

Stock Code : 2359

SOLOMON

Solomon Technology Corporation

**Handbook for 2026 Annual Shareholders'
Meeting of Shareholders**

**Meeting Agenda
(Translation)**

June 9, 2026 9:00AM

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CH 1. Meeting Procedure

Announcing the total number of shares represented at the meeting: Call the meeting to order

Chairperson takes the chair and gives a speech

I. Management Presentation (Company Reports)
II. Matters to be Ratified
III. Questions and Motions
IV. Adjournment

CH 2. Meeting Agenda

Time: June 9, 2026 (Tuesday) 9:00 AM.

Manner of meeting: Physical annual general meeting.

Place: Meeting Room, 5F, No. 42, Xingzhong Rd., Neihu Dist., Taipei City.

Announcing the total number of shares represented at the meeting: Call the meeting to order.

Chairperson takes chairs and gives a speech.

I. Management Presentation (Company Reports):

- (I) The Company's 2025 business report.
- (II) Audit Committee's 2025 audit report.
- (III) Report on the distribution of remuneration to employees (including grassroots employee) and to directors in 2025.
- (IV) Report on the distribution of shareholder bonuses in 2025.

II. Matters to be Ratified:

- (I) The Company's 2025 business report and financial statements are hereby submitted for ratification.
- (II) The proposal for the distribution of earnings in 2025 is hereby submitted for ratification.

III. Questions and Motions.

IV. Adjournment.

I. Management Presentation (Company Reports)

(I) The Company's 2025 business report.

The Company's 2025 business report. (Please refer to Attachment 1)

(II) Audit Committee's 2025 audit report.

1. To proceed according to Articles 219 and 228 of the Company Act.
2. Audit Committee's 2025 audit report. (Please refer to Attachment 2)

(III) Report on the distribution of remuneration to employees (including grassroots employee) and to directors in 2025.

1. To proceed according to the "Company Act" and Article 28 of the Articles of Incorporation.
2. The percentage and amount of remuneration to employees and to directors and in 2025 are as follows and the remuneration was distributed in cash:
 - (1) 1% for employee remuneration: NT\$2,306,248 in total
Distribution of remuneration to grassroots employees(10% of employee remuneration) : NT\$230,625 in total
 - (2) 2% for remuneration to directors: NT\$4,612,497 in total

(IV) Report on the distribution of shareholder bonuses in 2025.

1. To proceed according to the "Company Act" and Article 28 of the Articles of Incorporation.
2. The Company's 2025 shareholder bonus determined by a resolution of the Board of Directors is reported as follows:
 - (1) The shareholder bonus for the first half of the year was NT\$0.
 - (2) The shareholder bonus for the second half of the year was NT\$171,471,052 and was distributed in cash, with NT\$1 per share.

II. Matters to be Ratified

Motion No. 1

Proposed by the Board of Directors

Proposal:

The Company's 2025 business report and financial statements are hereby submitted for ratification.

Explanation:

- I. To proceed according to Article 20 of the Company Act.
- II. The Company's 2025 financial statements (including the consolidated and parent-only financial statements) have been prepared by the Board of Directors, on which CPA Wen Ya-Fang and CPA Lin Se-Kai of PricewaterhouseCoopers Taiwan have issued an independent auditor's report. The financial statements along with the business report have been submitted to and reviewed by the Audit Committee.
- III. For the aforementioned business report, independent auditor's audit report and financial statements, please refer to Attachments 1 and 3.
- IV. Please ratify.

Resolution:

Motion No. 2**Proposed by the Board of Directors****Proposal:**

The proposal for the distribution of earnings in 2025 is hereby submitted for ratification.

Explanation:

- I. To proceed according to Article 20 of the Company Act.
- II. The Company's distribution of earnings in 2025 is described as follows:
 - (I) The 2025 Statement of Earnings Distribution is attached below.
 - (II) The "ex-dividend date" for the proposed cash dividend was set on July 19, 2026.
 - (III) Where a revision associated with this earning distribution is required prior to the ex-dividend date due to a change in the number of outstanding shares or other changes as a result of any legislation amendments, amendments approved by the competent authority, or circumstantial changes, the Chairman shall be authorized to handle the matter with full power at the annual general meeting.
- III. Please ratify.

Resolution:

SOLOMON Technology Corporation
2025 Statement of Earnings Distribution

Unit: NT\$

Item	Amount
Opening undistributed earnings	2,426,923,550
Plus (less): Remeasurement of defined benefit plans	4,590,269
Plus (less): Net profit after tax in the current year	211,274,371
Less: 10% set aside as legal reserves	(21,586,464)
Plus (less): Special reserves set aside	(25,890,482)
Distributable earnings	2,595,311,244
Distributable items:	
Shareholder bonus (a cash dividend of NT\$1 per share)	(171,471,052)
Closing undistributed earnings	2,423,840,192

Note: The Ministry of Finance's Tai-Tsai-Shui Letter No. 871941343 dated 04.30.1998 specifies that separate recognition is required for earning distribution. Priority is given to the 2025 earnings for this earning distribution.

III. Questions and Motions.

IV. Adjournment.

CH 3. Attachment

Attachment 1

SOLOMON Technology Corporation

2025 Business Report

The consolidated operating income in 2025 amounted to NT\$4.248 billion. The profit after tax was NT\$238 million and the after-tax EPS was NT\$1.23. The Company's operating results in 2025 and the business plan for 2026 are hereby presented as follows:

I. 2025 Business Report:

(I) 2025 business plan implementation results and profitability analysis:

1. SOLOMON and subsidiaries (consolidated):

Unit: NT\$ Thousand

Item	2024		2025		Increase/Decrease	
	Amount	%	Amount	%	Amount	%
Operating income	3,503,097	100.00	4,248,292	100.00	745,195	21.27
Gross operating profit	791,136	22.58	962,616	22.66	171,480	21.68
Operating profit	(48,146)	-1.37	68,268	1.61	116,414	-241.79
Pre-tax profit	285,834	8.16	283,897	6.68	(1,937)	-0.68
Net profit (loss) in the current period	158,262	4.52	238,467	5.61	80,205	50.68
Net profit attributable to owners of the parent company	144,012	4.11	211,274	4.97	67,262	46.71
Net profit attributable to non-controlling interests	14,250	0.41	27,193	0.64	12,943	90.83
Earnings per share (NT\$)	0.84		1.23		0.39	

2. SOLOMON (parent-only):

Unit: NT\$ Thousand

Item	2024		2025		Increase/Decrease	
	Amount	%	Amount	%	Amount	%
Operating income	2,125,586	100.00	2,624,109	100.00	498,523	23.45
Gross operating profit	433,215	20.38	524,233	19.98	91,018	21.01
Operating profit	(42,281)	-1.99	17,693	0.67	59,974	-141.85
Pre-tax profit	206,221	9.70	223,706	8.53	17,485	8.48
Net profit (loss) in the current period	144,012	6.78	211,274	8.05	67,262	46.71
Earnings per share (NT\$)	0.84		1.23		0.39	

(II) Financial revenue and expenditure in 2025:

