## TAH TONG TEXTILE CO., LTD.

# 2025 Annual Shareholders' Meeting Agenda Handbook

Form of Shareholders' Meeting : Physical
Date : May 28, 2025
Venue : 15F., No. 99, Fuxing N. Rd., Songshan Dist., Taipei City (Primasia Conference & Business Center)

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## Tah Tong Textile Co., Ltd. Procedures for 2025 Annual General Shareholders' Meeting

- I Call Meeting to Order
- II Chairman's Address
- **III** Reports
- **IV** Ratifications
- V Discussions and Election
- VI Extempore Motions
- VII Adjournment

### Tah Tong Textile Co., Ltd. Agenda of 2025 Annual General Shareholders' Meeting

Time: 9:30 A.M., May 28 (Mon), 2025

Venue : 15F, No. 99, Fuxing N. Rd., Songshan District, Taipei City (Primasia Conference & Business Center)

- I. Call the Meeting to Order (reporting the attending shares)
- II. Chairman's Address
- III. Reports :
  - (I) 2024 Business Report.
  - (II) The Audit Committee's 2024 Review Report on Settlement Statements and Books.
  - (III) 2024 Report on Private Placement of Ordinary Shares.
- IV. Ratifications:
  - (I) 2024 Business Report and Financial Statements.
  - (II) 2024 Loss Appropriation Proposal.
- V. Discussions and Election :
  - (I) Revise the Company's Articles of Incorporation.
  - (II) Revise the Company's "Procedures for Lending Funds to Others".
  - (III) Revise the company's "Endorsement Guarantee Operating Procedures".
  - (IV) Revised the Company's "Procedures for Acquisition or Disposal of Assets".
  - (V) Proposal for private placement of ordinary shares.
- VI. Extempore Motions
- VII. Adjournment

### [Reports]

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

Description :

- (I) Please refer to pages 10-12 of this handbook (Annex 1) for the Company's 2024 Business Report.
- II. The Audit Committee's 2024 Review Report on Settlement Statements and Books is submitted for review.

Description :

- (I) Please refer to page 13 (Annex 2) of this handbook for the 2024 Audit Committee's Review Report.
- III. The Company's 2024 Report on Private Placement of Ordinary Shares is submitted for review.
  Description :

Description :

(I) On June 19, 2024, the Company's board of directors resolved to increase capital through private placement of ordinary shares to repay borrowings and improve the Company's financial structure. It will contribute to the stable growth of the Company's operations in the future and also contribute positively to shareholders' equity. Please refer to page 14 of this handbook (Annex 3).

### [Ratifications]

### Proposal 1

### (Proposed by the board of directors)

Cause : The 2024 Business Report and financial statements are submitted for ratification. Description :

- (I) The Company's 2024 Business Report has been prepared and reviewed by the Audit Committee and approved by the board of directors. Please refer to Pages 10-12 of this handbook for the Business Report. (Annex 1)
- (II) The Company's parent-only and consolidated financial statements for 2024 have been audited by Lin, Ya-Hui, CPA, and Lin, Yung-Chih, CPA from PwC Taiwan, and submitted to the Audit Committee for review. No discrepancies were found, and the review report is presented for review.
- (III) Please refer to Pages 15-36 of this handbook for the 2024 independent auditor's report, balance sheet, comprehensive statement of income, statement of changes in equity, and statement of cash flows. (Annex 4)

Resolution :

### Proposal 2

(Proposed by the board of directors)

Cause : The 2024 proposal for loss appropriation is submitted for rectification. Description : Please refer to the 2024 Loss Appropriation Statement as follows :

### Tah Tong Textile Co., Ltd.

Loss Appropriation Statement

2024

		Unit : NT\$		
		thousand		
Item		Amount		
Opening losses to be made up				
Plus : IFRS adjustment of	ong-term equity investments	129,716		
Plus: re-evaluation of the	Plus : re-evaluation of the welfare plan of 2024			
Adjusted losses to be made up	(297,891,813)			
Plus: net gain for the year	112,418,736			
Closing losses to be made up	e ,			
Closing losses to be made up (afte	r appropriation)	(185,473,077)		
Chaiman:	General Manager :	Accountant :		
Chen, Shiou-Chung	6			

Resolution :

### [Discussions and Election]

Proposal 1 (Proposed by the board of directors) Cause:Proposal to amend the company's "Articles of Association" for discussion. Description :

- 1. In accordance with Article 14 of the Securities and Exchange Act, we intend to amend certain provisions of our company's Articles of Incorporation.
- 2. For a comparison table of revised articles, please refer to page 37 of this manual (Appendix 5).

Resolution :

Proposal 2

(Proposed by the board of directors)

Cause : To revise the company's "Fund Lending Procedures" for discussion.

Description :

- 1. Based on the Company's practical operations, it is proposed to revise some provisions of the Company's "Procedures for Lending Funds to Others".
- 2. For a comparison table of revised articles, please refer to page 38-40 of this manual (Appendix 6).

Resolution :

Proposal 3

(Proposed by the board of directors)

Cause : To revise the company's "Endorsement Guarantee Operating Procedures" for discussion.

Description :

- 1. Based on the Company's practical operations, it is proposed to revise some provisions of the Company's "Procedures for Lending Funds to Others".
- 2. For a comparison table of revised articles, please refer to page 41-43 of this manual (Appendix 7).

Resolution :

Proposal 4

(Proposed by the board of directors)

Cause : To revise the Company's "Procedures for Acquisition or Disposal of Assets" for discussion. for discussion.

Description :

1. Based on the Company's practical operations, it is proposed to revise some of the provisions of the Company's "Procedures for Acquisition or Disposal of Assets". 2. For a comparison table of revised articles, please refer to page 44 of this manual (Appendix 8).

### Resolution :

Proposal 5

(Proposed by the board of directors)

Cause : The proposal for private placement of ordinary shares is submitted for discussion.

Description :

- 1. In order to replenish working capital, repay bank loans, improve the financial structure, and meet other capital needs for the Company's future development, the Company intends to increase cash capital and issue ordinary shares through private placement at an appropriate time in accordance with Article 43-6 of the Securities and Exchange Act, subject to market conditions and the Company's capital needs, and requests that the shareholders' regular meeting authorize the board of directors to issue shares in rounds within one year from the date when the annual general shareholders' meeting decides on the private placement proposal, depending on actual fund-raising. It's expected to be no more than 3 rounds. The use of all funds raised through private placement and expected benefits are as originally planned in this proposal.
- 2. Principles for authorizing the board of directors to issue ordinary shares through private placement :
  - (1) Number of shares to be privately placed : No more than 10 million shares.
  - (2) Par value per share : NT\$10.
  - (3) Total amount of private placement : Calculated based on the final private placement price.
  - (4) Basis and rationality of determining the private placement price : The Company's private placement price is determined upon the reference price, which is the higher of (1) the arithmetic mean of the closing prices of the ordinary shares 1, 3, or 5 business days before the pricing date, less the ex-rights of the free shares and dividends, and plus the share price after capital reduction and anti-ex-rights purchase or (2) the arithmetic mean of the closing prices of the ordinary shares 30 business days before the pricing date, less the share price ex-right and dividends, and the share price after capital reduction and ex-rights reduction. The private placement price shall not be less than 80% of the reference price. The Board of Directors is authorized to determine the actual pricing date and the actual private placement price after consulting with specified persons later and taking into account the market conditions then.

The price of the Company's ordinary shares to be privately placed should be determined in accordance with applicable laws. However, given the basis for determining the price, the possibility of the price of such ordinary shares determined being below par value cannot be ruled out. In such a case, the impact on shareholders' equity will be the accumulated losses arising from the difference between the actual private placement price and the face value. Such accumulated losses will be made up depending on the Company's future operating conditions. An increase in accumulated losses may require a capital reduction.

- (5) The manner in which the specified persons are selected :
  - 1) The ordinary shares are offered to those applicants qualified under Article 43-6 of the Securities and Exchange Act, and other applicable laws and interpretations issued by the competent authorities.
  - 2) Purpose of selecting applicants : To replenish the Company's working capital and improve its financial structure, thereby expanding its operating territories. In the case of an insider or a related party, this will help replenish the working capital and gain an understanding of the Company that is beneficial to the Company's future operations.
  - 3) The list of insiders or related parties planning to participate in the private placement is presented as follows :

Applicant	How and why to select	Relationship with the Company
Chen, Chien-Choan (5.42% shareholding)	To replenish the Company's working capital and improve	President of the Company
Chen, Shiou-Chung (3.85% shareholding)	its financial structure, thereby expanding the	Chairman of the Company
Yen, Li-Rong (1.83% shareholding)		The spouse of the chairperson of the Company
Chen, Chien-Ming (3.71% shareholding)		Chairman's 1st-degree relative

List of legal person applicants and matters to be disclosed :

Legal person applicant	Top 10 shareholders and their shareholding ratios	Relationship with the Company
EVER GLORY INVESTMENT COM, LTD.	Chen, Chien-Ming (23.41%), Chen, Shiou-Chung (22.13%), Yen, Li-Rong (17.90%), Chen Xiu-Xiong (13.52%), Chen Xiu-Yi (10.49%), Chen, Chien-Choan (9.18%), Chen Hong-Ru (0.50%), Chen Hong-Wen (0.50%), Wang Zhi-Hong (0.50%), Wu Xin-Chang (0.50%).	The Company's major shareholders
KINGTEX CORPORATION	Zhang Yizhao (24.15%), Zhang Yahui (21.95%), Zhang Xiuru (21.95%), Zhang Lingqi (21.95%), and Chen Junping (10%).	The Company's major shareholder
Jian-Yi Investment Co., Ltd.	Chen Xiu-Yi (23.38%), Chen, Chien-Choan (21.74%), Chen, Chien-Ming (18.20%), Chen Wei-Ren (7.29%), Chen Wei-Zhi (7.29%), Chen Wei-Hong (6.82%), Chen Wei-Bo (6.82%), Yen, Li-Rong (5.59%), Deng Zhu-Zhen (1.81%), Chen, Shiou-Chung (1.07%).	Other related party

(6) Necessary reasons for private placement :

- 1) Reason for not adopting a public offering : Considering the timeliness and convenience of raising capital, issuance cost, and stability of equity, private placement will be adopted to raise capital.
- 2) Use of private placement funds and expected benefits : The private placement funds will be used to supplement the Company's working capital, repay bank loans, and meet other capital needs for the Company's future development. It can be anticipated to improve the Company's financial structure, contribute to the stable growth of the Company's operations, and provide shareholders' equity with its positive benefits. It's expected to be no more than 3 rounds. The use of all funds raised through private placement and expected benefits are as originally planned in this proposal.
- (7) Rights and obligations to the ordinary shares to be privately placed : In principle, purchasers of the ordinary shares to be privately placed will have

identical rights and obligations to those of the issued ordinary shares, except that in accordance with Article 43-8 of the Securities and Exchange Act, unless in certain circumstances, the ordinary shares may be freely transferable only when three full years have elapsed since the delivery date. After three years from the delivery date, the Board of Directors will be authorized to decide whether to apply to the competent authority for additional public and trading of securities as the case may be then.

- (8) In cooperation with this private placement, it is proposed that the Chairman of the Board of Directors or his/her designee be authorized by the shareholders' meeting to sign, negotiate and alter, on behalf of the Company, all contracts and documents related to the issuance of ordinary shares through private placement and to deal with all matters related to the issuance of ordinary shares for the Company.
- (9) Others : Apart from the pricing ratio, for any change or amendment to the actual issuing price, number of shares, issuance terms and measures, a planned project, raised amount, estimated schedule, estimated possible benefits, and other uncovered matters required later by the competent authority or based on operational evaluation or changes in the objective environment, it is proposed to request the shareholders' meeting to authorize the board of directors to deal with it with full authority.
- (10) For the particulars in respect of the Company's proposal for private placement of securities to be enumerated under Article 43-6 of the Securities and Exchange Act, see the MOPS (https : //mops.twse.com.tw) and the Company's website (http : //tw.tahtong.com.tw/).

Resolution :

[Extempore Motions]

[Adjournment]

[Annex 1]

### Tah Tong Textile Co., Ltd. Business Report

All shareholding ladies and gentlemen,

Thank you for sparing time to attend the shareholders' meeting this year.

In 2024, as the impact of the epidemic gradually decreased, the economy gradually recovered, and the overall industry showed positive development and niches. At the same time, it benefited from the strong demand boost during the Olympic year, driving the global economy to strive for recovery. However, the AI chip war ignited by the two superpowers, China and the United States, the geopolitical tensions that follow, the new US leader's re-implementation of tariff barrier policies, and China's weak consumption growth and unstable employment, and the worsening of structural economic problems, are like a butterfly effect, touching the sensitive nerves of the world and bringing hidden worries to the global economic outlook. In the global textile market, although the economies of Europe and the United States are resilient, they are still weak, customer consumer confidence is insufficient, and market purchasing power is relatively weak, which has affected the overall market recovery.

Looking forward to 2025, after a turbulent and critical year, Tah Tong Textile will continue to optimize its product mix, with a focus on developing special yarn products, to reduce the proportion of cotton yarn and increase gross profit margin. Meanwhile, the Company will vertically integrate the supply chain, deepen the services provided by Fabrics Division, enhance marketing and sales, mainly serve brand customers, and expand the customer base of Fabrics Division, in the hope of effectively increasing the Group's overall revenue. Overall, the Company's operating strategy will gradually yield results.

The Company will adhere to its core values of "Integrity and Ethics, Self-transcendence, Unity of Excellence, and Outstanding Contributions", continue the established business strategies, and commit to provide customers with high-quality, diversified and innovative products for stable growth and profitability.

The business results for 2024 and the 2025 business plan are summarized as follows :

I. Business results for 2024

Unit : NT\$ thousand	2023	2024	Difference	%
Consolidated revenue	1,157,753	1,625,979	468,226	40.44
Consolidated gross profit (loss)	-149,966	-8,083	141,883	-94.61
Consolidated operating income (loss)	-311,417	-163,276	148,141	-47.57
Consolidated net income (loss) after tax	-332,876	101,452	434,328	-130.5
Net income (loss) after tax attributed to the Company	-301,478	112,419	413,897	-137.3
Earnings (loss) per share (NT\$)	-4.76	1.63	6.39	-134.2

(I) Implementation results of the business plan :

### (II) Achievement of budget :

	Actual	Budgeted	Achievement
	volume :	volume	rate
Yarn (ton)	4,459	5,308	119.04%
Fabrics (thousand yards)	12,853	11,367	88.44%

(III) Financial revenue and expense and profitability analysis

	Item	2023	2024
	Operating revenue	1,157,753	1,625,979
	Gross profit (loss)	(149,966)	(8,083)
Financial	Net operating profit (loss)	(311,417)	(163,276)
revenue	Net income (loss) after tax	(332,876)	101,452
	Attributed to the parent company	(301,478)	112,419
	Non-controlling interests	(31,398)	(10,967)
	Gross margin %	(12.95)	(0.50)
Profitability	Net profit margin (%)	(28.75)	6.24
analysis	Return on equity (%)	(96.18)	17.65
analysis	Earnings per share (NT\$)	(4.76)	1.63

Note 1: The aforesaid financial data for each year have been audited by CPAs

### (IV) Research and development

R&D expenses for 2024

Unit :	NT\$	thousand
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Item	Amount
Research and development expenses	5,555
Net operating revenue	1,625,979
In net operating revenue (%)	0.34%

II. Summary of the 2025 business plan

In the face of the ever-changing post-epidemic era, there are many uncertainties and risks in the market. Tah Tong Textile still insists on continuously optimizing its product portfolio, focusing on special product development, and improving gross profit margin.

The company's 2025 business strategy and important production and sales policies are presented as follows :

(I) Operating strategy

Focus on product development in the textile industry and deepen cooperation with the industrial supply chain.

- (1) Yarn Business Division
  - 1. Continue to improve product quality, win strategic customers to place orders, and raise profitability.
  - 2. Concentrate production capacity for environmental yarn, blended yarn and special yarn, and emphasizes differentiation in order to improve profitability.
- (2) Fabrics Business Division
  - 1. Continue to strengthen supply chain management strengths and increase orders from brand customers.
  - 2. Strengthen research and development, provide better product mix, and expand market share.
  - 3. Target new customers for business development, and cut to niche products.
- (II) Expected sales volume

Unit : tons	Budgeted volume
Yarn (ton)	4,783
Fabrics (thousand yards)	14,863

(III) Important production and sales policy

As textile products are developing towards functionality and comfort, the Yarn Business Division will continue to expand new markets and develop functional and special yarn types; the Fabric Business Division will develop customized products and services based on the needs of brand customers and develop the functional knitted fabrics.

- III. How the Company's development strategy is affected by the competitive environment, the regulatory environment and the overall business environment is analyzed in the following aspects :
  - (I) Price of raw materials :

The international raw cotton price still accounts for a large proportion of the Company's product costs. Fluctuation in international raw cotton prices will have a significant impact on the Company's production costs. Therefore, the Company will continue to increase the proportion of blended yarn products to reduce the consumption of raw cotton and cope with the uncertain price fluctuations.

(II) Price of energy :

Fluctuations in international crude oil prices will affect the industrial electricity price and directly affect manufacturing costs.

(III) The downstream consumer market :

The Company's yarn and fabric products are mainly supplied in the from of semi-finished products to customers in Taiwan, Japan, Europe, America, mainland China, and the ASEAN, who will produce garments for sale in the global market.

