Stock Code: 4533



SHIEH YIH MACHINERY INDUSTRY CO., LTD.

2025 Annual General Shareholders' Meeting

Meeting Agenda Handbook

Type of Meeting: Physical Meeting

Time: June 13, 2025 (Friday) 9:00 a.m.

Venue: 11F., No. 332, Xianfu Rd., Taoyuan Dist., Taoyuan City

(Conference Room at the Taoyuan City Industrial Association)

Table of Contents

	Page No.
Procedures and agenda for annual general shareholders' meetings	1
Reported items	2
Ratifications	3
Discussions	4
Election	4
Others	5
Extraordinary Motions	5
Attachments	
I. Annual Business Report	6
II. Audit Committee's Review Report	11
III. List of Endorsement and Guarantee	12
IV. Independent Auditor's Report and Parent Company Only Financial Statements and Consolidated Financial Statements	13
V. Earnings Distribution Table	34
VI. The Articles of Incorporation before v.s. after amendment	35
VII. List of Candidate of Director	37
VIII. The newly appointed director concurrently holding positions in other con-	mpany39
Appendix	
(I) Articles of Incorporation	40
(II) Rules of Procedure for Shareholders Meetings	47
(III) Procedures for the Election of Directors	50
(IV) Shareholding of Directors of the Company	51

Procedures and Agenda for the 2025 Annual General Shareholders'

Meeting of SHIEH YIH MACHINERY INDUSTRY CO., LTD.

One. Type of Meeting: Physical Meeting

Two. Time: June 13, 2025 (Friday) 9:00 a.m.

Three. Venue: 11F, No. 332, Xianfu Rd., Taoyuan Dist., Taoyuan City

(Conference Room of Taoyuan City Industrial Association)

Four. Agenda:

- I. Report on the total number of shares attended and Called to Order
- II. Chair's Remarks
- III. Reported Items
 - 1. 2024 Business Report.
 - 2. Audit Committee's Review Report on the 2024 Financial Statements.
 - 3. Report on the amount of endorsement and guarantee for 2024.
 - 4. Report on 2024 employees' compensation and remuneration of directors.
 - 5. Report on the distribution of cash dividends from earnings for 2024.

IV. Ratifications

- 1. 2024 Business Report and Financial Statements.
- 2. 2024 Earnings Distribution.

V. Discussions

1. Amendments to the "Articles of Incorporation".

VI. Election

1. Election of Directors for the 18th Board Term.

VII. Others

- 1. Proposal for revoking the restriction on diligence.
- VIII. Extraordinary Motions
- IX. Meeting Adjourned

Reported Items

- 1. The Company's 2024 Business Report is submitted for review.

 Note: Please refer to Attachment I (pages 6~10) for the 2024 Business Report.
- 2. The Audit Committee's Review Report on the 2024 Financial Statements is submitted for review.
 - Explanation: Please refer to Attachment II (Page 11) for the Audit Committee's Review Report.
- 3. The report on the amount of endorsement and guarantee for 2024 is submitted for review.
 - Explanation: Please refer to Attachment III (page 12) for the list of endorsement and guarantee amount for 2024.
- 4. The report on 2024 employees' compensation and remuneration to directors is submitted for review.
 - Explanation: The Company's income before tax for the year 2024, before deducting employee compensation and remuneration to directors, was NT\$332,620,767. The Board meeting held on March 14, 2025 had approved 3% of the earnings in the amount of NT\$9,978,623 as employee compensation and 2% of the earnings in the amount of NT\$6,652,415 as remuneration to directors, both pay in cash.
- 5. The report on the distribution of cash dividends from earnings for 2024 is submitted for review.
 - Explanation:(I) The Company proposed to distribute cash dividends in the amount of NT\$190,120,932 from the distributable earnings to shareholders. Each share shall be distributed at NT\$1.2 based on the shares held by shareholders as recorded in the shareholder roster on the ex-dividend date.
 - (II) Cash dividend distribution is calculated up to the NT\$1 and rounded off to the nearest NT\$1. The sum of the fractional amount less than NT\$1 is recorded in other income of the Company.
 - (III) This proposal has been approved by the board of directors and the chairman is authorized to set the ex-dividend date and distribution date and other related matters. If there is any subsequent change in the number of outstanding shares affected by a change in the Company's share capital, resulting in a change in the dividend payout ratio, the Chairman is authorized to manage at his sole discretion.

Ratifications

Item I (proposed by Board of Directors)

Proposal: The Company's 2024 Business Report and Financial Statement are submitted for ratification.

- Explanation: (1) The 2024 Business Report and Financial Statement have been approved by the audit committee and have been resolved by the Board of Directors, and the aforementioned financial statements were audited by CPAs, Chien-Hsin Hsieh and Bo-Ren Weng from Deloitte & Touche.
 - (2) Please refer to Attachment I (pages 6~10) and Attachment IV (pages 13~33) for the Business Report, Independent Auditor's Report, and financial statements.
 - (3) Submit for ratification.

Resolution:

Item II (proposed by Board of Directors)

Proposal: The 2024 Earnings Distribution is submitted for ratification.

Explanation: (1) The Company's 2024 Earnings Distribution has been reviewed by the audit committee and have been resolved by the Board of Directors. Please refer to Attachment V. (Page 34)

(2) Submit for ratification.

Resolution:

Discussions

Item I (proposed by Board of Directors)

Proposal: Amendment of the "Articles of Incorporation" is submitted for board resolution.

- Explanation: (1). In line with regulatory amendments, public companies shall specify in their articles of incorporation: "A certain percentage of its annual profits shall be allocated for salary adjustment or compensation distributions for its non-executive employees."
 - (2) Amended wordings in the related sections of the Company's "Articles of Incorporation". Please refer to Attachment VI (pages 35~36) for the "Articles of Incorporation" before and after the amendment.
 - (3) Resolution requested.

Resolution:

Election

Item I (proposed by Board of Directors)

Proposal: Election of Directors for the 18th Board Term.

- Explanation: (1) In accordance with Article 18 of the Company's Articles of Incorporation, the Company shall have five to seven Directors, including at least three Independent Directors. The Company currently has seven Directors (including three Independent Directors), whose term will expire on May 26, 2025. A full re-election is proposed at this shareholders' meeting.
 - (2) At this shareholders' meeting, seven directors (including three independent directors) will be elected under the candidate nomination system. Shareholders will elect directors from the Candidates of Directors. The newly elected directors and independent directors will assume office upon election, with a three-year term from June 13, 2025 to June 12, 2028.
 - (3) The list of candidates of directors of the company has been approved by the board of directors, and his educational background, experience, shares held, and other relevant information can be found in Attachment VII (Page 37~38).
 - (4) The procedures for the election of directors, please refer to Appendix III (Page 50).
 - (5) Requesting voting for appointment.

Resolution:

Others

Item I (proposed by Board of Directors)

Proposal: The proposal for revoking the restriction on diligence is submitted for resolve.

Explanation: (1) It is conducted in accordance with Paragraph 1, Article 209 of the Company Act, which provides that "A director, acting on behalf of themselves or others within the scope of the company's business, shall explain to the shareholders meeting the essential contents of such an act and secure its approval.".

- (2) The newly appointed director of the company who has investments or engages in businesses similar to or overlapping with the company's scope of operations and serves as a director or manager in such companies shall have the restrictions on competition lifted from the date of their appointment as a director.
- (3) Please refer to Attachment VIII (pages 39) for the newly appointed director concurrently holding positions in other company.
- (4) Resolution requested.

Resolution:

Extraordinary Motions

Meeting Adjourned

Shieh Yih Machinery Industry Co., Ltd. 2024 Annual Business Report

In 2024, the global political and economic landscape remained turbulent. The ongoing intensification of competition between the two major economies, the United States and China, along with rising geopolitical risks, has affected international trade dynamics. This, in turn, has placed pressure on global trade, supply chains, and market stability, leading to a further slowdown in global economic growth. Looking ahead to 2025, the latest "World Economic Outlook" report from the IMF forecasts that global economic growth will remain steady at 3.2%, the same rate as in 2024, indicating a plateau in global economic expansion. However, with Donald Trump's election as U.S. President, his economic, immigration, and tariff policies are expected to significantly influence the global political and economic landscape. Additionally, advances in technology and innovation—particularly the widespread application of generative AI—are unlocking boundless future possibilities. Meanwhile, the natural and human-made disasters brought about by global climate change have made risk management increasingly complex for companies and added pressure to their operations.

From January to December 2024, the export value of metal-forming machine tools in the machine tool industry totaled USD 383 million, representing a 3.7% decrease compared to the same period last year. In 2024, SEYI's global consolidated revenue reached NT\$3.594 billion, with a net income after tax of NT\$246 million, and earnings per share (EPS) of NT\$1.55.

SEYI recognizes that sustainable industrial development is closely tied to long-term corporate competitiveness. Therefore, the company is not only committed to enhancing product performance and quality but also to integrating the concept of sustainability into its operational strategy. In promoting the industry's low-carbon transformation, SEYI actively collaborates with industrial associations to jointly formulate and promote Product Category Rules (PCR) for press machines. This initiative not only lays a crucial foundation for the machine tool industry's low-carbon transition but also helps supply chain partners conduct more effective carbon inventories, working together toward a low-carbon future. Meanwhile, SEYI's SD1 servo press and SNS2 crank press series have been awarded the Gold Energy-Saving Label in the machine tool industry for their outstanding energy-saving technologies. This achievement highlights SEYI's strong capabilities in energy efficiency and enhances its competitiveness in sustainability.

In terms of market expansion and productivity enhancement, SEYI successfully delivered servo press orders to renowned Japanese automotive parts manufacturers and major home appliance companies. This demonstrates its excellent manufacturing capabilities and high-quality product assurance. Furthermore, SEYI continues to refine its smart manufacturing and smart factory solutions by offering advanced automated production lines and energy consumption management systems. These solutions help customers achieve efficient production while more accurately monitoring the carbon footprint of their products, collectively progressing toward a vision of green manufacturing. SEYI's sustainability efforts have also received external recognition. The company was nominated for the "ESG Corporate Governance" category in the inaugural "Taoyaun Golden Awards" organized by the Taoyuan City Government. This nomination not only affirms SEYI's achievements in ESG but also encourages the company to keep advancing on its path toward sustainable development.

We sincerely thank our shareholders for their continued support and trust. Looking ahead, SEYI will remain committed to sustainability and innovation as its core values, uphold sound business principles, focus on long-term development goals, and actively seize the opportunities brought by market changes to achieve an even more brilliant future together with all of you.

I.The 2024 results of operating plans are as follows: :

(I) Business plan implementation results

Unit: NT\$ thousand

Items	2023	2024	Amount increased (decreased)	Increased (decreased) %
Operating Income	3,497,671	3,593,794	96,123	2.75
Operating profit	152,178	77,260	(74,918)	(49.23)
Net income after tax	212,897	245,755	32,858	15.43

(II) Budget implementation status: The Company has not disclosed its financial estimates for 2024, so budget achievement is not required to be reported.