Unit: NT\$ Thousand

Item	Consolidated		Parent-only	
	2024	2025	2024	2025
Net cash inflow (outflow) from operating activities	112,445	471,688	572,026	272,579
Net cash inflow (outflow) from investing activities	(44,640)	249,044	218,044	13,300
Net cash inflow (outflow) from financing activities	458,280	(310,456)	(517,366)	(214,512)
Effect of exchange rate	21,643	388	650	(418)
Increase (decrease) in cash and cash equivalents in the current period	547,728	410,664	273,354	70,949

(III) R&D performance in 2025:

Our company continues to deepen its research and development in AI vision and intelligent systems, integrating generative AI, robotics technologies, and advanced sensing equipment. We focus on smart manufacturing, intelligent operations, and next-generation robotic applications. The major R&D projects and achievements for the year 2025 are as follows:

R&D Initiatives / Major R&D Focus Areas	Major R&D Achievements
AI-Based Defect Detection	<ol style="list-style-type: none"> 1. Successfully integrated Generative AI into defect detection applications. By leveraging synthetic data technology to address the shortage of defect samples, customers can rapidly develop AI inspection models even without large volumes of defect data. 2. Continued to expand system hardware integration capabilities. In addition to existing industrial cameras, the system now supports a wide range of sensing devices, including line-scan, infrared (IR), X-ray, thermal imaging, and night vision, enhancing the applicability of AI inspection systems across diverse industries.
Augmented Intelligence	<ol style="list-style-type: none"> 1. Enhanced the system's integration capabilities with diverse hardware devices. In addition to AR smart glasses and mobile devices, support has been extended to IP cameras and PTZ cameras, enabling AI recognition to be deployed in a wider range of fixed and remote monitoring scenarios. 2. Introduced Vision-Language Models (VLM) to enhance overall system intelligence and user interaction experience, enabling AI systems to better understand visual content and provide more intelligent assistance.
Humanoid Robot Vision System	<ol style="list-style-type: none"> 1. Continued development of distant perception technology for humanoid robots, enabling target recognition at distances of approximately 5 to 10 meters. The system can reliably detect even

R&D Initiatives / Major R&D Focus Areas	Major R&D Achievements
	<p>small objects, demonstrating long-range recognition capabilities that surpass human vision.</p> <p>2. Developed an end-to-end humanoid robot platform that leverages advanced visual perception modules and AI systems to translate human semantic instructions into executable action workflows, enhancing the robot’s autonomous operation capabilities in real-world environments.</p>

(IV) Budget implementation:

Not applicable since SOLOMON did not make the financial forecast public in 2025.

II. Overview of the 2026 Business Plan:

(I) Business Strategies and Production & Sales Policies

Solomon Group operates across diverse business domains, including energy equipment, intelligent automation industrial products, and AI & 3D vision technology integration, with decades of accumulated industry experience. In 2025, Solomon Group will continue to strengthen its R&D capabilities and business development efforts. The key policies and strategic directions are as follows:

1. Energy Equipment Business:

1. Continue to deepen engagement in the semiconductor industry while actively expanding into emerging sectors such as the electric vehicle supply chain, reshoring manufacturing, 5G, and AI-driven high energy consumption industries, in order to meet evolving customer demands for power and energy.
2. Leverage group resources and service advantages to actively pursue collaboration opportunities with Taiwan Power Company and related generator suppliers.
3. In response to energy transformation driven by ESG and carbon reduction policies, actively explore opportunities in the industrial biogas market and enhance both upstream and downstream service capabilities.
4. Actively participate in public infrastructure projects, commercial buildings, and urban renewal developments, providing comprehensive energy solutions.
5. Continue promoting existing products while expanding into new products and integrated application solutions.

2. Intelligent Automation Business:

1. Focus on strategies that connect technologies, products, and distribution channels, with the annual theme of “Connecting Partners to Unlock More AI-Enabled Smart Applications.”
2. Utilize key technologies to integrate with ecosystem partners whose products have strong demand and require AI-driven upgrades. Through product integration, enhance functionality and enable cross-industry applications, achieving AI empowerment and the creation of new value-added products.

3. Continue accumulating diverse smart application case studies, actively onboarding new partners, expanding channels, and broadening sales networks.
4. Fully promote enterprise digital transformation, with a focus on automation equipment, AI & 3D vision, AMR (Autonomous Mobile Robots), and robotic arms.
5. Emphasize ESG-related initiatives by advancing solutions for production lines and facility operations.

3. Optoelectronics Business:

1. Expand the product line of assembled displays (in-house brand) from 10.1” to 27”.
2. Increase product value by evolving from pure LCD module sales to comprehensive solution offerings.

(II) Expected Sales Volume and Basis:

In the field of intelligent automation, we will continue to strengthen R&D innovation in 3D vision and AI technologies, integrating these solutions to address enterprise pain points, improve operational processes, and enhance overall competitiveness.

Meanwhile, in the energy business, in response to the global focus on energy conservation, carbon reduction, and ESG initiatives, we will focus on the development and application of solutions in green energy generation and power grid infrastructure. This will enable us to align with ongoing transformations in the energy industry while contributing to global environmental protection and sustainable development goals.

III. Future Strategies for the Development of SOLOMON and the Effects of External Competition, Legal Environment and Overall Business Environment:

As we enter 2026, uncertainties in the global macroeconomic environment and geopolitical landscape remain. With the post-pandemic restructuring of business operations and the growing global emphasis on ESG and sustainable development, we find ourselves in a new competitive landscape where every strategic decision must be approached with greater prudence.

For Solomon Group, our mission has always been to create value for customers, employees, and shareholders by upholding strong R&D capabilities, outstanding teamwork, and solid industry experience. In the coming year, we will continue to enhance the quality of our products and services, while driving innovation and application integration through ongoing R&D efforts. By doing so, we aim to develop proprietary products that meet evolving market demands and further strengthen our overall competitiveness.

In the energy business, in addition to continuously optimizing operational quality, we will deepen our engagement with technology and manufacturing sectors that have high energy demands, addressing the power needs of emerging industries. Furthermore, in response to the growing awareness of sustainability, we will integrate internal and external resources to introduce ESG-compliant products and services, delivering high value-added energy solutions.

In the intelligent automation business, the widespread adoption of AI concepts has led to increasing demand for AI products and services. Machine vision empowers machines to “see” and understand their surroundings like human eyes, playing a critical role in enhancing product intelligence and improving user experience.

In recent years, the integration of machine vision with deep learning technologies has significantly expanded its application scope. Therefore, in this increasingly mature field, effectively responding to the rapid evolution of open-source software and advancements in AI technologies will be key to Solomon's continued development of innovative products and services.

Chairman : Chen Cheng-Lung

General Manager : Chen Cheng-Lung

Chief Accountant : Huang Chien-Chi

Attachment 2

**SOLOMON Technology Corporation
Audit Committee's 2025 Audit Report**

CPA Wen Ya-Fang and CPA Lin Se-Kai of PricewaterhouseCoopers Taiwan commissioned by the Board of Directors have issued an independent auditor's report on the 2025 parent-only and consolidated financial statements prepared by the Board of Directors. The Audit Committee has audited the financial statements along with the 2025 business report and earning distribution proposal and found no misstatement. The report is hereby issued in accordance with the provisions of the Company Act and the Securities and Exchange Act.