We must pay more attention and observe the international political and economic situation, especially whether the US, mainland China, ASEAN, and the EU can maintain economic growth. Each country's political and economic situation, monetary policy and global inflation situation may affect the Company's sales and operating profit.

(IV) Competition with mainland China and ASEAN countries :

Functional fabrics produced in Mainland China and neighboring countries in Asia have significantly improved quality in recent years, posing competition with the Company's products. In order to differentiate in the market, the Company is currently developing higher value-added and special products to minimize the impact on the yearn supply chain system.

(V) ASEAN and CPTPP :

Under the framework of a FTA, member states of regional economies are entitled to trade liberalization and tariff reduction and exemption. Led by Japan, the Comprehensive and Progressive Agreement for Trans-Pacific Partnership (CPTPP) was signed on March 8, 2018 by 11 countries including Vietnam and came into effect in 2019. Due to the advantages in infrastructure and an open policy to attract foreign investment, Vietnam will enjoy higher competitiveness among regional economies in the future. The Company has invested and expanded in Vietnam, and can expect reduced operating costs, more opportunities for export expansion, and industrial upgrades with preferential tariffs competitiveness.

Looking at 2025, the overall business environment will remain complex. The Company will respond to changes in the external environment and work even harder to expand operating results and establish sustainable competitive advantages.

Chaiman :General Manager :Accountant :Chen, Shiou-ChungChen, Chien-ChoanKuo, Shun-Yi

[Annex 2]

### Audit Committee's Review Report

The board of directors has submitted the Company's Business Report, Financial Statements (parent-only and consolidated included), and proposal for loss appropriation for the year ended December 31, 2024. Lin, Ya-Hui, CPA, and Lin, Yung-Chih, CPA from PwC Taiwan, have audited the said (parent-only and consolidated) financial statements and issued an unqualified opinion. The said financial statements and proposal for loss appropriation were audited by the Audit Committee and found to be satisfactory and are therefore submitted for approval in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act.

Regards

2025 Annual General Shareholders' Meeting, Tah Tong Textile Co., Ltd.

Tah Tong Textile Co., Ltd. Convener of the Audit Committee

March 10, 2025

### First private placement of marketable securities in 2024

Item	First private plac Date : April 30,							
Type of securities privately placed	Ordinary shares							
Date and amount approved by the board of directors	On June 19, 2024	Annual general shareholders' meeting on May 27, 2024 · No more than 30 million shares issued On June 19, 2024, the board of directors approved the issuance of 2,362,205 shares at NTD 12.70 per share.						
The basis for and reasonableness of the pricing	Conducting Priva : a. The arithm of the free shares arithmetic mean	The Company's privately placed shares were priced pursuant to Article 2 of the Directions for Public Companie Conducting Private Placements of Securities, at no lower than 80% of the reference price, which is the higher o : a. The arithmetic mean of the closing prices of the ordinary shares 1, 3, or 5 business days, less the ex-right of the free shares and dividends, and plus the share price after capital reduction and anti-ex-rights, or b. The urithmetic mean of the closing prices of the ordinary shares 30 business days before the pricing date, less the hare price ex-right and dividends, and the share price after capital reduction and anti-ex-rights.						
The manner in which the specified persons were selected	interpretations is	fied under Article 43-6 of the S sued by the competent authorities.						
The reasons why the private placement method was necessary	and that raising d	g funds by issuing securities are unl capital through private placement is ed to issue ordinary shares through p	s time-efficient,	convenient and low in issua				
Completion date of consideration payment	Base date : June	e 28, 2024						
	The targets of the private placement	Qualifications	Subscription amounts	Relationship with the Company	Involvement in the Company's operation			
	EVER GLORY INVESTMENT COM, LTD.	Eligible under Subparagraph 3, Paragraph 1, Article 43-6 of the Securities and Exchange Act		A corporate director/major shareholder of the Company	Yes			
Information of the subscribers	Chen, Chien-Choan	Eligible under Subparagraph 3, Paragraph 1, Article 43-6 of the Securities and Exchange Act		A corporate director/major shareholder of the Company	Yes			
	Chen, Chien-Ming	Eligible under Subparagraph 2, Paragraph 1, Article 43-6 of the Securities and Exchange Act	236,220 shares	General Manager of the company	None			
	Jian-Yi Investment Co., Ltd.	Eligible under Subparagraph 2, Paragraph 1, Article 43-6 of the Securities and Exchange Act	1,177,166 shares	Chairman's 1st-degree relative	None			
The actual subscription (or conversion) price	NT\$12.70 per sha	are						
The difference between the actual subscription (or conversion) price and the reference price	The actual subscription price was NT\$13.40 per share, equal to 94.78% of the reference price.							
The effect of the private placement on shareholders' equity (e.g. increasing the accumulated loss)	Increase the amount of equity and increase the net value per share.							
The status of use of the capital raised through the private placement of securities, and the implementation progress of the plan	through the private placement of All funds were used to repay loans and completed as of Q3 2024. securities, and the mplementation							
The realization of the benefits of the plan	Company's finan	from the first private placement in a cial structure. In the future, it would ositively to the shareholder's equity.	d contribute to t					

### INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Shareholders of TAH TONG TEXTILE CO., LTD.

### Opinion

We have audited the accompanying consolidated balance sheets of TAH TONG TEXTILE CO., LTD. and subsidiaries (the "Group") as at December 31, 2024 and 2023, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of material accounting policies.

In our opinion, based on our audits and the reports of other auditors (please refer to the Other matter section), the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 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 the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission.

### **Basis for opinion**

We conducted our audits in accordance with the Regulations Governing Financial Statement Audit and Attestation Engagements of Certified Public Accountants and 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 Group's 2024 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's 2024 consolidated financial statements are stated as follows: Allowance for inventory valuation losses

Description

Refer to Note 4(11) for accounting policy on inventory valuation, Note 5(2) for accounting estimates and assumption uncertainty in relation to inventory valuation, and Note 6(3) for details of allowance for inventory valuation losses. As of December 31, 2024, the balances of inventories and allowance for inventory valuation losses were NT\$455,358 thousand and NT\$57,931 thousand, respectively.

The Group is engaged in the textile industry of manufacturing and sales of cotton yarn and finished fabrics. As textile products are subject to the fluctuations in raw material prices and the textile market is competitive, there is a higher risk of inventory losing value or becoming obsolete. The Group's inventory is stated at the lower of cost and net realisable value, and the net realisable value of inventory over a certain age is evaluated based on the historical data on inventory clearance and discounts.

As the Group operates in an industry where raw material prices fluctuate continuously, and the net realisable value used in evaluating obsolete inventories involves subjective judgement resulting in a high degree of uncertainty. Considering that the inventory and allowance for inventory valuation losses were material to the financial statements, we consider the assessment of allowance for inventory valuation losses a key audit matter.

### How our audit addressed the matter

We performed the following audit procedures for allowance for valuation loss on inventories that were over a certain age and individually identified as obsolete and damaged:

Ascertained whether the policies on allowance for inventory valuation losses were reasonable and consistently applied in all the periods.

Verified the appropriateness of the system logic in calculating the ageing of inventories, and confirmed the information in the reports is consistent with the relevant policies.

Discussed with management the estimated net realisable value of individually identified obsolete and damaged inventories and obtained supporting documents to determine the reasonableness of allowance for inventory valuation losses.

Recalculated the net realisable value of individual inventory and calculated the required amount of the allowance for individual inventory valuation losses and compared it with the assessment result of the management.

### Impairment assessment of property, plant and equipment

### **Description**

Refer to Note 4(18) for accounting policies on impairment of non-financial assets, Note 5(2) for the uncertainty of accounting estimates and assumptions applied on property, plant and equipment impairment valuation, and Note 6(6) for details of property, plant and equipment.

As of December 31, 2024, the Group's property, plant and equipment amounted to NT\$666,506 thousand. As the operation of the Vietnam subsidiary was not as expected due to the recent fluctuations in international cotton prices and the high competitiveness in quotations for downstream yarn spinning products, the management assessed the impairment of the assets held by the subsidiary and the assessment result may affect the amount of impairment of non-financial assets. The management hired an external expert to evaluate the value of property, plant and equipment using the market method and the cost method and used it as reference of the fair value of these assets. The valuation method performed by the external appraiser involves the choice of comparable properties, the evaluation of asset utilisation and the adjustment factors, and they are subjective judgement resulting in a high degree of estimation uncertainty. Thus, we consider the impairment assessment of assets a key audit matter.

### How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

Obtained an understanding and assessed the Group's policies and procedures in relation to the property, plant and equipment impairment assessment, including collection of internal and external data, long-term and short-term business forecasts and industry changes, as well as obtained the asset impairment assessment reports that were assessed by the Company for cash-generating units.

Obtained the assets appraisal report issued by the appraiser and performed the following procedures:

Examined the appraiser's qualification and assessed his or her independence, objectiveness and competence.

Assessed whether the valuation method in the appraisal report was common industry practice and appropriate.

Ascertained whether the replacement costs, comparable properties and the asset utilisation used in the appraisal report were applied reasonably and were in accordance with the actuality.

Examined the reasonableness of the assumptions used in the appraisal report and ascertained the accuracy of the calculations.

### **Other matter – Reference to the audits of other auditors**

We did not audit the financial statements of certain subsidiaries and investments accounted for

under the equity method which were prepared using a different financial reporting framework and were audited by other auditors. We have performed necessary audit procedures on the adjustments made on the transition of preparing financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission. Therefore, our opinion expressed herein, insofar as it relates to the unadjusted amounts included in respect of these subsidiaries and associates, is based solely on the reports of the other auditors. The investment amount of the aforementioned company using the equity method as of December 31, 2024 and 2023 was NT\$211,597,000 and NT\$224,714,000 respectively, accounting for 10.61% and 11.74% of the consolidated total assets respectively. The comprehensive income recognized for the aforementioned company from January 1 to December 31, 2024 and 2023 was NT\$311,130,000 and NT\$26,247,000 respectively, accounting for 262.29% and 7.87% of the consolidated comprehensive income respectively.

### Other matter - Parent company only financial reports

We have audited and expressed an unqualified opinion and the Other matter section on the parent company only financial statements of TAH TONG TEXTILE CO., LTD. as at and for the years ended December 31, 2024 and 2023.

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

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

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

Those charged with governance 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 professional skepticism throughout the audit. We also:

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.

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.

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

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.

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.

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

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

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

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

Lin, Ya-Hui Lin, Yung-Chih For and on behalf of PricewaterhouseCoopers, Taiwan March 10, 2025

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

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

# Tah Tong Textile Co., Ltd. and subsidiariesConsolidated balance sheetFor the Years Ended December 31, 2024 and 2023

Unit : NT\$ thousand

			De	ecember 31, 2024		1	December 31, 2023	;
	Asset	Notes Amount		mount	%		Amount	
	Current assets							
1100	Cash and cash equivalents	6(1)	\$	122,917	6	\$	133,836	7
1170	Net value of accounts receivable	6(2)		145,134	7		78,596	4
1200	Other receivables	7		7,508	1		17,421	1
130X	Inventories	6(3)		397,427	20		314,190	17
1410	Prepayments	6(9)		64,870	3		58,653	3
1470	Other current assets	8		137,194	7		99,047	5
11XX	Total current assets			875,050	44		701,743	37
	Non-current assets							
1517	Financial assets at fair value through other comprehensive income- non-current	6(4)		47,975	2		45,862	2
1550	Investment accounted for using the equity method	6(5) <b>•</b> 7 and 8		211,597	11		224,714	12
1600	Property, Plant and Equipment	6(6) and 8		666,506	33		772,188	40
1755	Right-of-use asset	6(7) and 8		121,180	6		122,337	6
1780	Intangible assets			3,477	-		4,172	-
1840	Deferred tax assets	6(24)		39,114	2		16,488	1
1975	Net defined benefit assets - non-current			14,937	1		12,185	1
1990	Other non-current assets - others	6(9)		13,972	1		14,098	1
15XX	Total non-current assets			1,118,758	56		1,212,044	63
1XXX	Total assets		\$	1,993,808	100	\$	1,913,787	100

(Continued on next page)

# Tah Tong Textile Co., Ltd. and subsidiariesConsolidated balance sheetFor the Years Ended December 31, 2024 and 2023

Unit: NT\$ thousand

	Liabilities and Equity Notes		December 31, 202	4	December 31, 2023		
	Liabilities and Equity	Notes		Amount	%	Amount	%
	Current liabilities						
2100	Short-term borrowings	6(10) and 7	\$	458,365	23 \$	1,008,501	53
2150	Notes payable			4,082	-	9,503	-
2170	Accounts payable	7		349,677	17	196,808	10
2200	Other payables	6(13) and 7		53,397	3	44,089	2
2230	Income tax liability - Current			15,699	1	-	-
2320	Long-term liabilities due within a year or one operating cycle	6(12) and 7		243,261	12	29,803	2
2399	Other current liabilities - other			13,158	1	40,322	2
21XX	Total current liabilities			1,137,639	57	1,329,026	69
	Non-current liabilities						
2530	Corporate bonds payable	6(11) and 7		-	-	100,000	6
2540	Long-term borrowings	6(12) and 7		198,462	10	96,753	5
2570	Deferred tax liabilities	6(24)		78,910	4	37,874	2
2600	Other non-current liabilities			4,036		4,051	-
25XX	Total non-current liabilities			281,408	14	238,678	13
2XXX	Total Liabilities			1,419,047	71	1,567,704	82
	Equity attributable to owners of parent						
	company						
	Share capital	6(15)					
3110	Common share capital			717,444	36	632,952	33
	Capital reserve	6(16)					
3200	Capital reserve			44,752	3	19,186	1
	Retained earnings	6(17)					
3350	Deficit yet to be compensated		(	185,472)	( 9)(	299,521)(	16)
	Other equity	6(18)					-
3400	Other equity		(	8,131)	(1)(	22,491)(	1)
31XX	Total equity attributable to owners of parent company			568,593	29	330,126	17
36XX	Non-controlling interests			6,168		15,957	1
3XXX	Total equity			574,761	29	346,083	18
	Significant Contingent Liabilities and						
	Unrecognized Commitments	9					
	Significant Events	11					
3X2X	Total liabilities and equities		\$	1,993,808	100 \$	1,913,787	100

The attached notes to consolidated financial statements are the integral part of the consolidated financial statements, please read together.

### <u>Tah Tong Textile Co., Ltd. and subsidiaries</u> <u>Consolidated Statements of Comprehensive Income</u> <u>For the Years Ended December 31, 2024 and 2023</u>

Unit : NT\$ thousand (Except for loss per share in NT\$)

				2024		2023			
	Item	Notes		Amount	%	Amount	%		
4000	Operating revenue	6(19)	\$	1,625,979	100 \$	1,157,753	100		
5000	Operating costs	6(3)(22) and 7	(	1,634,062)(	100)(	1,307,719 ) (	113		
5900	Gross profit (gross loss)		(	8,083)(	- ) (	149,966)(	13		
	Operating expenses	6(22)(23)							
6100	Selling expenses		(	58,904)(	4)(	59,460)(	5 )		
6200	Administrative expenses		(	87,398) (	6)(	93,219)(	8 )		
6300	Research and development expenses		(	5,555)	- (	7,212 ) (	1 )		
6450	Expected credit impairment gains	12(3)	(	3,336)	- (	1,560)	-		
6000	Total operating expenses		(	155,193)(	10)(	161,451 ) (	14 )		
6900	Operating loss		(	163,276)(	10)(	311,417)(	27 )		
	Non-operating income and expenses								
7100	Interest revenue			2,764	-	1,597	-		
7010	Other income			1,988	-	1,060	-		
7020	Other gains or losses	6(20)		35,032	2	53,503	5		
7050	Financial costs	6(21)	(	41,144 ) (	2)(	48,330)(	4 )		
7055	Expected credit impairment loss	12(3)	(	9,819)(	1)	-	-		
7060	Share of the profit or loss of affiliates								
	and joint ventures recognized using the	6(5)		311,130	19 (	31,092)(	3 )		
	equity method								
7000	Total non-operating incomes and			299,951	18	22 262 ) (	2		
	expenses			299,951	18	23,262)(	2 )		
7900	Net loss before tax			136,675	8 (	334,679)(	29 )		
7950	Income tax benefit	6(24)	(	35,223)(	2)	1,803	-		
8200	Current net loss		\$	101,452	6 (\$	332,876) (	29		

(Continued on next page)

#### <u>Tah Tong Textile Co., Ltd. and subsidiaries</u> <u>Consolidated Statements of Comprehensive Income</u> <u>For the Years Ended December 31, 2024 and 2023</u>

Unit : NT\$ thousand (Except for loss per share in NT\$)

			2024				2023	
	Item	Notes	I	Amount	%		Amount	%
	Other comprehensive profit and loss (net)							
	Items not reclassified subsequently to							
	profit or loss							
8311	Remeasurement of defined benefit programs	6(14)	\$	1,873	-	(\$	235)	-
8316	Unrealized equity instrument profit or loss measured at fair value through other comprehensive income	6(4)		2,113	-	(	101)	-
8320	Share of other comprehensive income of affiliates and joint ventures recognized with the equity method - items not reclassified subsequently to profit or loss			883	-		4,901	-
8349	Income taxes related to the items not re-classified	6(24)	(	373)	-		47	-
8310	Total items not reclassified subsequently to profit or loss			4,496	-		4,612	-
	Items that may be reclassified							
	subsequently to profit or loss							
8361	Exchange differences on translation of the financial statements of foreign operations			12,657	1	(	5,086)	-
8370	Share of other comprehensive income of affiliates and joint ventures recognized with the equity method - items may be reclassified subsequently to profit or loss			15	-	(	56)	-
8360	Total items that may be reclassified subsequently to profit or loss			12,672	1	(	5,142)	-
8300	Other comprehensive profit and loss (net)		\$	17,168	1	(\$	530)	-
8500	Total comprehensive income for this period		\$	118,620	7	(\$	333,406 ) (	29
	Net loss attributable to:							
8610	Owners of the parent-company		\$	112,419	7	(\$	301,478)(	26
8620	Non-controlling interests		(	10,967) (		) (	31,398) (	3
			\$	101,452	6	(\$	332,876) (	29
	Total comprehensive loss attributable to:							
8710	Owners of the parent-company		\$	128,409	8	(\$	302,235)(	26
8720	Non-controlling interests		\$	<u>9,789</u> 118,620	<u> </u>	) ( (\$	<u>31,171</u> ) ( 333,406) (	$\frac{3}{29}$
			-		-	<u>`</u>		-
	Loss per share	6(25)						

The attached notes to consolidated financial statements are the integral part of the consolidated financial statements, please read together.