(III) Financial receipts and expenditures

Unit: NT\$ thousand

Items	2023	2024
Beginning balance of cash and cash equivalents	2,479,488	2,277,604
Net cash inflow (outflow) from operating activities	69,357	566,173
Net cash inflow (outflow) from investment activities	(228,588)	(8,500)
Net cash inflow (outflow) from financing activities	(34,965)	(214,722)
Effects of exchange rate changes on the balance of cash held in foreign currencies	(7,688)	107,912
Increase (decrease) in cash and cash equivalents for the period	(201,884)	450,863
Ending balance of cash and cash equivalents	2,277,604	2,728,467

(IV) Profitability analysis

	Items		2023	2024
Financial	Debt to assets ratio	o %	57.35	59.14
structure	Ratio of long-term and equipment	capital to property, plant	533.55	537.77
	Return on total ass	sets (%)	3.92	4.34
	Return on equity 9	%	8.50	9.33
	Contribution to	Operating profit	9.61	4.88
Profitability	paid-in capital Percentage (%)	Income before tax	16.18	20.86
	Net profit margin	(%)	6.09	6.84
	Earnings per share	(NT\$)	1.34	1.55

(V)Research and Development Status:

Upholding the philosophy of cutting-edge development and sustainable operations, our company continues to innovate in technological applications and is committed to promoting sustainability. In addition to consistently launching high-efficiency, energy-saving servo presses, we actively respond to the global emphasis on environmental protection and align with the United Nations Sustainable Development Goals (SDGs). As a result, there has been significant global growth in the research and development of electric vehicles and green energy fuels. In this context, our current development focus centers on the automation and intelligence of production lines, SI (System Integration) solutions, and the establishment of a low-carbon supply chain.

In 2024, the trend of electrified transportation and green fuels—such as hydrogen energy—has further underscored the importance of press machine applications. Ultrahigh precision, ultra-high rigidity, and energy-efficient intelligent stamping technology have become essential in the production of metal bipolar plates used in hydrogen fuel cells. This has become a key research area for many manufacturers. We have dedicated substantial R&D resources to advancing various press drive mechanisms, aiming to offer our global customers the most comprehensive and rapid automated production line solutions.

II. Summary of the business plan for 2025:

(1) Operating Strategy:

- 1. Continue deepening and implementing the core concept of "ESG sustainable development" across all operational dimensions—from design, manufacturing, sales, to quality management—to enhance overall corporate competitiveness.
- 2. Strengthen brand value by being customer-oriented, understanding industry conditions and market demand, and treating customers as long-term partners to effectively improve annual profitability.
- 3. Build a professional team by enhancing technical capabilities in customer applications and focusing on providing reliable stamping solutions aligned with market trends.
- 4. Foster talent development through various training programs, integration of industry-government-academia-research resources, and the introduction of external instructors, while injecting more energy into R&D and innovation.
- 5. Uphold the core values of "Integrity, Accountability, Service, and Innovation" to fulfill the company's mission and philosophy.

(2) Important production and sales policies:

- 1. Improve the structural design of existing products to reduce costs and enhance product competitiveness.
- 2. Strengthen the resilience of the supply chain by actively seeking alternative materials, deepening cooperation with key component suppliers, and continually integrating group procurement resources to effectively lower material costs.
- 3. Enhance production technologies by optimizing manufacturing processes, production techniques, and testing validations to reduce overall costs.
- 4. Expand the global service network to provide localized and timely customer support, thereby maintaining strong customer relationships.
- 5. Continue implementing "corporate greenhouse gas inventories" and "product carbon footprint calculation" to fulfill net-zero transformation goals.

(3) Expected sales volume and its basis:

In 2025, global economic trends are expected to be even more uncertain and volatile compared to previous years. Ongoing geopolitical tensions, intensified U.S.-China rivalry in trade and national security, and persistent global inflation will all influence economic developments. The policy direction of the new U.S. administration will also play a pivotal role. Tax reforms—such as income tax reductions and retention of R&D tax credits—will favor increased domestic manufacturing investments. Additionally, a potentially more relaxed carbon regulation may help revive demand for fuel-powered vehicles.

In China, the electric vehicle market has rapidly expanded in recent years, with strong domestic demand and aggressive export ambitions. However, as the U.S. and Europe implement tariff barriers to block Chinese EVs, Chinese manufacturers are shifting focus to Latin America and Southeast Asia. Combined with relatively stable domestic demand and the development of various types of new energy vehicles, SEYI China still sees steady application needs. Despite intense competition from local Chinese companies, SEYI's emphasis on quality and service should maintain a stable revenue

contribution.

In Japan, due to the continued depreciation of the yen, price competition with Japanese manufacturers remains intense both domestically and abroad. SEYI will continue targeting major clients to establish demonstration sites and leverage its integration capabilities and global service network to encourage repeat orders.

In Europe, high energy prices and inflation have dampened equipment investment willingness. However, the transition to net-zero remains a long-term trend. Demand for servo presses still has growth potential and is expected to remain a major source of revenue.

Southeast Asia has seen stable growth in recent years, driven by the influx of consumer electronics manufacturing. Additionally, major manufacturers from the U.S., Europe, and Japan are actively investing in hydrogen-powered vehicles. As tensions with China increase, Southeast Asia is becoming a key mass-production hub for global automakers. SEYI remains cautiously optimistic about revenue contributions from this region in 2025.

With over 90% of SEYI's revenue coming from overseas orders, the company is highly susceptible to global geopolitical developments. Despite uncertainties, breakthroughs are essential to maintain and even grow revenue. In 2025, SEYI will take a two-pronged approach:

Enhance cost competitiveness of existing products.

Target new market applications, including bipolar plates for hydrogen-powered vehicles and composite material forming in the aerospace sector.

Chairman: Ya-Hui Kuo Manager: Chen-Wei Lee Accounting Officer: Tsui-Hua Wu

[Attachment II]

SHIEH YIH MACHINERY INDUSTRY CO., LTD

Audit Committee's Review Report

The Board of Directors has prepared the Company's 2024 Business Report, Financial

Statements and Proposal for Distribution of Earnings. The financial statements have

been audited by Deloitte & Touche and an audit report has been issued. The Business

Report, the Financial Statements and the Proposal for Distribution of Earnings listed

herein have been reviewed by the Audit Committee and found to be in compliance with

the Securities and Exchange Act and the Company Act. We hereby submit this report.

To

2025 Annual General Shareholders' Meeting of

SHIEH YIH MACHINERY INDUSTRY CO., LTD

SHIEH YIH MACHINERY INDUSTRY CO., LTD

Audit Committee Convener: Shu-Chuan Chen

March 14, 2025

11

ENDORSEMENTS/GUARANTEES PROVIDED

FOR THE YEAR ENDED DECEMBER 31, 2024

(In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

	Note	
	Endorsement/ Endorsement/ Cuarantee Given Guarantee Given Guarantee Given by Subsidiaries on Behalf of Companies in Subsidiaries Parent Mainland China	Z
	Endorsement/ inarantee Given Guarantee Given By Parent on by Subsidiaries Subsidiaries Endorsement/ Endorsement/ Onarantee Given By Parent on Behalf of Companies in Subsidiaries Parent Mainbard China	Z
	Endorsement/ Guarantee Given by Parent on Behalf of Subsidiaries	>
	Aggregate Gu Endorsement/ Cuarantee Limit (Note 3)	\$ 1,342,662
Ratio of	Accumulated Endorsement/ Guarantee to Net Equity in Latest Financial Statements (%)	
	Actual Borrowing Amount Endorsed/ Amount Guaranteed by (Note 4) Collaterals	· ·
	Actual Borrowing Amount (Note 4)	· •
	Outstanding Endorsement/ Guarantee at the End of the Period (Notes 4 and 5)	· ·
	Limits on Endorsed Endorsement/ Guarantee Given Guerantee Chen Party (Note 3) (Note 3)	\$ 143,308 (EUR 756 thousand) (US\$ 3,826 thousand)
	Limits on Endorsement/ Guarantee Given on Behalf of Each Party (Note 3)	\$ 537,065
	Relationship (Note 2)	q
Endorsee/Guarantee	Name	Seyi Presses Europe GmbH
	No. Endorser/Guarantor	Shieh Yih Machinery Seyi Presses Europe Industry Co., Ltd. GmbH
	No.	0

Note 1: Numbered as follows:

a. "0" for the issuers.

b. Investees are numbered from "1".

Note 2: The relationship between guarantor and guarantee are divided into six categories as follows:

a. The Company in relation to business.

b. A company in which endorsement/guarantee provider holds directly and indirectly over 50% of voting shares.

A company holds directly and indirectly over 50% voting shares of endorsement/guarantee provider.

d. A company directly and indirectly holds more than 90% voting shares of endorsement/guarantee provider.

e. Based on contract projects among their peers in accordance with contract provisions which need mutual insurance company.

f. Owing to the joint venture funded by the shareholders on its endorsement of its holding company.

Companies in the same industry provide among themselves joint and several security for a performance guarantee of a sales contract for pre-construction homes pursuant to the Consumer Protection Act for each other:

Note 3: The table should note the calculation method and the quota of maximum amounts. If the financial statement has recognized contingent losses, the table should have recognized the amount

a. The limits on endorsement or guarantee amount provided to each guarantee party is up to 20% of the net assets value.

b. The total amount of endorsement or guarantee that the Group is allowed to provide shall not exceed 50% of the net assets value.

Note 4: The amount was calculated using the exchange rate of EUR to NTD as of December 31, 2024.

Note 5: The maximum balance for the period and ending balance were approved by the board of directors.

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Stockholders Shieh Yih Machinery Industry Co., Ltd.

Opinion

We have audited the accompanying financial statements of Shieh Yih Machinery Industry Co., Ltd. (the "Company"), which comprise the balance sheets as of December 31, 2024 and 2023, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the financial statements, including material accounting policy information (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2024 and 2023, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2024. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matter of the Company's financial statements for the year ended December 31, 2024 is described as follows:

Estimated Impairment of Trade Receivable

The Company recognizes impairment loss on trade receivable by assessing the impairment amount of each past due receivable and also applies the simplified approach to determine expected credit losses as prescribed by IFRS 9, which permits the use of lifetime expected loss provision for all trade receivable. The expected credit losses on trade receivable are estimated using a provision matrix by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for the general economic conditions of the industry in which the debtors operate and an assessment of both the current and global economic growth rate at the reporting date. The Company uses a provision matrix to determine the expected credit loss rate and evaluates the prospect of recovery based on the past

due days of trade receivable. The degree of default risk and the adjustment of the loss rate are influenced by the assumptions that concern customer credit risk. We considered management's related provisions to be subjective and also the associated risk of the estimation of the recoverability of past due trade receivable.

Refer to Notes 4(k) and 5 to the accompanying financial statements for the relevant accounting policies on the impairment of receivables. Refer to Note 11 to the accompanying financial statements for the related disclosures of trade receivable.

