incorporated into other revenues of the Company.
- D. To avoid the change in the total amount of common shares outstanding resulting from buyback of company shares, or transfer or cancellation of treasury stock, it is proposed that the Chairman of the Board be authorized to adjust the cash to be distributed to each common share.
- E. It is submitted for approval.

Resolution:

Shares represented at the time of voting: 330,474,964 (including votes casted electronically 330,340,701)

	% of the total		
	represented share present		
Votes in favor:	296,905,613 votes ((296,904,613 votes)	89.84%
Votes against:	44,350 votes ((44,350 votes)	0.01%
Votes invalid:	0 votes ((0 votes)	0.00%
Abstention and no votes:	33,525,001 votes ((33,391,738 votes)	10.14%

^{*}including votes casted electronically (number in brackets)

RESOLVED, the above proposal was approved as proposed.

(2) To approve the amendments to "Articles of Incorporation".

(Proposed by the Board of Directors)

Explanatory Notes:

- A. Due to the amendment of "Company Act", and to fulfill the requirement of practical operation, the Company hereby proposes amendments to "Articles of Incorporation".
- B. Please refer to Attachment V: the comparison table for the "Articles of Incorporation".

C. It is submitted for approval.

Resolution:

Shares represented at the time of voting: 330,474,964 (including votes casted electronically 330,340,701)

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	Voting Results*		% of the total represented share present		
Votes in favor:	296,882,746 votes (296,881,746 votes)	89.83%		
Votes against:	52,202 votes (52,202 votes)	0.01%		
Votes invalid:	0 votes (0 votes)	0.00%		
Abstention and no votes:	33,540,016 votes (33,406,753 votes)	10.14%		

^{*}including votes casted electronically (number in brackets)

RESOLVED, the above proposal was approved as proposed.

(3) To approve the amendments to "Procedures for Election of Director".

(Proposed by the Board of Directors)

Explanatory Notes:

- A. Due to the amendment of "Company Act", the Company hereby proposes amendments to "Procedures for Election of Director".
- B. Please refer to Attachment VI: the comparison table for the "Procedures for Election of Director"
- C. It is submitted for approval.

Resolution:

Shares represented at the time of voting: 330,474,964 (including votes casted electronically 330,340,701)

	% of the total		
	represented share present		
Votes in favor:	296,882,757 votes (296,881,757 votes)	89.83%
Votes against:	52,191 votes (52,191 votes)	0.01%
Votes invalid:	0 votes (0 votes)	0.00%
Abstention and no votes:	33,540,016 votes (33,406,753 votes)	10.14%

^{*}including votes casted electronically (number in brackets)

RESOLVED, the above proposal was approved as proposed.

(4) To approve the amendments to "Procedures for Acquisition and Disposal of Assets". (Proposed by the Board of Directors)

Explanatory Notes:

- A. Due to the amendment of "Regulations Governing the Acquisition and Disposal of Assets by Public Companies" made on November 26, 2018 by Financial Supervisory Commission, and to fulfill the requirement of practical operation, the Company hereby proposes amendments to "Procedures for Acquisition and Disposal of Assets".
- B. Please refer to Attachment VII: the comparison table for the "Procedures for Acquisition and Disposal of Assets".
- C. It is submitted for approval.

Resolution:

Shares represented at the time of voting: 330,474,964 (including votes casted electronically 330,340,701)

	% of the total			
	represented share present			
Votes in favor:	296,882,589 votes	(296,881,589 votes)	89.83%
Votes against:	53,359 votes	(53,359 votes)	0.01%
Votes invalid:	0 votes	(0 votes)	0.00%
Abstention and no votes:	33,539,016 votes	(33,405,753 votes)	10.14%

^{*}including votes casted electronically (number in brackets)

RESOLVED, the above proposal was approved as proposed.

IV. Other Business and Special Motion

There is no other special motion, the meeting was adjourned.

V. Meeting Adjourned

Note: This document is extracted from the meeting; the details are subject to the audio and video recording.

Attachment I

TRANSCEND INFORMATION INC. BUSINESS REPORT

In 2018, the memory market was divergent in the first half of the year. The prices of 3D NAND flash kept on dropping as the 3D NAND technology was mature with an improving yield rate, leading to an oversupply. On the other hand, DRAM price kept on the rise due to tight supply, reaching a climax in Q2. In the second half of the year, however, as key DRAM manufacturers began to have productive output and the end-user market demand decreased, supply gradually exceeded demand, leading to the price reversal in Q3. As a consequence, the prices of DRAM and NAND flash dropped in the second half of the year, and it was expected to keep on dropping in 2019. Transcend, not engaging in the price war, focuses on maximizing its brand value by deepening the embedded product market and expanding the strategic one. Meanwhile, Transcend endeavors to improve product quality and continues to increase customers' satisfaction by enhancing value-added services and increasing product differentiation in the market. Hereby, we would like to thank our valued shareholders, clients, suppliers and employees for your continued supports for Transcend.

Transcend's consolidated revenue totaled NT\$17.6 billion in 2018. Consolidated gross profit totaled NT\$3.53 billion. Gross profit rate is 20.0 percent. Operating income totaled 2.14 billion. Income before tax totaled 2.65 billion. Net income totaled 2.08 billion. EPS is NT\$4.83 calculated at the weighted average of outstanding share capital amounting to 4.3 billion.

With excellent brand management, Transcend has received many prestigious awards by its exceptional product design and brand image. For the twelfth year in a row, Transcend has been ranked as Interbrand's Top 20 Best Taiwan Global Brands. Transcend also won Taiwan Excellence Awards for the fifteenth consecutive year and Japan's Good Design Award for the fourth year, demonstrating that Transcend's outstanding product design is internationally recognized.

While keeping a consistent, stable business strategy in a quickly changing market, Transcend also actively seeks any potential chances. With our professional R&D expertise, we continue developing innovative products. We have successfully expanded into embedded market in recent years. For the first time, we adapted 3D TLC NAND flash into our embedded solutions, enhancing transfer speeds, performance, and reliability for use in various embedded applications. For the consumer market this year, we expanded our strategic products and successfully enlarged our dashcam and body camera series. In addition, Apple Solutions has been the pillar of the strategic product lines. We also released a range of innovative upgrade solutions this year for Apple users looking for greater performance and

reliability. Moreover, we aim to enhance our customers' user experience by satisfying their various

needs.

Transcend focuses not only on sales performance, but also on corporate governance. We aim to

disclose adequate information in order to provide comprehensive corporate information to our

shareholders and investors. For cooperate social responsibility, we have sponsored sport activities in

high school and universities, including the High School Basketball League (HBL), University

Basketball Association (UBA) and the Black Panther High School Baseball Tournament. We

continued to execute the long-term Baseball Mentoring Program aimed at underprivileged school

baseball teams for the fourth year, expecting to serve as a platform for young promising athlete to

fulfill their dreams. As a result, we received "Sports Activists Award" from the Sports Affairs Council

this year as our continuing contribution to promote sports in Taiwan.

Looking to 2019, demand for memory market is expected to remain on a downward trend due to

inventory pressure, decreased end-user demand, US-China Trade War, and unsure market trend. The

estimated demand for the first half of year 2019 is relatively low; prices of DRAM and NAND flash

will keep on dropping. In the face of price fluctuation, stable supply and effective inventory

management are vital. In the past year, Transcend has worked on building an efficient inventory

management system and reviewing overall inventory level. To enhance production capacity and

product quality, we have implemented new manufacturing processes, optimized manufacturing

systems, upgraded equipment, and expanded production capability. Transcend will continue to

maintain a healthy inventory level, reinforce purchasing and sales management, keep long-term,

collaborative relationship with our partners, integrate internal and external resources, and elevate

overall corporate efficiency.

Here again we sincerely thank all of our shareholders for your continued support and for the

confidence that you have placed in us. We will make every effort to keep Transcend operational

excellence and look forward to sharing our progress with you.

Chairman: Shu, Chung-Wan

General Manager: Shu, Chung-Cheng

Accounting Supervisor: Chen, Hung-Jen

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Attachment II

Audit Report of Audit Committee

The Board of Directors has prepared the Company's 2018 Business Report, Financial Statements and

Earnings Distribution Proposal. Transcend Corporation's Financial Statements have been audited and

certified by Mr. Chun-Yao, Lin and Mr. Chien-Hung Chou, the CPA of the Pricewaterhouse Coopers.

The Business Report, Financial Statements and Earnings Distribution Proposal have been reviewed

and considered to be complied with relevant rules by the undersigned, the audit committee of

Transcend Corporation. Pursuant to Article 14-4 of the Securities and Exchange Act and Article 219 of

the Company Act, we hereby submit this report.

The audit Committee of Transcend Corporation

Chairman of the audit Committee: Wang, Yi-Shin

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March 07, 2019

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REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of Transcend Information, Inc.

Opinion

We have audited the accompanying balance sheets of Transcend Information, Inc. (the "Company") as at December 31, 2018 and 2017, and the related statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the financial statements, including a summary of significant accounting policies.

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

Basis for opinion

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and generally accepted auditing standards in the Republic of China (ROC GAAS). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. 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 judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Company's financial statements of the current period are stated as follows:

Evaluation of inventories

Description

Refer to Notes 4(12), 5(2) and 6(4) to the financial statements for the information on the Company's inventory accounting policy, estimates and assumptions and allowance for inventory evaluation losses.

The percentage of the Company's inventories to total assets is material and the Company applies judgements and estimates in determing the net realizable value of inventories at balance sheet date. The Company mainly produces DRAM and flash memory. As these products have a short life cycle and belong to a highly competitive industry, the market prices change frequently. Since the Company's inventories and the allowance for inventory valuation losses are material to the financial statements, the evaluation of inventories has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Company's operations and industry. Assessed the reasonableness of the policy and procedures to recognize allowance for inventory valuation losses.
- B. Obtained an understanding of the Company's inventory control procedures. Reviewed annual inventory count plan and observed the annual physical count of inventory in order to assess the effectiveness of internal controls over inventory.
- C. Obtained relevant evaluation reports of inventory and tested the logic and accuracy of information to assess the reasonableness of allowance for inventory valuation losses.

Estimation of allowance for sales discount

Description

In consideration of business volume, the Company provides a variety of business incentives to specific customers or products, and based on that, the Company can estimate the allowance for sales discount monthly. Refer to Note 4(23) and 6(3) to the financial statements for the information on the estimation of allowance for sales discount.

Since the contracts are numerous and the result could affect the net revenue in the financial statements, the estimation of allowance for sales discount has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Company's operations, industry and the procedures to recognise allowance for sales discount.
- B. Obtained an understanding of the Company's sales procedures and interviewed management to assess the appropriateness of sales allowance contracts and internal control over estimation of allowance.
- C. Obtained the evaluation list of allowance for sales discount, and tested material sales allowance contracts and recalculated it to assess the reasonableness of allowance determined by the Company.