Respectfully yours,

SOLOMON 2026 Annual General Meeting

Convener of the Audit Committee: Huang Ming-Yu

March 13, 2026

Attachment 3

Independent Auditors' Report

(2026) Letter Cai-Shen-Bao-Zi No. 25005193

To SOLOMON Technology Corporation:

Audit Opinions

We audited the consolidated balance sheets of SOLOMON Technology Corporation and its subsidiaries (hereinafter referred to as "Solomon Group") as of December 31, 2025 and 2024, and their consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for the periods from January 1 to December 31, 2025 and 2024 and the notes to the consolidated financial statements (including the summary of material accounting policies).

In our opinion, based on our audit results and other independent auditors' reports (please refer to Other Matters paragraphs), with respect to all material aspects, the foregoing consolidated financial statements were prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, interpretations and interpretation pronouncements endorsed and issued into effect by the Financial Supervisory Commission, and thus provided a fair presentation of the consolidated financial positions of Solomon Group on December 31, 2025 and 2024 and the consolidated financial performance and cash flows for the periods from January 1 to December 31, 2025 and 2024.

Basis for Audit Opinions

We conducted the audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the auditing standards in the Republic of China. Our responsibilities under such standards are further described in the paragraph of Responsibilities of CPAs for the Audit of the Consolidated Financial Statements. As CPAs who are subject to independence requirements, we have, in accordance with the Standards of Professional Ethics for Certified Public Accountants of the Republic of China, remained independent from Solomon Group and fulfilled all other responsibilities under the requirements. According to our audit results and other independent auditors' reports, we believe that we have acquired sufficient and appropriate audit evidence as the basis of our audit opinions.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in the audit of the consolidated financial statements of Solomon Group for 2025. Such matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinions thereon, we have not provided any separate opinions on these matters.

The key audit matters for Solomon Group's consolidated financial statements for 2025 are described as follows:

Impairment Assessment of Accounts Receivable

Matter description

Please refer to Notes 4 (10) and 4 (11) to the consolidated financial statements for the accounting policies for accounts receivable. Please refer to Note 5 (2) to the consolidated financial statements for the uncertainty of accounting estimates and assumptions for impairment on accounts receivable. Please refer to Note 6 (5) to the consolidated financial statements for the description of the accounts receivable account. Solomon Group's accounts receivable and loss allowance as of December 31,

2025 were NT\$852,489 thousand and NT\$18,143 thousand, respectively.

Solomon Group's assessment of impairment on accounts receivable is affected by many factors, such as customers' financial position, internal credit ratings, and historical transaction records, which may affect the credit quality of customers, and the expected credit losses are assessed based on the assessment results. Considering that the aforementioned assessment often involves the subjective judgment of the management and the influence of Solomon Group's accounts receivable and its valuation amount on the financial statements is material, we deem the impairment assessment of accounts receivable to be one of the key audit matters.

Responsive audit procedures

The responsive procedures that we implemented for the impairment assessment of accounts receivable are listed as follows:

1. Understanding the credit risk management procedures of Solomon Group, including the management of customer credit limits and the assessment of expected credit losses; reviewing and testing the correctness of each aging interval; and recalculating the expected credit losses.
2. Understanding the reason for failure to collect material accounts receivable after the normal loan period expired or reviewing the subsequent collection of the accounts receivable to assess the recoverability of accounts receivable.

Valuation of inventory

Matter description

Please refer to Note 4 (14) to the consolidated financial statements for the accounting policies for inventory valuation. Please refer to Note 5 (2) to the consolidated financial statements for the uncertainty of accounting estimates and assumptions for inventory valuation. Please refer to Note 6 (6) to the consolidated financial statements for the description of the inventory account. Solomon Group's inventory and allowance for devaluation losses as of December 31, 2025 were NT\$2,229,296 thousand and NT\$60,143 thousand, respectively.

Solomon Group is mainly engaged in the manufacturing and sale of generators, semiconductors, electronic parts and LCDs. Solomon Group's inventory is measured at the lower of cost or net realizable value. Due to the short life cycle of electronic products and fierce market competition, there is a higher risk of inventory devaluation and obsolescence. For inventory whose age exceeds a certain period of time, the net realizable value is extrapolated based on the level of destocking. Considering that the amount of inventory is material with plenty of items and the net realizable value used for the valuation of obsolete inventory often involves the subjective judgment of the management, we deem inventory valuation to be one of the key audit matters.

Responsive audit procedures

The responsive procedures that we implemented for inventory valuation are listed as follows:

1. Assessing Solomon Group's accounting assumption policies for inventory devaluation losses and reviewing the consistency of the financial statements for the periods presented according to our understanding of its business and the industry that it is in.
2. Reviewing SOLOMON Technology Corporation's annual inventory plan and participating in its annual inventory to assess the effectiveness of the management's separation and control of obsolete inventory.
3. Verifying the appropriateness of the logic of the inventory aging reporting system used by the management for valuation to make sure the information in the financial statements was consistent with Solomon Group's policies.
4. Verifying the amount that Solomon Group used to determine if its inventory was obsolete and the

net realizable value of its inventory, and recalculating the inventory devaluation losses to assess the reasonableness of the devaluation losses.

Other Matters – Reference to the Audits of Other CPAs

The financial statements of some subsidiaries of Solomon Group included in its consolidated financial statements and of its investee companies accounted for using the equity method were audited by other CPAs instead of us. Therefore, our opinions expressed on the foregoing consolidated financial statements with respect to the amounts in the financial statements of such companies were based on the CPAs' reports. The subsidiaries' total assets on December 31, 2025 and 2024, were NT\$686,650 thousand and NT\$636,954 thousand, respectively, accounting for 6.8% and 6.4% of the total consolidated assets. Their operating income for the periods from January 1 to December 31, 2025 and 2024, was NT\$133,437 thousand and NT\$183,781 thousand, respectively, accounting for 3.1% and 5.2% of the consolidated net operating income. The balance of investments in the investee companies accounted for using the equity method on December 31, 2025 and 2024, amounted to NT\$34,943 thousand and NT\$36,179 thousand, respectively, accounting for 0.3% and 0.4% of the total consolidated assets. Their comprehensive income for the periods from January 1 to December 31, 2025 and 2024, amounted to NT\$(1,229) and NT\$(1,914) thousand, respectively, accounting for (0.6%) and (1.0%) of the total consolidated comprehensive income.

Other Matters – Parent-only Financial Statements

SOLOMON Technology Corporation prepared its parent-only financial statements for 2025 and 2024. For the parent-only financial statements, we have issued an audit report with an unqualified opinion and Other Matters paragraphs for reference.

Responsibilities of the Management and Governance Unit for the Consolidated Financial Statements

The management was responsible for preparing the consolidated financial statements with fair presentation in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, interpretations and interpretation pronouncements endorsed and issued into effect by the Financial Supervisory Commission and maintaining necessary internal control related to the preparation of the consolidated financial statements to ensure that the consolidated financial statements were free of material misstatements due to fraud or error.