Chairman : Chen, Shiou-Chung

Managerial Officer: Chen, Chien-Choan Accounting Officer: Kuo, Shun-Yi

#### Tah Tong Textile Co., Ltd. and subsidiaries Consolidated Statement of Changes in Equity For the Years Ended December 31, 2024 and 2023

		Equity attributable to owners of parent company										
0	Notes	Common share capital	Capital reserve - recognized changes in equity ownership of subsidiaries	Statutory reserves	Retained earning Special reserves	Deficit yet to be compensated	Exchange differen on translation of t financial statement foreign operation	he measured at fair value s of through other	Other equity - others	Total	Non-controlling interests	Total equity
2023												
Opening balance at January 1		\$ 1,139,000	\$	11,181	(\$500	,048 ) (\$	37,58)	17,586 \$	<u>\$</u>	624,356 \$	67,064 \$	691,420
Current net loss		-			( 30)	,478 )	-	-	- (	301,478 ) (	31,398 ) (	332,876 )
Other comprehensive income recognized for the period	6(18)			<u> </u>	(	170 ) (	5,369 )	4,782	- (	757 )	227 (	530)
Total comprehensive income for this period					(30	,648 ) (	5,369 )	4,782	- (	302,235 ) (	31,171 ) (	333,406)
Recognized changes in equity ownership of subsidiaries		-	-	8,005		-	-	-	-	8,005	6,995	15,000
Capital reduction for cover accumulated deficits	6(15) (	506,048	) -		500	0,048	-	-	-	-	-	-
Disposal of equity instruments at FVOCI	6(18)	-	-		2	.,127	- (	2,127 )	-	-	-	-
						<u> </u>		<u> </u>	<u> </u>	- (	26,931 ) (	26,931 )
Ending balance on December 31		\$ 632,952	\$	\$	(\$299	,521 ) (\$	42,95 ) \$	20,241 \$	: \$	330,126 \$	15,957	\$ 346,083
2024												
Opening balance at January 1		\$ 632,952	\$	\$	(\$ 299	,521 ) (\$	42,95 ) \$	20,241 \$	<u> </u>	330,126 \$	15,957	\$ 346,083
Current net loss		-	-		112	.,419	-	-	-	112,419 (	10,967 )	101,452
Other comprehensive income recognized for the period	6(18)			<u> </u>		,630	11,494	2,866		15,990	1,178	17,168
Total comprehensive income for this period					114	,049	11,494	2,866		128,409 (	9,789 )	118,620
Changes in associated companies and joint ventures recognized using the equity method		-		10,058		-	-	-	-	10,058	-	10,058
Cash capital increase	6(15)	84,492	15,508			<u> </u>	<u> </u>	<u> </u>	<u> </u>	100,000	<u> </u>	100,000
Ending balance on December 31		\$ 717,444	\$	\$	(\$18	,472 ) (\$	31,45 )	23,107 \$	: \$	568,593 \$	6,186 \$	574,761

The attached notes to consolidated financial statements are the integral part of the consolidated financial statements, please read together.

Unit: NT\$ thousand

# Tah Tong Textile Co., Ltd. and subsidiariesConsolidated Statements of Cash FlowsFor the Years Ended December 31, 2024 and 2023

Unit : NT\$ thousand

	Notes		ry 1, 2024 to ber 31, 2024		ry 1, 2023 to nber 31, 2023
Cash flows from operating activities					
Net loss before income tax		\$	136,675	(\$	334,679)
Adjustments					
Income/expenses items					
Depreciation expense	6(22)		94,220		109,048
Amortization cost	6(22)		956		946
Expected credit impairment reversed gains	12(3)		13,155		1,560
Interest revenue		(	2,764)	(	1,597)
Disposal of investment interests	6(20)		-	(	78,039)
Dividend income		(	1,027)	(	855)
Interest expenses	6(21)		41,144		48,330
Losses on disposal of property, plant and equipment	6(20)		2,134		-
Loss Recovering Benefit	6(6)(20)	(	26,245)		-
Net loss (gain) from financial assets at FVTPL	6(20)		-	(	697)
Share of the profit or loss of affiliates and joint ventures		,	211.120.)		21.002
using the equity method	6(5)	(	311,130)		31,092
Unrealized exchange gains		(	14,612)		16,770
Changes in assets/debts having to do with business					
activities					
Net changes in the assets related to the operating					
activities					
Notes receivable			-		1,779
Accounts receivable		(	54,263)	(	20,814)
Other receivables		(	13,022)		4,681
Inventories		(	78,143)		233,455
Prepayments		(	2,222)	(	37)
Other current assets		(	36,570)	(	33,371)
Other non-current assets		(	4,353)	(	835)
Net changes in the liabilities related to the operating					
activities					
Notes payable		(	5,421)		2,838
Accounts payable			135,523		65,435
Other payables			6,423	(	15,152)
Other current liabilities		(	13,224)	(	10,070)
Other non-current liabilities			-	(	8,796)
Cash outflows generated from operations		(	132,766)	·	10,992
Interest received		× ·	2,580		548
Dividends received			1,027		855
Interest paid		(	38,404)	(	47,390)
Income paid		Ì	2,183)	×	-
Net cash outflow from operating activities		<u>`</u>	169,746)	(	34,995)
nom operating activities		`		`	

(Continued on next page)

# Tah Tong Textile Co., Ltd. and subsidiariesConsolidated Statements of Cash FlowsFor the Years Ended December 31, 2024 and 2023

Unit : NT\$ thousand

		Notes		7 1, 2024 to ber 31, 2024		January 1, 2023 to December 31, 2023
Cash flows from investing activities						
Disposal of financial assets at FVTPL			\$	-	\$	2,597
Decrease (increase) in capital loaned to related parties				14,069	(	21,717)
Financial assets at fair value through other comprehensive				129		255
income - share payment refunded due to capital decrease				127		255
Liquidation of investment using the equity method to return the stock proceeds	6(5)			76,232		-
Disposal of investment price using equity method	7			-		87,569
Receiving dividends from equity-based companies	6(5)			258,969		-
Purchase of property, plant and equipment	6(27)		(	5,811)	(	2,584)
Disposal of real estate, factory buildings and equipment				60,867		-
Increase in intangible assets				-	(	17)
Decrease (increase) in other non-current assets			(	2,773)	(	7,910)
Net cash inflow (outflow) from investing activities				401,682		58,193
Cash flows from financing activities						
Borrow short-term borrowings				2,454,753		2,658,097
Repay short-term borrowings			(	2,420,457)	(	2,868,489)
Proceeds from long-term borrowings				-		-
Repayments of long-term borrowings			(	29,805)	(	73,698)
Borrowings from related parties				425,830		224,000
Repayments of loans to related parties			(	681,784)	(	34,600)
Repaid principal of lease				-	(	5,795)
Redeem company debt	6(11)		(	100,000)		-
Changes in non-controlling interests - cash capital increase				-		15,000
Cash capital increase	6(15)			100,000		-
Net cash inflow from financing activities			(	251,463)	(	85,485)
Effect on foreign currency exchange differences				8,608	(	16,275)
Increase of cash and cash equivalents of the current term			(	10,919)	(	78,562)
Cash and cash equivalents at the beginning of the year				133,836	_	212,398
Cash and cash equivalents at the end of the year			\$	122,917	\$	133,836

The accompanying notes to individual financial statements are part of this individual financial report, please also refer to  $\circ$ 

Chairman: Chen Xiuzhong

Manager : Chen Jianzhou

Accounting supervisor: Kuo Shunyi

#### INDEPENDENT AUDITORS' REPORT

### To the Board of Directors and Shareholders of TAH TONG TEXTILE CO., LTD.

### **Opinion**

We have audited the accompanying parent company only balance sheets of TAH TONG TEXTILE CO., LTD. (the "Company") as at December 31, 2024 and 2023, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the parent company only financial statements, including a summary of material accounting policies.

In our opinion, based on our audits and the reports of other auditors (please refer to the Other matter section), the accompanying parent company only financial statements present fairly, in all material respects, the parent company only financial position of the Company as at December 31, 2024 and 2023, and its parent company only financial performance and its parent company only cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission.

### **Basis for opinion**

We conducted our audits in accordance with the Regulations Governing Financial Statement Audit and Attestation Engagements of Certified Public Accountants and 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 parent company only 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 Company's 2024 parent company only financial statements. These matters were addressed in the context of our audit of the parent company only financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Company's 2024 parent company only financial statements are stated as follows:

## Assessment of allowance for inventory valuation losses (including inventories of subsidiaries accounted for under the equity method)

### Description

Refer to Notes 4(9) and 4(11) for accounting policy on inventory valuation and investments accounted for under the equity method, Note 5(2) for accounting estimates and assumption uncertainty in relation to inventory valuation, and Notes 6(3) and 6(5) for details of inventories. As of December 31, 2024, the textile inventories and allowance for inventory valuation losses amounted to NT\$75,295thousand and NT\$7,109 thousand, respectively. As of December 31, 2024, the inventories and allowance for inventory valuation losses in the consolidated financial statements amounted to NT\$455,358 thousand and NT\$57,931 thousand, respectively.

The Company is engaged in the sales of cotton yarn that was produced by the subsidiary in

Vietnam and finished fabrics outsourced, etc. As textile products are subject to the fluctuations in raw material prices and the textile market is competitive, there is a higher risk of inventory losing value or becoming obsolete. The Company's and its subsidiary's inventory are stated at the lower of cost and net realisable value, and the net realisable value of inventory over a certain age is evaluated based on the historical data on inventory clearance and discounts. The allowance for inventory valuation losses is presented in "inventories" and "investments accounted for under the equity method" in the parent company only financial statements.

As the Company and its Vietnam subsidiary operate in an industry where raw material prices fluctuate continuously, and the net realisable value used in evaluating obsolete inventories involves subjective judgement resulting in a high degree of uncertainty. Considering that the inventory and allowance for inventory valuation losses were material to the financial statements, we consider the Company's and its Vietnam subsidiary's assessment of allowance for inventory valuation losses a key audit matter.

### How our audit addressed the matter

We performed the following audit procedures for allowance for valuation loss on inventories that were over a certain age and individually identified as obsolete and damaged:

- 1. Ascertained whether the policies on allowance for inventory valuation losses were reasonable and consistently applied in all the periods .
- 2. Verified the appropriateness of the system logic in calculating the ageing of inventories, and confirmed the information in the reports is consistent with the relevant policies .
- 3. Discussed with management the estimated net realisable value of individually identified obsolete and damaged inventories and obtained supporting documents to determine the reasonableness of allowance for inventory valuation losses.
- 4. Recalculated the net realisable value of individual inventory and calculated the required amount of the allowance for individual inventory valuation losses and compare it with the assessment result of the management.

## Subsidiaries accounted for under the equity method - impairment assessment of property, plant and equipment

### Description

Refer to Note 4(11) in the parent company only financial statements and Note 4(18) in the consolidated financial statements for accounting policies on investments accounted for under the equity method and impairment of non-financial assets, Note 5(2) in the consolidated financial statements for the uncertainty of accounting estimates and assumptions applied on property, plant and equipment valuation, and Note 6(6) in the parent company only financial statements, Notes 6(6) in the consolidated financial statements for details of property, plant and equipment. As of December 31, 2024, the Company's property, plant and equipment in the consolidated financial statements amounted to NT\$666,506 thousand

As the operation of the Vietnam subsidiary was not as expected due to the fluctuations in international cotton prices and the high competitiveness in quotations for downstream yarn spinning products, the management assessed the impairment of the assets held by the subsidiary and the assessment result may affect the amount of investments accounted for under the equity method. The management hired an external expert to evaluate the value of property, plant and equipment using the market method and the cost method and used it as reference of the fair value of these assets. The valuation method performed by the external appraiser involves the choice of comparable properties, the evaluation of asset utilisation and the adjustment factors, and they are subjective judgement resulting in a high degree of estimation uncertainty. Thus, we consider the impairment assessment of assets a key audit matter.

### How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

1. Obtained an understanding and assessed the Company's policies and procedures in relation to

the property, plant and equipment impairment assessment, including collection of internal and external data, long-term and short-term business forecasts and industry changes, as well as obtained the asset impairment assessment reports that were assessed by the Company for cash-generating units.

- 2. Obtained the assets appraisal report issued by the appraiser and performed the following procedures :
  - Examined the appraiser's qualification and assessed his or her independence, objectiveness and competence.
  - Assessed whether the valuation method in the appraisal report was common industry practice and appropriate.
  - Ascertained whether the replacement costs, comparable properties and the asset utilisation used in the appraisal report were applied reasonably and were in accordance with the actuality.
  - Examined the reasonableness of the assumptions used in the appraisal report and ascertained the accuracy of the calculations.

### Other matter – Reference to the audits of other auditors

We did not audit the financial statements of certain investments which were prepared using a different financial reporting framework and were audited by other auditors. We have performed necessary audit procedures on the adjustments made on the transition of preparing financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission. Therefore, our opinion expressed herein, insofar as it relates to the unadjusted amounts included in respect of these associates, is based solely on the reports of the other auditors. The balance of these investments accounted for under the equity method amounted to NT\$211,597 thousand and NT\$224,714 thousand, constituting 14.56% and 15.47% of the parent company only total assets as at December 31, 2024 and 2023, respectively, and the comprehensive gain(loss) recognised from associates and joint ventures accounted for under the equity method amounted to NT\$311,130 thousand and (NT\$26,247) thousand, constituting 242.3% and 8.68% of the parent company only total comprehensive loss for the years then ended, respectively.

## Responsibilities of management and those charged with governance for the parent company only financial statements

Management is responsible for the preparation and fair presentation of the parent company only 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 parent company only financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the parent company only 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 are responsible for overseeing the Company's financial reporting process.

### Auditors' responsibilities for the audit of the parent company only financial statements

Our objectives are to obtain reasonable assurance about whether the parent company only 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 parent company only financial statements.

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

- 1. Identify and assess the risks of material misstatement of the parent company only 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 parent company only 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 parent company only financial statements, including the disclosures, and whether the parent company only 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 parent company only financial statements. We are responsible for the direction, supervision and performance of the company 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 parent company only financial statements of the current period 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.

### Lin, Ya-Hui Lin, Yung-Chih For and on behalf of PricewaterhouseCoopers, Taiwan March 10, 2025

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

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

### <u>Tah Tong Textile Co., Ltd.</u> <u>Parent Company Only Balance Sheet</u> For the Years Ended December 31, 2024 and 2023

Unit : NT\$ thousand

			D	ecember 31, 2024	Ļ		December 31, 2023	
	Asset	Notes	A	Amount	%		Amount	%
	Current assets							
1100	Cash and cash equivalents	6(1)	\$	48,091	3	\$	103,262	7
1170	Net value of accounts receivable	6(3)		22,882	2		24,887	2
1180	Accounts receivable - related parties, net	7		319,517	22		610,028	42
1200	Other receivables			1,722	-		1,695	-
1210	Other receivables - related parties	7		72,249	5		96,137	7
130X	Inventories	6(3)		68,186	5		44,094	3
1410	Prepayments			4,365	-		620	-
1470	Other current assets	8		28,392	2		15,624	1
11XX	Total current assets			565,404	39		896,347	62
	Non-current assets							
1517	Financial assets at fair value through other	6(4)						
	comprehensive income- non-current			47,975	3		45,862	3
1550	Investment accounted for using the equity	6(5)  7 and 8						
	method			773,349	53		432,728	30
1600	Property, Plant and Equipment	6(6) and 8		2,552	-		39,588	3
1780	Intangible assets			20	-		60	-
1840	Deferred tax assets	6(23)		39,114	3		16,488	1
1975	Net defined benefit assets - non-current	6(12)		14,937	1		12,185	1
1990	Other non-current assets - others			10,319	1		9,342	
15XX	Total non-current assets			888,266	61		556,253	38
1XXX	Total assets		\$	1,453,670	100	\$	1,452,600	100
						_		

(Continued on next page)

#### Tah Tong Textile Co., Ltd. Parent Company Only Balance Sheet For the Years Ended December 31, 2024 and 2023

Unit: NT\$ thousand

			I	December 31, 2024		December 31, 2023			
	Liabilities and Equity	Notes		Amount	%		Amount		
	Current liabilities								
2100	Short-term borrowings	6(8) and 7	\$	182,123	13	\$	715,489	49	
2150	Notes payable			4,082	-		9,503	1	
2170	Accounts payable	7		133,726	9		113,528	8	
2200	Other payables	6(11) and 7		37,163	3		29,067	2	
2230	Income tax liability - Current			15,699	1		-	-	
2320	Long-term liabilities due within a year or	6(10) and 7							
	one operating cycle			243,261	17		29,803	2	
2399	Other current liabilities - other	7		1,715	-		905	-	
21XX	Total current liabilities			617,769	43		898,295	62	
	Non-current liabilities								
2530	Corporate bonds payable	6(9) and 7		-	-		100,000	7	
2540	Long-term borrowings	6(10) and 7		198,462	13		96,753	6	
2570	Deferred tax liabilities	6(23)		68,807	5		27,302	2	
2600	Other non-current liabilities			39	-		124	-	
25XX	Total non-current liabilities			267,308	18		224,179	15	
2XXX	Total Liabilities			885,077	61		1,122,474	77	
	Equity								
	Share capital	6(13)							
3110	Common share capital			717,444	49		632,952	44	
	Capital reserve	6(14)							
3200	Capital reserve			44,752	3		19,186	1	
	Retained earnings	6(15)							
3350	Deficit yet to be compensated		(	185,472)(	13)	(	299,521)(	21	
	Other equity	6(16)							
3400	Other equity		(	8,131)	-	(	22,491) (	1	
3XXX	Total equity			568,593	39		330,126	23	
	Significant Contingent Liabilities and	9							
	Unrecognized Commitments								
	Significant Events	11							
3X2X	Total liabilities and equities		\$	1,453,670	100	\$	1,452,600	100	

The attached notes to parent company only financial statements are the integral part of the parent company only financial statements, please read together.