Responsibilities of management and those charged with governance for the financial statements

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

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

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

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's 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 ROC GAAS will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ROC GAAS, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- A. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- B. 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.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. 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 auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- E. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- F. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's 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.

March 7, 2019

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

TRANSCEND INFORMATION, INC BALANCE SHEETS (Expressed in thousands of New Taiwan Dollars)

	3	December 31, 2017		
 AMOUNT	%		AMOUNT	%
\$ 1,052,350	5	\$	3,241,924	14
9,084,731	41		-	-
-	-		738,877	3
872	-		5,862	-
1,437,231	6		1,718,543	7
559,835	3		796,093	4
78,279	-		100,120	-
3,045,740	14		5,050,568	22
-	-		6,840,736	30
 10,675			9,960	
 15,269,713	69		18,502,683	80
163,155	1		-	-
-	-		68,874	-
2,374,787	11		2,427,143	11
1,712,699	8		1,724,494	7
2,567,451	11		207,730	1
73,670	-		120,018	1
50,895			103,636	
 6,942,657	31		4,651,895	20
\$ 22,212,370	100	\$	23,154,578	100
	\$ 1,052,350 9,084,731 872 1,437,231 559,835 78,279 3,045,740 	\$ 1,052,350 5 9,084,731 41	\$ 1,052,350 5 \$ 9,084,731 41 872 - 1,437,231 6 559,835 3 78,279 - 3,045,740 14 10,675 - 15,269,713 69 163,155 1 163,155 1 1,712,699 8 2,567,451 11 73,670 - 50,895 - 6,942,657 31	AMOUNT % AMOUNT \$ 1,052,350 5 \$ 3,241,924 9,084,731 41 - - - 738,877 872 - 5,862 1,437,231 6 1,718,543 559,835 3 796,093 78,279 - 100,120 3,045,740 14 5,050,568 - - 6,840,736 10,675 - 9,960 15,269,713 69 18,502,683 163,155 1 - - - 68,874 2,374,787 11 2,427,143 1,712,699 8 1,724,494 2,567,451 11 207,730 73,670 - 120,018 50,895 - 103,636 6,942,657 31 4,651,895

(Continued)

TRANSCEND INFORMATION, INC BALANCE SHEETS (Expressed in thousands of New Taiwan Dollars)

	December 31, 2018					
Liabilities and Equity		AMOUNT			AMOUNT	<u>%</u>
Current liabilities						
Accounts payable	\$	1,180,956	5	\$	1,226,819	5
Accounts payable - related parties		461,306	2		537,129	2
Other payables		234,866	1		292,582	1
Other payables - related parties		16,875	-		3,641	-
Current tax liabilities		129,873	1		415,193	2
Other current liabilities		3,692			4,900	
Total Current Liabilities		2,027,568	9		2,480,264	10
Non-current liabilities						
Deferred tax liabilities		179,600	1		158,072	1
Other non-current liabilities		24,900			17,947	
Total Non-current Liabilities		204,500	1		176,019	1
Total Liabilities		2,232,068	10		2,656,283	11
Equity attributable to owners of parent						
Share capital						
Common stock		4,307,617	19		4,307,617	19
Capital surplus						
Capital surplus		4,605,233	21		4,691,385	20
Retained earnings						
Legal reserve		4,302,782	19		4,037,210	17
Special reserve		47,247	-		145,689	1
Unappropriated retained earnings		6,778,995	31		7,363,641	32
Other equity interest						
Other equity interest	(61,572)	(1)	(47,247)	
Total Equity		19,980,302	90		20,498,295	89
Significant contingent liabilities and						
unrecognized contract commitments						
Significant events after the balance sheet						
date						
Total Liabilities and Equity	\$	22,212,370	100	\$	23,154,578	100

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

TRANSCEND INFORMATION, INC.
STATEMENTS OF COMPREHENSIVE INCOME
(Expressed in thousands of New Taiwan Dollars, except earnings per share)
Years ended December 31

			ars ended	Dece		
τ.		2018			2017	
Items		AMOUNT 11 222 722	<u>%</u>	_	AMOUNT	<u>%</u>
Operating Revenue	\$	16,809,530	100	\$	20,007,792	100
Operating Costs	(13,975,063)	(83)	(15,301,168)	(76)
Gross Profit		2,834,467	17		4,706,624	24
Unrealized gross profit on sales to						
subsidiaries	(20,596)	-	(48,746)	-
Realized gross profit on sales to		40.746			04.540	
subsidiaries		48,746		- —	94,548	
Gross Profit, net		2,862,617	17		4,752,426	24
Operating Expenses	,	272.700	<i>(</i> 2)	,	446 110	(2)
Sales and marketing expenses	(373,788) (. ,		446,113)	
Administrative expenses	(188,972) (179,009)	
Research and development expenses Impairment loss determined in accordance	(158,518)	(1)	(169,238)	(1)
with IFRS 9	(599)				
Total operating expenses		721,877)	$(\frac{}{5})$	_	794,360)	$(\overline{}$
Operating Profit		2,140,740	12	_	3,958,066	20
Non-operating Income and Expenses		2,140,740			3,730,000	
Other income		195,823	1		152,323	1
Other gains and losses		347,917	2	(734,243)	
Net gain from derecognizing financial		511,711	_	`	, 57,275)	` -1)
assets measured at amortised cost		16,691	_		-	_
Finance costs			_	(297)	-
Share of loss of associates and joint				`	,	
ventures accounted for under equity						
method	(70,292)	-	(87,619)	(1)
Total non-operating income and	1			-	<u> </u>	·
expenses		490,139	<u>3</u>	(669,836)	(4)
Profit before Income Tax		2,630,879			3,288,230	16
Income tax expense	(548,884)	(3)	(632,513)	(3)
Profit for the Year	\$	2,081,995	12	\$	2,655,717	13
Other Comprehensive Income (Loss)						
Components of other comprehensive						
income (loss) that will not be						
reclassified to profit or loss						
Gains (losses) on remeasurements of						
defined benefit plans	(\$	1,632)	-	\$	2,402	-
Unrealized loss on financial assets at fair						
value through other comprehensive	,	6.047)				
income	(6,047)	-		-	-
Share of other comprehensive income						
(loss) of associates and joint ventures		2 164		(<i>(20</i>)	
accounted for under equity method Components of other comprehensive		2,164	-	(630)	-
income (loss) that will be reclassified to						
profit or loss						
Exchange differences on translation of						
foreign financial statements	(12,378)	_	(30,179)	_
Unrealized gain on available-for-sale	(,- , -,		`	,,	
financial assets		-	_		123,490	1
Income tax related to components of other					, -	
comprehensive income that will be						
reclassified to profit or loss		2,475			5,131	
Other comprehensive (loss) income for the	-					
year	(\$	15,418)		\$	100,214	
Total Comprehensive Income	\$	2,066,577	12	\$	2,755,931	1
-						
Earnings Per Share						
Basic earnings per share	\$		4.83	\$		6.17
Diluted earnings per share	\$		4.83	\$		6.16
~ ·	-					

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

TRANSCEND INFORMATION, INC. STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)

Equity attributable to owners of the parent

	Equity attributable to owners of the parent								
			Capital Reserves			Retained Earnings	Other Equity Interes	.t	
							Unrealized gain or		
							Exchange loss on financial		
							differences on assets at fair value	Unrealized gain or	
							translation of through other	loss on	
		Additional paid-in	Donated assets	Net assets from		Unappropriated	foreign financial comprehensive	available-for-sale	
	Common stock	capital	received	merger	Legal reserve	Special reserve retained earnings	statements income	financial assets Total equity	
Year ended December 31, 2017									
Balance at January 1, 2017	\$ 4,307,617	\$ 4,759,841	\$ 4,106	\$ 35,128	\$ 3,748,946	\$ 21,691 \$ 7,595,294	(\$ 42,214) \$ -	(\$ 103,475) \$ 20,326,934	
Net income for the year	Ψ,307,017	Ψ,737,041	Ψ,100	φ 33,126	φ 3,740,240	- 2,655,717	(φ +2,21+) φ	- 2,655,717	
Other comprehensive income (loss)	-	-	-	-	-	- 2,033,717	(25,048) -	123,490 100,214	
•									
Total comprehensive income							(123,490 2,755,931	
Appropriation and distribution of 2016 earnings									
Legal reserve	-	-	-	-	288,264	- (288,264)	_		
Special reserve	-	-	-	-		123,998 (123,998)	_	_	
Cash dividends	_	_	_	_	_	- (2,476,880)		- (2,476,880)	
Cash payment from capital surplus	_	(107,690)	_	_	_			- (107,690)	
Balance at December 31, 2017	\$ 4,307,617	\$ 4,652,151	\$ 4,106	\$ 35,128	\$ 4,037,210	\$ 145,689 \$ 7,363,641	(\$ 67,262) \$ -	\$ 20,015 \$ 20,498,295	
	Ψ,307,017	Ψ,032,131	Ψ,100	Φ 55,126	Ψ,037,210	ψ 143,007 ψ 7,303,041	(φ 07,202) φ	\$\frac{1}{20,015} \psi \frac{1}{20,490,295}	
Year ended December 31, 2018	A 1205 615	A 4 550 151		A 05.100	A 4007.010	A 145 600 A 5262 644	(0. 57.252.)	A 20.015 A 20.100.205	
Balance at January 1, 2018	\$ 4,307,617	\$ 4,652,151	\$ 4,106	\$ 35,128	\$ 4,037,210	\$ 145,689 \$ 7,363,641	(\$ 67,262) \$ -	\$ 20,015 \$ 20,498,295	
Effects of retrospective application and						20,000	(0.005)	(20.015)	
retrospective restatement								(
Balance after adjustments at January 1,	1 205 615	4 650 151	4.106	27.120	4.027.210	145.600 5.000.644	(55.050) (0.005)	20,400,207	
2018	4,307,617	4,652,151	4,106	35,128	4,037,210	145,689 7,393,641	(67,262) (9,985)		
Net income for the year	-	-	-	-	-	- 2,081,995		- 2,081,995	
Other comprehensive income (loss)						532	(9,903_) (6,047_)		
Total comprehensive income						- 2,082,527	(9,903) (6,047)	- 2,066,577	
Appropriation and distribution of 2017		·							
earnings									
Legal reserve	-	-	-	-	265,572	- (265,572)			
Cash dividends	-	-	-	-	-	- (2,498,418)	_	- (2,498,418)	
Reversal of special reserve	_	_	_	_	_	(98,442) 98,442		= ` ` ' - ' - '	
Cash payment from capital surplus	_	(86,152)	_	_	_			- (86,152)	
Net loss on disposal of financial assets		,-52/						(20,152)	
at fair value through other									
comprehensive income	-	-	-	-	-	- (31,625)	- 31,625		
Balance at December 31, 2018	\$ 4,307,617	\$ 4,565,999	\$ 4,106	\$ 35,128	\$ 4,302,782	\$ 47,247 \$ 6,778,995	(\$ 77,165) \$ 15,593	\$ 19,980,302	