In preparing the consolidated financial statements, the management was also responsible for evaluating Solomon Group's going concern ability, disclosure of relevant matters and use of the going concern basis of accounting, unless the management intended to liquidate or cease the operation of Solomon Group, or there were no actual feasible solutions other than liquidation or cessation of operation.

The governance unit (including the Audit Committee) of Solomon Group was responsible for supervising the financial reporting process.

Responsibilities of CPAs for the Audit of the Consolidated Financial Statements

The purpose of our audit of the consolidated financial statements was to obtain reasonable assurance about whether or not the consolidated financial statements were free of material misstatements due to fraud or error, with an audit report issued thereafter. Reasonable assurance means a high degree of assurance. However, there was no guarantee that any material misstatement contained in the consolidated financial statements could be discovered during the audit conducted in accordance with the auditing standards in the Republic of China. A misstatement may be due to fraud or error. A misstatement was deemed material if the individual or aggregate amount misstated was

reasonably expected to affect the economic decisions made by the users of the consolidated financial statements.

We relied on our professional judgment and maintained our professional skepticism during the audit conducted pursuant to the auditing standards in the Republic of China. We also performed the following tasks:

1. Identifying and assessing the risk of misstatements in the consolidated financial statements due to fraud or error; designing and implementing appropriate measures in response to the assessed risk; and acquiring sufficient and appropriate audit evidence as the basis of our audit opinions. Since fraud may involve collusion, forgery, intentional omission, fraudulent statement or violation of internal control, the risk of not detecting a material misstatement resulting from fraud is higher than that resulting from error.
2. Acquiring the necessary understanding of the internal controls related to the audit is essential to design audit procedures appropriate for the current circumstances, provided that the purpose of the foregoing is not to express opinions regarding the effectiveness of the internal controls of Solomon Group.
3. Assessing the appropriateness of the accounting policies adopted by the management and the reasonableness of the accounting estimates and relevant disclosures made by the management.
4. Drawing a conclusion about the appropriateness of management's use of the going concern basis of accounting and whether there is material uncertainty regarding an event or circumstance that might cast significant doubt on the ability of Solomon Group to remain a going concern. If any material uncertainty is deemed to exist in such events or circumstances, we must include a reminder in the audit report for users of the consolidated financial statements to pay attention to the relevant disclosures therein, or revise our audit opinions if any such disclosures are found to be inappropriate. Our conclusion was based on the audit evidence obtained as of the date of this audit report. However, future events or circumstances could result in a situation where Solomon Group is no longer able to remain as a going concern.
5. Assessing the overall presentation, structure and contents of the consolidated financial statements (including relevant notes) and whether or not the consolidated financial statements provided a fair presentation of the relevant transactions and events.
6. Acquiring sufficient and appropriate audit evidence of the financial information of the entities forming Solomon Group to provide opinions regarding the consolidated financial statements. We are responsible for guidance, supervision and implementation in relation to Solomon Group's audit cases and for the formation of audit opinions for Solomon Group.

The matters for which we communicated with the governance unit include the planned scope and time of the audit and our material audit findings (including significant internal control deficiencies identified during the audit).

We also provided a declaration to the governance unit stating that as CPAs who are subject to independence requirements, we have complied with the independence requirements in the Standards of Professional Ethics for Certified Public Accountants of the Republic of China. We also communicated with the governance unit regarding all relationships and other matters (including relevant safeguard measures) which were deemed likely to affect the independence of CPAs.

The key audit matters in the audit of the consolidated financial statements of Solomon Group for 2024 were determined by us from the matters regarding which we communicated with the governance unit. We shall specify such matters in the audit report, except where public disclosure of certain matters is prohibited by applicable laws or regulations, or where, under very exceptional circumstances, we decide not to communicate certain matters in the audit report due to the reasonable

expectation that any negative effect arising from such communication would outweigh the benefit to public interest.

PricewaterhouseCoopers Taiwan

Wen Ya-Fang

CPA

Lin Se-Kai

Financial Supervisory Commission

Approval No.: Jin-Guan-Zheng-Shen-Zi No. 1100350706

Former Securities and Futures Bureau, Financial

Supervisory Commission, Executive Yuan

Approval No.: Jin-Guan-Zheng-Liu-Zi No.

0960072936

March 23, 2026

SOLOMON Technology Corporation and Subsidiaries
 Consolidated Balance Sheet
 December 31, 2025 and 2024

Unit: NT\$ Thousand

	Assets	Note	December 31, 2025		December 31, 2024	
			Amount	%	Amount	%
Current assets						
1100	Cash and cash equivalents	(1)	\$ 2,213,779	22	\$ 1,803,115	18
1110	Financial assets measured at fair value through profit or loss – current	(2)	780,458	8	834,828	9
1136	Financial assets measured at amortized cost – current	(4)	1,569,836	16	1,917,744	19
1150	Net notes receivable	(5)	25,958	-	33,252	-
1170	Net accounts receivable	(5)	834,346	8	837,293	9
1200	Other receivables		19,172	-	23,069	-
1220	Income tax assets in the current period		7,643	-	7,187	-
130X	Inventory	(6)	2,169,153	21	1,822,185	18
1410	Prepayments	(7)	406,583	4	600,269	6
11XX	Total current assets		8,026,928	79	7,878,942	79
Non-current assets						
1510	Financial assets measured at fair value through profit or loss – non-current	(2)	279,062	3	253,808	3
1517	Financial assets measured at fair value through other comprehensive income – non-current	(3)	20,109	-	52,064	1
1535	Financial assets measured at amortized cost – non-current	(4) and 8	46,174	1	36,775	-
1550	Investments accounted for using the equity method	(8)	34,943	-	36,179	-
1600	Property, plant and equipment	(9) and 8	453,470	5	445,547	4
1755	Right-of-use assets	(10)	185,714	2	203,430	2
1760	Net investment property	(12) and 8	851,831	8	863,284	9
1780	Intangible assets		3,058	-	1,601	-
1840	Deferred income tax assets	(28)	61,708	1	65,868	1
1900	Other non-current assets	(13) and 8	138,548	1	105,505	1
15XX	Total non-current assets		2,074,617	21	2,064,061	21
1XX	Total assets		\$ 10,101,545	100	\$ 9,943,003	100

(Continued to next page)

SOLOMON Technology Corporation and Subsidiaries
Consolidated Balance Sheet
December 31, 2025 and 2024