We obtained an understanding of the internal control over the trade receivable and tested the operating effectiveness of the control and the implementation of the quarterly detailed review of the expected credit loss provision matrix. At the end of the period, we obtained the aging of the trade receivable and expected credit loss matrix provided by the Company, and we tested the accuracy and completeness of the aging of the trade receivable. We reviewed the customer payment history and arrived at an understanding of management's rationale for the expected credit loss matrix by referencing payment patterns during the year as well as other available information. We recalculated and checked the correctness of the allowances provided by management. In addition, we also assessed the level of cash collected by the Company on past due receivable balances after year-end to consider any additional provision requirements.

Other Matter

We did not audit the financial statements of Seyi-America, Inc., a subsidiary included in the consolidated financial statements of the Company, but such statements were audited by other auditors. Our opinion, insofar as it relates to the amounts included in the financial statements of Seyi-America, Inc., is based solely on the reports of other auditors. As of December 31, 2024 and 2023, the total assets of Seyi-America, Inc. were \$170,885 thousand, representing 3.28% and \$190,486 thousand, representing 3.82%, respectively, of the consolidated total assets, and the amounts of total revenue were \$27,021 thousand, representing 8.56% and \$28,051 thousand, representing 11.74%, of the consolidated total revenue for the years then ended.

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

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

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

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

We also provide those charged with governance with a statement that we have complied with relevant

ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Chien-Hsin Hsieh and Bo-Ren Weng.

Deloitte & Touche Taipei, Taiwan Republic of China

March 14, 2025

Notice to Readers

The accompanying financial statements are intended only to present the financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and financial statements shall prevail.

BALANCE SHEETS DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

ASSETS	2024 Amount	%	2023 Amount	%
CURRENT ASSETS Cash and cash equivalents (Notes 4 and 6)	\$ 1,883,890	36	\$ 1,682,958	34
Financial assets at fair value through profit or loss (Notes 4, 7 and 28)	6,580	-	5,568	-
Financial assets at amortized cost (Notes 4, 10 and 30)	276,404	5	350,321	7
Notes receivable (Notes 4, 5, 11 and 22)	10,356	-	16,093	-
Trade receivables (Notes 4, 5, 11 and 22) Trade receivables - related parties (Notes 22 and 29)	34,178 210,588	1 4	36,548 273,514	1 6
Other receivables (Note 11)	21,476	1	17,989	-
Other receivables - related parties (Note 29)	12,956	-	10,257	-
Current tax assets (Notes 4 and 24)	-		7,738	
Inventories (Notes 4 and 12)	516,954	10	559,072	11
Prepayments Other current assets	92,453 596	2	72,577 2,249	2
	<u></u>		<u> </u>	·
Total current assets	3,066,431	59	3,034,884	61
NON-CURRENT ASSETS				
Financial assets at amortized cost (Notes 10 and 30)	60,000	1	-	-
Financial assets at fair value through other comprehensive income (Notes 4, 8, 9 and 28) Long-term investments at equity (Notes 4 and 13)	196,765 1,243,976	4 24	140,916 1,145,625	3 23
Property, plant and equipment (Notes 4, 14 and 30)	563,199	11	577,405	12
Right-of-use assets (Note 15)	8,020	-	15,967	-
Intangible assets (Note 4)	18,738	-	13,895	-
Deferred tax assets (Notes 4 and 24)	47,352	1	55,284	1
Refundable deposits	2,046	-	2,425	-
Prepayments for equipment	414			
Total non-current assets	2,140,510	41	1,951,517	39
TOTAL	<u>\$ 5,206,941</u>	_100	<u>\$ 4,986,401</u>	_100
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Short-term borrowings (Note 17)	\$ 351,000	7	\$ 254,830	5
Contract liabilities (Notes 3 and 22)	123,545	2	106,143	2
Notes payable (Note 18)	420.076	-	659	-
Trade payables (Note 18)	439,276 937	8	395,690 2,333	8
Trade payables - related parties (Note 29) Lease liabilities - current (Note 15)	4,102	_	2,333 5,997	-
Other payables (Note 19)	129,358	3	115,577	2
Current tax liabilities (Note 24)	21,133	-	-	-
Current portion of long-term borrowings (Notes 17 and 30)	112,885	2	94,000	2
Other current liabilities	139		123	
Total current liabilities	1,182,375	22	975,352	19
NON-CURRENT LIABILITIES				
Long-term borrowings (Notes 17 and 30)	1,212,115	24	1,331,667	27
Deferred tax liabilities (Notes 4 and 24)	55,626	1	22,812	-
Lease liabilities - non-current (Note 15)	2,949	-	9,202	-
Net defined benefit liabilities (Notes 4 and 20)	10,904	- 1	26,775	1 1
Credit balance for using equity methods (Notes 4 and 13) Other non-current liabilities	56,588 1,061	-	38,596 992	-
outer non current nuomities				
Total non-current liabilities	1,339,243	26	1,430,044	29
Total liabilities	2,521,618	48	2,405,396	48
EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY (Note 21)				
Share capital				
Ordinary shares	1,584,341	30	1,584,341	32
Capital surplus	184,982	4	184,982	4
Retained earnings Legal reserve	279,928	5	258,877	5
Special reserve	141,987	3	137,070	3
Unappropriated earnings	599,068	12	557,722	<u>11</u>
Total retained earnings	1,020,983	20	953,669	19
Other equity				
Exchange differences on translating foreign operations	(94,876)	(2)	(136,182)	(3)
Unrealized loss on financial assets at fair value through other comprehensive income Total other equity	(10,107) (104,983)	(2)	(5,805) (141,987)	(3)
rotal other equity	(104,703)	(∠)	(1+1,70/)	<u>(3)</u>
Total equity	2,685,323	52	2,581,005	52
TOTAL	\$ 5,206,941	_100	<u>\$ 4,986,401</u>	_100
				

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

(With Deloitte & Touche audit report dated March 14, 2025)

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

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

	2024		2023	
	Amount	%	Amount	%
GROSS SALES	\$ 1,626,748	100	\$ 1,495,798	100
LESS: SALES RETURNS	320	<u> </u>	115	
NET SALES (Notes 22 and 29)	1,626,428	100	1,495,683	100
OPERATING COST (Notes 12, 23 and 29)	1,144,642	<u>70</u>	1,016,747	_68
GROSS PROFIT	481,786	30	478,936	32
UNREALIZED GAIN ON TRANSACTION WITH SUBSIDIARIES AND ASSOCIATES	(121,302)	(7)	(56,173)	(4)
REALIZED GAIN ON TRANSACTION WITH SUBSIDIARIES AND ASSOCIATES	56,173	3	53,850	4
REALIZED GROSS PROFIT	416,657	<u>26</u>	476,613	<u>32</u>
OPERATING EXPENSES (Notes 23 and 29) Selling and marketing expenses General and administrative expenses Research and development expenses Expected credit loss (gain) (Note 11)	138,568 170,333 98,469 (6,539)	9 10 6 	140,763 150,030 121,173 6,539	9 10 8 <u>1</u>
Total operating expenses	400,831	<u>25</u>	418,505	_28
GAIN FROM OPERATIONS	<u>15,826</u>	1	58,108	4
NON-OPERATING INCOME AND EXPENSES Interest income (Note 29) Rental income Other income Dividends income Gains on disposal of investment property Gain on valuation of financial instruments Miscellaneous expenses Foreign exchange (losses) gains (Note 23) Interest expenses Share of the profit or loss of associates Total non-operating income and expenses	88,472 	5 - 1 - - - 8 (2) <u>6</u> <u>18</u>	72,704 30 3,914 1,034 14,492 775 (585) (2,752) (30,358) 121,595 180,849	5 - - 1 - (2) <u>8</u> <u>12</u>
PROFIT BEFORE INCOME TAX	315,990	19	238,957	16
INCOME TAX EXPENSE (Notes 4 and 24)	(70,235)	<u>(4</u>)	(26,060)	<u>(2</u>)
			(0	. 1

(Continued)

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

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

	2024		2023	
·	Amount	%	Amount	%
NET PROFIT FOR THE YEAR	245,755	<u>15</u>	212,897	<u>14</u>
OTHER COMPREHENSIVE INCOME (Notes 20 and 24) Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans Unrealized gain on investments in equity instruments at fair value through other	7,628	-	(2,984)	-
comprehensive income Income tax relating to items that will not be	(2,205)	-	6,395	1
reclassified subsequently to profit or loss	(1,525) 3,898	<u>-</u>	597 4,008	<u>-</u> <u>1</u>
Items that may be reclassified subsequently to profit or loss: Exchange differences on translating foreign operations	51,631	3	(13,870)	(1)
Unrealized (losses) gains on investments in debt instruments at fair value through other comprehensive Share of other comprehensive loss of	(6,969)	-	(1,147)	-
subsidiaries ventures accounted for using the equity method	3,869	-	876	-
Income tax relating to items that may be reclassified subsequently to profit or loss	(9,322) 39,209	<u>-</u> <u>3</u>	<u>2,829</u> (11,312)	<u>-</u> (1)
Other comprehensive income (loss) for the year (net of income tax)	43,107	3	(7,304)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 288,862</u>	<u>18</u>	<u>\$ 205,593</u>	<u>14</u>
EARNINGS PER SHARE (Note 25) Basic Diluted	\$ 1.55 \$ 1.55		\$ 1.34 \$ 1.34	

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

(With Deloitte & Touche audit report dated March 14, 2025)

(Concluded)

SHIEH YIH MACHINERY INDUSTRY CO., LTD.