TRANSCEND INFORMATION, INC. STATEMENTS OF CASH FLOWS

(Expressed in thousands of New Taiwan Dollars)

		ber 31			
		2018		2017	
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax	\$	2,630,879	\$	3,288,230	
Adjustments	φ	2,030,679	φ	3,288,230	
Adjustments to reconcile profit (loss)					
Unrealized gross profit on sales to subsidiaries		20,596		48,746	
Realized gross profit on sales to subsidiaries	(48,746)	(94,548)
Loss on disposal of investments		-		106,075	
Share of loss of associates and joint ventures accounted for using equity					
method		70,292		87,619	
Expected credit loss/(Gain on reversal of bad debts)		599	(9,874)
Depreciation		133,897		120,657	
Interest income	(173,118)	(143,570)
Interest expense		-		297	
Dividend income	(3,558)	(8,973	
Gain on disposal of property, plant and equipment	(775)	(10,273)
Changes in operating assets and liabilities					
Changes in operating assets Notes and accounts receivable		521.061		404 601	
Other receivables		521,961 25,432		494,691 44,959	
Inventories		2,004,828	(231,642	`
Other current assets	(715)	(2.520	,
Changes in operating liabilities	(713)		2,320	
Accounts payable	(121,686)	(508,583)
Other payables	(57,716)	(43,008	
Other payables - related parties	`	13,234	`	3,317	_
Other current liabilities	(1,208)		734	
Other non-current liabilities		5,321	(855)
Cash inflow generated from operations		5,019,517		3,146,519	
Dividends received		3,558		8,973	
Interest received		169,527		139,725	
Interest paid		-	(297	
Income tax paid	(763,853)	(378,327)
Net cash flows from operating activities		4,428,749		2,916,953	
CASH FLOWS FROM INVESTING ACTIVITIES					
Proceeds from disposal of available-for-sale financial assets		-		128,121	
Acquisition of financial assets at amortised cost	(6,631,733)		-	
Proceeds from disposal of financial assets at amortised cost		5,126,615		-	
Increase in other current financial assets		-	(2,112,846)
Decrease in other current financial assets		-	,	3,910,845	
Acquisition of investment in debt instrument without active markets Proceeds from disposal of investment in debt instrument without active			(2,734,320)
markets				2,361,738	
Acquisition of financial assets at fair value through other comprehensive		-		2,301,736	
income	(105,480)		_	
Proceeds from disposal of financial assets at fair value through other	(105,100)			
comprehensive income		5,152		_	
Acquisition of property, plant and equipment	(120,056)	(195,539)
Proceeds from disposal of property, plant and equipment	`	4,038	`	16,482	
Acquisition of investment property	(2,365,030)		-	
Decrease (increase) in other non-current financial assets		52,741	(25,417)
Net cash flows (used in) from investing activities	(4,033,753)		1,349,064	
CASH FLOWS FROM FINANCING ACTIVITIES					
Cash dividends paid (including cash payment from capital surplus)	(2,584,570)	(2,584,570)
Net cash flows used in financing activities	(2,584,570)
Net (decrease) increase in cash and cash equivalents	(2,189,574)		1,681,087	
Cash and cash equivalents at beginning of year		3,241,924		1,560,837	
Cash and cash equivalents at end of year	\$	1,052,350	\$	3,241,924	

REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

PWCR18000374

To the Board of Directors and Shareholders of Transcend Information, Inc.

Opinion

We have audited the accompanying consolidated balance sheets of Transcend Information, Inc. and its subsidiaries (the "Group") as at December 31, 2018 and 2017, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years 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 at December 31, 2018 and 2017, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and generally accepted auditing standards in the Republic of China (ROC GAAS). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. 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 judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's consolidated financial statements of the current period are stated as follows:

Evaluation of inventories

Description

Refer to Notes 4(13), 5(2) and 6(5) to the consolidated financial statements for the information on the Group's inventory accounting policy, estimates and assumptions and allowance for inventory evaluation losses.

The percentage of the Group's inventories to total assets is material and the Group applies judgements and estimates in determining the net realisable value of inventories at balance sheet date. The Group mainly produces DRAM and flash memory. As these products have a short life cycle and belong to a highly competitive industry, the market prices change frequently. Since the Group's inventories and the allowance for inventory valuation losses are material to the financial statements, the evaluation of inventories has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Group's operations and industry. Assessed the reasonableness of the policy and procedures to recognize allowance for inventory valuation losses.
- B. Obtained an understanding of the Group's inventory control procedures. Reviewed annual inventory count plan and observed the annual physical count of inventory in order to assess the effectiveness of internal controls over inventory.
- C. Obtained relevant evaluation reports of inventory and tested the logic and accuracy of information to assess the reasonableness of allowance for inventory valuation losses.

Estimation of allowance for sales discount

Description

In consideration of business volume, the Group provides a variety of business incentives to specific customers or products, and based on that, the Group can estimate the allowance for sales discount monthly. Refer to Notes 4(25) and 6(4) to the consolidated financial statements for the information on the estimation of allowance for sales discount.

Since the contracts are numerous and the result could affect the net revenue in the consolidated financial statements, the estimation of allowance for sales discount has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Group's operations, industry and the procedures to recognize allowance for sales discount.
- B. Obtained an understanding of the Group's sales procedures and interviewed management to assess the appropriateness of sales allowance contracts and internal control over estimation of allowance.
- C. Obtained the evaluation list of allowance for sales discount, and tested material sales allowance contracts and recalculated it to assess the reasonableness of allowance determined by the Group.

Other matter -Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial statements of Transcend Information, Inc. as at and for the years ended December 31, 2018 and 2017.

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 International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission, 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 audit committee, are responsible for overseeing the Group's financial reporting process.

Auditor's 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 auditor's 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 ROC GAAS 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 ROC GAAS, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- A. 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.
- B. 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.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. 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 auditor's 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 auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- E. 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.

F. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

We also provide those charged with governance with 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 of the current period and are therefore the key audit matters. We describe these matters in our auditor's 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.

Lin, Chun-Yao

Chou, Chien-Hung

For and on behalf of PricewaterhouseCoopers, Taiwan

March 7, 2019

The accompanying consolidated financial statements are not intended to present the financial position and results o

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Expressed in thousands of New Taiwan Dollars)

		 December 31, 2018		December 31, 2017				
Assets	Notes	 AMOUNT	<u>%</u>		AMOUNT	<u>%</u>		
Current assets								
Cash and cash equivalents	6(1)	\$ 1,429,737	7	\$	3,645,914	16		
Financial assets at fair value through profit	6(2)							
or loss - current		89,457	-		-	-		
Current financial assets at amortised cost,	6(3)							
net		9,145,557	42		-	-		
Investment in debt instrument without	12(4)							
active market - current		-	-		738,877	3		
Notes receivable, net	6(4)	872	-		5,862	-		
Accounts receivable, net	6(4) and 12(4)	2,147,556	10		2,499,773	11		
Other receivables	7	87,295	-		114,346	1		
Inventories, net	6(5)	3,184,188	15		5,241,150	23		
Other current financial assets	12(4)	-	-		6,899,661	30		
Other current assets		 31,121			44,210			
Total Current Assets		 16,115,783	74		19,189,793	84		
Non-current assets		 						
Non-current financial assets at fair value	6(6)							
through other comprehensive income		163,155	1		-	-		
Available-for-sale financial assets -	12(4)							
non-current		-	-		68,874	-		
Investments accounted for using equity	6(7)							
method		105,322	-		173,122	1		
Property, plant and equipment, net	6(8), 7 and 8	2,599,493	12		2,706,923	12		
Investment property, net	6(9)	2,623,579	12		269,462	1		
Deferred tax assets	6(20)	90,301	-		133,954	1		
Other non-current assets	6(10)	166,879	1		228,353	1		
Total Non-current Assets		 5,748,729	26		3,580,688	16		
Total Assets		\$ 21,864,512	100	\$	22,770,481	100		

(Continued)

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Expressed in thousands of New Taiwan Dollars)

Liabilities and Equity	Notes		December 31, 2018	%		December 31, 2017 AMOUNT	%
Current liabilities							
Accounts payable		\$	1,187,300	6	\$	1,237,552	5
Accounts payable - related parties	7		39,874	-		37,454	-
Other payables			265,132	1		347,619	2
Other payables - related parties			97	-		233	-
Current tax liabilities			133,508	1		412,345	2
Other current liabilities			23,376			31,414	
Total Current Liabilities			1,649,287	8		2,066,617	9
Non-current liabilities							
Deferred tax liabilities	6(20)		179,631	1		158,463	1
Other non-current liabilities	6(11)		55,292			47,106	
Total Non-current Liabilities			234,923	1		205,569	1
Total Liabilities			1,884,210	9		2,272,186	10
Equity attributable to owners of parent							
Share capital	6(12)						
Common stock			4,307,617	20		4,307,617	19
Capital surplus	6(13)						
Capital surplus			4,605,233	21		4,691,385	20
Retained earnings	6(14)						
Legal reserve			4,302,782	20		4,037,210	18
Special reserve			47,247	-		145,689	1
Unappropriated retained earnings			6,778,995	31		7,363,641	32
Other equity interest	6(15)						
Other equity interest		(61,572)	(1)	(47,247)	
Total Equity			19,980,302	91		20,498,295	90
Significant contingent liabilities and	9						
unrecognized contract commitments							
Significant events after the balance sheet	11						
date							
Total Liabilities and Equity		\$	21,864,512	100	\$	22,770,481	100

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

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Expressed in thousands of New Taiwan Dollars, except earnings per share)