Managerial Officer: Chen, Chien-Choan Accounting Officer: Kuo, Shun-Yi

# Tah Tong Textile Co., Ltd.Parent Company Only Statements of Comprehensive IncomeFor the Years Ended December 31, 2024 and 2023

Unit : NT\$ thousand (Except for loss per share in NT\$)

				2024	2023			
	Item	Notes		Amount	%	Amount	%	
4000	Operating revenue	6(17) and 7	\$	443,780	100 \$	484,542	100	
5000	Operating costs	6(3)(21) and 7	()	397,757 ) (	90)(	441,001 ) (	91)	
5900	Gross profit			46,023	10	43,541	9	
5910	Unrealized gains from sales		(	8,793 ) (	2)(	9,656 ) (	2)	
5920	Released gains from sales			9,656	2	11,804	2	
5950	Gross operating profit, net			46,886	10	45,689	9	
	Operating expenses	6(21) (22)and 7						
6100	Selling expenses		(	21,741 ) (	5)(	21,973)(	5)	
6200	Administrative expenses		(	53,142)(	12)(	55,140)(	11)	
6300	Research and development expenses	10(2)	(	5,554)(	1)(	6,291)(	1)	
6450	Expected credit impairment gains(loss)	12(3)	(	317	- (	254)	- 17 )	
6000	Total operating expenses		(	80,120)(	<u>18</u> ) (	83,658) (	<u>17</u> )	
6900	Operating loss		(	33,234) (	8)(	37,969)(	8)	
7100	Non-operating income and expenses			4 222	1	2.022	1	
7100 7010	Interest revenue Other income	$\zeta(10)$		4,322 1,988	1	3,032 1,059	1	
7010	Other gains or losses	6(18) 6(19)		65,143	- 15	76,406	- 16	
7020	Financial costs	6(20)	(	19,140) (	4)(	21,925)	5)	
7055	Expected credit impairment loss	12(3)		9,819)(	2)	21,925)(	5)	
7070	Share of profits and losses of subsidiaries, affiliated enterprises and joint ventures	12(3)	(	),01) ) (	2)			
	using the equity method			139,546	31 (	324,899 ) (	67)	
7000	Total non-operating incomes and			102 010			\	
	expenses			182,040	41 (	266,327)(	55)	
7900	Net loss before tax	((22))	,	148,806	33 (	304,296) (	63)	
7950	income tax expense	6(23)	(	36,387) (	8)	2,818	1	
8200	Current net loss		\$	112,419	25 (\$	301,478) (	62)	
	Other comprehensive profit and loss (net)							
	Items not reclassified subsequently to							
0211	profit or loss							
8311	Remeasurement of defined benefit programs	6(12)	\$	1,873	- (\$	235)	_	
8316	Unrealized equity instrument profit or loss	0(12)	Ψ	1,075	- (\$	235)		
0510	measured at fair value through other							
	comprehensive income	6(4)		2,113	1 (	101 )	-	
8330	Share of other comprehensive income of							
	affiliates and joint ventures recognized							
	with the equity method - items not			002		4.001	1	
8349	reclassified subsequently to profit or loss Income taxes related to the items not			883	-	4,901	1	
0349	re-classified	6(23)	(	373)		47		
8310	Total items not reclassified subsequently	0(23)	(	515)		47		
0510	to profit or loss			4,496	1	4,612	1	
	Items that may be reclassified subsequently				<u> </u>	7,012	1	
	to profit or loss							
8361	Exchange differences on translation of the							
0501	financial statements of foreign operations			11,479	3 (	5,313)(	1)	
8380	Share of other comprehensive income of							
	affiliates and joint ventures recognized							
	with the equity method - items may be			1.5	,	50		
	reclassified subsequently to profit or loss			15	(	56)	-	
8360	Total items that may be reclassified subsequently to profit or loss			11,494	3 (	5,369)(	1)	
8300	Other comprehensive profit and loss (net)		\$	15,990	4 (\$		)	
							-	
8500	Total comprehensive income for this period		\$	128,409	29 (\$	302,235) (	62)	
	Loss non shore							
0750	Loss per share	6(24)	¢		1 (2) ( *		176	
9750	Basic loss per share		\$		1.63 (\$		4.76)	

The attached notes to parent company only financial statements are the integral part of the parent company only financial statements, please read together.

Chairman : Chen, Shiou-Chung

Managerial Officer: Chen, Chien-Choan Accounting Officer: Kuo, Shun-Yi

## Tah Tong Textile Co., Ltd. Unconsolidated Statement of Changes in Equity For the Years Ended December 31, 2024 and 2023

Unit : NT\$ thousand

			Capital reserve - changes		Retained earnings		O t h e	r e q Unrealized financial	u i t y	
	Notes	Common share capital	in the net equity in affiliates and the joint	Statutory reserves	Special reserves	Retained earnings (losses to be compensated)	Exchange differences on translation of the financial statements of foreign operations	assets profit or loss measured at fair value through other comprehensive income	Other equity - others	Total equity
<u>2023</u>										
Opening balance at January 1		\$ 1,139,000	\$	11,181	(\$ 506,048)	(\$ 37,582)	17,586	\$ 219	\$ 624,356	
Current net loss		-	-		( 301,478 )	-	-		( 301,478 )	
Other comprehensive income recognized for the period	6(16)		<u> </u>		(170_)	(5,369_)	4,782		(757_)	
Total comprehensive income for this period					(301,648)	( 5,369	4,782		(	
Recognized changes in equity ownership of subsidiaries		-	-	8,005	-	-	-		8,005	
Capital reduction for cover accumulated deficits	6(13)	( 506,048 )	-		506,048	-	-		-	
Disposal of equity instruments at FVOCI	6(16)				2,127		(2,127			
Ending balance on December 31		\$ 632,952	<u>\$</u> \$	19,186	(\$ 299,521)	(\$ 42,951	\$ 20,241	\$ 219	\$ 330,126	
2024										
Opening balance at January 1		\$ 632,952	<u>\$</u> \$	19,186	(\$ 299,521)	(\$ 42,951	\$ 20,241	\$ 219	330,126	
Current net loss		-	-	-	112,419	-	-		112,419	
Other comprehensive income recognized for the period	6(16)		<u> </u>		1,630	11,494	2,866		15,990	
Total comprehensive income for this period			<u> </u>		114,049	11,494	2,866		128,409	
Changes in associated companies and joint ventures recognized using the equity method		-	-	10,058	-	-	-	. <u>-</u>	10,058	
Cash capital increase	6(13)	84,492	15,508		<u> </u>			<u> </u>	100,000	
Ending balance on December 31		\$ 717,444	\$ \$	29,244	(\$ 185,472)	(\$ 31,457	23,107	\$ 219	\$ 568,593	

The attached notes to parent company only financial statements are the integral part of the parent company only financial statements, please read together.

Chairman : Chen, Shiou-Chung

Accounting Officer: Kuo, Shun-Yi

#### <u>Tah Tong Textile Co., Ltd.</u> <u>Parent-Only Statements of Cash Flows</u> For the Years Ended December 31, 2024 and 2023