Unit: NT\$ Thousand

	Note	December 31, 2025		December 31, 2024	
		Amount	%	Amount	%
Liabilities and equity					
Current liabilities					
2100					
2100	6 (14)	\$	663,000	\$	756,000
2130	6 (21)		1,612,024	16	1,403,763
2150			4,264		3,964
2170			915,238	9	909,572
2200	6 (15)		236,397	2	205,118
2230			37,957		54,013
2250	6 (16)		41,623	1	4,089
2280			33,443		31,297
2300	6 (11)		14,837		20,799
21XX			<u>3,558,783</u>	<u>35</u>	<u>3,388,615</u>
Non-current liabilities					
2570	6 (28)		98,916	1	118,972
2580			162,283	2	177,490
2600			10,465		10,214
25XX			<u>271,664</u>	<u>3</u>	<u>306,676</u>
2XX			<u>3,830,447</u>	<u>38</u>	<u>3,695,291</u>
Share capital					
3110	6 (18)				
3110			1,714,711	17	1,714,711
Capital reserves					
3200	6 (19)				
3200			911,351	9	911,355
Retained earnings					
3310	6 (20)				
3310			532,061	5	516,726
3320			109,147	1	125,280
3350			2,642,787	26	2,597,595
Other equity					
3400					
3400		(135,037)	(109,147)
3500	6 (18)	(6,042)	(6,042)
31XX			<u>5,768,978</u>	<u>57</u>	<u>5,750,478</u>
Non-controlling interests					
36XX			502,120	5	497,234
3XX			<u>6,271,098</u>	<u>62</u>	<u>6,247,712</u>
Material contingent liabilities and unrecognized contractual commitments					
Material subsequent events					
3X2X			<u>\$ 10,101,545</u>	<u>100</u>	<u>\$ 9,943,003</u>

The attached notes to the consolidated financial statements are part of the consolidated financial statements and should be read in conjunction.

Chairman: Chen Cheng-Lung

General Manager: Chen Cheng-Lung

Chief Accountant: Huang Chien-Chi

SOLOMON Technology Corporation and Subsidiaries
Consolidated Statement of Comprehensive Income
January 1 to December 31, 2025 and 2024

Unit: NT\$ Thousand
(Earnings per share in NT\$)

Item	Note	2025		2024	
		Amount	%	Amount	%
4000 Operating income	6 (21)	\$ 4,248,292	100	\$ 3,503,097	100
5000 Operating costs	6 (6)	(3,285,676)	(77)	(2,711,961)	(77)
5950 Net gross operating profit		962,616	23	791,136	23
6000 Operating expenses	6 (26) (27)	(894,348)	(21)	(839,282)	(24)
6100 Marketing expenses		(375,792)	(9)	(352,568)	(10)
6200 Management expense		(351,653)	(8)	(340,037)	(10)
6300 R&D expense		(162,787)	(4)	(149,662)	(4)
6450 Expected credit impairment gain (loss)	12 (2)	4,116	-	2,985	-
6900 Total operating expenses		(894,348)	(21)	(839,282)	(24)
6900 Operating (loss) profit		68,268	2	48,146	1
7000 Non-operating income and expenses					
7100 Interest income	6 (22)	160,538	4	169,556	5
7010 Other income	6 (23)	120,081	3	107,680	3
7020 Other gains and losses	6 (24)	17,450	-	81,091	2
7050 Financial costs	6 (25)	(24,342)	(1)	(24,545)	(1)
7055 Expected credit impairment loss	12 (2)	(21,969)	(1)	-	-
7060 Share of profits/losses of associates and joint ventures under the equity method	6 (8)	1,229	-	198	-
7000 Total non-operating income and expenses		215,629	5	333,980	9
7900 Pre-tax profit		283,897	7	283,834	8
7950 Income tax expense	6 (28)	(45,430)	(1)	(127,572)	(4)
8200 Net profit in the current period		\$ 238,467	6	\$ 156,262	4
8300 Other comprehensive income (net)					
8310 Items not reclassified as profit or loss					
8311 Remeasurement of defined benefit plan	6 (17)	\$ 6,061	-	\$ 12,328	-
8316 Unrealized equity instrument profit or loss measured at fair value through other comprehensive income	6 (3)	(31,955)	(1)	(7,709)	-
8349 Income tax related to items not reclassified	6 (28)	(1,075)	-	(2,105)	-
8310 Total amount of items not reclassified as profit or loss		26,969	(1)	2,514	-
8300 Items likely to be subsequently reclassified as profit or loss					
8361 Exchange differences on translation of financial statements of foreign operations		91	-	22,119	1
8360 Total items likely to be subsequently reclassified as profit and loss		91	-	22,119	1
8300 Other comprehensive income (net)		\$ 27,060	(1)	\$ 24,633	1
8500 Total comprehensive income in the current period		\$ 211,407	5	\$ 182,895	5
8600 Net profit attributable to:					
8610 Owners of the parent company		\$ 211,274	5	\$ 144,012	4
8620 Non-controlling interests		\$ 27,193	1	\$ 14,250	-
8700 Total comprehensive income attributable to:					
8710 Owners of the parent company		\$ 189,975	4	\$ 169,483	5
8720 Non-controlling interests		\$ 21,432	1	\$ 13,412	-
9750 Basic earnings per share	6 (29)	\$ 1.23		\$ 0.84	
9850 Diluted earnings per share	6 (29)	\$ 1.23		\$ 0.84	

The attached notes to the consolidated financial statements are part of the consolidated financial statements and should be read in conjunction.

Chairman: Chen Cheng-Lung

General Manager: Chen Cheng-Lung Chief Accountant: Huang Chien-Chi

SOLOMON Technology Corporation and Subsidiaries⁴¹
 Consolidated Statement of Changes in Equity⁴²
 January 1 to December 31, 2025 and 2024⁴³