		_	Y	ears ended	Dece	mber 31		
			2018	_		2017		
Items	Notes		AMOUNT	<u>%</u>	_	AMOUNT	_	%
Operating Revenue	6(16), 7 and 12(5)	\$	17,615,965	100	\$	20,964,853	,	100
Operating Costs	6(5)(19) and 7	(14,085,715) 3,530,250		(15,438,009)	(<u>74</u>)
Gross Profit	6(10)		3,530,250	20		5,526,844	_	26
Operating Expenses Sales and marketing expenses	6(19)	(844,708)	(5)	(945,861)	(4)
Administrative expenses		(387,262)			414,097)		2)
Research and development expenses		(158,518)		,	169,238)		1)
Impairment loss determined in accordance	6(4)	(130,310)	(1)	(107,230)	(1)
with IFRS 9	5(1)	(8)	_		-		_
Total operating expenses		(1,390,496)	$(\overline{8})$	(1,529,196)	(7)
Operating Profit			2,139,754	12	`	3,997,648	`	19
Non-operating Income and Expenses			, ,				_	
Other income	6(17)		208,041	1		163,495		1
Other gains and losses	6(18)		359,025	2	(739,406)	(4)
Net gain from derecognizing financial	6(3)		,		`	, ,	`	ĺ
assets measured at amortised cost			16,691	-		-		-
Finance costs			-	-	(297)		-
Share of loss of associates and joint	6(7)							
ventures accounted for under equity								
method		(69,964)		(108,858)		
Total non-operating income and								
expenses			513,793	<u>3</u>	(685,066)	(3)
Profit before Income Tax			2,653,547			3,312,582		16
Income tax expense	6(20)	(571,552)		(656,865)	(3)
Profit for the Year		\$	2,081,995	12	\$	2,655,717		13
Components of other comprehensive income (loss) that will not be reclassified to profit or loss Gains (losses) on remeasurements of defined benefit plans Unrealized loss on financial assets at fair	6(11) 6(6)(15)	(\$	1,632)	-	\$	2,402		-
value through other comprehensive income Share of other comprehensive income (loss) of associates and joint ventures		(6,047)	-		-		-
accounted for under equity method Components of other comprehensive income (loss) that will be reclassified to profit or loss	(15)		2,164	-	(630)		-
Exchange differences on translation of foreign financial statements	6(15)	(12,378)	-	(30,179)		-
Unrealized gain on available-for-sale financial assets Income tax related to components of other comprehensive income that will be	6(15) and 12(4) 6(15)(20)		-	-		123,490		-
reclassified to profit or loss			2,475			5,131	_	
Other comprehensive (loss) income for the			3 =		*			
year		(\$	15,418)		<u>\$</u>	100,214	_	
Total Comprehensive Income		\$	2,066,577	12	\$	2,755,931	_	13
Net profit attributable to:								
Owners of parent		\$	2,081,995	12	\$	2,655,717	_	13
Comprehensive income attributable to:			_	_		_	_	_
Owners of parent		\$	2,066,577	12	\$	2,755,931	_	13
Earnings Per Share	6(21)							
Basic earnings per share	. ,	\$		4.83	\$			6.17
Diluted earnings per share		\$		4.83	\$			6.16
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The accompanying notes are an integral part of these consolidated financial statements.

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)

Equity attributable to owners of the parent

									Equity attributable	to own	ers of the parer	nt									
					Capit	al Reserves				Reta	ained Earnings					Other E	quity Interes	t	<u>.</u>		
									-, ,							Unreal	lized gain or				
														I	Exchange	loss c	n financial				
														dif	ferences on	assets	at fair value	Unrea	alized gain or		
														tra	nslation of		ugh other		loss on		
			Addition	al paid-in	Don	ated assets	Net	assets from				Un	nappropriated		ign financial		orehensive	avail	able-for-sale		
Note	s Co	mmon stock		ital		eceived		merger	Legal reserve	Sn	ecial reserve		ained earnings		tatements		ncome	fina	incial assets	Т	Total equity
Year ended December 31, 2017																					
Balance at January 1, 2017	\$	4,307,617	\$ 4.7	59,841	\$	4,106	\$	35,128	\$ 3,748,946	\$	21,691	\$	7,595,294	(\$	42,214)	\$	_	(\$	103,475)	\$	20,326,934
Net income for the year	-		 		-		-	-	+ +,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-		7	2,655,717	(+		-		(+		-	2,655,717
Other comprehensive income (loss)				_				_					1,772	(25,048)				123,490		100,214
Total comprehensive income					-							_	2,657,489		25,048)				123,490		2,755,931
•	_									_			2,037,469	_	23,046				123,490		2,733,931
Appropriation and distribution of 2016 6(14) earnings																					
Legal reserve		-		_		-		_	288,264		-	(288,264)		-		-		-		-
Special reserve		-		-		-		-	· -		123,998	(123,998)		-		-		-		-
Cash dividends		_		_		_		_	_		´ -	ì	2,476,880)		_		_		_	(2,476,880)
Cash payment from capital surplus 6(14)		_	(1	07,690)		_		_	_		_	`	-		_		_		_	ì	107,690)
Balance at December 31, 2017	\$	4,307,617		52,151	\$	4,106	\$	35,128	\$ 4,037,210	\$	145,689	\$	7,363,641	(\$	67,262)	\$		\$	20,015	\$	20,498,295
Year ended December 31, 2018	Ψ	4,507,017	Ψ 1,0	32,131	Ψ	4,100	Ψ	33,120	Ψ 4,037,210	Ψ	145,005	Ψ	7,303,041	(Ψ	07,202	Ψ		Ψ	20,013	Ψ	20,170,275
Balance at January 1, 2018	\$	4,307,617	\$ 4.6	52,151	¢	4,106	¢	35,128	\$ 4,037,210	\$	145,689	¢	7,363,641	(\$	67,262)	\$		¢	20,015	¢	20,498,295
Effects of retrospective application and 12(4)	Ф	4,307,017	\$ 4,0	32,131	Ф	4,100	Ф	33,126	\$ 4,037,210	Ф	143,009	Ф	7,303,041	(4)	07,202	φ	-	Ф	20,013	Ф	20,490,293
retrospective restatement		_		_		_		_	_		_		30,000		_	(9,985)	(20,015)		_
Balance after adjustments at January 1,	_									_		_	50,000				<u> </u>	_	20,013	_	
2018		4,307,617	4.6	52,151		4,106		35,128	4,037,210		145,689		7,393,641	(67,262)	(9,985)		_		20,498,295
Net income for the year		-		-						_		_	2,081,995	`			-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_		_	2,081,995
Other comprehensive income (loss) 6(15)		_		_				_	_		_		532	(9,903)	(6,047)		_	(15,418)
Total comprehensive income	_									_		_	2,082,527	<u> </u>	9,903)		6,047	_		`	2,066,577
Appropriation and distribution of 2017 6(14)	_			<u>-</u>									2,082,327		9,903		0,047				2,000,377
earnings																					
Legal reserve		-		-		-		-	265,572		-	(265,572)		-		-		-		-
Cash dividends		-		-		-		-	-		-	(2,498,418)		-		-		-	(2,498,418)
Reversal of special reserve		-		-		-		-	-	(98,442)		98,442		-		-		-		-
Cash payment from capital surplus 6(14)		-	(86,152)		-		-	-		-		-		-		-		-	(86,152)
Net loss on disposal of financial assets 6(6)(15)																					
at fair value through other																					
comprehensive income		_		_		-		-			_	(31,625)				31,625				
Balance at December 31, 2018	\$	4,307,617	\$ 4,5	65,999	\$	4,106	\$	35,128	\$ 4,302,782	\$	47,247	\$	6,778,995	(\$	77,165)	\$	15,593	\$		\$	19,980,302

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Expressed in thousands of New Taiwan dollars)

			Years ende	ed December 31				
	Notes		2018	2017				
CASH FLOWS FROM ODER ATING A CTHUTTES								
CASH FLOWS FROM OPERATING ACTIVITIES		do.	2 552 545	A	2 212 502			
Profit before tax Adjustments		\$	2,653,547	\$	3,312,582			
Adjustments to reconcile profit (loss)								
Share of loss of associates and joint ventures accounted for using equity method	6(7)		69,964		108,858			
Expected credit loss/(Gain on reversal of bad debts)	6(4) and 12(4)		8	(6,353)			
Loss on disposal of investments	12(4)		-	(106,075			
Gain on disposal of property, plant and equipment	6(18)	(1,204)	(10,421			
Depreciation	6(19)	(210,873	(205,723			
Interest income	6(17)	(175,210)	(145,127			
Interest expense	0(17)	(-	(297			
Dividend income	6(18)	(3,558)	(8,973			
Changes in operating assets and liabilities		`	-,,	`	,,,,,,,,			
Changes in operating assets								
Financial assets mandatorily measured at fair value through profit or loss		(89,457)		_			
Notes receivable		`	4,990	(514			
Accounts receivable			351,519	`	349,976			
Accounts receivable - related parties			-		21,369			
Other receivables			30,642		36,118			
Inventories			2,056,962	(74,329			
Other current assets			13,089	ì	7,821			
Changes in operating liabilities				`	,			
Accounts payable		(50,252)	(502,714)			
Accounts payable - related parties		`	2,420	(10,764)			
Other payables		(82,487)	ì	42,914)			
Other payables - related parties		è	136)	`	233			
Other current liabilities		ì	8,038)	(13,001)			
Other non-current liabilities		`	6,554	(27,225)			
Cash inflow generated from operations			4,990,226		3,291,075			
Dividends received			3,558		8,973			
Interest received			171,619		141,282			
Interest paid			· -	(297)			
Income tax paid		(783,093)	(401,076)			
Net cash flows from operating activities			4,382,310		3,039,957			
CASH FLOWS FROM INVESTING ACTIVITIES								
Proceeds from disposal of available-for-sale financial assets			-		128,121			
Acquisition of financial assets at amortised cost		(6,692,559)		-			
Proceeds from disposal of financial assets at amortised cost			5,185,540		-			
Increase in other current financial assets			-	(2,112,846			
Decrease in other current financial assets			-		3,915,775			
Proceeds from disposal of investment in debt instrument without active markets			-		2,361,738			
Acquisition of investment in debt instrument without active markets			-	(2,734,320)			
Acquisition of financial assets at fair value through other comprehensive income		(105,480)		-			
Proceeds from disposal of financial assets at fair value through other comprehensive	6(6)							
income			5,152		-			
Acquisition of property, plant and equipment	6(8)	(116,294)	(195,132)			
Proceeds from disposal of property, plant and equipment			18,982		16,725			
Acquisition of investment property	6(9)	(2,365,030)		-			
Decrease (increase) in other non-current financial assets			61,474	(24,103			
Net cash flows (used in) from investing activities		(4,008,215)		1,355,958			
CASH FLOWS FROM FINANCING ACTIVITIES								
Cash dividends paid (including cash payment from capital surplus)	6(14)	(2,584,570)	(2,584,570			
Net cash flows used in financing activities		(2,584,570)	(2,584,570			
Effect of exchange rate changes on cash and cash equivalents		(5,702)	(8,101			
Net (decrease) increase in cash and cash equivalents		(2,216,177)		1,803,244			
Net (decrease) increase in cash and cash equivalents Cash and cash equivalents at beginning of year		(2,216,177) 3,645,914		1,803,244 1,842,670			

TRANSCEND INFORMATION INC. COMPARISON TABLE FOR THE "ARTICLES OF INCORPORATION"

Proposed Amendment	Currently in Effect	Explanation
Article 6-1:	Article 6-1:	To comply with amendments
If the Corporation issue employee stock options	If the Corporation issue employee stock options	to Company Act, widen the
on the exercise price under the market price, it	on the exercise price under the market price, it	application of employee
shall be issued after the resolution of the	shall be issued after the resolution of the	rewards.
Shareholders' meetings in accordance with	Shareholders' meetings in accordance with	
relevant rules and regulations of the Republic of	relevant rules and regulations of the Republic of	
China.	China.	
Employees, including the employees of parents		
or subsidiaries of the company meeting certain		
specific requirements, are entitled to receive		
employee stock options. Such specific		
requirements shall be prescribed by the board of		
directors.		
Article 13:	Article 13:	1. Modify Chinese wording
The Corporation shall have seven to eleven	The Corporation shall have seven to eleven	to comply with Company
Directors. The Board of Directors is authorized	Directors. The Board of Directors is authorized	Act.
to determine the number of Directors, to be	to determine the number of Directors, to be	2. To comply with "Taiwan
elected by the shareholders meeting from	elected by the shareholders meeting from	Stock Exchange
among candidates with legal capacity. The term	among candidates with legal capacity. The term	Corporation Operation
of office for Directors shall be 3 years, and all	of office for Directors shall be 3 years, and all	Directions for the
Directors shall be eligible for re-election. Once	Directors shall be eligible for re-election. Once	Appointment of
the term of office is expired and it can't elect	the term of office is expired and it can't elect	Independent Directors by
directors immediately, directors can extend and	directors immediately, directors can extend and	TWSE Listed
continue the performance of their duties until	continue the performance of their duties until	Companies" and
the election of directors to take office. The	the election of directors to take office. The	"Corporate Governance
aggregate shareholding percentages of the entire	aggregate shareholding percentages of the entire	Best Practice Principles
bodies of directors shall comply with the	bodies of directors shall comply with the	for TWSE/TPEx Listed
regulations prescribed by the securities	regulations prescribed by the securities	Companies", stipulate the
supervisory authorities. The board of directors	supervisory authorities. The board of directors	Company should acquire
is authorized to resolve the rates of directors'	is authorized to resolve the rates of directors'	liability insurance for all
remuneration based on the extent of their	remuneration based on the extent of their	directors, and report to
participation in the Company's business	participation in the Company's business	Board instead of
operations or value of their contribution, at a	operations or value of their contribution, at a	resolution.