STATEMENTS OF CHANGES IN EQUITY
FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023
(In Thousands of New Taiwan Dollars)

				Capital Surplus		Surplus	(12 200)			Other Equity	Equity	
					Changes in Percentage of		Retai	Retained Earnings (Note 21)	21)	Exchange Differences on	Unrealized Loss	
	Share Capital	Share Premiums	Conversion of Bonds	Treasury Shares Transactions	Ownership Interest in Subsidiaries	Employee Stock Options - Expired	Legal Reserve	Special Reserve	Unappro- priated Earnings	Translating Foreign Operations	on Financial Assets at FVTOCI	Total Equity
BALANCE AT JANUARY 1, 2023	\$ 1,584,341	\$ 137,898	\$ 47,180	\$ 5,129	\$ 1,602	\$ 3,435	\$ 254,384	\$ 213,181	\$ 316,031	\$ (125,086)	\$ (11,984)	\$ 2,426,111
Appropriation of 2022 earnings Legal reserve Special reserve Cash dividends distributed by the Company	1 1 1	(10,262)					4,493	(76,111)	(4,493) 76,111 (40,437)			- - (669,03)
		(10,262)					4,493	(76,111)	31,181			(50,699)
Net profit for the year ended December 31, 2023	,				,	,	•	•	212,897	•	•	212,897
Other comprehensive income (loss) for the year ended December 31, 2023, net of income tax									(2,387)	(11,096)	6,179	(7,304)
Total comprehensive income (loss) for the year ended December $31,2023$		"	'	1			1	'	210,510	(11,096)	6,179	205,593
BALANCE AT DECEMBER 31, 2023	1,584,341	127,636	47,180	5,129	1,602	3,435	258,877	137,070	557,722	(136,182)	(5,805)	2,581,005
Appropriation of 2023 earnings Legal reserve Special reserve Cash dividends distributed by the Company			1 1 1			1 1 1	21,051	4,917	(21,051) (4,917) (184,544)		1 1 1	- - (184,544)
	'				1		21,051	4,917	(210,512)			(184,544)
Net profit for the year ended December 31, 2024									245,755			245,755
Other comprehensive income for the year ended December 31, 2024, net of income tax									6,103	41,306	(4,302)	43,107
Total comprehensive income for the year ended December 31, 2024							1		251,858	41,306	(4,302)	288,862
BALANCE AT DECEMBER 31, 2024	\$ 1,584,341	\$ 127,636	\$ 47,180	\$ 5,129	\$ 1,602	\$ 3,435	\$ 279,928	\$ 141,987	\$ 599,068	\$ (94,876)	\$ (10,107)	\$ 2,685,323

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

⁽With Deloitte & Touche audit report dated March 14, 2025)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

CASH FLOWS FROM OPERATING ACTIVITIES		2024		2023
Income before income tax	\$	315,990	\$	238,957
Adjustments for:	Ψ	313,770	Ψ	230,737
Depreciation expenses		30,727		32,295
Amortization expenses		9,466		9,256
Expect credit loss recognized (reversed) on trade receivables		(6,539)		6,539
Gain on valuation of financial assets instruments		(1,897)		(775)
Interest expenses		31,253		30,358
Interest income		(88,472)		(72,704)
Dividends income		(964)		(1,034)
Gains on disposals of investment property		(00.006)		(121,505)
Share of profit of associates		(89,986)		(121,595)
Loss of write-downs of inventories Gain on lease modification		18,703 (31)		7,920
Unrealized gain on transactions with subsidiaries and		(31)		-
associates		121,302		56,173
Realized gain on transactions with subsidiaries and associates		(56,173)		(53,850)
Changes in operating assets and liabilities:		(30,173)		(55,050)
Financial assets at fair value through profit or loss		885		800
Contract assets		_		2,603
Notes receivable		5,737		20,562
Trade receivables		8,909		47,966
Trade receivables - related parties		62,926		(89,224)
Other receivables		(4,042)		7,028
Other receivables - related parties		(2,699)		60,925
Inventories		23,415		(85,872)
Prepayments		(19,876)		(5,653)
Other current assets		1,653		(1,121)
Contract liabilities		17,402		6,839
Notes payable Trade payables		(659) 43,586		(43) (84,388)
Trade payables to related parties		(1,396)		2,048
Other payables		13,689		21,530
Other current liabilities		15,007		(223)
Net defined benefit liabilities		(8,243)		(1,512)
Cash generated from operations		424,682	_	19,313
Interest paid		(31,161)		(30,193)
Income tax paid		(11,465)	_	(13,543)
Net cash generated from (used in) operating activities		382,056		(24,423)
The court generates them (used in) of theming went these	-	202,000	_	(= :, :=e)
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of financial assets at fair value through other				
comprehensive income		(65,025)		(114,862)
Purchase of financial assets at amortized cost		-	(0 :	(180,509)
			(Cont	inued)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

	2024	2023
Proceeds from sale of financial assets at amortized cost	13,917	_
Proceeds from capital reduction of financial assets at fair value	-)-	
through other comprehensive income	_	10,800
Payments for property, plant and equipment (Note 26)	(10,936)	(2,069)
Gains on disposals of investment property	-	123,549
Decrease in refundable deposits	379	129
Payments for intangible assets (Note 26)	(14,420)	(6,282)
Interest received	89,027	64,165
Dividend received	964	1,034
Net cash generated from (used in) investing activities	13,906	(104,045)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in short-term borrowings	96,170	247
Proceeds from long-term borrowings	866,385	1,760,924
Repayment from long-term borrowings	(967,052)	(1,718,000)
Repayment of the principal portion of lease liabilities	(6,058)	(5,796)
Increase in deposits received	69	66
Dividends paid to owners of the Company	(184,544)	(50,699)
Net cash generated used in financing activities	(195,030)	(13,258)
NET INCREASE (DECREASE) IN CASH AND CASH		
EQUIVALENTS	200,932	(141,726)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF		
THE YEAR	1,682,958	1,824,684
CASH AND CASH EQUIVALENTS AT THE END OF THE		
YEAR	<u>\$1,883,890</u>	<u>\$1,682,958</u>

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

(With Deloitte & Touche audit report dated March 14, 2025)

(Concluded)

DECLARATION OF CONSOLIDATION OF FINANCIAL STATEMENTS OF

AFFILIATES

The companies required to be included in the consolidated financial statements of affiliates in

accordance with the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business

Reports and Consolidated Financial Statements of Affiliated Enterprises" for the year ended

December 31, 2024 are all the same as the companies required to be included in the consolidated

financial statements of parent and subsidiary companies as provided in International Financial

Reporting Standard No. 10, "Consolidated Financial Statements". Relevant information that

should be disclosed in the consolidated financial statements of affiliates has all been disclosed in

the consolidated financial statements of parent and subsidiary companies. Hence, we have not

prepared a separate set of consolidated financial statements of affiliates.

Very truly yours,

SHIEH YIH MACHINERY INDUSTRY CO., LTD.

By:

YA-HUI KUO

Chairman

March 14, 2025

23

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Shieh Yih Machinery Industry Co., Ltd.

Opinion

We have audited the accompanying consolidated financial statements of Shieh Yih Machinery Industry Co., Ltd. and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2024 and 2023, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including material accounting policy information (collectively referred to as the "consolidated financial statements").

In our opinion, based on our audits and the report of other auditors (refer to the Other Matter paragraph), the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2024 and 2023, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2024. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Estimated Impairment of Trade Receivable

As of December 31, 2024, Shieh Yih Machinery Industry Co., Ltd. and some of its subsidiaries' net value of trade receivable amounted to \$188,892 thousand, representing 2.87% of the consolidated total assets. Refer to Note 11 to the accompanying consolidated financial statements for the related disclosures of accounts receivable.

Shieh Yih Machinery Industry Co., Ltd. and some of its subsidiaries recognize impairment loss on trade receivable by assessing the impairment amount of each past due receivable and also apply the simplified approach to determine expected credit losses as prescribed by IFRS 9, which permits the use of lifetime expected loss provision for all accounts receivable. The expected credit losses on accounts receivable are estimated using a provision matrix by reference to past default experience of the debtor, an analysis of the debtor's current financial position adjusted for the general economic conditions of the industry in which the debtors operate and an assessment of both the current and global economic growth rate at the reporting date. Shieh Yih Machinery Industry Co., Ltd. and some of its subsidiaries use a provision matrix to determine the expected credit loss rate and evaluate the prospect of recovery based on the past due days of accounts receivable. The degree of default risk and the adjustment of the loss rate are influenced by the assumptions that concern customer credit risk. We considered management's related provisions to be subjective and also the associated risk of the estimation of the recoverability of past due accounts receivable.

Refer to Notes 4(k) and 5 to the accompanying consolidated financial statements for the relevant accounting policies on the impairment of receivables.

We obtained an understanding of the internal control over the trade receivable and tested the operating effectiveness of the control and the implementation of the quarterly detailed review of the expected credit loss provision matrix. At the end of the period, we obtained the aging of the trade receivable and expected credit loss matrix provided by Shieh Yih Machinery Industry Co., Ltd. and some of its subsidiaries, and we tested the accuracy and completeness of the aging of the trade receivable. We reviewed the customer payment history and arrived at an understanding of management's rationale for the expected credit loss matrix by referencing payment patterns during the year, as well as other available information. We recalculated and checked the correctness of the allowances provided by management. In addition, we also assessed the level of cash collected by Shieh Yih Machinery Industry Co., Ltd. and some of its subsidiaries on past due receivable balances after year-end to consider any additional provision requirements.

Other Matter

We did not audit the financial statements of Seyi-America, Inc., a subsidiary included in the consolidated financial statements of the Group, but such statements were audited by other auditors. Our opinion, insofar as it relates to the amounts included in the financial statements of Seyi-America, Inc., is based solely on the reports of other auditors. As of December 31, 2024 and 2023, the total assets of Seyi-America, Inc. were NT\$689,889 thousand, representing 10.50%, and NT\$488,293 thousand, representing 8.07%, respectively, of the consolidated total assets, and the amounts of total revenue were NT\$998,913 thousand, representing 27.80%, and NT\$1,196,098 thousand, representing 34.20%, of the consolidated total revenue for the years then ended.

We have also audited the parent company only financial statements of Shieh Yih Machinery Industry Co., Ltd. as of and for the years ended December 31, 2024 and 2023, on which we have issued an unmodified opinion with other matter paragraph.

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 IFRS, IAS, IFRIC, and SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audits resulting in this independent auditors' report are Chien-Hsin Hsieh and Bo-Ren Weng.

Deloitte & Touche Taipei, Taiwan Republic of China

March 14, 2025

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail.

CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

	2024		2023	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 2,728,467	42	\$ 2,277,604	38
Financial assets at fair value through profit or loss (Notes 4, 7 and 30)	155,812	3	194,087	3
Financial assets at amortized cost (Notes 4, 10 and 32)	609,970	9	654,206	11
Contract assets (Note 24) Notes receivable (Notes 4, 11 and 24)	23,483 59,362	1	44,577 152,154	1 2
Trade receivables (Notes 4, 5, 11 and 24)	256,517	4	247,242	4
Other receivables (Note 11)	69,162	1	34,160	1
Current tax assets (Notes 4 and 26)	12,491	-	7,768	-
Inventories (Notes 4 and 12)	1,319,088	20	1,238,121	20
Prepayments	129,195	2	97,337	2
Other current assets	879		2,255	
Total current assets	5,364,426	82	4,949,511	82
NON-CURRENT ASSETS Financial assets at fair value through other comprehensive income (Notes 4, 8 and 30)	252,431	4	191,050	3
Financial assets at amortized cost - non-current (Notes 4, 10 and 32)	60,000	1	2,852	-
Property, plant and equipment (Notes 4, 14 and 32)	740,570	11	747,303	13
Right-of-use assets (Note 15)	49,867	1	59,799	1
Intangible assets (Note 4)	18,738	-	13,896	-
Deferred tax assets (Notes 4 and 26)	68,760	1	68,852	1
Refundable deposits Other non-current assets (Note 17)	7,130 10,330		7,683 10,020	-
Total non-current assets	1,207,826	18	1,101,455	18
TOTAL	<u>\$ 6,572,252</u>	<u>100</u>	<u>\$ 6,050,966</u>	_100
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Short-term borrowings (Note 18)	\$ 351,000	5	\$ 254,830	4
Contract liabilities (Note 24)	760,706	12	578,740	10
Notes payable (Note 19)	350,835	5	226,870	4
Trade payables (Note 19) Other payables (Note 20)	772,000 196,075	12 3	706,425 174,605	12 3
Current tax liabilities (Notes 4 and 26)	30,079	-	5,931	-
Lease liabilities - current (Note 15)	15,751	_	22,027	_
Current portion of long-term borrowings (Notes 18 and 32)	112,885	2	94,000	1
Other current liabilities (Note 21)	336		335	
Total current liabilities	2,589,667	39	2,063,763	34
NON-CURRENT LIABILITIES				
Long-term borrowings (Notes 18 and 32)	1,212,115	19	1,331,667	22
Deferred tax liabilities (Notes 4 and 26)	55,626	1	22,812	-
Net defined benefit liabilities (Notes 4 and 22) Guarantee deposits received	10,904 1,061	-	26,775 993	1
Lease liabilities - non-current (Note 15)	17,556		23,951	
Total non-current liabilities	1,297,262	20	1,406,198	23
Total liabilities	3,886,929	59	3,469,961	57
EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY (Note 23)				
Share capital		- ·	1.50.0	
Ordinary shares Capital surplus	1,584,341 184,982	<u>24</u> <u>3</u>	1,584,341 184,982	$\frac{26}{3}$
Retained earnings	104,702		104,702	
Legal reserve	279,928	5	258,877	5
Special reserve	141,987	2	137,070	2
Unappropriated earnings	599,068	9	557,722	9
Total retained earnings	1,020,983	<u>16</u>	953,669	<u>16</u>
Other equity Exchange differences on translating foreign operations	(94,876)	(2)	(136,182)	(2)
Unrealized loss on financial assets at fair value through other comprehensive income	(10,107)	(2)	(5,805)	(<i>2</i>)
Total other equity	(104,983)	<u>(2</u>)	(141,987)	(2)
Total equity	2,685,323	41	2,581,005	43
TOTAL	<u>\$ 6,572,252</u>	100	\$ 6,050,966	100