Unit : NT\$ thousand

Cash flows from operating activities         \$ 148.806 (\$ 304.296)           Net gaindoss) before income tax         \$ 148.806 (\$ 304.296)           Adjustments         Incomt/segments items           Depreciation expenses items         6(21)         40           Papeeted codi ingainent revend gains         123)         9,502         234           Interest revenue         (4.222) (         (3.022)         Gain on disposal of investments         6(19)         -         (7.8189)           Dividend income         6(18) (         1.027) (         5855)         1         1         55           Disposal of real estate, plant and equipment losses         6(20)         19,140         21,925         1         1         5         -         6           Net (lossig gain from financial assets af PVTH.         6(19)         (         24,245         -         -           Reversal of gains from non-financial asset are impairment         (         130,546)         323,489           Outser trevents         (         146,12)         16,770         -           Reversal of gains from noaler         -         -         -         -           Reversal of gains from noaler         -         -         -         -           Reversal of gains from noaler		Notes		ry 1, 2024 to ber 31, 2024		ry 1, 2023 to aber 31, 2023
Net painloss) before income tax         \$         148,806         (\$         304,296 )           Adjustments         Income/expenses items           5         148,806         (\$         304,296 )           Depreciation expenses         6(21)         966         .5,534           Amottration cost         6(22)         966         .0,6334           Amottration cost         6(21)         966         .0,032.)           Gain on dispoal of investments         6(19)         .0,432	Cash flows from operating activities					
Adjustments           Incoms/expense items           Depreciation expense         6(21)         966         3,534           Amorization costs         6(21)         40         40           Prepected credit impainment revened gains         12(3)         9,502         254           Interest revenue         (         4,322)         (         3,032)           Gain on disposal of investments         6(19)         (         4,322)         (         3,032)           Dividend income         6(18)         (         1,027)         (         8,85)           Interest expenses         6(20)         19,140         2,1255         1,036           Displated income         6(18)         (         1,027)         (         6,77)           Stare of profits and losses of subsidiaries, affiliated         -         -         6,770           Stare of profits and losses of subsidiaries, affiliated         -         -         -           Released pins from asters         16 rate         -         -         -           Released pins from asters         16 rate         -         -         -         -           Released pins from asters         -         -         -         -         - <td< td=""><td></td><td></td><td>\$</td><td>148 806</td><td>(\$</td><td>304 296 )</td></td<>			\$	148 806	(\$	304 296 )
Income/expresses items         Depreciation expresse         6(21)         966         3,534           Amortization cost         6(21)         40         40           Expected croft impairment revensed gains         12(3)         9,502         254           Interest revenue         (         4,322)         (         3,032)           Gain on disposal of investments         6(19)         -         (         78,039)           Divideed income         6(18)         (         1027)         (         855)           Interest repenses         6(20)         19,140         21,925         Disposal of real estate, plant and equipment losses         6(19)         1,448         -         -           Loss Recovering Benefit         66(19)         (         26,245)         -         -           Net (biss) gain from financial asset as tPVTPL         6(19)         -         (         697)         -           Share of profits and losses of subsidiaries, affiliated         -			ψ	140,000	(Ψ	504,270 )
Depreciation expense         6(21)         966         3,534           A montization cost         6(21)         40         40           Expected credit impiament reversed gains         12(3)         9,502         254           Interest revenue         (         42,22)         (         3,032)           Gain on disposal of investments         6(18)         (         1,027)         (         855)           Interest expenses         6(20)         19,140         21,025         .         -           Loss Recovering Benefit         66(19)         (         26,245)         .         -           Net (loss) gain from financial assets at PVPL         6(19)         .         (         697)         .           Share of profits and losses of subsidiaries, affiliated         enterprises and joint ventures using the equity method         (         139,546)         .224,899           Gain on disposal of property, plant and equipment         .         .         .         .           Released gains from non-financial assets impairment         .         .         .         .           Unrealized exchange (profit) losses         (         14,612)         16,770         .         .           Net secoriable         .2,297         .0,093						
Amerization cost       6(21)       40       40         Expected redit impairment revened gains       12(3)       9,502       254         Interest revenue       (       4,322)       (       3,032)         Gain on disposal of investments       6(19)       -       (       78,039)         Divided income       6(18)       (       10,077)       (       855)         Interest expenses       6(20)       19,140       21,925         Disposal of real state, plant and equipment losses       6(19)       1,448       -         Loss Recovering Benefit       6(6)(19)       (       26,245)       -         Net (oss) gain from financial assets at PVTPL       6(19)       -       (       607)         Share of profits and losses of subsidiaries, affiliated       -       -       -         enterprises and join ventures using the equip meth       -       -       -         Gains from disposing non-financial assets impairment       -       -       -         Reversal of gains from on-financial assets impairment       -       -       -         Reversal of gains from on-current assets held for sale       -       -       -         Ordar from disposing non-current assets held for sale       -       1,779		6(21)		966		3.534
Expected credit impairment reversed gains         12(3)         9.502         254           Interest revenue         (         4.222)         (         3.002           Gain on on disposal of investments         6(19)         -         (         7.8039)           Dividend income         6(18)         (         1.027)         (         8.855)           Interest expenses         6(20)         19.144         -         -           Loss Recovering Benefit         66(7)         (         2.625)         -           Net (doss) gain from financial assets al TVPL         6(19)         -         (         607)           Share of profits and losses of subsidiaries, affiliated         -         -         -         -           enterprises and joint ventures using the equity method         (         139.546)         324.899         -           Gain from disposing non-current assets bell for sale         -         -         -         -         -           Changes in the assets related to the operating activities         - <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
Interest revenue         (         4,322 )         (         3,032 )           Gain on disposal of investments         6(19)         -         (         78,039 )           Divided mixeme         6(18)         (         1,027 )         (         855 )           Interst expenses         6(20)         19,140         21,925         0         1,448         -           Loss Recovering Brench         6(6)(19)         (         26,245 )         -         -           Net (loss) gain from financial assets at FVTPL         6(19)         -         (         697 )           Share of profits and losses of subsidiaries, affitiated         -         -         -         -           enterprises and joint ventures using the equip mentod         (         139,546 )         224,899         Gains on disposal of progetry, plant and equipment         -         -         -           Reversal of gains from non-financial asset impairment         -						
Gain on disposal of investments       6(19)       - (       78,039 )         Dividend income       6(18)       (       10,27 )       (       855 )         Interest expenses       6(20)       19,140       21,925       0.55       0.55       0.60 (19)       1,448       -       0.60 (19)       0.61 (19)       0.61 (19)       0.61 (19)       0.61 (19)       -       0.67 (19)       0.55 (19)		(-)	(		(	
Dividend income         6(18)         (         1.027)         (         855)           Interest expenses         6(20)         19.140         21.925           Disposal of real estate, plant and equipment losses         6(19)         1.448            Loss Recovering Benefit         60(019)         (         26.245)            Net (loss) gain from financial assets at FVTPL         6(19)         -         (         697)           Share of profits and losses of subsidiaries, affiliated         -         -         -         -           Gains on disposal of property, plant and equipment         -         -         -         -         -           Reversal of gains from on-financial assets impairment         -         -         -         -         -           Reversal of gains from sales         (         14.612)         16.770         -		6(19)	<sup>×</sup>	-	(	
Interest expenses         6(20)         19,140         21,925           Disposal of real estate, plant and equipment losses         6(19)         1,448         -           Loss Recovering Benefit         66(19)         (26,245)         -           Net (loss) gain from financial assets at FVTPL         6(19)         -         (697)           Share of profits and losses of subsidiaries, affiliated         -         -         -           enterprises and joint ventures using the equity method         (130,546)         324,899         Gains on disposal of property, plant and equipment         -         -         -           Released gains from soles         (14612)         16,770         -         -         -           Changes in assets del for sale         -         -         -         -         -           Changes in assets/debts having to do with business         -         1,779         -         -         -         -         -           Accounts receivable         3,297         3,093         Accounts receivable         3,297         3,093         -         -         1,779           Accounts receivable         3,297         3,093         -         -         1,779           Accounts receivable         -         1,041         (14,612)<	-		(	1.027)	(	
Disposal of real estate, plant and equipment losses         6(19)         1,448         -           Loss Recovering Bencfit         6(6)(19)         (22,245)         -           Net (loss) gain from funacial assets at FVTPL         6(19)         -         (677)           Share of profits and losses of subsidiaries, affiliated         -         -         -           enterprises and joint ventures using the equip method         (139,546)         324,899         -         -           Gains on disposal of property, plant and equipment         - <t< td=""><td></td><td></td><td><sup>×</sup></td><td></td><td><b>`</b></td><td>· · · · · · · · · · · · · · · · · · ·</td></t<>			<sup>×</sup>		<b>`</b>	· · · · · · · · · · · · · · · · · · ·
Loss Recovering Benefit       6(6)(19)       (       26,245)       -         Net (loss) gain from financial assets at FVTPL       6(19)       -       (       697)         Share of profits and losses of subsidiaries, affiliated       -       697)       324,899         Gains on disposal of property, plant and equipment       -       -       -         Reversal of gains from non-financial asset impairment       -       -       -         Reversal of gains from non-financial asset impairment       -       -       -         Qiant from disposing non-current assets held for sale       -       -       -         Loss from lease modification       -       -       -       -         Changes in the assets related to the operating activities       -       -       -       -         Notes receivable       3.297       3.093       -       -       -         Accounts receivable       3.297       3.093       -       -       -       -         Accounts receivable       -       1.779       - <td>-</td> <td></td> <td></td> <td></td> <td></td> <td>-</td>	-					-
Net (loss) gain from financial assets at FVTPL       6(19)       -       (       697)         Share of profits and losses of subsidiaries, affiliated       -       -       -         enterprises and joint retures using the equity method       (       139,546)       324,899         Gains on disposal of property, plant and equipment       -       -       -         Reversal of gains from non-financial asset impairment       -       -       -         Released gains from non-financial asset impairment       -       -       -         Gain from disposing non-current assets held for sale       -       -       -         Loss from lease modification       -       -       -       -         Of the assets/debts having to do with business       -       -       -       -         activities       Net serecivable       -       1,779       -			(			-
Share of profits and losses of subsidiaries, affiliated324,89Gains on disposal of property, plant and equipmentReversal of gains from non-financial asset impairmentReleased gains from sales(863.)(2,148.)Unrealized exchange (profit) losses(14,612.)116,770.Gain from disposing non-current assets held for saleLoss from lease modificationChanges in assetS/debts having to do with business activitiesNotes receivable3,2973,0931,779Accounts receivables - related parties (long-term included)302,501(53,862.)Other receivables - related parties (long-term included)1,041(1,467.)Inventories(24,002.)9,555.Other urrent assets(1,651.3.)(339.)Other non-current assets(1,651.3.)(339.)Other non-current assets(1,653.)(85.5.)Notes payable(5,421.)2,811.Accounts payable5,340.0(780.).Other payables5,340.0(780.)Other payables5,340.0(25,333.)Other payables5,400.0(25,333.)Other payables5,400.0(25,333.)	-		<sup>×</sup>	-	(	697)
enterprises and joint ventures using the equity method       (       139,546       324,899         Gains on disposal of property, plant and equipment       -       -         Reversal of gains from non-financial asset impairment       -       -         Reversal of gains from sales       (       863)       (       2,148)         Unrealized exchange (profit) losses       (       14,612)       16,770         Gain from disposing non-current assets held for sale       -       -         Loss from lease modification       -       -         Reversal of exits related to the operating activities       3,297       3,093         Net changes in the assets related to the operating activities       3,297       3,093         Accounts receivable       -       1,779         Accounts receivables - related parties (long-term included)       302,501       (       53,862)         Other current assets       (       16,513)       (       339)         Other current assets       (       16,513)       (       339)         Other current assets       (       16,513)       (       3635)         Net changes in the liabilities related to the operating activities       19,946       (       1,633)         Other current assets       (       1,62					<b>`</b>	
Gains on disposal of property, plant and equipment       -       -         Reversal of gains from non-financial asset impairment       -       -         Released gains from sales       (       863)       (       2,148 )         Unrealized exchange (profit) losses       (       14,612 )       16,770         Gain from disposing non-current assets held for sale       -       -       -         Loss from lease modification       -       -       -         Changes in assets/debts having to do with business activities       -       -       -         Net changes in the assets related to the operating activities       -       1,779       -       -         Notes receivable       3,297       3,093       -       -       -       -         Notes receivables - related parties (long-term included)       1,041       (       1,467 )       1,991       -			(	139,546)		324,899
Reversal of gains from non-financial asset impairment       -       -         Released gains from sales       (       863)       (       2,148)         Unrealized exchange (profit) losses       (       14,612)       16,770         Gain from disposing non-current assets held for sale       -       -         Loss from lease modification       -       -         Retransport to bo with business       -       -         activities       -       -         Nets receivable       -       -         Accounts receivable       3,297       3,093         Accounts receivables - related parties (long-term       -       -         included)       302,501       (       53,862)         Other receivables (long-term receivables included)       1,044       (       1,479         Inventories       (       24,092)       59,535       -         Other receivables (long-term receivables included)       1,044       (       1,467)         Inventories       (       16,513)       (       3339)         Other ron-current assets       (       16,513)       (       333)         Other non-current assets       (       16,513)       (       16,313)         Other non-			<sup>×</sup>	-		-
Released gains from sales       (       863 )       (       2,148 )         Unrealized exchange (profit) losses       (       14,612 )       16,770         Gain from disposing non-current assets held for sale       -       -         Loss from lease modification       -       -         Released gains from lease modification       -       -         Notes receivable       -       1,779         Accounts receivable       3,297       3,093         Accounts receivables - related parties (long-term       -       1,779         included)       302,501       (       53,862 )         Other receivables - related parties (long-term       -       1,467 )         Inventories       (       24,092 )       59,535         Other receivables (long-term receivables included)       1,041 (       1,467 )         Inventories       (       18,55 )       (       835 )         Net changes in the liabilities related to the operating activities       -       -       -         Notes payable       (       5,421 )       2,811       -       -         Accounts payable       19,946 (       13,633 )       -       -       -       -       -       -       -       -       -				-		-
Unrealized exchange (profit) losses       (       14.612       16.770         Gain from disposing non-current assets held for sale       -       -         Loss from lease modification       -       -         Changes in assets/debts having to do with business       -       -         activities       Net changes in the assets related to the operating       -       1.779         Accounts receivable       3.297       3.093         Accounts receivable       302,501       (       53.862         Other receivables - related parties (long-term       -       1.467         included)       302,501       (       53.862         Other receivables (long-term receivables included)       1.041       (       1.467         Inventories       (       16.513       (       339         Other current assets       (       16.513       (       339         Other current assets       (       1.631       339       339         Other non-current assets       (       1.642       1.633       333         Other payable       5.340       (       780         Other non-current liabilities       810       10       10         Other non-current liabilitities       278.256       ( <td></td> <td></td> <td>(</td> <td>863)</td> <td>(</td> <td>2,148)</td>			(	863)	(	2,148)
Gain from disposing non-current assets held for sale       -       -         Loss from lease modification       -       -         Changes in assets/debts having to do with business       -       -         activities       -       1,779         Net changes in the assets related to the operating activities       3,297       3,093         Accounts receivable       3,297       3,093         Accounts receivables - related parties (long-term       302,501       (       53,862         included)       1,041       (       1,467         Other receivables (long-term receivables included)       1,041       (       1,467         Inventories       (       24,092       59,535         Other recrivatiles related to the operating activities       (       1,855       (       835         Net spayable       (       1,855       (       835       )         Notes payable       (       5,421       2,811         Accounts payable       (       1,946       (       13,633       )         Other ron-current liabilities       810       100       100         Other ron-current liabilities       810       10       10         Other ron-current liabilities       278,256			Ì	· · · · · · · · · · · · · · · · · · ·	<sup>×</sup>	
Loss from lease modification         -         -           Changes in assets/debts having to do with business activities         -         -           Net changes in the assets related to the operating activities         -         1,779           Accounts receivable         -         1,779           Accounts receivable         3,297         3,093           Accounts receivable         3,297         3,093           Accounts receivable         3,297         3,093           Accounts receivables - related parties (long-term         -         1,779           included)         302,501         (         53,862           Other receivables included)         1,041         (         1,467           Inventories         (         24,092         59,535           Other current assets         (         16,513         (         835           Net changes in the liabilities related to the operating activities         -         -         -           Notes payable         (         5,421         2,811         -           Accounts payable         5,340         (         780         -           Other rourent liabilities         810         10         -         -           Other rour-current liabilities			<sup>×</sup>	-		-
Changes in assets/debts having to do with business activities         Net changes in the assets related to the operating activities         Notes receivable       -         Notes receivable       3.297         Accounts receivable       3.297         Accounts receivables - related parties (long-term       -         included)       302,501       (         Other receivables (long-term receivables included)       1,041       (       1,467         Inventories       (       24,092       59,535         Other rucent assets       (       16,513       (       339       )         Other non-current assets       (       16,513       (       339       )         Net changes in the liabilities related to the operating activities       (       1,946       (       13,633       )         Notes payable       (       5,421       2,811       10 <t< td=""><td></td><td></td><td></td><td>-</td><td></td><td>-</td></t<>				-		-
activities         Net changes in the assets related to the operating activities         activities         Notes receivable       3,297         Accounts receivables - related parties (long-term         included)       302,501       (         Other receivables - related parties (long-term         included)       302,501       (         Other receivables (long-term receivables included)       1.041       (       1.467         Inventories       (       24,092       59,535         Other receivables stets       (       1.6513)       (       383 )         Other receivables included)       (       1.643)       (       383 )         Other receivables included to the operating activities       (       1.6513)       (       383 )         Net changes in the liabilities related to the operating activities       19,946       (       13,633 )         Other payable       5,340       (       780 )         Other payables       5,340       (       780 )         Other current liabilities       810       100       10         Other our-ent liabilities       278,256       (       22,5,333 )         Interest received       4,138       1,978         Dividends receiv						
activities       -       1,779         Accounts receivable       3.297       3,093         Accounts receivables - related parties (long-term       302,501       (       53,862         included)       302,501       (       1,467         Other receivables (long-term receivables included)       1,041       (       1,467         Inventories       (       24,092       59,535         Other current assets       (       16,513       (       339         Other non-current assets       (       1,855       (       835         Net changes in the liabilities related to the operating activities       -       -       -         Notes payable       19,946       (       13,633       -         Other payables       5,340       (       780         Other current liabilities       810       100         Other non-current liabilities       810       10         Other non-current liabilities       278,256       (       25,333         Interest received       4,138       1,978         Dividends received       1,027       855         Interest paid       (       1,027       855         Interest paid       (       21,516       21						
activities       -       1,779         Accounts receivable       3.297       3,093         Accounts receivables - related parties (long-term       302,501       (       53,862         included)       302,501       (       1,467         Other receivables (long-term receivables included)       1,041       (       1,467         Inventories       (       24,092       59,535         Other current assets       (       16,513       (       339         Other non-current assets       (       1,855       (       835         Net changes in the liabilities related to the operating activities       -       -       -         Notes payable       19,946       (       13,633       -         Other payables       5,340       (       780         Other current liabilities       810       100         Other non-current liabilities       810       10         Other non-current liabilities       278,256       (       25,333         Interest received       4,138       1,978         Dividends received       1,027       855         Interest paid       (       1,027       855         Interest paid       (       21,516       21	Net changes in the assets related to the operating					
Accounts receivable       3.297       3.093         Accounts receivables - related parties (long-term       302,501       (       53,862)         Other receivables (long-term receivables included)       1,041       (       1,467)         Inventories       (       24,092)       59,535         Other current assets       (       16,513)       (       339)         Other non-current assets       (       1,855)       (       835)         Net changes in the liabilities related to the operating activities       19,946       (       13,633)         Other quables       5,340       (       780)         Other current liabilities       810       10         Other non-current liabilities       810       10         Other non-current liabilities       278,256       (       25,333)         Interest received       1,027       855         Interest received       1,027       855         Interest paid       (       16,125)       (       21,516)         Income paid       (       2,183)       -						
Accounts receivables - related parties (long-term         included)       302,501       (       53,862         Other receivables (long-term receivables included)       1,041       (       1,467         Inventories       (       24,092       59,535         Other current assets       (       16,513       (       339         Other non-current assets       (       1,855       (       835         Net changes in the liabilities related to the operating activities       -       -       -         Notes payable       (       5,421       2,811         Accounts payable       19,946       (       13,633         Other rurnent liabilities       810       10         Other rurnent liabilities       810       10         Other on-current liabilities       278,256       (       25,333         Interest received       4,138       1,978         Dividends received       1,027       855         Interest paid       (       16,125       (       21,516         Income paid       (       2,183       -       -	Notes receivable			-		1,779
included)       302,501       (       53,862         Other receivables (long-term receivables included)       1,041       (       1,467         Inventories       (       24,092       59,535         Other current assets       (       16,513       (       339         Other non-current assets       (       1,855       (       835         Net changes in the liabilities related to the operating activities       -       -       -         Notes payable       (       5,421       2,811         Accounts payable       19,946       (       13,633         Other ron-current liabilities       5,340       (       780         Other on-current liabilities       810       10       10         Other non-current liabilities       278,256       (       25,333       -         Cash inflows (outflows) generated from operations       278,256       (       25,333       -         Interest received       4,138       1,978       1,978       1,978         Dividends received       1,027       855       1,027       855         Interest paid       (       16,125       (       21,516         Income paid       (       2,183       -       -<	Accounts receivable			3,297		3,093
Other receivables (long-term receivables included)       1,041 (       1,467 )         Inventories       (       24,092 )       59,535         Other current assets       (       16,513 )       (       339 )         Other non-current assets       (       1,855 )       (       835 )         Net changes in the liabilities related to the operating activities       (       5,421 )       2,811         Accounts payable       (       5,340 (       780 )         Other current liabilities       810       10         Other non-current liabilities       810       10         Other non-current liabilities       278,256 (       25,333 )         Interest received       4,138       1,978         Dividends received       1,027       855         Interest paid       (       16,125 )       21,516 )         Income paid       (       2,183 )	Accounts receivables - related parties (long-term					
Inventories       (       24,092       59,535         Other current assets       (       16,513       (       339         Other non-current assets       (       1,855       (       835       )         Net changes in the liabilities related to the operating activities       (       5,421       2,811         Notes payable       (       5,340       (       13,633         Other current liabilities       5,340       (       780         Other non-current liabilities       810       10         Other non-current liabilities       278,256       (       25,333         Interest received       4,138       1,978         Dividends received       1,027       855         Interest paid       (       16,125       (       21,516         Income paid       (       2,183				302,501	(	53,862)
Other current assets(16,513(339Other non-current assets(1,855(835)Net changes in the liabilities related to the operating activities(5,4212,811Notes payable(5,4212,811Accounts payable19,946(13,633)Other current liabilities5,340(780)Other current liabilities8101010Other non-current liabilities278,256(25,333)Interest received4,1381,9781,978Dividends received1,0278551,027855Interest paid(16,125(21,516)Income paid(2,183Net cash inflow (outflow) from operating(2,183	Other receivables (long-term receivables included)			1,041	(	1,467)
Other non-current assets       (       1,855 )       (       835 )         Net changes in the liabilities related to the operating activities         2,811         Notes payable       (       5,421 )       2,811         Accounts payable       19,946 (       13,633 )         Other payables       5,340 (       780 )         Other current liabilities       810       10         Other non-current liabilities       278,256 (       25,333 )         Interest received       4,138       1,978         Dividends received       1,027       855         Interest paid       (       16,125 )       21,516 )         Income paid       (       2,183 )			(	24,092)		59,535
Net changes in the liabilities related to the operating activities(5,4212,811Notes payable19,946(13,633Accounts payable5,340(780Other payables5,340(780Other current liabilities81010Other non-current liabilities278,256(Cash inflows (outflows) generated from operations278,256(Interest received4,1381,978Dividends received1,027855Interest paid(16,125(Income paid(2,183-Net cash inflow (outflow) from operating	Other current assets		(	16,513)	(	339)
activities(5,421 )2,811Accounts payable19,946 (13,633 )Other payables5,340 (780 )Other current liabilities81010Other non-current liabilities278,256 (25,333 )Interest received4,1381,978Dividends received1,027855Interest paid(16,125 )21,516 )Income paid(2,183 )-Net cash inflow (outflow) from operating	Other non-current assets		(	1,855)	(	835)
Notes payable       (       5,421       2,811         Accounts payable       19,946       (       13,633         Other payables       5,340       (       780         Other current liabilities       810       10         Other non-current liabilities       810       10         Other non-current liabilities       278,256       (       25,333         Interest received       4,138       1,978         Dividends received       1,027       855         Interest paid       (       16,125       (       21,516         Income paid       (       2,183	Net changes in the liabilities related to the operating					
Accounts payable19,946(13,633Other payables5,340(780Other current liabilities81010Other non-current liabilities(85-Cash inflows (outflows) generated from operations278,256(25,333Interest received4,1381,978Dividends received1,027855Interest paid(16,125(21,516Income paid(2,183-Net cash inflow (outflow) from operating	activities					
Other payables5,340780Other current liabilities81010Other non-current liabilities(85Cash inflows (outflows) generated from operations278,256(Cash inflows (outflows) generated from operations278,256(Dividends received4,1381,978Dividends received1,027855Interest paid(16,125(Income paid(2,183-Net cash inflow (outflow) from operating	Notes payable		(	5,421)		2,811
Other current liabilities81010Other non-current liabilities(85)-Cash inflows (outflows) generated from operations278,256(25,333Interest received4,1381,978Dividends received1,027855Interest paid(16,125(Income paid(2,183-Net cash inflow (outflow) from operating	Accounts payable			19,946	(	13,633)
Other non-current liabilities(85-Cash inflows (outflows) generated from operations278,256(25,333Interest received4,1381,978Dividends received1,027855Interest paid(16,125(Income paid(2,183-Net cash inflow (outflow) from operating	Other payables			5,340	(	780)
Cash inflows (outflows) generated from operations278,25625,333Interest received4,1381,978Dividends received1,027855Interest paid(16,125(Income paid(2,183-Net cash inflow (outflow) from operating	Other current liabilities			810		10
Interest received4,1381,978Dividends received1,027855Interest paid(16,125 )(Income paid(2,183 )-Net cash inflow (outflow) from operating	Other non-current liabilities		(	85)		-
Dividends received1,027855Interest paid(16,125 ) (21,516 )Income paid(2,183 )-Net cash inflow (outflow) from operating	Cash inflows (outflows) generated from operations			278,256	(	25,333)
Interest paid ( 16,125 ) ( 21,516 ) Income paid ( 2,183 ) - Net cash inflow (outflow) from operating	Interest received			4,138		1,978
Income paid (2,183 ) Net cash inflow (outflow) from operating	Dividends received			1,027		855
Income paid (2,183 ) Net cash inflow (outflow) from operating	Interest paid		(	16,125)	(	21,516)
Net cash inflow (outflow) from operating	-		(			-
	-					
	activities			265,113	(	44,016)