Proposed Amendment	Currently in Effect	Explanation
level consistent with general practices in the	level consistent with general practices in the	-
industry. The company shall acquire liability	industry. The company may acquire liability	
insurance for all directors within their term of	insurance for all directors within their term of	
office, and report to Board at the next board	office, and the board of directors is authorized	
meeting.	to resolute the scope of insurance.	
Article 15:	Article 15:	Modify wording to comply
Board of Directors Meetings shall be convened	Board of Directors Meetings shall be convened	with Company Act.
by the Chairman of the Board of Directors.	by the Chairman of the Board of Directors.	
Except as otherwise provided in the Company	Except as otherwise provided in the Company	
Act, resolutions of the Board of Directors shall	Law of the Republic of China, a meeting of the	
be adopted by a majority of the directors at a	Board of Directors may be held if attended by a	
meeting attended by a majority of the directors.	majority of total Directors and resolutions shall	
	be adopted with the concurrence of the majority	
	of the Directors present at the meeting.	
Article 17:	Article 17:	Modify wording to comply
Duties of the Board of the Directors are as	The Board of the Directors is organized by	with Company Act.
follows:	directors, the duties are as follows:	
1.To propose concerning appropriation of net	1.To propose concerning appropriation of net	
profits or covering of losses.	profits or covering of losses.	
2.To propose increasing or decreasing capital	2.To propose increasing or decreasing capital	
3.To establish or dissolve branches	3.To establish or dissolve branches	
4.To approve budget and final reports	4.To approve budget and final reports	
5.Other duties in accordance with Company Act	5.Other duties in accordance with Company Act	
or given by the resolution of shareholders'	or given by the resolution of shareholders'	
meeting	meeting	
Article 20:	Article 20:	Modify Chinese wording.
The Company may have managerial officers,	The Company may have managerial officers,	
whose appointment, dismissal, and	whose appointment, dismissal, and	
remuneration shall be handled in accordance	remuneration shall be handled in accordance	
with Article 29 of the Company Act.	with Article 29 of the Company Act.	
Article 22:	Article 22:	To comply with amendments
If the Company has earnings after the annual	If the Company has earnings after the annual	to Company Act, widen the
final accounting, it shall pay remuneration to	final accounting, it shall pay remuneration to	application of employee
employees at the minimum of 1% of the profit,	employees at the minimum of 1% of the profit,	rewards.

Proposed Amendment	Currently in Effect		Explanation
and pay remuneration to directors at the	and pay remuneration to directors at the		
maximum of 0.2% of the profit. However, the	maximum of 0.2% of the profit. However, the		
Company's accumulated losses shall have been	Company's accumulated losses shall have been		
covered.	covered.		
Employees' remuneration could be paid by cash	Employees' remuneration could be paid by cash		
or stock. Employees shall mean the employees	or stock, and in the event of stock payment,		
of parents or subsidiaries of the company	employees shall mean the Company's		
meeting certain specific requirements. Such	employees and employees serving with		
specific requirements shall be prescribed by the	affiliates who meet specific requirements. Such		
board of directors.	specific requirements shall be prescribed by the		
	board of directors.		
Article 22-1:	Article 22-1:	1.	To comply with
If the Company has earnings after the annual	If the Company has earnings after the annual		amendments to Company
final accounting, it shall be allocated in the	final accounting, it shall be allocated in the		Act, authorizing the
following order:	following order:		board of directors'
1.To pay taxes.	1.To pay taxes.		resolution to distribute
2.To cover accumulated losses, if any.	2.To cover accumulated losses, if any.		dividend in cash and
3.To appropriate 10% legal reserve unless the	3.To appropriate 10% legal reserve unless the		report to shareholders'
total legal reserve accumulated has already	total legal reserve accumulated has already		meeting.
reached the amount of the Company's	reached the amount of the Company's	2.	Modify Chinese wording.
authorized capital.	authorized capital.		
4.To appropriate or reverse special reserve in	4.To set aside special reserve in accordance		
accordance with the regulations	with the regulations		
5.To reserve certain amount, on the premise that	5.To reserve certain amount, on the premise that		
there is no effect on the Company's normal	there is no effect on the Company's normal		
operations and no violation of regulations, for	operations and no violation of regulations, for		
maintaining stability of dividends.	maintaining stability of dividends.		
6.For any remainder, adding on accumulated	6.For any remainder, the board of directors shall		
unappropriated retained earnings, the board of	propose allocation ratios and propose them at		
directors shall propose the earnings	the shareholders' meeting.		
distribution proposal and shall handle in	Regarding the special reserve under		
accordance with the following provision: the	subparagraphs 4, the Company shall set aside		
board of directors is authorized to distribute	special reserve, equal to the debit balance which		
dividends and bonuses or legal reserve and	happens at the current year on other equity		
capital reserve in whole or in part which be	items (including Unrealized loss on financial		
paid in cash after a resolution has been	instrument, cumulative translation adjustment,		
adopted by a majority vote at a meeting of the	and unrecognized pension cost, which can be		

Proposed Amendment	Currently in Effect	Explanation
board of directors attended by two-thirds of	combined if there are unrealized gain.), from	
the total number of directors; and in addition	the current earnings after tax and	
thereto a report of such distribution shall be	unappropriated retained earnings prior year. If	
submitted to the shareholders' meeting in	the debit balance is cumulative before, the	
accordance with Section 5 of Article 240 and	Company shall set aside special reserve not to	
Article 241 of the Company Act. In case of	distribute it from the unappropriated retained	
the dividends and bonuses or legal reserve	earnings prior year. When debit balance on	
and capital reserve in whole or in part be	other equity items is reversed subsequently, the	
distributed in the form of new shares to be	reversed amount could be included in the	
issued by the company, shall be proposed to	distributable earnings.	
the shareholders' meeting for review and		
approval by a resolution in accordance with		
Article 240 of the Company Act.		
Regarding the special reserve under		
subparagraphs 4, the Company shall set aside		
special reserve, equal to the debit balance which		
happens at the current year on other equity		
items (including Unrealized loss on financial		
instrument, cumulative translation adjustment,		
and unrecognized pension cost, which can be		
combined if there are unrealized gain.), from		
the current earnings after tax and		
unappropriated retained earnings prior year. If		
the debit balance is cumulative before, the		
Company shall set aside special reserve not to		
distribute it from the unappropriated retained		
earnings prior year. When debit balance on		
other equity items is reversed subsequently, the		
reversed amount could be included in the		
distributable earnings.		
Article 24:	Article 24:	Added date and times of
These Articles of Incorporation were adopted	These Articles of Incorporation were adopted	amendment of Articles of
on August 23, 1989. The first amendment was	on August 23, 1989. The first amendment was	Incorporation.
made on January 28, 1991. The second	made on January 28, 1991. The second	
amendment was made on May 25, 1992. The	amendment was made on May 25, 1992. The	

third amendment was made on September 1,

1992. The fourth amendment was made on July

third amendment was made on September 1,

1992. The fourth amendment was made on July

Proposed Amendment Currently in Effect **Explanation** 30, 1994. The fifth amendment was made on 30, 1994. The fifth amendment was made on June 8, 1995. The sixth amendment was made June 8, 1995. The sixth amendment was made on July 8, 1997. The seventh amendment was on July 8, 1997. The seventh amendment was made on August 15, 1997. The eighth made on August 15, 1997. The eighth amendment was made on September 12, 1997. amendment was made on September 12, 1997. The ninth amendment was made on June 20, The ninth amendment was made on June 20, 1998. The 10th amendment was made on 1998. The 10th amendment was made on September 15, 1998. The 11th amendment was September 15, 1998. The 11th amendment was made on June 12, 1999. The 12th amendment made on June 12, 1999. The 12th amendment was made on April 15, 2000. The 13th was made on April 15, 2000. The 13th amendment was made on April 9, 2001. The amendment was made on April 9, 2001. The 14th amendment was made on June 10, 2002. 14th amendment was made on June 10, 2002. The 15th amendment was made on June 3, The 15th amendment was made on June 3, 2003. The 16th amendment was made on June 2003. The 16th amendment was made on June 11, 2004. The 17th amendment was made on 11, 2004. The 17th amendment was made on June 13, 2005. The 18th amendment was made June 13, 2005. The 18th amendment was made on June 14, 2006. The 19th amendment was on June 14, 2006. The 19th amendment was made on June 11, 2007. The 20th amendment made on June 11, 2007. The 20th amendment was made on June 13, 2008. The 21th was made on June 13, 2008. The 21th amendment was made on June 16, 2009. The amendment was made on June 16, 2009. The 22th amendment was made on June 17, 2010. 22th amendment was made on June 17, 2010. The 23th amendment was made on June 10, The 23th amendment was made on June 10, 2011. The 24th amendment was made on 2011. The 24th amendment was made on January 5, 2012. The 25th amendment was January 5, 2012. The 25th amendment was made on June 13, 2013. The 26th amendment made on June 13, 2013. The 26th amendment was made on June 12, 2014. The 27th was made on June 12, 2014. The 27th amendment was made on June 14, 2016. The amendment was made on June 14, 2016.

28th amendment was made on June 12, 2019.

Attachment VI

TRANSCEND INFORMATION INC.