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

(With Deloitte & Touche auditors' report dated March 14, 2025)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

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

	2024		2023	
	Amount	%	Amount	%
GROSS SALES	\$ 3,593,843	100	\$ 3,497,675	100
LESS: SALES RETURNS	49	<u> </u>	4	
NET SALES (Note 24)	3,593,794	100	3,497,671	100
OPERATING COST (Notes 12 and 25)	2,588,645	<u>72</u>	2,435,778	<u>70</u>
GROSS PROFIT	1,005,149	_28	1,061,893	_30
OPERATING EXPENSES (Note 25) Selling and marketing expenses General and administrative expenses Research and development expenses Expected credit loss (gain) (Notes 11 and 24)	522,494 263,774 153,404 (11,783)	15 7 4 	497,293 241,720 163,113 7,589	14 7 5
Total operating expenses	927,889	<u>26</u>	909,715	<u>26</u>
PROFIT FROM OPERATIONS	77,260	2	152,178	4
NON-OPERATING INCOME AND EXPENSES Interest income	117,390	3	93,139	3
Rental income	117,390	<i>-</i>	30	<i>-</i>
Dividends income	5,469	-	2,160	-
Other income (Note 25) Gain on disposal of property, plant and	24,257	1	21,529	1
equipment	368	_	530	_
Gain on disposal of investments property	-	-	14,492	-
Gain on disposal of investments	276	-	-	-
Gain (loss) on valuation of financial instruments	(799)	-	11,750	-
Miscellaneous expenses	(795)	-	(3,121)	-
Foreign exchange gains (losses), net (Note 25)	142,408	4	(1,600)	-
Interest expenses	(35,287)	<u>(1</u>)	(34,677)	<u>(1</u>)
Total non-operating income and expenses	253,287	7	104,232	3
PROFIT BEFORE INCOME TAX	330,547	9	256,410	7
INCOME TAX EXPENSE (Notes 4 and 26)	(84,792)	<u>(2</u>)	(43,513)	_(1)
NET PROFIT FOR THE YEAR	245,755	7	212,897	<u>6</u>
			4	

(Continued)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

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

	2024		2023	
	Amount	%	Amount	%
OTHER COMPREHENSIVE INCOME (Notes 22, 23 and 26) Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans Unrealized gain on investments in equity instruments at fair value through other	7,628	-	(2,984)	-
comprehensive income Income tax relating to items that will not be	(2,205)	-	6,395	-
reclassified subsequently to profit or loss	(1,525) 3,898	<u> </u>	<u>597</u> 4,008	_
Items that may be reclassified subsequently to profit or loss: Exchange differences on translating foreign				
operations Unrealized gain on investments in debt instruments at fair value through other	51,631	1	(13,870)	-
comprehensive income Income tax relating to items that may be	(3,100)	-	(271)	-
reclassified subsequently to profit or loss	(9,322) 39,209	<u>-</u> <u>1</u>	<u>2,829</u> (11,312)	_ _
Other comprehensive income (loss) for the year, net of income tax	43,107	1	(7,304)	-
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 288,862</u>	8	\$ 205,593	6
NET PROFIT ATTRIBUTABLE TO: Owners of the Company	<u>\$ 245,755</u>		<u>\$ 212,897</u>	<u>6</u>
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO: Owners of the Company	<u>\$ 288,862</u>	8	<u>\$ 205,593</u>	<u>6</u>
EARNINGS PER SHARE (Note 27) Basic Diluted	\$ 1.55 \$ 1.55		\$ 1.34 \$ 1.34	

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

(With Deloitte & Touche auditors' report dated March 14, 2025)

(Concluded)

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

				<u> </u>	quity Attributable	Equity Attributable to Owners to the Company (Note 23)	Company (Note 23					
				Capital Surplus						Other Equity	Squity	
	Share Capital	Share Premiums	Conversion of Bonds	Treasury Shares Transactions	Changes in Percentage of Ownership Interest in Subsidiaries	Employee Stock Options - Expired	Legal Reserve	Retained Earnings Special Reserve	Unappropri- ated Earnings	Exchange Differences on Translating Foreign Onerations	Unrealized Loss on Financial Assets at FVTOCI	Total Equity
BALANCE AT JANUARY 1, 2023	\$ 1,584,341	\$ 137,898	\$ 47,180	\$ 5,129	\$ 1,602	\$ 3,435	\$ 254,384	\$ 213,181	\$ 316,031	\$ (125,086)	\$ (11,984)	\$ 2,426,111
Appropriation of 2022 earnings Legal reserve Special reserve Cash dividends distributed by the Company		(10,262)					4,493	(76,111)	(4,493) 76,111 (40,437)			- (669'05)
		(10,262)			1		4,493	(76,111)	31,181			(50,699)
Net profit for the year ended December 31, 2023	,	,	ı	ı	,	•	ı	,	212,897	•	•	212,897
Other comprehensive income (loss) for the year ended December 31, 2023, net of income tax	•	1			•		•		(2,387)	(11,096)	6,179	(7,304)
Total comprehensive income (loss) for the year ended December 31, 2023					1				210,510	(11,096)	6,179	205,593
BALANCE AT DECEMBER 31, 2023	1,584,341	127,636	47,180	5,129	1,602	3,435	258,877	137,070	557,722	(136,182)	(5,805)	2,581,005
Appropriation of 2023 earnings Legal reserve Special reserve Cash dividends distributed by the Company			1 1 1				21,051	4,917	(21,051) (4,917) (184,544)	1 1 1		- - (184,544)
					'		21,051	4,917	(210,512)			(184,544)
Net profit for the year ended December 31, 2024	•	•		•	•			•	245,755			245,755
Other comprehensive income (loss) for the year ended December 31, 2024, net of income tax					1				6,103	41,306	(4,302)	43,107
Total comprehensive income (loss) for the year ended December 31, 2024									251,858	41,306	(4,302)	288,862
BALANCE AT DECEMBER 31, 2024	\$ 1,584,341	\$ 127,636	\$ 47,180	\$ 5,129	\$ 1,602	\$ 3,435	\$ 279,928	\$ 141,987	\$ 599,068	\$ (94,876)	\$ (10,107)	\$ 2,685,323
The accompanying notes are an integral part of the consolidated financial statements.	ancial statements.											

⁽With Deloitte & Touche auditors' report dated March 14, 2025)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars)

		2024		2023
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax	\$	330,547	\$	256,410
Adjustments for:	Ψ	330,347	Ψ	230,410
Expected credit loss recognized (reversed) on trade receivables		(11,783)		7,589
Depreciation expenses		76,257		88,020
Amortization expenses		9,466		9,256
Interest expenses		35,287		34,677
Interest income		(117,390)		(93,139)
Dividends income		(5,469)		(2,160)
Write-downs of inventories		32,084		7,920
Gain on lease modification		(31)		_
Gain on disposal of property, plant and equipment		(368)		(530)
Gain on disposal of investments property		` -		(14,492)
Gain on disposal of investments		(276)		·
Loss (gain) on valuation of financial assets instruments		799		(11,750)
Gain on foreign currency exchange		(59,380)		(2,912)
Changes in operating assets and liabilities:				
Contract assets		23,801		17,678
Notes receivable		92,792		171,576
Trade receivables		(1,075)		55,010
Other receivables		(3,063)		5,188
Inventories		(111,606)		(76,590)
Prepayments		(31,858)		41,335
Other current assets		1,373		(1,115)
Contract liabilities		181,966		(49,601)
Notes payable		123,965		(145,168)
Trade payables		65,575		(169,738)
Other payables Other current liabilities		21,421		6,150 (252)
Net defined benefit liabilities		(8,243)		(232) $(1,512)$
Cash generated from operations	_	644,792	_	131,850
Interest paid		(35,238)		(34,355)
Income tax paid		(43,381)		(28,138)
meome tax para		(43,301)	_	(20,130)
Net cash generated from operating activities		566,173		69,357
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of financial assets at fair value through other		(
comprehensive income		(65,026)		(114,862)
Proceeds from disposal of financial assets at fair value through		25.44.4		107000
profit or loss		26,414		195,020
Capital reduction of financial assets at fair value through other				10.000
comprehensive income		-		10,800
Capital reduction of financial assets at fair value through profit		5.060		
or loss		5,962		(104 142)
Purchase of financial assets at fair value through profit or loss		(41,711)	(0	(104,143)
			(Cont	inued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars)

	2024	2023
Purchase of financial assets at amortized cost	(12,912)	(392,058)
Payments for property, plant and equipment (Note 28)	(27,811)	(22,764)
Proceeds from disposal of property, plant and equipment	762	595
Gains on disposals of investment property	-	123,549
Decrease in refundable deposits	553	1,655
Payments for intangible assets (Note 28)	(14,420)	(6,282)
Decrease (increase) in other non-current assets	104	(198)
Interest received	114,116	77,940
Dividend received	5,469	2,160
Net cash used in investing activities	(8,500)	(228,588)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in short-term borrowings	96,170	247
Proceeds from long-term debt	866,385	1,760,924
Repayments of long-term debt	(967,052)	(1,718,000)
Proceeds from guarantee deposits received	68	66
Repayment of the principal portion of lease liabilities	(25,749)	(27,503)
Dividends paid to owners of the Company	(184,544)	(50,699)
Net cash generated from financing activities	(214,722)	(34,965)
EFFECTS OF EXCHANGE RATE CHANGES ON THE		
BALANCE OF CASH HELD IN FOREIGN CURRENCIES	107,912	(7,688)
NET INCREASE/(DECREASE) IN CASH AND CASH		
EQUIVALENTS	450,863	(201,884)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF		
THE YEAR	2,277,604	2,479,488
CASH AND CASH EQUIVALENTS AT THE END OF THE		
YEAR	<u>\$ 2,728,467</u>	<u>\$ 2,277,604</u>