(Continued on next page)

#### <u>Tah Tong Textile Co., Ltd.</u> <u>Parent-Only Statements of Cash Flows</u> <u>For the Years Ended December 31, 2024 and 2023</u>

Unit : NT\$ thousand

	Notes					January 1, 2024 to December 31, 2024		January 1, 2023 to December 31, 2023	
Cash flows from investing activities									
Disposal of financial assets at FVTPL			\$	-	\$	2,597			
Decrease (increase) in capital loaned to related parties				14,069	(	31,717)			
Financial assets at fair value through other comprehensive									
income - share payment refunded due to capital decrease				-		255			
Liquidation of investment using the equity method to return the	6(5)								
stock proceeds				76,232		-			
Disposal of investment price using equity method	7			-		87,569			
Purchase of property, plant and equipment	6(6)			-	(	68)			
Disposal of real estate, factory buildings and equipment				60,867		-			
Receiving dividends from equity-based companies	6(5)			258,969		-			
Acquiring equity-based investments	6(5)		(	512,980)		-			
Decrease in refundable deposits				-	(	9,274)			
Net cash inflow (outflow) from investing activities			(	102,843)		49,362			
Cash flows from financing activities									
Proceeds from long-term borrowings				-		-			
Repayments of long-term borrowings			(	29,805)	(	29,685)			
Borrow short-term borrowings				1,112,141		1,874,530			
Repay short-term borrowings			(	1,044,842)	(	2,028,488)			
Borrow from related parties borrowings				425,830		207,000			
Repay from related parties borrowings			(	681,784)	(	34,600)			
Repaid principal of lease				-	(	2,066)			
Redeem company debt	6(9)		(	100,000)		-			
Cash capital increase	6(13)			100,000		-			
Net cash inflow from financing activities			(	218,460)	(	13,309)			
Effect on foreign currency exchange differences				1,019	(	873)			
Increase of cash and cash equivalents of the current term			(	55,171)	(	8,836)			
Cash and cash equivalents at the beginning of the year				103,262		112,098			
Cash and cash equivalents at the end of the year			\$	48,091	\$	103,262			

The accompanying notes to individual financial statements are part of this individual financial report, please also refer to  $\circ$ 

Chairman: Chen Xiuzhong

Manager: Chen Jianzhou

Accounting supervisor: Kuo Shunyi

# [Annex 5]

Tah Tong Textile Co., Ltd. Comparison table of revised articles of association

Amended Articles	Current provisions	Note
Amended Articles Article 34	Current provisions Article 34	Cooperate with
		-
The Company shall use the pre-tax profits of the	The Company shall use the pre-tax profits of the	legislative
current year, after deducting the profits before	current year, after deducting the profits before	amendments.
the distribution of employee compensation and	the distribution of employee compensation and	
directors' remuneration, to retain the amount of	directors' remuneration, to retain the amount of	
accumulated losses. If there is any balance, it	accumulated losses. If there is any balance, it	
shall allocate not less than 3% and not more	shall allocate not less than 3% and not more	
than 15% to employee compensation and not	than 15% to employee compensation and not	
more than 3% to directors' remuneration.	more than 3% to directors' remuneration.	
No less than 30% of the employee remuneration	The distribution of employee remuneration and	
referred to in the preceding paragraph shall be	director remuneration shall be made by the	
allocated to grassroots employees.	board of directors with a resolution approved by	
The distribution of employee remuneration and	more than two-thirds of the directors present	
director remuneration shall be made by the	and a majority of the directors present, and	
board of directors with a resolution approved by	reported to the shareholders' meeting.	
more than two-thirds of the directors present	Employee compensation can be in the form of	
and a majority of the directors present, and	stocks or cash, and the recipients include	
reported to the shareholders' meeting.	employees of affiliated companies who meet	
Employee compensation can be in the form of	certain conditions.	
stocks or cash, and the recipients include		
employees of affiliated companies who meet		
certain conditions.		
Article 35	Article 35	Based on
If the company's annual financial statements	If the company's annual financial statements	practical
show a surplus, it shall first pay the	show a surplus, it shall first pay the	considerations
profit-seeking enterprise income tax in	profit-seeking enterprise income tax in	
accordance with the law to make up for losses in	accordance with the law to make up for losses in	
previous years, and then set aside 10% as	previous years, and then set aside 10% as	
statutory surplus reserve. However, this	statutory surplus reserve. However, this	
restriction does not apply if the statutory surplus	restriction does not apply if the statutory surplus	
reserve has reached the total amount of paid-in	reserve has reached the total amount of paid-in	
capital. When necessary, after the special	capital. When necessary, after the special	
surplus reserve is set aside or transferred in	surplus reserve is set aside or transferred in	
accordance with laws or regulations of the	accordance with the laws or regulations of the	
competent authority, if there is any balance, it	competent authority, if there is any balance, it	
shall be added to the undistributed surplus of	will be added to the undistributed surplus of	
previous years as accumulated distributable	previous years as the accumulated distributable	
surplus. If the accumulated distributable surplus	surplus, and taking into account the company's	
reaches more than 20% of the paid-in capital of	future capital budget planning and measuring	
the company, the net profit after tax for the	the capital needs of future years, it will first be	
current year shall be deducted from the statutory	paid from retained earnings. If there is any	
surplus reserve and special surplus reserve set	balance, the shareholders' meeting will resolve	
aside in accordance with the law, and the	to distribute dividends to shareholders, of which	
balance shall not be less than 30%. Dividends	the cash dividend shall not be less than 10% of	
shall be distributed to shareholders upon	the dividend distributed in the current year.	
resolution of the shareholders' meeting, of	However, if the cash dividend per share is less	
which the cash dividend shall not be less than	than NT\$0.2, it may be distributed in the form	
10% of the dividend distributed in the current	of stock dividends instead.	
year. However, if the cash dividend per share is	St stoer arriterius libteuu.	
less than NT\$0.2, it may be distributed in the		
form of stock dividends instead.		
Article 38	Article 38	Added revision
These Articles of Association were established	These Articles of Association were established	date
on March 10, 1958, (omitted), and were	on March 10, 1958, (omitted), and were	uaic
amended for the 60th time on May 22, 2023,	amended for the 60th time on May 22, 2023	
	amenaca for the obth time on May 22, 2025	
and for the 61st time on May 28, 2025		

## [Annex 6]

Tah Tong Textile Co., Ltd. - Procedures for Loaning Funds to Others - Comparison Table of Amended Articles

Amended Articles	Current provisions	Note
2. The Company's funds may be loaned to:	2. The Company's funds may be loaned to:	Revised in
(1)Omit	(1)omitted	conjunction with
(2) Other companies or businesses that	(2) Other companies or businesses that	practical
need short-term financing for	have a need for short-term financing.	assignments.
purchasing materials or operating		
operations.		
3. The objects and limits of the Company's	3. The objects and limits of the Company's	Revised in
funds loaned to others are as follows:	funds loaned to others are as follows:	conjunction with
(1)omitted	(1)omitted	practical
(2) The total amount and individual limits	(2) <u>Companies or banks that need</u>	assignments.
of short-term financing shall not exceed	short-term financing should list the	
40% of the net worth of the Company.	reasons and circumstances for obtaining loans and funds. The total amount and	
	individual limits of short-term financing	
	shall not exceed 40% of the Company's	
	net worth.	
6. When the Company lends funds to others, it	6. When the Company lends funds to others, it	Revised in
shall first conduct a detailed investigation of	shall first conduct a detailed investigation of	conjunction with
the following review procedures, formulate	the following review procedures, formulate	practical
the loan amount, term and interest calculation	the loan amount, term and interest	assignments.
method, and submit the review and evaluation	calculation method, and submit the review	-
results to the Audit Committee and the Board	and evaluation results to the board of	
of Directors for approval before the loan can	directors for approval before the loan can be	
be made. Funds loans between the Company	made. Funds loans between the Company	
and its subsidiaries or between its overseas	and its subsidiaries or between its overseas	
subsidiaries shall be submitted to the Audit	subsidiaries shall be submitted to the board	
<u>Committee</u> and the Board of Directors for	of directors for resolution in accordance with	
approval in accordance with the provisions of the preceding paragraph, and the Chairman	the provisions of the preceding paragraph, and the chairman may be authorized to make	
may be authorized to make installment loans	installment loans or revolving mobilizations	
or revolving mobilizations to the same loan	to the same loan object within a certain	
object within a certain amount determined by	amount determined by the board of directors	
the Board of Directors and within a period not	and within a period not exceeding one year.	
exceeding one year.	The preceding item(omitted)10 percent.	
The preceding item(omitted)10 percent.	When the Company lends funds to others, it	
When the Company lends funds to others, it	shall fully consider the opinions of each	
shall fully consider the opinions of the	independent director and include their clear	
independent directors and include their clear	opinions of agreement or opposition and the	
opinions of agreement or opposition and the	reasons for opposition in the minutes of the	
reasons for opposition in <u>the minutes of the</u>	board of directors. The review process should include:	
<u>Audit Committee meeting</u> and the minutes of the Board of Directors. The review process	(1) Reasonableness of	
should include:	borrowing(omitted)	
(1) Reasonableness of	(2) Borrower(omitted)assessment.	
borrowing(omitted)	(3) Impact on the Company(omitted)	
(2) Borrower(omitted)assessment.	(4) Should(omitted)the value be	
(3) Impact on the Company(omitted)	assessed?	
(4) Should(omitted)the value be		
assessed?		
7. To ensure the Company's creditor's rights, the	7. To ensure the Company's creditor's rights, the	Revised in
borrower shall provide appropriate collateral	borrower shall issue a guarantee note of the	conjunction with
(such as issuing a guaranteed promissory note	same amount and deliver it to the Company	practical
of the same amount) as proof of the creditor's	as proof of the creditor's rights.	assignments.
rights. If the borrower is an affiliated		
enterprise over which the Company has		

Amended Articles	Current provisions	Note
control, it may be exempted from providing		
collateral.		
8. In addition to the collateral provided in the	8. In addition to providing the guarantee	Revised in
preceding article, the Company may, if	promissory note referred to in the preceding	conjunction with
necessary, require the borrower to provide an	paragraph, the Company may, if necessary,	practical
endorsement by a guarantor approved by the	require the borrower to provide an	assignments.
Company.	endorsement by a guarantor approved by the	
	Company or to provide movable or	
	immovable property as collateral.	
10. If a capital loan case is approved by the	10. If a capital loan case is approved by the	Revised in
Audit Committee and the Board of Directors,	board of directors, the chairman may be	conjunction with
the Chairman may be authorized to make	authorized to make installment loans or	practical
installment loans or circulate funds to the	circulate funds to the same loan object within	assignments.
same loanee within a certain limit determined	a certain amount determined by the board of	
by the Board of Directors and within a period	directors and within a period not exceeding	
not exceeding one year. However, the loan	one year. However, the outstanding balance	
balance shall not exceed the maximum	of loans shall not exceed the maximum	
amount approved by <u>the Audit Committee</u> and the Board of Directors.	amount approved by the Board of Directors.	
13. <u>Audit unit</u> personnel shall audit the operating	13. Auditors of the Management Center shall	Revised in
procedures and implementation status of	audit the operating procedures and	conjunction with
funds loaned to others at least quarterly and	implementation status of funds loaned to	practical
make written records. If any major violations	others at least quarterly and make written	assignments.
are found, they shall immediately notify the	records. If any major violations are found,	8
audit committee members and independent	they shall immediately notify the audit	
directors in writing.	committee members and independent	
	directors in writing.	
14. If, due to changes in circumstances, the loan	14. If, due to changes in circumstances, the loan	Revised in
recipient does not comply with these	recipient does not comply with these	conjunction with
regulations or the balance exceeds the limit,	regulations or the balance exceeds the limit,	practical
the finance department shall formulate an	the finance department shall formulate an	assignments.
improvement plan, submit the relevant	improvement plan and submit the relevant	
improvement plan to each audit committee	improvement plan to each audit committee	
member, and complete the improvement	member and <u>independent director</u> , and	
according to the planned schedule.	complete the improvement according to the planned schedule.	
16. If a subsidiary of the Company intends to	16. If a subsidiary of the Company intends to	Revised in
lend funds to others, the subsidiary shall	lend funds to others, the subsidiary shall	conjunction with
formulate a loan operation procedure and,	formulate a loan operation procedure and,	practical
after resolution by the subsidiary and the	after a resolution by the subsidiary's board of	assignments.
board of directors, submit it to the Company's	directors, submit it to the Company's board of	8
<u>audit committee</u> and the board of directors for	directors for approval. The subsidiary may	
approval. The subsidiary may only proceed	only proceed after the approval of the	
after approval by the shareholders' meeting.	shareholders' meeting.	
If the subsidiary is already a public company,		
it is not necessary to submit the report to the		
audit committee and the board of directors of		
the company.		-
19. After the Audit Committee approves this	19. After the Audit Committee approves this	Revised in
operating procedure, it shall be submitted to	operating procedure, it shall be submitted to	conjunction with
the Board of Directors for resolution and	the Board of Directors for resolution and	practical
implemented after being submitted to the	implemented after being submitted to the	assignments.
shareholders' meeting for approval. If any	shareholders' meeting for approval. If any director expresses objection and there is a	
director expresses objection and there is a	director expresses objection and there is a	
record or written statement, his objection shall be submitted to the shareholders'	record or written statement, his objection shall be submitted to the shareholders' meeting for	
meeting for discussion. The same applies to	discussion. The same applies to amendments.	
amendments.	When the Company submits this operating	
When the Company submits this operating	procedure to the Board of Directors for	
procedure to the Board of Directors for	discussion, it shall fully consider the opinions	
procedure to the bound of Directors for	- consider the opilions	l

Amended Articles	Current provisions	Note
discussion, it shall fully consider the opinions	of the independent directors. If the independent	
of the independent directors. If the	directors have objections or reservations, such	
independent directors have objections or	opinions shall be recorded in the minutes of	
reservations, they shall be recorded in the	the Board of Directors meeting.	
minutes of the Audit Committee and Board of	The Company's establishment or amendment	
Directors meetings.	of operating procedures for lending funds to	
The Company's establishment or amendment	others shall be subject to the approval of more	
of operating procedures for lending funds to	than half of all members of the Audit	
others shall be subject to the approval of	Committee and submitted to the Board of	
more than half of all members of the Audit	Directors for resolution.	
Committee and submitted to the Board of	If the preceding paragraph is not approved by	
Directors for resolution.	more than half of all members of the Audit	
If the resolution is not approved by more than	Committee, it may be implemented by the	
half of all members of the Audit Committee,	approval of more than two-thirds of all	
it may be implemented by the approval of	directors, and the resolution of the Audit	
more than two-thirds of all directors, and the	Committee shall be recorded in the minutes of	
resolution of the Audit Committee shall be	the board of directors meeting.	
recorded in the minutes of the board of	The term "all members of the Audit	
directors meeting.	Committee" as referred to in the third	
The term "all members of the Audit	paragraph and the term "all directors" as	
Committee and all directors" shall be	referred to in the preceding paragraph shall be	
calculated based on those actually in office.	calculated based on those actually in office.	