COMPARISON TABLE FOR THE "PROCEDURES FOR ELECTION OF DIRECTOR"

Proposed Amendment	Currently in Effect	Explanation
Article 1: Elections of directors shall be	Article 1: Elections of directors shall be	To comply with amendments
conducted in accordance with these Procedures.	conducted in accordance with these Procedures.	to Company Act, simplify
Elections of directors at this Corporation shall	Elections of <u>both</u> <u>directors</u> (including	nominate procedure and
be conducted in accordance with the candidate	independent directors) at this Corporation shall	modify wording as
nomination system, <u>carefully</u> review the	be conducted in accordance with the candidate	"Corporate Governance Best
qualifications of a nominated candidate and the	nomination system and procedures set out in	Practice Principles for TWSE/
existence of any other matters set forth in	Article 192-1 of the Company Act. This	TPEx Listed Companies".
Article 30 of the Company Act, and act in	Corporation shall review the qualifications,	
accordance with Article 192-1 of the Company	education, working experience, background,	
Act.	and the existence of any other matters set forth	
The professional qualifications, restrictions on	in Article 30 of the Company Act with respect	
both shareholding and concurrent positions	to nominee directors and may not arbitrarily add	
held, determination of independence, method of	requirements for documentation of other	
nomination and other requirements with regard	qualifications. It shall further provide the results	
to the independent directors shall be set forth in	of the review to shareholders for their reference,	
accordance with the Securities and Exchange	so that qualified directors will be elected.	
Act, the Regulations Governing Appointment of		
Independent Directors and Compliance Matter		
for Public Companies, and the rules and		
regulations of the Taiwan Stock Exchange.		
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TRANSCEND INFORMATION INC.

COMPARISON TABLE FOR THE "PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS"

COMPARISON TABLE FOR THE PR	OCEDURES FOR ACQUISITION AND I	JISPOSAL OF ASSETS
Proposed Amendment	Currently in Effect	Explanation
Article 3: Scope of assets	Article 3: Scope of assets	Add right-of-use assets to
1.Investments in stocks, government bonds,	1.Investments in stocks, government bonds,	comply with "Regulations
corporate bonds, financial bonds, securities	corporate bonds, financial bonds, securities	Governing the Acquisition
representing interest in a fund, depositary	representing interest in a fund, depositary	and Disposal of Assets by
receipts, call (put) warrants, beneficial interest	receipts, call (put) warrants, beneficial interest	Public Companies".
securities, and asset-backed securities.	securities, and asset-backed securities.	
2.Real property (including land, houses and	2.Real property (including land, houses and	
buildings, investment property, and	buildings, investment property, rights to use	
construction enterprise inventory) and	land, and construction enterprise inventory)	
equipment.	and equipment.	
3.Memberships.	3.Memberships.	
4.Intangible assets: including Patents,	4.Intangible assets: including Patents,	
copyrights, trademarks, and franchise rights.	copyrights, trademarks, and franchise rights.	
5.Right-of-use assets.	5.Claims of financial institutions (including	
6. Claims of financial institutions (including	receivables, bills purchased and discounted,	
receivables, bills purchased and discounted,	loans, and overdue receivables).	
loans, and overdue receivables).	<u>6.</u> Derivatives.	
7.Derivatives.	7.Assets acquired or disposed of in connection	
8. Assets acquired or disposed of in connection	with mergers, demergers, acquisitions, or	
with mergers, demergers, acquisitions, or	transfer of shares in accordance with law.	
transfer of shares in accordance with law.	8.Other major assets.	
9.Other major assets.		
Article 4: Definitions of Term	Article 4: Definitions of Term	Modify wording to comply
1. Derivatives: Forward contracts, options	1.Derivatives: Forward contracts, options	with "Regulations Governing
contracts, futures contracts, leverage	contracts, futures contracts, leverage	the Acquisition and Disposal
contracts, or swap contracts, whose value is	contracts, and swap contracts, and compound	of Assets by Public
derived from <u>a specified</u> interest rate,	contracts combining the above products,	Companies".
financial instrument price, commodity price,	whose value is derived from assets, interest	
foreign exchange rate, index of prices or rates,	rates, foreign exchange rates, indexes or other	
credit rating or credit index, or other variable;	interests. The term "forward contracts" does	
or hybrid contracts combining the above	not include insurance contracts, performance	
contracts; or hybrid contracts or structured	contracts, after-sales service contracts,	
products containing embedded derivatives.	long-term leasing contracts, or long-term	

purchase (sales) agreements.

The term "forward contracts" does not include

Proposed Amendment	Currently in Effect	Explanation
insurance contracts, performance contracts,	(omitting)	
after-sales service contracts, long-term leasing	(
contracts, or long-term purchase (sales)		
contracts.		
(omitting)		
Article 5: Limitation of investment amount	Article 5: Limitation of investment amount	Add right-of-use assets to
The acquisition of real estate and right-of-use	The acquisition of real estate by this Company	comply with "Regulations
assets thereof by this Company for	for non-operating purpose should not exceed	Governing the Acquisition
non-operating purpose should not exceed 30%	30% of this Company's net worth. The total	and Disposal of Assets by
of this Company's net worth. The total amount	amount of security investments by this	Public Companies".
of security investments by this Company should	Company should not exceed 20% of this	
not exceed 20% of this Company's net worth.	Company's net worth. The amount of	
The amount of investment by this Company in	investment by this Company in each respective	
each respective security should not exceed 10%	security should not exceed 10% of this	
of this Company's net worth.	Company's net worth.	
Article 6: Authority to approve	Article 9: Authority to approve	1. Add right-of-use assets
1.In acquiring and disposing of assets, except in	In acquiring and disposing of assets, except in	and clarify the exemption
trading of domestic government bonds, bonds	trading of bonds under repurchase and resale	to domestic government
under repurchase and resale agreements, or	agreements, or subscription or redemption of	bonds to comply with
subscription or redemption of money market	money market funds issued by domestic	"Regulations Governing
funds issued by domestic securities	securities investment trust enterprises, which	the Acquisition and
investment trust enterprises, which should be	should be approved by financial supervisor, the	Disposal of Assets by
approved by financial supervisor, the	Company shall submit the transaction to	Public Companies".
Company shall submit the transaction to	President or Chairman for approval. In	2. Arrange the article to
President or Chairman for approval.	acquiring or disposing of real property from or	fulfill the requirement of
2. Following transactions shall be submitted to	to a related party, or assets other than real	practical operation.
Audit Committee and Board of directors for	property from or to a related party and the	
approval:	transaction amount reaches 20 percent or more	
(1) In acquiring or disposing of real property	of paid-in capital or NT\$300 million or more,	
and right-of-use assets thereof from or to a	except in trading of bonds under repurchase and	
related party.	resale agreements, or subscription or	
(2) In acquiring assets and right-of-use assets	redemption of money market funds issued by	
thereof other than real property from or to	domestic securities investment trust enterprises,	
a related party and the transaction amount	the Company shall submit the transaction to	
reaches 20 percent or more of paid-in	Audit Committee and Board for approval.	
capital or NT\$300 million or more.		

Proposed Amendment	Currently in Effect	Explanation
(3) In acquiring assets from or to a non-related		•
party and the transaction amount reaches		
20 percent or more of paid-in capital or		
NT\$300 million or more.		
Article 7: The procedures for acquisition or	Article 7: Appraisal procedures	1. Arrange the article to
disposal of Investments in Securities	1. For acquisition or disposal of securities not	fulfill the requirement of
1.Appraisal procedures	traded on the centralized securities exchange	practical operation.
(1) For acquisition or disposal of securities	market or an OTC market, the price shall be	2. Add right-of-use assets
not traded on the centralized securities	determined through negotiation after	and clarify the exemption
exchange market or an OTC market, the	consideration of net worth per share,	to domestic government
price shall be determined through	profitability, and future development	agency to comply with
negotiation after consideration of net	potential, taking current market prices as a	"Regulations Governing
worth per share, profitability, and future	reference, or by negotiation after reference to	the Acquisition and
development potential, taking current	current market interest rates, bond coupon	Disposal of Assets by
market prices as a reference, or by	rates, and debtor creditworthiness.	Public Companies".
negotiation after reference to current	2. For acquisition or disposal of securities traded	3. Reference operating
market interest rates, bond coupon rates,	on the centralized securities exchange market	procedures to internal
and debtor creditworthiness.	or an OTC market, the price shall be	control of the Company.
(2)For acquisition or disposal of securities	determined according to the current trading	4. Stipulate the appraisal
traded on the centralized securities	price.	procedure for intangible
exchange market or an OTC market, the	3.To acquire or dispose of other fixed assets, the	assets and right-of-use
price shall be determined according to the	Company shall make a price determination	assets thereof,
current trading price.	through one of three methods, either price	membership, and other
2.Operating procedures	enquiry, price comparison, price negotiation,	assets.
The operating procedures for acquisition or	or call for tenders. Prices for the acquisition	5. Modify wording.
disposal of securities shall be implemented in	or disposal of real property shall be	
accordance with investment cycle of internal	determined through negotiation, with	
control system of the Company.	reference to the announced current value and	
3. Responsible unit	assessed value of the property and the actual	
The responsible unit for implementation of	transaction prices of neighboring real	
security investments is financial department.	properties. If the transaction amount reaches	
4.Professional opinion	the amount required to publicly announce in	
In acquiring or disposing of Securities, shall,	accordance with this procedures, it shall refer	
prior to the date of occurrence of the event,	to an appraisal report from a professional	
obtain financial statements of the issuing	appraiser	
company for the most recent period, certified		
or reviewed by a certified public accountant,	Article 8: Operating procedures	

Proposed Amendment

for reference in appraising the transaction price, and if the transaction amount reaches 20 percent of the company's paid-in capital or NT\$300 million or more, the company shall additionally engage a certified public accountant prior to the date of occurrence of the event to provide an opinion regarding the reasonableness of the transaction price. If the CPA needs to use the report of an expert as evidence, the CPA shall do so in accordance with the provisions of Statement of Auditing Standards No. 20 published by the ARDF. This requirement does not apply, however, to publicly quoted prices of securities that have an active market, or where otherwise provided by regulations of the Financial Supervisory Commission (FSC).

Article 8: The procedures for acquisition or disposal of assets other than investments in securities

1.Appraisal procedures

(1) To acquire or dispose of real property, equipments, and right-of-use assets thereof, the Company shall make a price determination through one of three methods, either price enquiry, price comparison, price negotiation, or call for tenders. Prices for the acquisition or disposal of real property shall be determined through negotiation, with reference to the announced current value and assessed value of the property and the actual transaction prices of neighboring real properties. If the transaction amount reaches the amount required to publicly announce in accordance with this procedures, it shall refer to an appraisal

Currently in Effect

Explanation

- 1.Acquisition or disposition of all assets shall be approved in accordance with the "approval authority table for Purchase Requisition and Procurement". If the asset is real estate or other fixed asset, registration, management and use shall be in accordance with "Guideline for Assets management".
- 2.For acquisition or disposition of all assets, the host department shall evaluate feasibility based on the reason, subject item, counterparty, transfer price, payment terms and price basis, and send the report to authority unit for approval. The acquisition or disposition of all assets will be implemented by management department after approval. All matter will be in accordance with the rules of company's internal control and this procedure.
- 3. The responsible unit for implementation of Long-term and Short-term investments in securities is financial department; and of Real property and other fixed assets is the unit specifically responsible for such matters. Other assets should be appraised by the responsible unit before implement.
- 4. For the acquisition of the real estate, it should immediately apply for insurance.
- 5. Acquisition or disposition of all assets will be in accordance with the rules of company's internal control. If there is a detection of material violation, the Company will penalize the related personnel based on the situation of violation.