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

(With Deloitte & Touche auditors' report dated March 14, 2025)

(Concluded)

Earnings Distribution Table 2024

Unit: NT\$

Items	Amo	unt
Beginning balance of retained earnings	;	\$ 372,211,828
Add (Deduct): Reclassification of Other Comprehensive Income from Prior Y	ears	(25,000,000)
Total Beginning balance of retained earnings		347,211,828
From the Year's Distributable Earnings		
Net Income for the year	\$245,755,481	
Remeasurement of defined benefit plans recognized in retained earnings (after tax)	6,102,452	
Net income plus items other than net income included in undistributed		
earnings for the year	251,857,933	
Provision as legal reserve (10%)	(25,185,793	3)
Reversal of special reserve	37,003,001	
Subtotal		263,675,141
Total distributable earnings		610,886,969
Distributed item:		
Dividends to shareholders - cash (NT\$1.2 per share) ^{NOTE}	-	(190,120,932)
Unappropriated retained earnings at the end of period	9	\$ 420,766,037

Note: The amount distributed per share is calculated based on 158,434,110 shares eligible for distribution as of the Board of Directors' resolution on March 14, 2025.

Chairman: Ya-Hui Kuo Manager: Chen-Wei Lee Accounting Officer: Tsui-Hua Wu

SHIEH YIH MACHINERY INDUSTRY CO.,LTD.

The Articles of Incorporation before v.s. after amendment

The articles after the amendment	The articles before the amendment	Explanation
Article 18: The Company shall establish 5 to 7 directors, no less than 3 of which shall be independent directors and they shall account for no less than one-third of the number of directors. The board of directors' resolution shall determine the number of candidates to be elected. Directors' election shall be implemented pursuant to Article 192 of the Company Act using the candidate nomination system with a list of candidates pursuant to Article 192-1 of the Company Act. The elected directors shall serve a term of 3 years, who shall be eligible for reelection. The Company has established an Audit Committee according to Article 14-4 of the Securities and Exchange Act. The Audit Committee shall be composed of all independent directors. The Audit Committee or the members of the Audit Committee or the members of the Audit Committee in the Securities and Exchange Act, and other laws and regulations. The directors' nomination and selection method and other matters to be complied with shall be handled according to the relevant provisions provided by the Company Act and the competent authority in charge of securities affairs.	Article 18: The Company shall establish 5 to 7 directors, no less than 3 of which shall be independent directors and they shall account for no less than one-fifth of the number of directors. The board of directors' resolution shall determine the number of candidates to be elected. Directors' election shall be implemented pursuant to Article 192 of the Company Act using the candidate nomination system with a list of candidates pursuant to Article 192-1 of the Company Act. The elected directors shall serve a term of 3 years, who shall be eligible for reelection. The Company has established an Audit Committee according to Article 14-4 of the Securities and Exchange Act. The Audit Committee shall be composed of all independent directors. The Audit Committee or the members of the Audit Committee or the members of the Audit Committee shall be responsible for executing the functions and powers of the supervisor under the Company Act, and other laws and regulations. The directors' nomination and selection method and other matters to be complied with shall be handled according to the relevant provisions provided by the Company Act and the competent authority in charge of securities affairs.	In compliance with regulatory amendments, independent directors shall account for no less than one-third of the number of directors.

The articles after the amendment	The articles before the amendment	Explanation
The Company shall set aside at least 2% of the pre-tax profit for the year before deducting employee compensation (of which no less than 40% shall be allocated to non-executive employees), and remuneration to directors as employee compensation; and no more than 5% of the said profit as remuneration to directors. The board of directors shall implement the resolution adopted by a majority vote at a board of directors meeting attended by over two-thirds of the directors. However, if the Company still has accumulated losses, the pre-tax profit amount shall be reserved for making up the accumulated loss first. The subjects receiving the preceding employee remuneration in the form of a share certificate or cash may include the employees of a subsidiary company who meet certain criteria. The board of directors shall set up the criteria to be followed. The subjects receiving the preceding employee remuneration in the form of a share certificate or cash may include the employees of a subsidiary company who meet certain conditions. Article 33: The Articles of Incorporation was established on December 10, 1981 1st amendment: February 17, 1982 °	certain conditions. The board of directors shall set conditions. Article 33: The Articles of Incorporation was established on December 10, 1981 1st amendment: February 17, 1982 °	Amend the employee compensation provisions in accordance with regulatory revisions.
33rd amendment: June 13, 2024 34th amendment: June 13, 2025	33rd amendment: June 13, 2024	

SHIEH YIH MACHINERY INDUSTRY CO.,LTD.

List of Candidate of Director

Reason for Serving Three Consecutive Terms as Independent Director	Not applicable	Not applicable	Not applicable	Not applicable
Shares Held	4,300,138 shares	13,000,000 shares	0 shares	0 shares
Current Position	Chairman, SHIEH YIH Machinery Industrial Co., Ltd. Chairman, XIE YI TECH Machinery (CHINA) Co., Ltd. Chairman, SEYI-AMERICA, Inc. Chairman, SEYI PRESSES Europe GmbH Chairman, Link Target Investment Limited	Financial Consultant, SME Director, SHIEH YIH Machinery Industrial Co., Ltd. Counseling Center Vice President, Chuan Hsin Co., Ltd. Vice President, Yam.com Technology Co., Ltd.	Independent Director, Holy Stone Enterprise Co., Ltd. Independent Director, Prolific Technology Inc. Director, Solytech Enterprise Corporation Director, Leader Electronics Inc. Director, Grand Fortune Securities Co., Ltd. Director Representative, Grand Fortune Venture Co., Ltd. Director Representative, Grand Fortune Venture Management Corporation	Chain Brand Chairman, Da-Ka-Si Investment Co., Ltd. Chairman, Da-Ka-Si Investment Co., Ltd. Chairman, Da-Ka-Si Investment Co., Ltd. Director, Patriot Green Energy Technology Co., Ltd. Energy Technology Co., Ltd. Director, Yinsen International Cultural and Creative Co., Ltd.
Experience	General Manager, SEYI- America Inc.	Financial Consultant, SME Counseling Center Vice President, Chuan Hsin Co., Ltd. Vice President, Yam.com Technology Co., Ltd.	Vice President, Hong yang Venture Capital Co., Ltd. Assistant Manager, Golden Cauldron Securities (Stock) Corporation	Founder, "Dakasi" Tea Chain Brand Supervisor, Patriot Green Energy Technology Co., Ltd.
Highest	M.S. in Financial Management, Pace University, USA	M.B.A., Wright State University, USA	B.A. in Accounting, Feng Chia University	B.A. in Accounting, Aletheia University
Nominee Name	Ya-Hui Kuo	Yu Cheng Investment Co., Ltd. Representative : Chin-Jen Fu	Keng-Yi Cheng	Hsiao-Kuang Chen
Candidate Type	Director	Director	Director	Director
No.		2	n	4

Reason for Serving Three Consecutive Terms as Independent Director	Yes (Note)	°Z	o _N
Shares Held	0 shares	0 shares	0 shares
Current Position	Independent Director, SHIEH YIH Machinery Industrial Co., Ltd. Director & CEO, Youth Financial Literacy Foundation Director & GM, Dapeng Bay International Development Co., Ltd. Director, Eastern Recreation Co., Ltd. Director & GM, Edmund Overseas Co., Ltd. Chairman, Songlin Co., Ltd.	Independent Director, SHIEH YIH Machinery Industrial Co., Ltd. Independent Director, IBF Financial Holdings Co., Ltd. Independent Director, IBF Co., Ltd. Independent Non-Executive Director, FIH Mobile Ltd. (HK) Director, ACAMS Taiwan Chairman, EasyCard Investment Holding Co., Ltd. Director, EasyCard Corp.	Lecturer, Soochow University Lecturer, Taipei National Tax Administration, Ministry of Finance Consultant, Taipei Veterans Service Office Consultant, CPC Corporation, Taipei Veterans Corporation, Taiwan Lecturer, Wei-Yang Law Firm Chairman, Wei-Yang Energy Co., Ltd. Consultant, CPC Corporation, Taiwan
Experience	Supervisor, Taiwan Stock Exchange Director, Yuanta Financial Holdings Co. Executive Director, Central Reinsurance Corporation Director, China Bills Finance Corp.	General Manager, BNY Mellon Taipei Branch Vice President, BNY Mellon Taipei Branch Chief Representative, Commerzbank Taipei Branch	Lecturer, Soochow University Lecturer, Taipei National Tax Administration, Ministry of Finance Consultant, Taipei Veterans Service Office Consultant, CPC Corporation, Taiwan
Highest Education	M.S. in Finance, National ChengChi University	M.S. in International Finance, National Taipei University	M.S. in Law, National Chung Hsing University
Nominee Name	Hai-Ching Wang	Shu-Chuan Chen	Tzu-Wu Lo
Candidate Type	Independent Director	Independent	Independent Director
No.	S	9	7

Note: The nomination for continued service is based on Mr. Hai-Ching Wang's strong expertise in finance and taxation and his familiarity with relevant laws and regulations, allowing him to contribute effectively to SHIEH YIH Machinery Industrial Co., Ltd.

SHIEH YIH MACHINERY INDUSTRY CO.,LTD.

The newly appointed director concurrently holding positions in other company

		T	
Title	Name	Current Positions in Other Companies	
Director	Ya-Hui Kuo	Chairman, XIE YI TECH Machinery (CHINA) Co., Ltd. Chairman, SEYI–AMERICA, Inc. Chairman, SEYI PRESSES Europe GmbH Chairman, Link Target Investment Limited	
Director	Keng-Yi Cheng	Independent Director, Holy Stone Enterprise Co., Ltd. Independent Director, Prolific Technology Inc. Director, Solytech Enterprise Corporation Director, Leader Electronics Inc. Director, Grand Fortune Securities Co., Ltd. Director Representative, Grand Fortune Venture Co., Ltd. Director Representative, Grand Fortune Venture Management Corporation	
Director	Hsiao-Kuang Chen	Chairman, Da-Ka-Si Investment Co., Ltd. Director, Patriot Green Energy Technology Co., Ltd. Director, Yinsen International Cultural and Creative Co., Ltd.	
Independent Director	Hai-Ching Wang	Director & CEO, Youth Financial Literacy Foundation Director & GM, Dapeng Bay International Development Co., Ltd. Director, Eastern Recreation Co., Ltd. Director & GM, Edmund Overseas Co., Ltd. Chairman, Songlin Co., Ltd.	
Independent Director	Shu-Chuan Chen	Independent Director, SHIEH YIH Machinery Industrial Co., Ltd. Independent Director, IBF Financial Holdings Co., Ltd. Independent Director, IBF Corporation Independent Non-Executive Director, FIH Mobile Ltd. (HK) Director, ACAMS Taiwan Chairman, EasyCard Investment Holding Co., Ltd. Director, EasyCard Corp.	
Independent Director	Principal Attorney, Wei-Yang Law Firm Chairman, Wei-Yang Energy Co., Ltd. Chairman, Hui-Yang Energy Co., Ltd. Supervisor, Hung Sheng Investment Co., Ltd. Supervisor, Shih Wei Technology Co., Ltd. Director, Global Biotech Holdings Co., Ltd.		