## [Annex 7]

Tah Tong Textile Co., Ltd. Endorsement Guarantee Operation Procedures Amended Clauses Comparison Table

Amended Articles	Current provisions	Note
3. The Company may endorse and guarantee	3. The Company may endorse and guarantee	Revised in conjunction
the following companies:	the following companies:	with practical
(1) A company with business (omitted)	(1) A company with business (omitted)	assignments.
(1) A company with business (onited) (2) Our company(omitted)Company.	(2) Our company(omitted)Company.	
(2) Our company(onneed)company. (3) A company that directly or indirectly	(3) A company that directly or indirectly	
holds more than 50% of the voting	holds more than 50% of the voting	
rights of the company.	rights of the company.	
Companies in which this Company	Companies in which this Corporation	
directly or indirectly holds more than 90%	directly or indirectly holds more than 90%	
of the voting shares may provide	of the voting shares may provide	
endorsements and guarantees, and the	endorsements and guarantees, and the	
amount shall not exceed 10% of the net	amount shall not exceed 10% of the net	
worth of <u>this Company</u> . However, this	worth of <u>the publicly issued company</u> .	
restriction does not apply to inter-company	However, this restriction does not apply to	
endorsements in which the Company	inter-company endorsements where a	
directly or indirectly holds 100% of the		
voting shares.	public company directly or indirectly	
Based on(omitted)guarantee.	holds 100% of the voting shares.	
The preceding item(omitted)investment.	Based on(omitted)guarantee. The preceding item(omitted)investment.	
4. This company(omitted)is limited to	4. This company(omitted)is limited to	Revised in conjunction
4. This company(omitted)is limited to This company(omitted)is limited to	4. This company(omitted)is limited to This company(omitted)is limited to	with practical
		assignments.
If <u>this regulation stipulates that</u> the total	If the total amount of endorsements by the	assignments.
amount of endorsements that the company	Company and its subsidiaries as a whole	
and its subsidiaries as a whole may provide	reaches fifty percent or more of the	
reaches 50% or more of the company's net	Company's net worth, the necessity and	
worth, the necessity and rationality of this	rationality of such endorsements shall be	
should be explained at the shareholders'	explained at the regular shareholders'	
meeting.	meeting. The net value (omitted) shall proveil	
Net worth(omitted)shall prevail. The Company's(omitted)equity.	The net value(omitted) shall prevail.	
Due to karma(omitted)benchmark.	The Company's(omitted)equity. Due to karma(omitted)benchmark.	
		Deviced in conjunction
5. When the Company endorses or guarantees externally, it shall first conduct a detailed	5. When the Company endorses or guarantees	Revised in conjunction
-	external parties, it shall first conduct a	with practical
investigation according to the following	detailed investigation according to the	assignments.
review procedures, and then submit the	following review procedures, and then	
evaluation results and the handling of	submit the evaluation results and the	
endorsement and guarantee matters to the	handling of endorsement and guarantee	
Audit Committee and the Board of Directors	matters to the board of directors for	
for approval. However, in order to meet the	approval. However, in order to meet the	
time requirements, the Audit Committee and the Board of Directors may authorize the	time limit, the board of directors may	
the Board of Directors may authorize the	authorize the chairman to make a decision	
Chairman to make a decision within the	within the limit of the previous article, and	
limits of the previous article, and then	then submit it to the most recent board of	
submit it to the most recent Board of	directors for ratification.	
Directors for ratification.	This company(omitted)value.	
This company(omitted)value.	This company(omitted)part.	
This company(omitted)part.	9 The Commence shall see a loss in the	Designed in a set
8. The Company shall process endorsement	8. The Company shall process endorsement	Revised in conjunction
guarantee based on the "Endorsement	guarantee based on the "Endorsement	with practical
Guarantee Application Letter" of the	Guarantee Application Letter" of the	assignments.
endorsed guarantor. After the Finance	endorsed guarantor. The Finance	
Department evaluates and makes an	Department shall evaluate and make an	
evaluation record according to the review	evaluation record according to the review	
procedures, it shall submit it to the Audit	procedures and then submit it to the Board	
Committee and the Board of Directors or the	of Directors or Chairman for decision. The	

Amended Articles	Current provisions	Note
person authorized by the Audit Committee	Company shall provide endorsement	
and the Board of Directors for decision. The	guarantee and shall obtain collateral when	
Company shall provide endorsement	necessary.	
guarantee and shall obtain collateral when		
necessary.		
If the applicant for endorsement guarantee is		
a wholly-owned subsidiary of the Company,		
and the guarantee application is for a		
<u>financial institution credit line guarantee</u> , and the applicant's financial financing line is		
centrally managed and planned by the		
Company, it may be exempted from		
submitting an "endorsement guarantee		
application letter".		
10. The Finance Department shall establish a	10. The Finance Department shall establish a	Revised in conjunction
memorandum to record in detail the matters	memorandum to record in detail the matters	with practical
promised for guarantee, the name of the	promised for guarantee, the name of the	assignments.
endorsed enterprise, the endorsement	endorsed enterprise, the amount of	C
guarantee amount, the content of the	endorsement guarantee, the content of the	
collateral obtained, the conditions and date	collateral obtained, the conditions and date	
for release of the endorsement guarantee	for release of endorsement guarantee	
liability, the approval date, and matters that	liability, the date of approval by the board of	
should be carefully evaluated in accordance	directors or the chairman of the board, and	
with Article 5.	matters that should be carefully evaluated in	
11 W74	accordance with Article 5.	De la l'acceltantiantian
11. When the endorsement guarantee period	11. When the endorsement guarantee period	Revised in conjunction
expires, the Finance Department shall proactively notify the endorsed guarantor to	expires, the Finance Department shall proactively notify the endorsed guarantor	with practical assignments.
return the guarantee note retained in the	and return the guarantee note retained in the	assignments.
bank or creditor institution to the Company	bank or creditor institution to the Company	
for cancellation, <u>unless the guarantee cannot</u>	for cancellation.	
be retrieved due to the existence of the credit		
line of the guaranteed financial institution.		
12. Audit unit personnel shall audit and	12. Auditors of the Management Center shall	Revised in conjunction
endorse the operating procedures and their	audit and endorse the operating procedures	with practical
implementation at least quarterly and make	and their implementation at least quarterly	assignments.
written records. If any major violations are	and make written records. If any major	
found, the independent directors shall be	violations are found, they shall immediately	
notified in writing immediately.	notify each audit committee member and	
13. If, due to a change in circumstances, the	independent director in writing. 13. If, due to a change in circumstances, the	Revised in conjunction
endorsement of the endorsement guarantee	endorsement of the endorsement guarantee	with practical
object does not comply with the provisions	object does not comply with the provisions	assignments.
of this operating procedure or the amount	of this operating procedure or the amount	
exceeds the limit, the finance department	exceeds the limit, the finance department	
shall formulate an improvement plan, submit	shall formulate an improvement plan and	
the relevant improvement plan to the audit	submit the relevant improvement plan to	
committee and the board of directors for	each audit committee member and	
review, and complete the improvement	independent director, and complete the	
according to the planned schedule.	improvement according to the planned	
16 If a subsidiary of the Courses inter 1 t	schedule.	Deviced in series with
16. If a subsidiary of the Company intends to	16. If a subsidiary of the Company intends to	Revised in conjunction
endorse or provide a guarantee for another person, it shall formulate and follow this	endorse or provide a guarantee for another person, it shall formulate and follow this	with practical assignments.
operating procedure. The subsidiary shall	operating procedure. The subsidiary shall	assignments.
formulate the endorsement guarantee	formulate the endorsement guarantee	
operating procedures and after the	operating procedures and after the	
subsidiary's board of directors has passed a	resolution is passed by the subsidiary's	
resolution, it shall be submitted to the	board of directors, it shall be submitted to	
company's audit committee and board of	the company's board of directors for	
	· ·	

Amended Articles	Current provisions	Note
directors for approval. The subsidiary may	approval. The subsidiary may only proceed	
only proceed after submitting it to the	after it is submitted to the shareholders'	
shareholders' meeting for approval.	meeting for approval.	
If the subsidiary is already a public		
company, it is not necessary to submit the		
report to the audit committee and the board		
of directors of the company.		
19. This operating procedure shall be	19. This operating procedure shall be	Revised in conjunction
implemented after being approved by the	implemented after being approved by the	with practical
Audit Committee, submitted to the Board of	Audit Committee, submitted to the Board of	assignments.
Directors for resolution, and submitted to the	Directors for resolution, and submitted to	
shareholders' meeting for approval. If any	the shareholders' meeting for approval. If	
director expresses objection and there is a	any director expresses objection and there is	
record or written statement, the company	a record or written statement, the company	
should submit his objection to the	should submit his objection to the	
shareholders' meeting for discussion, and the	shareholders' meeting for discussion, and	
same applies to amendments.	the same applies to amendments.	
When the Company submits the operating	When the Company submits the operating	
procedures to the Board of Directors for	procedures to the Board of Directors for	
discussion, it shall fully consider the	discussion, it shall fully consider the	
opinions of the independent directors. If the	opinions of the independent directors. If the	
independent directors have objections or	independent directors have objections or	
reservations, such opinions shall be recorded	reservations, such opinions shall be	
in the minutes of the Audit Committee and	recorded in the minutes of the Board of	
the minutes of the Board of Directors	Directors meeting. The establishment or amendment of the	
meeting. The establishment or amendment of the	endorsement guarantee operating	
endorsement guarantee operating procedures	procedures of the Company shall be subject	
of the Company shall be subject to the	to the approval of more than half of all	
approval of more than half of all members of	members of the Audit Committee and	
the Audit Committee and submitted to the	submitted to the Board of Directors for	
Board of Directors for resolution.	resolution.	
If the resolution is not approved by more	The establishment or amendment of the	
than half of all members of the Audit	endorsement guarantee operating	
Committee, it may be implemented by the	procedures of this company shall be subject	
approval of more than two-thirds of all	to the approval of more than half of all	
directors, and the resolution of the Audit	members of the Audit Committee and	
Committee shall be recorded in the minutes	submitted to the Board of Directors for	
of the board of directors meeting.	resolution. The second paragraph shall not	
The term "all members of the Audit	apply.	
Committee and all directors" shall be	If the preceding paragraph is not approved	
calculated based on those actually in office.	by more than half of all members of the	
	Audit Committee, it may be implemented	
	by the approval of more than two-thirds of	
	all directors, and the resolution of the Audit	
	Committee shall be recorded in the minutes	
	of the board of directors meeting.	
	The term "all members of the Audit	
	Committee" as referred to in the third	
	paragraph and the term "all directors" as	
	referred to in the preceding paragraph shall	
	be calculated based on those actually in	
	office.	

## [Annex 8]

Tah Tong Textile Co., Ltd. Procedures for Acquisition or Disposal of Assets Comparison Table of Amended Articles

Amended Articles	Current provisions	Note
<ul> <li>Article 7: The limits on the amount of securities investment by the Company and its subsidiaries are as follows:</li> <li>1. The total amount and individual limit of investment in a subsidiary of the Company shall not exceed 500% of the paid-in capital or net worth of the Company, whichever is higher.</li> </ul>		Revised in conjunction with practical assignments.
<ol> <li>The total amount and individual limits of investments in securities other than those mentioned in the preceding paragraph shall not exceed 200% of the total assets of this Corporation.</li> <li>The total investment amount referred to in the preceding paragraph is calculated based on the original investment amount as referred to in Subparagraph 2, Paragraph 1, Article 17 of the "Standards for the Preparation of Financial Reports by Securities Issuers".</li> </ol>	<ul> <li>investments in securities other than those mentioned in the preceding paragraph shall not exceed 200% of the total assets of this Corporation.</li> <li>The total investment amount referred to in the preceding paragraph is calculated based on the original investment amount as referred to in Subparagraph 2, Paragraph 1, Article 17 of the "Standards for the Preparation of Financial Reports by Securities Issuers".</li> </ul>	

[Appendix 1]

Articles of Incorporation, Tah Tong Textile Co., Ltd. May 2023

**Chapter One General** 

- Article 1 The Company is incorporated as a company limited by shares defined in the Company Act, and the name is Tah Tong Textile Co., Ltd.\_under the name of TAH TONG TEXTILE CO., LTD.
- Article 2 The Company operates the following business :
  - I. C301010 Spinning of Yarn
  - II. C302010 Weaving of Textiles
  - III. C305010 Printing, Dyeing, and Finishing
  - IV. C306010 Wearing Apparel
  - V. C399990 Other Textile and Products Manufacturing
  - VI. C801120 Manufacture of Man-made Fibers
  - VII. F104110 Wholesale of Cloths, Garments, Shoes, Hats, Umbrellas and Clothing Accessories
  - VIII. F113010 Wholesale of Machinery
  - IX. F113020 Wholesale of Electrical Appliances
  - X. F113050 Wholesale of Computers and Clerical Machinery Equipment
  - XI. F118010 Wholesale of Computer Software
  - XII. F204110 Retail Sale of Cloths, Garments, Shoes, Hats, Umbrellas and Clothing Accessories
  - XIII. F213010 Retail Sale of Electrical Appliances
  - XIV. F213030 Retail Sale of Computers and Clerical Machinery Equipment
  - XV. F213080 Retail Sale of Machinery and Tools
  - XVI. F218010 Retail Sale of Computer Software
  - XVII. F401010 International Trade
  - XVIII. H701010 Housing and Building Development and Rental
  - XIX. H703100 Real Estate Leasing
  - XX. ZZ99999 All business activities that are not prohibited or restricted by law, except those that are subject to special approval.
- Article 3 Where the Company is a liability-limited shareholder of another company, the total investment may exceed forty percent of the paid-in capital of the Company.
- Article 4 The Company may provide guarantee to third-parties if the business requires
- Article 5 The Company is established in Taipei City and branches may be set up in other proper locations if needed.
- Article 6 The Company makes announcement in the manner of publication at the apparent places of daily newspaper published in the Company's location or in correspondences, unless the Company Act or the securities competent authorities specify otherwise.

## **Chapter Two** Shares

- Article 7 The Company's authorized total capital is One Billion Six Hundred Twenty-Five Million New Taiwan Dollars, and divided into One Hundred Sixty-Two Million and Five Hundred Thousand shares, at the par value of Ten New Taiwan Dollars, and issued in batches.
- Article 8 The shares of the Company are registered and numbered, signed or sealed by the director representing the Company, and issued upon the certification of the certifying agency.

The issued Company's shares, and other marketable securities, are exempted from

printing hardcopies; however, the registration shall be made to the collective securities custody enterprises.

- Article 9 The shareholders shall fill in the seal card pursuant to the Regulations Governing the Administration of Shareholder Services of Public Companies.
- Article 10 Where the seal of a shareholder registered with the Company is loss or stolen, the Regulations Governing the Administration of Shareholder Services of Public Companies shall be complied with.
- Article 11 Where the Company's shares are transferred or set up with the rights pledge, the Regulations Governing the Administration of Shareholder Services of Public Companies shall be complied with.
- Article 12 Where the shares are loss or stolen, the Regulations Governing the Administration of Shareholder Services of Public Companies shall be complied with.
- Article 13 Where the Company's shares are stained or damaged and a replacement is desired, the Regulations Governing the Administration of Shareholder Services of Public Companies shall be complied with.
- Article 14 Share transfer registration shall be suspended for 60 days prior to a regular shareholders' meetings, or for 30 days prior to a special shareholders' meetings, or for 5 days prior to the record date fixed for distributing dividends, bonus, or any other benefit.

### **Chapter Three** Shareholders' Meetings

Article 15 The regular shareholders' meetings are convened by the board of directors within six months after close of each fiscal year; special shareholders' meetings are convened when required.

The Company's Shareholders' Meeting may be convened by video conference or by other means as announced by the central competent authority. The requirements to be met, and the standard operating procedure, for holding a shareholders' meeting by videoconference and other related matters otherwise specified by competent authorities shall apply.

- Article 16 The shareholders shall be notified 30 days prior to the convening date of the regular shareholders' meetings, or 15 days prior to the special shareholders' meeting, with the meeting date, venue, and reason of convention.
- Article 17 If a shareholders meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson is absent, one of the directors shall be appointed to act as chair, or one director shall be selected from among themselves. Where a shareholders' meeting is convened by a party with power to convene other than the Board of Directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.
- Article 18 A shareholder shall be entitled to one vote for each share held, except when any of the circumstances specified in Article 179 of the Company Act exist.If a shareholders' meeting is held by video conference, shareholders attending the meeting via video conference shall be deemed to be present at the meeting in person.
- Article 19 A shareholder may appoint a proxy to attend a shareholders' meeting in his/her/its behalf with a proxy form the seal registered with the Company, indicating the authorization scope. Except for trust enterprises or stock agencies approved by the competent authority, when a person who acts as the proxy for two or more shareholders, the number of voting power represented by him/her shall not exceed 3% of the total number of voting shares of the company, otherwise, the portion of excessive voting power shall not be counted.
- Article 20 Resolutions at the Company's shareholders' meeting shall, unless otherwise provided

for in this Act, be adopted by a majority vote of the shareholders present, who represent more than one-half of the total number of voting shares.

According to the regulations of the competent authorities, the Company's shareholders may exercise the voting power at a shareholders' meeting by way of electronic transmission. A shareholder who exercises one's voting power at a shareholders meeting by way of electronic transmission shall be deemed to have attended the said shareholders' meeting in person. The relevant matters shall be conducted in accordance with applicable laws and regulations.

Article 21 Matters relating to the resolutions of a shareholders meeting shall be recorded in the meeting minutes specifying the meeting date, venue, chair's name, resolution methods, key points of the process of agenda and the results, and signed or sealed by the chair of the meeting. The copies shall be distributed to each shareholder within 20 days after the conclusion of the meeting to each shareholder. The preparation and distribution of meeting minutes may be in the electronic manner.

The Company may distribute the meeting minutes of the preceding paragraph by means of a public announcement made through the MOPS.

The meeting minutes are retained in the Company with the attendance book and proxies.

#### **Chapter Four Board of Directors**

Article 22 The board of directors of the Company consists of seven to nine directors; and are elected by the shareholders' meeting from among the persons with disposing capacity. The term of office is three years, and may be re-elected

The Company adopts the candidates' nomination system specified in Article 192-1 of the Company Act. The number of independent directors, among the aforementioned number of directors, shall be no less than three, and shall be no less than one-fifth of the total number of directors, and be elected among the nominees listed in the roster of independent director candidates.

Matters regarding professional qualification, shareholdings, term of office, restrictions on concurrent positions held, determination of independence, method of nomination and election and other matters for compliance with respect to independent directors shall be subject to the regulations prescribed by the Company Act and the securities competent authorities.