Unit: NT\$ Thousand⁴⁴

	Note ⁴⁵	Equity attributable to owners of the parent company ⁴⁶										Non-controlling interests ⁴⁷	Total equity ⁴⁸
		Common share capital ⁴⁹	Capital reserves ⁵⁰	Legal reserves ⁵¹	Special reserves ⁵²	Undistributed earnings ⁵³	Exchange differences on translation of financial statements of foreign operations ⁵⁴	Unrealized valuation profit or loss of financial assets measured at fair value through other comprehensive income ⁵⁵	Treasury stocks ⁵⁶	Total ⁵⁷			
2024⁴¹													
Balance on January 1, 2024 ⁴²		\$ 1,714,711	\$ 262,149	\$ 463,352	\$ 116,320	\$ 2,798,080	(\$ 125,280)	\$ -	(\$ 6,042)	\$ 5,223,290	\$ 435,114	\$ 5,658,404	
Net profit in the current period ⁴³		-	-	-	-	144,012	-	-	-	144,012	14,250	158,262	
Other comprehensive income in the current period ⁴⁴		-	-	-	-	9,338	20,606	(4,473)	-	25,471	(838)	24,633	
Total comprehensive income in the current period ⁴⁵		-	-	-	-	153,350	20,606	(4,473)	-	169,483	13,412	182,895	
Allocation and distribution of earnings: ⁴⁶	6 (20) ⁴⁷	-	-	-	-	-	-	-	-	-	-	-	
Set aside as legal reserve ⁴⁸		-	-	53,374	-	(53,374)	-	-	-	-	-	-	
Set aside as special reserve ⁴⁹		-	-	-	8,960	(8,960)	-	-	-	-	-	-	
Cash dividends ⁵⁰		-	-	-	-	(291,501)	-	-	-	(291,501)	-	(291,501)	
Recognized changes in ownership interests in subsidiaries ⁵¹	6 (8)(19) ⁵²	-	(75)	-	-	-	-	-	-	(75)	(71)	(146)	
Difference between the consideration and carrying amount of subsidiaries disposed of ⁵³	6 (19) (30) ⁵⁴	-	649,281	-	-	-	-	-	-	649,281	64,342	713,623	
Increase/decrease in non-controlling interests ⁵⁵		-	-	-	-	-	-	-	-	-	(15,563)	(15,563)	
Balance as of December 31, 2024 ⁵⁶		\$ 1,714,711	\$ 911,355	\$ 516,726	\$ 125,280	\$ 2,597,595	(\$ 104,674)	(\$ 4,473)	(\$ 6,042)	\$ 5,750,478	\$ 497,234	\$ 6,247,712	
2025⁴¹													
Balance on January 1, 2025 ⁴²		\$ 1,714,711	\$ 911,355	\$ 516,726	\$ 125,280	\$ 2,597,595	(\$ 104,674)	(\$ 4,473)	(\$ 6,042)	\$ 5,750,478	\$ 497,234	\$ 6,247,712	
Net profit in the current period ⁴³		-	-	-	-	211,274	-	-	-	211,274	27,193	238,467	
Other comprehensive income in the current period ⁴⁴		-	-	-	-	4,591	(356)	(25,534)	-	(21,299)	(5,761)	(27,060)	
Total comprehensive income in the current period ⁴⁵		-	-	-	-	215,865	(356)	(25,534)	-	189,975	21,432	211,407	
Allocation and distribution of earnings: ⁴⁶	6 (20) ⁴⁷	-	-	-	-	-	-	-	-	-	-	-	
Set aside as legal reserve ⁴⁸		-	-	15,335	-	(15,335)	-	-	-	-	-	-	
Reversed as special reserve ⁴⁹		-	-	-	(16,133)	16,133	-	-	-	-	-	-	
Cash dividends ⁵⁰		-	-	-	-	(171,471)	-	-	-	(171,471)	-	(171,471)	
Recognized changes in ownership interests in subsidiaries ⁵¹	6 (8) (19) ⁵²	-	(4)	-	-	-	-	-	-	(4)	(3)	(7)	
Increase/decrease in non-controlling interests ⁵³		-	-	-	-	-	-	-	-	-	(16,543)	(16,543)	
Balance on December 31, 2025 ⁵⁴		\$ 1,714,711	\$ 911,351	\$ 532,061	\$ 109,147	\$ 2,642,787	(\$ 105,030)	(\$ 30,007)	(\$ 6,042)	\$ 5,768,978	\$ 502,120	\$ 6,271,098	

The attached notes to the consolidated financial statements are part of the consolidated financial statements and should be read in conjunction.⁴⁴

¹ Chairman: Chen Cheng-Lung⁴²

General Manager: Chen Cheng-Lung⁴²

Chief Accountant: Huang Chien-Chi⁴²

SOLOMON Technology Corporation and Subsidiaries
Consolidated Statement of Cash Flows
January 1 to December 31, 2025 and 2024

Unit: NT\$ Thousand

	Note	January 1 to December 31, 2025	January 1 to December 31, 2024
Cash flows from operating activities			
Pre-tax profit in the current period		283,897	285,834
Adjustment items			
Profits and expenses having no effect on cash flows			
Depreciation expense (including investment property and right-of-use assets)	6 (9) (10)	76,097	69,320
Amortization expense	6 (26)	5,566	1,874
Expected credit impairment (gain) loss	6 (4) 12 (2)	26,085	2,985
Net loss (gain) from financial assets and liabilities measured at fair value through profit or loss	6 (2) (24)	(122,575)	70,455
Interest expense	6 (25)	24,342	24,545
Interest income	6 (22)	(160,538)	(169,556)
Dividend income	6 (23)	(14,995)	7,648
Share of profits of associates and joint ventures under the equity method	6 (8)	1,229	(198)
Gain from disposal of property, plant and equipment	6 (24)	124	(1,446)
Gain from disposal of investments	6 (24)	-	(1,257)
Gain from lease modification	6 (24)	202	-
Changes in assets/liabilities related to operating activities			
Net changes in assets related to operating activities			
Financial assets measured at fair value through profit or loss		151,691	(476,162)
Net notes receivable		7,294	12,330
Accounts receivable		(1,169)	123,174
Other receivables		(659)	225
Inventory		(354,572)	65,451
Prepayments		193,686	(220,839)
Net changes in liabilities related to operating activities			
Contractual liabilities		208,261	272,290
Notes payable		300	(6,090)
Accounts payable		5,666	23,862
Other payables		35,963	10,390
Liability provisions – current		37,534	2,340
Other current liabilities		(5,962)	2,633
Cash inflow from operations		396,815	78,092
Interest received		165,094	167,370
Interest paid		(24,430)	(24,009)
Dividends received	6 (8) (23)	14,995	7,648
Income tax paid		(80,786)	(116,656)
Net cash inflow from operating activities		471,688	112,445

(Continued to next page)

SOLOMON Technology Corporation and Subsidiaries
Consolidated Statement of Cash Flows
January 1 to December 31, 2025 and 2024

Unit: NT\$ Thousand

	Note	January 1 to December 31, 2025	January 1 to December 31, 2024
Cash flows from investing activities			
Increase in financial assets measured at amortized cost		173,865	531,810
Decrease in financial assets measured at amortized cost		490,405	526,931
Acquisition of financial assets measured at fair value through profit or loss	9	7,500	-
Acquisition of financial assets measured at fair value through other comprehensive income		-	20,126
Cost of acquisition of property, plant, and equipment	6 (31)	30,567	31,447
Proceeds from disposal of property, plant and equipment		606	1,551
Cost of acquisition of intangible assets		6,764	1,928
Additional proceeds from investment property	6 (12)	-	3,110
(Increase) Decrease in deposits paid		5,365	16,243
Increase in other non-current assets		17,906	944
Net cash inflow (outflow) from investing activities		249,044	44,640
Cash flows from financing activities			
Repayment of short-term loans	6 (32)	711,837	943,764
Borrowing of short-term loans	6 (32)	618,837	1,026,764
Repayment of principal of lease liabilities	6 (32)	29,693	30,286
Distribution of cash dividends		188,014	307,064
Disposal of equity in subsidiaries (without loss of control)	6 (30)	-	713,623
(Decrease) Increase in deposits received	6 (32)	251	993
Net cash inflow (outflow) from financing activities		310,456	458,280
Effect of exchange rate		388	21,643
Increase (decrease) in cash and cash equivalents in the current period		410,664	547,728
Opening balance of cash and cash equivalents		1,803,115	1,255,387
Closing balance of cash and cash equivalents		2,213,779	1,803,115

The attached notes to the consolidated financial statements are part of the consolidated financial statements and should be read in conjunction.

Chairman: Chen Cheng-Lung

General Manager: Chen Cheng-Lung Chief Accountant: Huang Chien-Chi

Independent Auditors' Report

(2026) Letter Cai-Shen-Bao-Zi No. 25004470

To SOLOMON Technology Corporation:

Audit Opinions

We audited the parent-only balance sheets of SOLOMON Technology Corporation as of December 31, 2025 and 2024, its parent-only statements of comprehensive income, parent-only statements of changes in equity and parent-only statements of cash flows for the periods from January 1 to December 31, 2025 and 2024 and the notes to the parent-only financial statements (including the summary of material accounting policies).