Article 10: In acquiring or disposing of real property or equipment where the transaction amount reaches 20 percent of the company's paid-in capital or NT\$300 million or more, the

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Proposed Amendment	Currently in Effect	Explanation
report from a professional appraiser.	company, except transacting with a government	
(2) To acquire or dispose of intangible assets	agency, engaging others to build on its own	
or right-of-use assets thereof,	land, engaging others to build on rented land, or	
memberships, or other assets, the	acquiring or disposing of equipment for	
Company shall take the future expected	business use, shall obtain an appraisal report	
benefit into consideration.	prior to the date of occurrence of the event from	
2.Operating procedures	a professional appraiser and shall further	
(1) The operating procedures for acquisition	comply with the	
or disposal of assets shall be implemented	following provisions:	
in accordance with fixed assets cycle of	1. Where due to special circumstances it is	
internal control system of the Company.	necessary to give a limited price, specified	
(2) For acquisition or disposition of all assets,	price, or special price as a reference basis for	
the host department shall evaluate	the transaction price, the transaction shall be	
feasibility based on the reason, subject	submitted for approval in advance by the	
item, counterparty, transfer price, payment	board of directors, and the same procedure	
terms and price basis, and send the report	shall be followed for any future changes to the	
to authority unit for approval. The	terms and conditions of the transaction.	
acquisition or disposition of all assets will	2. Where the transaction amount is NT\$1 billion	
be implemented by management	or more, appraisals from two or more	
department after approval. All matter will	professional appraisers shall be obtained.	
be in accordance with the rules of	3.Where any one of the following	
company's internal control and this	circumstances applies with respect to the	
procedure.	professional appraiser's appraisal results,	
(3) For the acquisition of the real estate, it	unless all the appraisal results for the assets to	
should immediately apply for insurance.	be acquired are higher than the transaction	
(4) Acquisition or disposition of all assets will	amount, or all the appraisal results for the	
be in accordance with the rules of	assets to be disposed of are lower than the	
company's internal control. If there is a	transaction amount, a certified public	
detection of material violation, the	accountant shall be engaged to perform the	
Company will penalize the related	appraisal in accordance with the provisions of	
personnel based on the situation of	Statement of Auditing Standards No. 20	
violation.	published by the ROC Accounting Research	
3.Responsible unit	and Development Foundation (ARDF) and	
The responsible unit for implementation of	render a specific opinion regarding the reason	
Real property and other fixed assets is the unit	for the discrepancy and the appropriateness of	
specifically responsible for such matters.	the transaction price:	
	·	

A.The discrepancy between the appraisal

result and the transaction amount is 20

Other assets should be appraised by the

responsible unit before implement.

Proposed Amendment	Currently in Effect	Explanation
4.Professional opinion	percent or more of the transaction amount.	2.ipianaron
In acquiring or disposing of real property,	B.The discrepancy between the appraisal	
equipment, or right-of-use assets thereof,	results of two or more professional	
where the transaction amount reaches 20	appraisers is 10 percent or more of the	
percent of the company's paid-in capital or	transaction amount.	
NT\$300 million or more, the company, except	4.No more than 3 months may elapse between	
transacting with a domestic government	the date of the appraisal report issued by a	
agency, engaging others to build on its own	professional appraiser and the contract	
land, engaging others to build on rented land,	execution date; provided, where the publicly	
or acquiring or disposing of equipment or	announced current value for the same period	
right-of-use assets thereof for business use,	is used and not more than 6 months have	
shall obtain an appraisal report prior to the	elapsed, an opinion may still be issued by the	
date of occurrence of the event from a	original professional appraiser.	
professional appraiser and shall further		
comply with the following provisions:	Article 11: The procedures for Acquisition or	
(1)Where due to special circumstances it is	Disposal of Investments in Securities	
necessary to give a limited price, specified	In acquiring or disposing of Securities, shall,	
price, or special price as a reference basis	prior to the date of occurrence of the event,	
for the transaction price, the transaction	obtain financial statements of the issuing	
shall be submitted for approval in advance	company for the most recent period, certified or	
by the board of directors, and the same	reviewed by a certified public accountant, for	
procedure shall be followed for any future	reference in appraising the transaction price,	
changes to the terms and conditions of the	and if the transaction amount reaches 20 percent	
transaction.	of the company's paid-in capital or NT\$300	
(2) Where the transaction amount is NT\$1	million or more, the company shall additionally	
billion or more, appraisals from two or	engage a certified public accountant prior to the	
more professional appraisers shall be	date of occurrence of the event to provide an	
obtained.	opinion regarding the reasonableness of the	
(3) Where any one of the following	transaction price. If the CPA needs to use the	
circumstances applies with respect to the	report of an expert as evidence, the CPA shall	
professional appraiser's appraisal results,	do so in accordance with the provisions of	
unless all the appraisal results for the	Statement of Auditing Standards No. 20	
assets to be acquired are higher than the	published by the ARDF. This requirement does	
transaction amount, or all the appraisal	not apply, however, to publicly quoted prices of	
results for the assets to be disposed of are	securities that have an active market, or where	
lower than the transaction amount, a	otherwise provided by regulations of the	

certified public accountant shall be engaged to perform the appraisal in

Financial Supervisory Commission (FSC).

Proposed Amendment	Currently in Effect	Explanation
accordance with the provisions of	Article 13: The procedures for acquisition or	
Statement of Auditing Standards No. 20	disposition of memberships and intangible	
published by the ROC Accounting	assets_	
Research and Development Foundation	In acquiring or disposing of memberships or	
(ARDF) and render a specific opinion	intangible assets where the transaction amount	
regarding the reason for the discrepancy	reaches 20 percent of the company's paid-in	
and the appropriateness of the transaction	capital or NT\$300 million or more, the	
price:	company, except transacting with a government	
A. The discrepancy between the appraisal	agency, the company shall additionally engage	
result and the transaction amount is 20	a certified public accountant prior to the date of	
percent or more of the transaction	occurrence of the event to provide an opinion	
amount.	regarding the reasonableness of the transaction	
B. The discrepancy between the appraisal	price. CPA shall do so in accordance with the	
results of two or more professional	provisions of Statement of Auditing Standards	
appraisers is 10 percent or more of the	No. 20 published by the ARDF.	
transaction amount.		
(4) No more than 3 months may elapse		
between the date of the appraisal report		
issued by a professional appraiser and the		
contract execution date; provided, where		
the publicly announced current value for		
the same period is used and not more than		
6 months have elapsed, an opinion may		
still be issued by the original professional		
appraiser.		
In acquiring or disposing of intangible assets		
or right-of-use assets thereof, memberships, or		
other assets, where the transaction amount		
reaches 20 percent of the company's paid-in		
capital or NT\$300 million or more, the		
company, except transacting with a domestic		
government agency, the company shall		
additionally engage a certified public		
accountant prior to the date of occurrence of		
the event to provide an opinion regarding the		
reasonableness of the transaction price. CPA		
shall do so in accordance with the provisions		
of Statement of Auditing Standards No. 20		

Proposed Amendment	Currently in Effect	Explanation
published by the ARDF.		_
Article 9: The amount of transactions shall be	Article 13-1: The calculation of the transaction	1. Arrange the article to
calculated as follows:	amounts referred to in the preceding four	fulfill the requirement of
1.The amount of any individual transaction.	articles shall be done in accordance with Article	practical operation.
2.The cumulative transaction amount of	19 herein, and "within the preceding year" as	2. Describe the calculation
acquisitions and disposals of the same type of	used <u>herein</u> refers to the year preceding the date	of amount of transactions
underlying asset with the same transaction	of occurrence of the current transaction. Items	clearly in accordance
counterparty within the preceding year.	for which an appraisal report from a	with "Regulations
3.The cumulative transaction amount of	professional appraiser or a CPA's opinion has	Governing the
acquisitions and disposals (cumulative	been obtained need not be counted toward the	Acquisition and Disposal
acquisitions and disposals, respectively) of	transaction amount.	of Assets by Public
real property or right-of-use assets thereof		Companies".
within the same development project within		
the preceding year.		
4.The cumulative transaction amount of		
acquisitions and disposals (cumulative		
acquisitions and disposals, respectively) of the		
same security within the preceding year.		
"Within the preceding year" as used in the		
preceding paragraph refers to the year preceding		
the date of occurrence of the current transaction.		
Items for which an appraisal report from a		
professional appraiser or a CPA's opinion has		
been obtained need not be counted toward the		
transaction amount.		
Article 10: Professional appraisers and their	Article 6: Professional appraisers and their	1. Arrange the article to
officers, certified public accounts, attorneys,	officers, certified public accounts, attorneys,	fulfill the requirement of
and securities underwriters that provide the	and securities underwriters that provide the	practical operation.
companies with appraisal reports, certified	companies with appraisal reports, certified	2. Stipulate the qualification
public accountants' opinions, attorney's	public accountants opinions, attorney's	of external experts in
opinions, or underwriter's opinions shall meet	opinions, or underwriter's opinions shall <u>not be</u>	accordance with
the requirements in accordance with Article 5 of	a related party of any party to the transaction.	"Regulations Governing
"Regulations Governing the Acquisition and		the Acquisition and
Disposal of Assets by Public Companies"		Disposal of Assets by
		Public Companies".

Proposed Amendment
Article 11: Where the Company acquires or
disposes of assets through court auction
procedures, the evidentiary documentation
issued by the court may be substituted for the
appraisal report or CPA opinion.
Article 12: The procedures for Related Party

1. Appraisal procedures

Transactions

When the Company engages in any acquisition or disposal of assets from or to a related party, in addition to ensuring that the necessary resolutions are adopted and the reasonableness of the transaction terms is appraised, if the transaction amount reaches 10 percent or more of the company's total assets, the company shall also obtain an appraisal report from a professional appraiser or a CPA's opinion in compliance with the provisions of Article 8 and this Article. When judging whether a trading counterparty is a related party, in addition to legal formalities, the substance of the relationship shall also be considered.

2. Operating procedures

In acquiring or disposing of real property and <u>right-of-use</u> assets thereof from or to a related party, or assets and right-of-use assets thereof other than real property from or to a related party and the transaction amount reaches 20 percent or more of paid-in capital or NT\$300 million or more, except in trading of domestic government bonds, bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment enterprises, the company may not proceed to enter into a transaction contract or make a

Currently in Effect

Article 14: Where the Company acquires or disposes of assets through court auction procedures, the evidentiary documentation issued by the court may be substituted for the appraisal report or CPA opinion.