- Article 23 The directors form the board of directors, and the chairman is elected from among the directors by a majority vote at a meeting attended by over two-thirds of the directors. The chairman of the board of directors coordinates all business of the Company and externally represents the Company.
- Article 24 The business guidelines and other key matters of the Company shall be resolved by the board of directors. Except for the first board meeting of each term that is convened pursuant to Article 203 of the Company Act, other board meetings are convened by the chairman. The chairman shall chair the board meetings. Where the chairman is absent, he/she shall designate a director to act on his/her behalf. In the absence of such a designation, the directors shall elect from among themselves an acting chairman of the board of directors.

Where convening a board meeting, the cause shall be notified to each director seven days prior to the meeting; however, in case of emergency, the meeting may be convened anytime. The notice of convening board meetings may be given by means of correspondence, fax or e-mail.

Article 25 Unless otherwise provided for in the Company Act, resolutions of the Board of

Directors shall be adopted by a majority of the directors at a meeting attended by a majority of the directors. Where a director is absent from a board meeting due to any reason, he/she may appoint another director to attend a meeting of the board of directors in his/her behalf, with a written proxy and state therein the scope of authority with reference to the cause of convention. A director may accept the appointment to act as the said proxy of one other director only, and the Article 205 of the Company Act shall be complied with.

- Article 26 To sell or buy, set up a mortgage the Company's fixed assets, or provide guarantee for related business, the board of directors may handle such affairs except in the circumstances specified in the Company Act.
- Article 27 When the number of vacancies in the board of directors equals one-third of the total number of directors, the board of directors shall call, within 60 days, a special shareholders meeting to elect succeeding directors to fill the vacancies for the remaining service time of the dismissed directors.
- Article 28 The Board of Directors is authorized to decide the rates of remuneration to directors, based on the extent of their participation in and value of the contribution to the Company's operations and concerning industry common standards.

## **Chapter Five Functional Committees**

Article 29 The Company, pursuant to Article 14-4 of the Securities and Exchange Act, establishes

an Audit Committee, consisting of all independent directors. The Audit Committee is

responsible for performing duties of supervisors under the Company Act, the Securities

and Exchange Act, and other laws and regulations.

The members, power, and other matters to be complied with of the Audit Committee, shall comply with the Audit Committee Charter established separately.

- Article 30 Deleted
- Article 31 Deleted

### Chapter Six Managerial Officers

Article 32 The Company may have several managerial officers; the appointment, discharge, and remunerations of them shall be resolved in a board meeting attended by the majority of the directors, and favored by the majority of the attending directors.

### Chapter Seven Accounting

Article 33 At the close of each fiscal year, the board of directors shall prepare the following statements and reports, which shall be submitted to the audit committee for review 30 days prior to the date of an annual general shareholders' meeting and then submitted to the annual general shareholders' meeting for ratification.

I. Business report

II. Financial statements

III. Proposal for Profit Distribution or Loss Appropriation

Article 34 The Company shall, before deducting the remunerations distributed to the employees and directors, and reserving the amount to offset the cumulative loss from the profit before tax of the year, distribute the remaining balance as the remuneration to employees at a rate of not less than 3% and no more than 15%, and the remuneration to directors at a rate of not more than 3% of such balance. The remunerations distributed to the employees and directors shall be resolved by a majority vote at a board meeting attended by two-thirds of the total number of directors, and reported to the shareholders' meeting.

The remunerations to the employees may be distributed in cash or shares, and the employees of subsidiaries meeting certain specific requirements are entitled to receive the employee remunerations.

Article 35 If there is any surplus in the Company's earnings as concluded by the annual accounting book close, after paying tax and making up for accumulated losses, 10% shall be set aside as legal reserve, except when the legal reserve has reached the Company's paid-in capital. The special reserves shall be set aside or reversed pursuant to the laws or competent authorities' requirements; if there is any remaining balance, with the undistributed earnings in previous years it shall be set aside as the cumulative distributable earnings. After considering the Company's future funding and budget plans, and measuring the fund requirements in the coming years, the retained earnings will be used to fund; if there is any balance, the shareholders' meeting may resolve to distribute the shareholders' bonus. The percentage of cash dividends being no less than 10% of the total dividend; provided, where the cash dividend is lower than NT\$0.2, dividends may be distributed in share dividends.

### Chapter Eight Supplemental Provisions

- Article 36 The Company's charter and operational regulations shall be separately adopted by the board of directors.
- Article 37 For matters not covered in the Articles of Incorporation, the Company Act shall apply.
- Article 38 The Articles of Incorporation were made on March 10, 1958; 1st amended on November 15, 1958; 2nd amended on April 10, 1960; 3rd amended on May 20, 1961; 4th amended on April 20, 1963; 5th amended on August 25, 1964; 6th amended on May 16, 1965; 7th amended on July 16, 1965; 8th amended on March 3, 1966; 9th amended on March 3, 1967; 10th amended on December 23, 1967; 11th amended on April 2, 1968; 12th amended on April 28, 1969; 13th amended on April 25, 1970; 14th amended on April 15, 1971; 15th amended on July 1, 1971; 16th amended on April 22, 1972; 17th amended on April 28, 1973; 18th amended on November 20, 1974; 19th amended on October 25, 1975; 20th amended on January 15, 1976; 21st amended on May 10, 1976; 22nd amended on May 15, 1977; 23rd amended on December 10, 1981; 24th amended on March 15, 1984; 25th amended on April 7, 1984; 26th amended on October 20, 1984; 27th amended on December 29, 1984; 28th amended on June 8, 1985; 29th amended on November 15, 1985; 30th amended on May 8, 1986; 31st amended on October 17, 1986; 32nd amended on May 27, 1987; 33rd amended on May 28, 1988; 34th amended on March 15, 1989; 35th amended on June 16, 1989; 36th amended on December 12, 1989; 37th amended on May 19, 1990; 38th amended on May 25, 1991; 39th amended on June 13, 1992; 40th amended on June 8, 1995; 41st amended on May 10, 1997; 42nd amended on June 20, 1998; 43rd amended on June 2, 2000; 44th amended on June 1, 2001; 45th amended on June 7, 2002; 46th amended on June 3, 2003; 47th amended on October 17, 2003; 48th amended on June 9, 2006; 49th amended on June 8, 2007; 50th amended on June 12, 2008; 51st amended on June 4, 2009; 52nd amended on June 9, 2010; 53rd amended on June 10, 2011; 54th amended on June 1, 2012; 55th amended on June 3, 2013; 56th amended on June 11, 2014; 57th amended on June 16, 2016; 58th amended on June 15, 2020; and 59th amended on July 6, 2021. and 60th amended on May 22, 2023.

#### [Appendix 2]

Rules of Procedures for Shareholders Meetings, Tah Tong Textile Co., Ltd.

(July 2021)

- I. The rules of procedures for the Company's shareholders meetings, except as otherwise provided by laws and regulations, shall be as provided in these Rules.
- II. The Company shall furnish the attending shareholders with a sign-in book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in. The attending shares are calculated based on the sign-in book or cards.
- III. Attendance and voting at shareholders' meetings shall be calculated based on the number of shares.
- IV. The meeting shall be held at the head office of the Company or at any other appropriate place that is convenient for the shareholders to attend. The time to start the meeting shall not be earlier than 9 : 00 A.M or later than 3 : 00 P.M.

Unless otherwise provided by law or regulation, the Company's shareholders' meetings shall be convened by the Board of Directors.

30 days before the Company convenes an annual shareholders' meeting or 15 days before an extraordinary shareholders' meeting, the Company shall prepare electronic files of the meeting notice, proxy form, information on proposals for ratification, matters for discussion, election or dismissal of directors, and other matters on the shareholders' meeting agenda and upload them to the Market Observation Post System (MOPS). Meanwhile, 21 days before the Company convenes an annual shareholders' meeting or 15 days before an extraordinary shareholders' meeting, it shall prepare an electronic file of the shareholders' meeting agenda handbook and the supplementary materials and upload them to the MOPS. Fifteen days before the Company convenes a shareholders' meeting, it shall prepare the shareholders' meeting agenda handbook and supplementary materials and make them available for the shareholders to obtain and review at any time. In addition, the handbook shall be displayed at the Company and its shareholder service agency, and distributed at the venue of the shareholders' meeting.

A shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by the Company and stating the scope of the proxy's authorization.

Each shareholder may issue only one proxy form and appoint only one proxy for any given shareholders' meeting and shall deliver the proxy form to the Company at least five days before the date of the shareholders' meeting. When a duplicate proxy form is served, the one received earliest shall prevail, unless a declaration is made to cancel the previous proxy form.

After the delivery of the authorization of agent to the Company and the shareholder desires to attend the meeting in person or exercise the voting rights by correspondence or electronic means, a written notice of revocation of the authorization of agent shall be sent to the company two days prior to the scheduled date of revocation. The voting rights of each person attending the meeting shall be counted.

V. If a shareholders' meeting is convened by the Board of Directors, the meeting shall be chaired by the Chairman. When the Chairman is on leave or unable to exercise the powers as the chair for any reason, the Vice Chairman shall chair the meeting on his behalf. Where there is no such a position as Vice Chairman or the Vice Chairman is on leave or unable to exercise the powers as the chair for any reason, the Chairman shall appoint one of the managing directors to act as the chair. Where there is no such a position as managing director, the Chairman shall appoint one of the directors to act as the chair. Where there is no such a position as managing director, the Chairman shall appoint one of the directors to act as the chair.

to make such a designation, the managing directors or directors shall select, from among themselves, one person to serve as the chair.

Where a shareholders' meeting is convened by a party with power to convene other than the Board of Directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.

- VI. The Company may appoint its attorneys, certified public accountants, or related persons to attend the meeting in a non-voting capacity.
   Staff handling administrative affairs of a shareholders' meeting shall wear an identification badge or an armband.
- VII. The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the monitoring personnel and kept in proper custody for at least one year.
- VIII. The chair shall call the meeting to order at the scheduled time, and announce the number of non-voting rights and attending 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 there are not enough shareholders representing at least one-third of issued shares attending the meeting after two postponements, tentative resolutions may be passed in accordance with Article 175-1 of the Company Act. Shareholders shall be notified of the tentative resolutions, and another shareholders' meeting will be convened within one month.

When, prior to the 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.

IX. If a Meeting is convened by the board of directors, the meeting agenda shall be set by the board of directors. The meeting shall proceed in accordance with the agenda, which may not be changed without a resolution of the meeting.

The provisions of the preceding paragraph apply mutatis mutandis to a shareholders' meeting convened by a party with the power to convene other than 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 motions), except by a resolution of the shareholders' meeting. Unless the chair announced adjournment by violating the Rules of Procedures, where the shareholders may elect one of them as the chair with the majority of the voting rights of the attending shareholders, the shareholders may not elect another chair to continue the meeting at the original meeting place or at another place after the meeting was adjourned.

X. Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair.
 A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken. When the content of the speech does not correspond to

the subject given on the speaker's slip, the spoken content shall prevail. Attending shareholders may not interfere with the speaking shareholders without the Chairman's consent and the speaking shareholders. The Chairman will have the violating shareholders stopped.

XI. Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes. If the shareholder's speech violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.

- XII. The juridical person who has attended the shareholder's meeting by proxy can authorize only one representative to attend the meeting.When an institutional shareholder appoints two or more representatives to attend a shareholders' meeting, only one of the representatives so appointed may speak on the same proposal.
- XIII. After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.
- XIV. When the chair deems that a proposal has been discussed sufficiently to put it to a vote, the chair may announce the discussion closed and call for a vote.
- XV. Scrutineers and vote counting personnel for the voting on proposals shall be appointed by the chair, provided all scrutineers be shareholders of the Company. The outcome of a vote at the audit committee meeting shall be reported on the spot and be recorded accordingly.
- XVI. When a meeting is in progress, the chair may announce a break based on time considerations. If the agenda cannot be completed in one meeting, the shareholders' meeting may resolve to postpone or continue the meeting within five days, without separate notification and announcement.
- XVII. Each shareholder shall be entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Article 179-2 of the Company Act. When a shareholders' meeting is convened, the voting rights may be exercised in writing or electronically (for the companies specified to adopt the electronic voting pursuant to the proviso of paragraph 1, Article 177-1 of the Company Act: When convening a shareholders' meeting, the Company shall adopt the electronic transmission and writing for exercising the voting power); when voting rights are exercised by correspondence or electronic means, the method of exercise shall be specified in the shareholders meeting notice. A shareholder's exercise of voting rights by correspondence or electronic means will be deemed to have attended the meeting in person, but to have waived their rights with respect to the extempore motions and amendments to original proposals of that meeting; it is therefore advisable that the Company avoid the submission of extempore motions and amendments to original proposals.

A shareholder intending to exercise voting rights by correspondence or electronic means under the preceding paragraph shall deliver a written declaration of intent to the Company at least two days before the date of the shareholders' meeting. When duplicate declarations of intent are delivered, the one received earliest shall prevail, except when a declaration is made to cancel the earlier declaration of intent.

In case a shareholder who has exercised his/her/its voting power in writing or by way of electronic transmission intends to attend the shareholders' meeting in person, he/she/it shall, two days prior to the meeting date of the scheduled shareholders' meeting and in the same manner previously used in exercising his/her/its voting power, serve a separate declaration of intention to rescind his/her/its previous declaration of intention made in exercising the voting power under the preceding Paragraph Two. In the absence of a timely rescission of the previous declaration of intention, the voting power exercised in writing or by way of electronic transmission shall prevail. If the shareholder exercises the voting right in writing or by electronic means and appoints a proxy with a proxy form to attend the shareholders' meeting, the voting right exercised by the attending proxy at the meeting shall prevail. For the resolution of proposals, unless otherwise provided in the Company Act and the Articles of Incorporation, the consent of a majority vote of the attending shareholders shall prevail. When a shareholder authorizes a proxy to attend a shareholders' meeting, except for trust enterprises or stock agencies approved by the competent authority, when a person who

acts as the proxy for two or more shareholders, the voting power represented by him/her shall not exceed 3% of the total number of voting shares of the company, otherwise, the portion of excessive voting power shall not be counted.

During voting, if the chair solicits and receives no dissents, the motion is deemed passed, with equivalent force as a resolution by vote.

- XVIII. 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.
- XIX. The Chairman may direct disciplinary personnel or security personnel to help keep the meeting place in order. Such disciplinary officers (or security guards) shall wear badges marked "Disciplinary Officers" for identification purposes.
- XX. A shareholders' meeting to elect directors shall be held in accordance with the applicable election and appointment rules adopted by the Company, and the directors elected shall be announced on-site immediately, including the names of those elected as directors and those who have lost the election and the numbers of votes in favor of each candidate. The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the scrutineers and kept in proper custody for at least one year. However, if a lawsuit has been instituted by any shareholder in accordance with the provisions of Article 189 of the Company Act, the materials of the meeting involved shall be kept by the Company until the legal proceedings of the foregoing lawsuit have been concluded.
- XXI. Resolutions adopted at a meeting shall be recorded in the minutes of the meeting, which shall be signed or sealed by the Chairman of the meeting and shall be distributed to all shareholders within twenty days after the meeting. The meeting minutes may be produced and distributed in electronic form.

The Company may distribute the meeting minutes of the preceding paragraph by means of a public announcement made through the MOPS.

The minutes of shareholders' meeting shall truly record the date and place of the meeting, the name of the chairman, the method of adopting resolutions, and a summary of the essential points of the proceedings and the results of the meeting. The minutes shall be kept persistently throughout the life of the Company.

For the said resolution method, where the opinions of shareholders are solicited by the chair and no dissent is expressed to the proposal, it shall indicate as "all shareholders were inquired by the chair and the proposal is approved without dissent." Provided, any dissent is expressed by any shareholder, the voting method and the ratio of voting rights in favor of the whole voting rights shall be indicated.

XXII. On the day of a shareholders meeting, the Company shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation, and the number of shares represented by proxies, and make an express disclosure of the same at the place of the shareholders meeting.

In case of any resolution adopted by the shareholders' meeting is deemed a material information, the Company shall transmit its content to the MOPS within the specified timeframe.

XXIII. These Rules and all amendments thereto shall be enforced upon approval by a shareholders' meeting. The same applies to the amendments.

# Tah Tong Textile Co., Ltd. Shareholding of All Directors

Date of suspension of transfer : March 30, 2025

Title	Name	Date of	Shareholding	while elected	the sharehold	res recorded in er roster at the sure date
		election	No. of shares	Percentage	No. of shares	Percentage
Chairman	Chen, Shiou-Chung	May 22, 2023	5,276,711	4.63%	2,763,934	3.85%
Director	Chen, Chien-Choan	May 22, 2023	4,107,262	3.61%	3,887,782	5.42%
Independent Director	Sun, Chin-Feng	May 22, 2023	0	0%	0	0%
Independent Director	Lin, Win-Jon	May 22, 2023	0	0%	0	0%
Independent Director	Lin, Chien-Ping	May 22, 2023	0	0%	0	0%
Independent Director	Lin, Zheng-Yi	May 22, 2023	0	0%	0	0%
Director	EVER GLORY INVESTMENT COM, LTD.	May 22, 2023	24,972,025	21.92%	17,388,482	24.24%
Director	FOUNDATION TAICHUNG CITY PRIVATE EVER GLORY EDUCATION FOUNDATION	May 22, 2023	3,103,550	2.72%	1,724,669	2.40%
Tot	al by all directors		37,459,548	32.88%	25,764,867	35.91%

I. The Company has a paid-in capital of NT\$717,443,870 and has issued 71,744,387 shares.

II. According to the "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies," The minimum required combined shareholding of all directors by law is 5,739,551 shares.