SHIEH YIH MACHINERY INDUSTRY CO., LTD.

Articles of Incorporation

Chapter 1. General

- Article 1: This Company is organized according to the Company Act of the Republic of China. The English name of the Company is SHIEH YIH MACHINERY INDUSTRY CO., LTD.
- Article 2: The business items operated by this Company are as follows:
 - 1. CB01010 Mechanical Equipment Manufacturing.
 - 2. CB01990 Other Machinery Manufacturing.
 - 3. I301010 Information Software Services.
 - 4. I599990 Other Designing.
 - 5. ZZ99999 All business items that are not prohibited or restricted by law, except those that are subject to special approval.
- Article 3: The Company's main office is located in Taoyuan County, Taiwan. If necessary, the Company may establish branches domestically or abroad subject to the board of directors' approval.
- Article 3-1: The Company may consider the necessity of external reinvestment due to business needs and may serve as a limited liability shareholder of another company through the board of directors resolutions. The total investment amount shall not be restricted by the relevant reinvestment quota stipulated in Article 13 of the Company Act.
- Article 4: The Company may consider the necessity of providing an external endorsement guarantee due to business needs, which shall be handled according to the relevant laws and regulations.

Chapter 2. Shares

- Article 5: The Company's share capital is set at NT\$3 billion even and divided into 300 million shares. Among them, NT\$100 million divided into 10 million shares are reserved for employee stock options, and the rest are ordinary shares with a denomination of NT\$10 per share. The board of directors shall authorize the unissued shares to be issued in installments.
- Article 6: The Company issues shares to registered owners only. Share certificates are issued with the signatures or seals stamped by the directors representing the Company and are issued after certification by the share issuance validation bank according to the laws and regulations. The

Company is exempted from printing any share certificate for the shares issued. However, the shares issued must be registered with a centralized securities depository enterprise.

- Article 7: The specific requirements for the employees receiving shares or the subjects of restricted employee stocks when this Company issues new shares, including the employees of the Company's subsidiaries meeting certain specific requirements, shall be set by the board of directors.
- Article 8: Unless otherwise stipulated by statutory regulations, the Company's stock affairs shall be handled according to the provisions provided by the "Regulations Governing the Administration of Shareholder Services of Public Companies" promulgated by the competent authority. Shares not assigned/transferred according to regulations shall not be set up as a defense against this Company.
- Article 9: Shares transferred to employees at an average price lower than the actual share buyback price or employee stock option certificates issued at a subscription price lower than the common share closing price on the issuance date must be resolved by a shareholders meeting with over half of the total number of shares issued present at the meeting and with approval by over two-thirds of the shareholder voting rights present at the meeting.
- Article 10: When share certificates must be replaced or reissued due to loss or other reasons, the Company may charge handling fees and stamp duties at its discretion.
- Article 11: The Company's stockholders' registry shall be closed for 60 days before an annual general meeting, 30 days before an extraordinary' meeting, and 5 days before the baseline date for distributing dividends or other entitlements.

Chapter 3. Shareholders' Meeting

Article 12: The Company's board of directors shall convene regular shareholders' meetings within six months after the end of each fiscal year and convene extraordinary shareholders' meetings according to the laws when necessary. The board of directors shall notify each shareholder of the date, place, and reason for the meeting 30 days prior to a regular shareholders' meeting and 15 days prior to an extraordinary shareholders' meeting.

The Company's shareholders' meetings may be held via video conferencing or other methods announced by the central competent authority.

Article 13: The chairman shall chair the shareholders' meeting. When the chairman of the board is on leave

or unable to exercise their duties due to unforeseen circumstances, they shall be represented by the vice chairman. Similarly, if the vice chairman is on leave or unable to exercise their duties due to unforeseen circumstances, the chairman shall appoint a director as a proxy. The convener shall act as the meeting chairman for shareholders' meetings convened by any authorized party other than the board of directors. If there are two or more conveners simultaneously, one shall be appointed among themselves to chair the meeting.

- Article 14: Unless otherwise stipulated or restricted by-laws, shareholders of the Company shall have one vote per share.
- Article 15: When a shareholder cannot attend the shareholders' meeting in person, the shareholder may issue a power of attorney printed by the Company and specify the scope of authorization to appoint a proxy to attend the meeting. Unless otherwise provided by the Company Act, the shareholders' entrusted attendance method shall be handled according to the "Regulations Governing the Use of Proxies for Attendance at Shareholder Meetings of Public Companies."
- Article 16: Unless otherwise provided by the Company Act or other relevant laws and regulations, a shareholders' meeting resolution is passed when over 50% of all outstanding shares are represented in the meeting. The majority of all voting rights are represented at the meeting have voted in favor.
- Article 17: Shareholders' meeting resolutions shall be compiled into detailed minutes and signed or sealed by the meeting chairman before disseminating to each shareholder no later than 20 days after the meeting. The production and distribution of the minutes shall be handled according to Article 183 of the Company Act.

Chapter 4. Directors and Audit Committee

Article 18: The Company shall establish 5 to 7 directors, no less than 3 of which shall be independent directors and they shall account for no less than one-fifth of the number of directors. The board of directors' resolution shall determine the number of candidates to be elected. Directors' election shall be implemented pursuant to Article 192 of the Company Act using the candidate nomination system with a list of candidates pursuant to Article 192-1 of the Company Act. The elected directors shall serve a term of 3 years, who shall be eligible for reelection.

The Company has established an Audit Committee according to Article 14-4 of the Securities and Exchange Act. The Audit Committee shall be composed of all independent directors. The Audit Committee or the members of the Audit Committee shall be responsible for executing the functions and powers of the supervisor under the Company Act, the Securities and Exchange Act,

and other laws and regulations.

The directors' nomination and selection method and other matters to be complied with shall be handled according to the relevant provisions provided by the Company Act and the competent authority in charge of securities affairs.

Article 18-1 Deleted.

- Article 19: When the number of vacancies in the Company's board of directors equals one-third of all directors or if all independent directors have been discharged, the board of directors shall convene a special shareholders' meeting to elect the succeeding directors and fill the vacancies within a deadline specified by the law. The term of office shall be limited to that of the original appointment.
- Article 20: When the term of office for a director expires before the reelection, said director's executive duties shall be extended until after the re-elected director or supervisor takes office.
- Article 21: Over two-thirds of the directors shall be present, and over half of the directors present shall vote to elect the chairman of the board, and the selection of one vice chairman may be conducted through the same process during a board of directors meeting organized by the directors. All company affairs shall be implemented according to the laws and regulations, the Articles of Incorporation, and the shareholders' resolutions or the board of directors meetings.
- Article 22: The Company's operating policies and other important matters shall be resolved by the board of directors. Except for the first board of directors meeting each year that is convened according to Article 203 of the Company Act, the rest of the meetings shall be convened and chaired by the chairman of the board. When the chairman cannot perform such duties, the vice chairman shall act as their proxy. Similarly, if the vice chairman is unable to execute their responsibilities, the chairman shall appoint one of the directors to act as a proxy.

A board of directors meeting notice shall be distributed to the directors at least 7 days before the meeting. The purpose of the meeting shall be clearly stated in the notice. But a meeting may convene at any time during an emergency. The board of directors may notify the directors via written notice, E-mail, or fax.

Article 23: The directors must attend the board meetings in person. Unless otherwise stipulated in the Company Act, any resolutions passed by the board of directors must be approved by a majority vote at a meeting attended by over half of the directors. If a director is unable to attend for some reason, the director shall issue a power of attorney, list the scope of authorization for the meeting convened, and entrust another director to attend the board of directors meeting as a proxy. One

director is limited to being entrusted by one person. Furthermore, when a board of directors meeting is conducted via video conference, the directors taking part via video conferencing shall be deemed to have attended the meeting in person.

Article 24: The proceedings of the board of directors shall be made into minutes and signed or stamped by the chairman. The minutes shall be distributed to all directors within 20 days after the meeting. The meeting minutes shall record the year, month, day, or place of the meeting as well as the name of the chairman, the resolution method, the meeting essentials, and the meeting results. The minutes of the proceedings, the signature book of the directors present, and the proxy attendance letter shall be retained by the Company according to Article 183 of the Company Act.

Article 25: Deleted.

Article 26: The remuneration received by the chairman, vice chairman, and directors shall be determined by the board of directors according to the individuals' contribution, the extent of involvement in the Company's operations, and consider the general remuneration standards within the industry. The Company may purchase liability insurance for all directors during their term of office.

Chapter 5. Managers

- Article 27: The Company shall establish one general manager and several deputy general managers, and their appointment, dismissal, and remuneration shall be handled according to Article 29 of the Company Act.
- Article 28: The Company's board of directors may pass a resolution according to Article 23 of the Articles of Incorporation to retain consultants or other important staff.

Chapter 6. Accounting

- Article 29: At the end of the fiscal year, the Company's board of directors shall compile the following documents and submit them to the General Shareholders' Meeting for ratification according to the legal procedures: (1) Business Report, (2) Financial Statement, (3) Proposal for Surplus Distribution or Loss Recovery.
- Article 30: The Company shall set aside at least 2% of the pre-tax profit for the year before deducting employee compensation and remuneration to directors as employee compensation; and no more than 5% of the said profit as remuneration to directors. The board of directors shall implement the resolution adopted by a majority vote at a board of directors meeting attended by over two-thirds of the directors and report to the shareholders' meeting. However, if the Company still has

accumulated losses, the pre-tax profit amount shall be reserved for making up the accumulated loss first. The subjects receiving the preceding employee remuneration in the form of a share certificate or cash may include the employees of a subsidiary company who meet certain criteria. The board of directors shall set up the criteria to be followed.

The subjects receiving the preceding employee remuneration in the form of a share certificate or cash may include the employees of a subsidiary company who meet certain conditions. The board of directors shall set conditions.

Article 30-1: When the Company's annual final accounts show a surplus, the Company shall first pay taxes and make up for accumulated deficits, then set aside 10% of the legal reserve. Once the legal reserve has reached the Company's paid-in capital, the 10% reserve may cease to appropriate. The special surplus reserve shall be allocated or reversed according to the laws of competent authority, decrees, or regulations. If there is still a surplus, the undistributed surplus of the previous year may be added to the distributable surplus. The board of directors shall draft a distribution proposal, execute it in the form of new share issuance, and submit the proposal to the shareholders' meeting for resolution and distribution.