Article 12: The procedures for Related Party Transactions

- 1. When the Company engages in any acquisition or disposal of assets from or to a related party, in addition to ensuring that the necessary resolutions are adopted and the reasonableness of the transaction terms is appraised, if the transaction amount reaches 10 percent or more of the company's total assets, the company shall also obtain an appraisal report from a professional appraiser or a CPA's opinion in compliance with the provisions of Article 10 and this Article. When judging whether a trading counterparty is a related party, in addition to legal formalities, the substance of the relationship shall also be considered.
- 2. The Company that acquires real property from related party shall evaluate reasonableness of the transaction costs based the related requirement. When the following conditions happens, the company shall additionally engage a certified public accountant to review the reasonableness and to provide an opinion:
 - A.The related party acquired the real property through inheritance or as a gift.
 - B.More than 5 years will have elapsed from the time the related party signed the contract to obtain the real property to the signing date for the current transaction.
 - C.The real property is acquired through

Explanation

Arrange the article to fulfill the requirement of practical operation.

- 1. Arrange the article to fulfill the requirement of practical operation.
- 2. Add right-of-use assets and clarify the exemption to domestic government agency to comply with "Regulations Governing Acquisition the and Disposal of Assets by Public Companies".
- Widen the transaction for acquisition of property held for business use between parent subsidiaries, or between its subsidiaries in which it directly or indirectly holds 100 percent of the issued shares authorized capital, to be approved first with specific limitation by the chairman to comply with "Regulations Governing the Acquisition and Disposal of Assets by Public Companies".
- Modify wording.

Proposed Amendment	Currently in Effect	Explanation
payment until the following matters have been	signing of a joint development contract	Explanation
approved by the Audit Committee and the	with the related party, or through engaging	
Board:	the related party to develop the real	
(1)The purpose, necessity and anticipated	property, either on the Company's own	
benefit of the acquisition or disposal of	land or on rented land.	
assets.	3. Appraisal and Operating procedures	
(2)The reason for choosing the related party	In acquiring or disposing of real property	
as a trading counterparty.	from or to a related party, or assets other than	
(3)With respect to the acquisition of real	real property from or to a related party and the	
property from a related party, information	transaction amount reaches 20 percent or	
regarding appraisal of the reasonableness	more of paid-in capital or NT\$300 million or	
of the preliminary transaction terms in	more, except in trading of bonds under	
accordance with Article 15 and Article 16.	repurchase and resale agreements, or	
(4)The date and price at which the related	subscription or redemption of money market	
party originally acquired the real property,	funds issued by domestic securities	
the original trading counterparty, and that	investment trust enterprises, the company may	
trading counterparty's relationship to the	not proceed to enter into a transaction contract	
company and the related party.	or make a payment until the following matters	
(5)Monthly cash flow forecasts for the year	have been approved by the Audit Committee	
commencing from the anticipated month	and the Board:	
of signing of the contract, and evaluation	A.The purpose, necessity and anticipated	
of the necessity of the transaction, and	benefit of the acquisition or disposal of	
reasonableness of the funds utilization.	assets.	
(6)An appraisal report from a professional	<u>B.</u> The reason for choosing the related party as	
appraiser or a CPA's opinion obtained in	a trading counterparty.	
compliance with the preceding article.	C.With respect to the acquisition of real	
(7)Restrictive covenants and other important	property from a related party, information	
stipulations associated with the	regarding appraisal of the reasonableness	
transaction.	of the preliminary transaction terms in	
For acquisition or disposition of equipment or	accordance with Article 15 and Article 16.	
right-of-use assets thereof and real property	<u>D.</u> The date and price at which the related	
right-of-use assets held for business use	party originally acquired the real property,	
between the Company and its parent or	the original trading counterparty, and that	
subsidiaries, <u>or between its subsidiaries in</u>	trading counterparty's relationship to the	
which it directly or indirectly holds 100	company and the related party.	
percent of the issued shares or authorized	E.Monthly cash flow forecasts for the year	
capital, it is permissible to be approved first	commencing from the anticipated month of	
with specific limitation by the chairman and	signing of the contract, and evaluation of	

Proposed Amendment	Currently in Effect	Explanation
then ratified at the next board of directors	the necessity of the transaction, and	Explanation
meeting by submitting the proposal.	reasonableness of the funds utilization.	
3.Evaluation on the reasonableness of the	F.An appraisal report from a professional	
transaction cost	appraiser or a CPA's opinion obtained in	
(1)The Company that acquires real property	compliance with the preceding article.	
or right-of-use assets thereof from a related	G.Restrictive covenants and other important	
party shall evaluate the reasonableness of	stipulations associated with the transaction.	
the transaction costs based the related	For acquisition or disposition of equipment	
requirement. When the following	between the Company and its subsidiaries, it	
conditions happens, the company shall	is permissible to be approved first with	
additionally engage a certified public	specific limitation by the chairman and then	
accountant to review the reasonableness	ratified at the next board of directors meeting	
and to provide an opinion:	by submitting the proposal.	
A. The related party acquired the real	4.Evaluation on the reasonableness of the	
property or right-of-use assets thereof	transaction cost	
through inheritance or as a gift.	Where the Company acquires real property	
B. More than 5 years will have elapsed	from a related party and the results of	
from the time the related party signed	appraisals conducted in accordance with the	
the contract to obtain the real property	procedures are uniformly lower than the	
or right-of-use assets thereof to the	transaction price, the following steps shall be	
signing date for the current transaction.	taken:	
C. The real property is acquired through	A.A special reserve shall be set aside in	
signing of a joint development contract	accordance with the regulations against the	
with the related party, or through	difference between the real property	
engaging the related party to build the	transaction price and the appraised cost,	
real property, either on the Company's	and may not be distributed or used for	
own land or on rented land.	capital increase or issuance of bonus	
D. The real property right-of-use assets for	shares. Where a public company uses the	
business use are acquired by the	equity method to account for its	
Company with its parent or	investment in another company, then the	
subsidiaries, or by its subsidiaries in	special reserve called for under the	
which it directly or indirectly holds	regulations shall be set aside pro rata in a	
100 percent of the issued shares or	proportion consistent with the share of	
authorized capital.	public company's equity stake in the other	
(2)Where the Company acquires real property	company.	
or right-of-use assets thereof from a related	B.Audit Committee shall comply with Article	
party and the results of appraisals	218 of the Company Act.	
conducted in accordance with the	C.Actions taken pursuant to subparagraph 1	

Proposed Amendment	Currently in Effect	Explanation
procedures are uniformly lower than the	and subparagraph 2 shall be reported to a	
transaction price, the following steps shall	shareholders meeting, and the details of the	
be taken:	transaction shall be disclosed in the annual	
A.A special reserve shall be set aside in	report and any investment prospectus.	
accordance with the regulations against	The Company that has set aside a special	
the difference between the real	reserve under the preceding paragraph may	
property or right-of-use assets thereof	not utilize the special reserve until it has	
transaction price and the appraised	recognized a loss on decline in market value	
cost, and may not be distributed or	of the assets it purchased at a premium, or	
used for capital increase or issuance of	they have been disposed of, or adequate	
bonus shares. Where a public company	compensation has been made, or the status	
uses the equity method to account for	quo ante has been restored, or there is other	
its investment in another company,	evidence confirming that there was nothing	
then the special reserve called for	unreasonable about the transaction, and the	
under the regulations shall be set aside	FSC has given its consent.	
pro rata in a proportion consistent with	When the Company obtains real property	
the share of public company's equity	from a related party, it shall also comply with	
stake in the other company.	the preceding two paragraphs if there is other	
B.Audit Committee shall comply with	evidence indicating that the acquisition was	
Article 218 of the Company Act.	not an arm length transaction.	
C.Actions taken pursuant to preceding 2		
subparagraphs shall be reported to a		
shareholders meeting, and the details		
of the transaction shall be disclosed in		
the annual report and any investment		
prospectus.		
(3)The Company that has set aside a special		
reserve under the preceding paragraph may		
not utilize the special reserve until it has		
recognized a loss on decline in market		
value of the assets it purchased <u>or leased</u> at		
a premium, or they have been disposed of,		
or the leasing contract has been terminated,		
or adequate compensation has been made,		
or the status quo ante has been restored, or		
there is other evidence confirming that		
there was nothing unreasonable about the		
transaction, and the FSC has given its		

Proposed Amendment	Currently in Effect	Explanation
consent.	· ·	•
(4)When the Company obtains real property		
or right-of-use assets thereof from a related		
party, it shall also comply with the		
preceding subparagraphs if there is other		
evidence indicating that the acquisition		
was not an arm length transaction.		
Article 13: The procedures for acquisition or	Article 15: The procedures for acquisition or	Arrange the article to fulfill
disposition of Derivatives	disposition of Derivatives	the requirement of practical
(omitting)	(omitting)	operation.
Article 14: The procedures for assets in	Article 16: The procedures for assets in	Arrange the article to fulfill
connection with mergers, demergers,	connection with mergers, demergers,	the requirement of practical
acquisitions, or transfer of shares	acquisitions, or transfer of shares	operation.
(omitting)	(omitting)	
Article 15: The Company participating in a	Article 17: The Company participating in a	Arrange the article to fulfill
merger, demerger, acquisition, or transfer of	merger, demerger, acquisition, or transfer of	the requirement of practical
shares may not arbitrarily alter the share	shares may not arbitrarily alter the share	operation.
exchange ratio or acquisition price unless under	exchange ratio or acquisition price unless under	
the below-listed circumstances, and shall	the below-listed circumstances, and shall	
stipulate the circumstances permitting alteration	stipulate the circumstances permitting alteration	
in the contract for the merger, demerger,	in the contract for the merger, demerger,	
acquisition, or transfer of shares:	acquisition, or transfer of shares:	
(omitting)	(omitting)	
Article 16: Subsidiaries of the Company shall	Article 18: Subsidiaries of the Company shall	1. Arrange the article to
behave according to following regulations:	behave according to following regulations:	fulfill the requirement of
(omitting)	(omitting)	practical operation.
3.The paid-in capital or total assets of the	3. The paid-in capital or total assets of the <u>public</u>	2. Modify wording to
Company shall be the standard for	company shall be the standard for	comply with
determining whether or not a subsidiary	determining whether or not a subsidiary	"Regulations Governing
requiring a public announcement and	requiring a public announcement and	the Acquisition and
regulatory filing.	regulatory filing in the event the type of	Disposal of Assets by
(omitting)	transaction specified therein reaches 20	Public Companies".
	percent of paid-in capital or 10 percent of the	
	total assets.	

Proposed Amendment	Currently in Effect	Explanation
	(omitting)	
Article 17: Information Disclosure Procedures	Article 19: Information Disclosure Procedures	Arrange the article to fulfill
(omitting)	(omitting)	the requirement of practical
		operation.
Article 18: Penalty	Article 20 : Penalty	Arrange the article to fulfill
(omitting)	(omitting)	the requirement of practical
		operation.
Article 19: Implementation and Revision	Article 21: Implementation and Revision	Arrange the article to fulfill
(omitting)	(omitting)	the requirement of practical
		operation.