In our opinion, based on our audit results and other independent auditors' reports (please refer to Other Matters paragraphs), with respect to all material aspects, the foregoing parent-only financial statements were prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and thus provided a fair presentation of the parent-only financial positions of SOLOMON Technology Corporation on December 31, 2025 and 2024 and the parent-only financial performance and cash flows for the periods from January 1 to December 31, 2025 and 2024.

Basis for Audit Opinions

We conducted the audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the auditing standards in the Republic of China. Our responsibilities under such standards are further described in the paragraph of "Responsibilities of CPAs for the Audit of Parent-only Financial Statements." As CPAs who are subject to independence requirements, we have, in accordance with the Standards of Professional Ethics for Certified Public Accountants of the Republic of China, remained independent from SOLOMON Technology Corporation and fulfilled all other responsibilities under the requirements. According to our audit results and other independent auditors' reports, we believe that we have acquired sufficient and appropriate audit evidence as the basis of our audit opinions.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in the audit of the parent-only financial statements of SOLOMON Technology Corporation for 2025. Such matters were addressed in the context of our audit of the parent-only financial statements as a whole and, in forming our opinions thereon, we have not provided any separate opinion on these matters.

The key audit matters for SOLOMON Technology Corporation's parent-only financial statements for 2025 are described as follows:

Impairment Assessment of Accounts Receivable

Matter description

Please refer to Notes 4 (8) and 4 (9) to the parent-only financial statements for the accounting policies for accounts receivable. Please refer to Note 5 (2) to the parent-only financial statements for the uncertainty of accounting estimates and assumptions for impairment on accounts receivable.

Please refer to Note 6 (4) to the parent-only financial statements for the description of the accounts receivable account. SOLOMON Technology Corporation's accounts receivable and loss allowance as of December 31, 2025, were NT\$446,905 thousand and NT\$1,684 thousand, respectively.

SOLOMON Technology Corporation's assessment of impairment on accounts receivable is affected by many factors, such as customers' financial position, internal credit ratings, and historical transaction records, which may affect the credit quality of customers, and the expected credit losses are assessed based on the assessment results. Considering that the aforementioned assessment often involves the subjective judgment of the management, and the influence of SOLOMON Technology Corporation's accounts receivable and its valuation amount on the financial statements is significant, we deem the impairment assessment of accounts receivable to be one of the key audit matters.

Responsive audit procedures

The responsive procedures that we implemented for the impairment assessment of accounts receivable are listed as follows:

1. Understanding the credit risk management procedures of SOLOMON Technology Corporation, including the management of customer credit limits and the assessment of expected credit losses; reviewing and testing the correctness of each aging interval; and recalculating the expected credit losses.
2. Understanding the reason for failure to collect material accounts receivable after the normal loan period expired or reviewing the subsequent collection of the accounts receivable to assess the recoverability of accounts receivable.

Valuation of inventory

Matter description

Please refer to Note 4 (12) to the parent-only financial statements for the accounting policies for inventory valuation. Please refer to Note 5 (2) to the parent-only financial statements for the uncertainty of accounting estimates and assumptions for inventory valuation. Please refer to Note 6 (5) to the parent-only financial statements for the description of the inventory account. SOLOMON Technology Corporation's inventory and allowance for devaluation losses as of December 31, 2025, were NT\$1,417,547 thousand and NT\$9,894 thousand, respectively.

SOLOMON Technology Corporation is mainly engaged in the sale of generators, automatic parts and components and LCDs. SOLOMON Technology Corporation's inventory is measured at the lower of cost or net realizable value. Due to the short life cycle of electronic products and fierce market competition, there is a higher risk of inventory devaluation and obsolescence. For the inventory whose age exceeds a certain period of time, the net realizable value is extrapolated based on the level of destocking. Considering that the amount of inventory is material with plenty of items and the net realizable value used for the valuation of obsolete inventory often involves the subjective judgment of the management, and that the situation also exists in SOLOMON Technology Corporation's subsidiaries (stated as investments accounted for using the equity method), we deem the valuation of SOLOMON Technology Corporation and its subsidiaries' inventory to be one of the key audit matters.

Responsive audit procedures

The responsive procedures that we implemented for inventory valuation are listed as follows:

5. Assessing SOLOMON Technology Corporation's accounting assumption policies for inventory devaluation losses and reviewing the consistency of the financial statements for the periods presented according to our understanding of its business and the industry that it is in.

6. Reviewing SOLOMON Technology Corporation's annual inventory plan and participating in its annual inventory to assess the effectiveness of the management's separation and control of obsolete inventory.
7. Verifying the appropriateness of the logic of the inventory aging reporting system used by the management for valuation to make sure the information in the financial statements was consistent with SOLOMON Technology Corporation's policies.
8. Verifying the amount that SOLOMON Technology Corporation used to determine if its inventory was obsolete and the net realizable value of its inventory, and recalculating the inventory devaluation losses to assess the reasonableness of the devaluation losses.

- Reference to the Audits of Other CPAs

The financial statements of the investee companies accounted for using the equity method in the parent-only financial statements of SOLOMON Technology Corporation were audited by other CPAs instead of us. Therefore, our opinions expressed on the foregoing parent-only financial statements with respect to the amounts in the financial statements of such companies were based on the CPAs' reports. The investments in the aforesaid investee companies accounted for using the equity method as of December 31, 2025 and 2024, amounted to NT\$143,910 thousand and NT\$176,433 thousand, respectively, accounting for 1.8% and 2.2% of the total assets. The comprehensive income recognized with respect to said companies for the periods from January 1 to December 31, 2025 and 2024, amounted to NT\$(32,209) thousand and NT\$(19,663) thousand, respectively, accounting for (17.0%) and (11.6%) of the total comprehensive income.

Responsibilities of the Management and Governance Unit for the Parent-only Financial Statements

The management is responsible for preparing the parent-only financial statements with fair presentation in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and maintaining the necessary internal control related to preparation of the parent-only financial statements to ensure that the parent-only financial statements are free of material misstatement due to fraud or error.

In preparing the parent-only financial statements, the management was also responsible for evaluating SOLOMON Technology Corporation's going concern ability, disclosure of relevant matters and use of the going concern basis of accounting, unless the management intended to liquidate or cease the operations of SOLOMON Technology Corporation, or there were no other actual feasible solutions other than liquidation or cessation of operations.

The governance unit (including the Audit Committee) of SOLOMON Technology Corporation was responsible for supervising the financial reporting process.

Responsibilities of CPAs for the Audit of the Parent-only Financial Statements

The purpose of our audit of the parent-only financial statements was to obtain reasonable assurance about whether or not the parent-only financial statements were free of material misstatements due to fraud or error, with an audit report issued thereafter. Reasonable assurance means a high degree of assurance. However, there was no guarantee that any material misstatement contained in the parent-only financial statements could be discovered during the audit conducted in accordance with the auditing standards in the Republic of China. A misstatement may be due to fraud

or error. A misstatement was deemed material if the individual or aggregate amount misstated was reasonably expected to affect the economic decisions made by the users of the parent-only financial statements.