Before setting aside the preceding special surplus reserve, if the Company has a net decrease in other equity and the net increase in the fair value of real estate investment during the previous period, the same amount of special surplus reserve from the undistributed surplus in the previous period shall be set aside prior to the surplus distribution. If that is still insufficient, the amount other than the current after-tax net profit plus the current after-tax net profit shall be included in the current undistributed surplus.

Pursuant to Article 240 of the Company Act, the Company shall authorize the board of directors to pass a resolution adopted by a majority vote at a meeting attended by over two-thirds of the directors to distribute all or part of the bonuses, dividends, or the statutory surplus reserve and capital reserve stipulated in Article 241 of the Company Act in the form of cash, and report to the shareholders' meeting.

The Company shall adopt the residual dividend and stable dividend policy based on the earnings status, future funding needs, and development plans in order to collaborate with the internal and external environments, facilitate the Company's long-term financial planning, and enable stable and sound operation developments. The distribution of stock dividends, cash dividends, or the combination of stock dividends and cash dividends shall be considered after retaining the surplus financing requirements. However, if stock dividends are distributed with cash dividends, the cash dividends shall not exceed 80% of the total distribution..

Chapter 7. Supplementary Provisions

- Article 31: The Company's Organizational Charter and working rules shall be separately formulated by the board of directors.
- Article 32: Matters not covered in this Articles of Incorporation shall be governed by the Company Act of the Republic of China.

Article 33: The Articles of Incorporation was established on December 10, 1981

1st amendment: February 17, 1982 2nd amendment: July 25, 1985 3rd amendment: August 6, 1988 4th amendment: September 5, 1989 5th amendment: December 8, 1989 6th amendment: March 11, 1994 7th amendment: October 23, 1995 8th amendment: October 30, 1996 9th amendment: May 26, 1997

10th amendment: June 29, 1998 11th amendment: December 21, 1998

12th amendment: February 22, 1999

13th amendment: May 27, 1999

14th amendment: June 17, 2000

15th amendment: June 15, 2001

16th amendment: June 21, 2002

17th amendment: May 16, 2003

18th amendment: May 3, 2004

19th amendment: June 10, 2005

20th amendment: June 9, 2006 21st amendment: June 15, 2007

22nd amendment: June 13, 2008

22nd amendment. June 13, 2006

23rd amendment: June 10, 2009

24th amendment: June 18, 2010

25th amendment: June 10, 2011

26th amendment: June 18, 2012

27th amendment: June 10, 2013

28th amendment: June 20, 2014

29th amendment: June 24, 2016 30th amendment: June 13, 2019

31st amendment: May 27, 2022

32nd amendment: June 21, 2023

33rd amendment: June 13, 2024

SHIEH YIH MACHINERY INDUSTRY CO.,LTD.

Chairman: Ya-Hui Kuo

SHIEH YIH MACHINERY INDUSTRY CO., LTD.

Rules of Procedure for Shareholders Meetings

- Article 1 The rules of procedure for our company's shareholders' meeting shall be conducted by these rules, except where otherwise specified by laws or the articles of incorporation.
- Article 2 The Corporation shall furnish the attending shareholders (or proxies) with an attendance book to sign, or attending shareholders (or proxies) may hand in a signin card in lieu of signing in.
- Article 3 Attendance and voting at shareholders meetings shall be calculated based on numbers of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in, , including the shares for which voting rights are exercised through written or electronic means.
- Article 4 The venue for a shareholders meeting shall be the premises of this Corporation, or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m.
- Article 5 If the shareholders' meeting is convened by the board of directors, the shareholders' meeting shall be chaired by the chairman of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the vice chairperson shall act in place of the chairperson. If there is no vice chairperson or the vice chairperson also is on leave or for any reason unable to exercise the powers of the vice chairperson, the chairperson shall appoint one of the managing directors to act as chair, or, if there are no managing directors, one of the directors shall be appointed to act as chair. Where the chairperson does not make such a designation, the managing directors or the directors shall select from among themselves one person to serve as Chair.

 If the shareholder meeting is convened by someone other than the board of directors,
 - the chairman shall be appointed by the convening person. When there are two or more convening persons, they shall mutually elect a chairman.
- Article 6 This Corporation may appoint its attorneys, certified public accountants, or related persons retained by it to attend a shareholders meeting in a non-voting capacity.
- Article 7 The Corporation shall record with an audio or video tape the whole proceedings of the shareholders meeting, and said video tape or audio tape shall be kept for at least one year. However, if a lawsuit is filed by shareholders in accordance with Article 189 of the Company Act, the relevant documents should be preserved until the litigation is concluded.
- Article 8 The chair shall call the meeting to order when the attending shareholders (or proxies) represent a majority of the total number of issued shares. However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than one hour, may be made. If the quorum is not met after two postponements and the attending shareholders

still represent less than one third of the total number of issued shares, the chair shall declare the meeting adjourned.

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

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

Article 9 If a shareholders meeting is convened by the board of directors, the meeting agenda shall be set by the board of directors. Votes shall be cast on each separate proposal in the agenda (including extraordinary motions and amendments to the original proposals set out in the agenda). The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution of the shareholders meeting. The provisions of the preceding paragraph apply mutatis mutandis to a shareholders meeting convened by a party with the power to convene that is not the board of directors.

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

Article 10 A shareholder (or a proxy) wishing to speak in a shareholders meeting shall first fill out a slip, specifying therein the major points of his speech, their serial number as a shareholder (or number of attendance) and their name. The chair shall determine the order of speaking.

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

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

- Article 11 A shareholder (or a proxy) shall not speak more than two times for one motion, unless he has obtained the prior consent from the chair, and each speech shall not exceed 5 minutes. If a shareholder violates the above provisions or his speech exceeds the scope of the motion, the chair may prevent him from doing so.
- Article 12 When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting. When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak.
- Article 13 After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.
- Article 14 When the chair considers that the discussion for a motion has reached the extent

for making a resolution, he may announce discontinuance of the discussion and submit the motion for resolution.

- Article 15 Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of this Corporation. Vote counting for shareholders meeting proposals or elections shall be conducted in public at the place of the shareholders meeting. Immediately after vote counting has been completed, the results of the voting, including the statistical tallies of the numbers of votes, shall be announced on-site at the meeting, and a record made of the vote.
- Article 16 When a meeting is in progress, the chair may announce a break based on time considerations. If a force majeure event occurs, the chair may rule the meeting temporarily suspended and announce a time when, in view of the circumstances, the meeting will be resumed.

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

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

- Article 17 Except as otherwise provided in the Company Act and in this Corporation's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders.
- Article 18 When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be required.
- Article 19 Staff handling administrative affairs of a shareholders meeting shall wear identification cards or arm bands.

The chair may direct the proctors or security personnel to help maintain order at the meeting place. When proctors or security personnel (or security personnel) help maintain order at the meeting place, they shall wear armbands or identifiable clothing.

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

- Article 20 These Rules shall take effect after having been submitted to and approved by a shareholders meeting. Subsequent amendments thereto shall be effected in the same manner.
- Article 21 These Rules was established on January 20, 1999.

 The first amendment was made on November 10, 2000.

 The second amendment was made on April 17, 2002

 The third amendment was made on June 18, 2012.

 The fourth amendment was made on May 27, 2022.

SHIEH YIH MACHINERY INDUSTRY CO., LTD

Procedures for the Election of Directors

- Article 1: The election of directors in this company shall be conducted in accordance with these regulations unless otherwise stipulated by laws or the company's articles of association.
- Article 2: The election of directors in this company shall adopt a single cumulative voting system. Each share shall have the same number of voting rights as the number of persons to be elected. Shareholders may either vote for one candidate or distribute their votes among multiple candidates.
- Article 3: The election of directors in this company shall calculate the voting rights separately for independent directors and non-independent directors as stipulated in the company's articles of association. Candidates with the highest number of votes shall be elected in succession. In the event of a tie among two or more candidates with the same number of votes exceeding the prescribed quota, the selection shall be determined by drawing lots. If a candidate is absent, the chairman shall draw lots on their behalf.
- Article 4: Before the start of the election, the chairman shall appoint several inspectors and vote counters to perform various duties. However, the inspectors must be shareholders.
- Article 5: The convener shall prepare an equal number of ballots as the number of directors to be elected, with their corresponding voting rights indicated. These ballots shall be distributed to shareholders attending the general meeting, and the voters may use their attendance numbers printed on the ballots as identification.
- Article 6: The voting box shall be prepared by the convener and shall be publicly inspected by the inspectors before the voting begins.
- Article 7: The following situations shall render a ballot invalid:
 - (1)Ballots not provided by the convener.
 - (2)Blank ballots placed into the voting box.
 - (3)Ballots with unclear or altered handwriting.
 - (4)Ballots where the nominated candidate's name does not match the list of director candidates.
 - (5)Ballots with additional writings other than the distribution of voting rights.
 - (6)Ballots with two or more candidates listed for the same position.
- Article 8: After the completion of the voting, the ballots shall be counted on the spot. The results shall be announced by the chairman, including the list of elected directors and their respective vote counts.
- Article 9: These regulations shall come into effect after being passed by the general meeting of shareholders and shall also apply to any amendments.
- Article 10: These procedures were established on January 20th, 1999;

First amended on November 10th, 2000; Second amended on April 17th, 2002; Third amended on June 15th, 2007; Fourth amended on July 8th, 2021; Fifth amended on May 27th, 2022.

SHIEH YIH MACHINERY INDUSTRY CO., LTD

Shareholding of Directors

I. List of the minimum numbers of shares required to be held by the entire bodies of directors and the number of shares recorded in the shareholders' roster.

April 15, 2025 (book closure date)

	-		
Title	Minimum number of shares to be held	Number of shares recorded in the shareholders' roster	
Director	9,506,046	17,354,138	

- Note: 1. The paid-in capital of the Company NT\$1,584,341,100 and the total outstanding shares 158,434,110. According to regulations, the minimum shareholding ratio required for all directors is 7.5%.
 - 2. The Company has three independent directors. In accordance with Article 2, Paragraph 2 of the "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies", the minimum share ownership figures calculated for all directors shall be decreased by 20 percent.
 - 3. The minimum number of shares to be held by all directors and supervisors has met the statutory requirement.

II. List of shareholdings of directors

Title	Account Name	Number of shares recorded in the shareholders' roster	Remarks
Chairman	Ya-Hui Kuo	4,300,138	
Director	Yu Cheng Investment Co., Ltd.	13,000,000	Representative: Chin-Jen Fu
Director	Hsiao-Kuang Chen	0	
Director	Cheng Lin Investment Co., Ltd.	54,000	Representative: Shih-Ming Tung
Independent Director	Yuan-Lih Tseng	0	
Independent Director	Hwe-Ching Wong	0	
Independent Director	Shu-Chuan Chen	0	