We relied on our professional judgment and maintained our professional skepticism during the audit conducted pursuant to the auditing standards in the Republic of China. We also performed the following tasks:

1. Identifying and assessing the risk of misstatements in the parent-only financial statements due to fraud or error; designing and implementing appropriate measures in response to the assessed risk; and acquiring sufficient and appropriate audit evidence as the basis of our audit opinions. Since fraud may involve collusion, forgery, intentional omission, fraudulent statement or violation of internal control, the risk of not detecting a material misstatement resulting from fraud is higher than that resulting from error.
2. Acquiring the necessary understanding of the internal controls related to the audit is essential to design audit procedures appropriate for the current circumstances, provided that the purpose of the foregoing is not to express opinions regarding the effectiveness of the internal controls of SOLOMON Technology Corporation.
3. Assessing the appropriateness of the accounting policies adopted by the management and the reasonableness of the accounting estimates and relevant disclosures made by the management.
4. Drawing a conclusion about the appropriateness of management's use of the going concern basis of accounting and whether there is material uncertainty regarding an event or circumstance that might cast significant doubt on the ability of SOLOMON Technology Corporation to remain a going concern. If any material uncertainty is deemed to exist in such events or circumstances, we must include a reminder in the audit report for users of the parent-only financial statements to pay attention to the relevant disclosures therein or revise our audit opinions if any such disclosures are found to be inappropriate. Our conclusion was based on the audit evidence obtained as of the date of this audit report. However, future events or circumstances could result in a situation where SOLOMON Technology Corporation is no longer able to remain as a going concern.
5. Assessing the overall presentation, structure and contents of the parent-only financial statements (including relevant notes) and whether or not the parent-only financial statements provided a fair presentation of the relevant transactions and events.
6. Acquiring sufficient and appropriate audit evidence of the financial information of the entities forming SOLOMON Technology Corporation to provide opinions regarding the parent-only financial statements. We are responsible for guidance, supervision and implementation in relation to SOLOMON Technology Corporation's audit cases and for the formation of audit opinions for the parent-only financial statements.

The matters for which we communicated with the governance unit include the planned scope and time of the audit and our material audit findings (including significant internal control deficiencies identified during the audit).

We also provided a declaration to the governance unit stating that as CPAs who are subject to independence requirements, we have complied with the independence requirements in the Standards of Professional Ethics for Certified Public Accountants of the Republic of China. We also communicated with the governance unit regarding all relationships and other matters (including relevant safeguard measures) which were deemed likely to affect the independence of CPAs.

The key audit matters in the audit of the parent-only financial statements of SOLOMON

Technology Corporation for 2025 were determined by us from the matters regarding which we communicated with the governance unit. We shall specify such matters in the audit report, except where public disclosure of certain matters is prohibited by applicable laws or regulations, or where, under very exceptional circumstances, we decide not to communicate certain matters in the audit report due to the reasonable expectation that any negative effect arising from such communication would outweigh the benefit to public interest.

PricewaterhouseCoopers Taiwan

Wen Ya-Fang

CPA

Lin Se-Kai

- (一) Financial Supervisory Commission
- (二) Approval No.: Jin-Guan-Zheng-Shen-Zi No. 1100350706
- (三) Former Securities and Futures Bureau, Financial Supervisory Commission, Executive Yuan
Approval No.: Jin-Guan-Zheng-Liu-Zi No.0960072936
- (四)
- (五) March 23, 2026

SOLOMON Technology Corporation⁴
Parent-only Balance Sheet⁴
December 31, 2025 and 2024⁴

Unit: NT\$ Thousand⁴



	Assets ⁴	Note ⁴	December 31, 2025 ⁴		December 31, 2024 ⁴	
			Amount ⁴	% ⁴	Amount ⁴	% ⁴
Current assets⁴						
1100 ⁴	Cash and cash equivalents ⁴	46 (1) ⁴	\$ 592,853 ⁴	7 ⁴	\$ 521,904 ⁴	7 ⁴
1110 ⁴	Financial assets measured at fair value through profit or loss – current ⁴	46 (2) ⁴	67,520 ⁴	1 ⁴	106,948 ⁴	1 ⁴
1136 ⁴	Financial assets measured at amortized cost – current ⁴	46 (3) ⁴	1,082,963 ⁴	13 ⁴	1,147,475 ⁴	14 ⁴
1150 ⁴	Net notes receivable ⁴	46 (4) ⁴	9,097 ⁴	-	11,085 ⁴	-
1170 ⁴	Net accounts receivable ⁴	46 (4) ⁴	445,221 ⁴	6 ⁴	450,048 ⁴	6 ⁴
1180 ⁴	Net accounts receivable – related party ⁴	47 ⁴	29,091 ⁴	-	3,045 ⁴	-
1200 ⁴	Other receivables ⁴	46 ⁴	13,368 ⁴	-	13,759 ⁴	-
1210 ⁴	Other receivables – related party ⁴	47 ⁴	2,966 ⁴	-	3,614 ⁴	-
130X ⁴	Inventory ⁴	46 (5) ⁴	1,407,653 ⁴	18 ⁴	1,225,979 ⁴	15 ⁴
1410 ⁴	Prepayments ⁴	46 (6) ⁴	152,694 ⁴	2 ⁴	316,358 ⁴	4 ⁴
11XX ⁴	Total current assets⁴	46 ⁴	3,803,426⁴	47⁴	3,800,215⁴	47⁴
Non-current assets⁴						
1510 ⁴	Financial assets measured at fair value through profit or loss – non-current ⁴	46 (2) ⁴	108,227 ⁴	2 ⁴	65,032 ⁴	1 ⁴
1550 ⁴	Investments accounted for using the equity method ⁴	46 (7) ⁴	2,841,387 ⁴	35 ⁴	2,872,945 ⁴	36 ⁴
1600 ⁴	Property, plant and equipment ⁴	46 (8) and 8 ⁴	408,022 ⁴	5 ⁴	401,123 ⁴	5 ⁴
1755 ⁴	Right-of-use assets ⁴	46 (9) ⁴	9,263 ⁴	-	8,044 ⁴	-
1760 ⁴	Net investment property ⁴	46 (11) and 8 ⁴	831,238 ⁴	10 ⁴	842,691 ⁴	10 ⁴
1780 ⁴	Intangible assets ⁴	46 ⁴	3,058 ⁴	-	1,601 ⁴	-
1840 ⁴	Deferred income tax assets ⁴	46 (27) ⁴	8,463 ⁴	-	5,882 ⁴	-
1900 ⁴	Other non-current assets ⁴	46 (12) (16) ⁴	71,672 ⁴	1 ⁴	59,128 ⁴	1 ⁴
15XX ⁴	Total non-current assets⁴	46 ⁴	4,281,330⁴	53⁴	4,256,446⁴	53⁴
1XXX ⁴	Total assets⁴	46 ⁴	\$ 8,084,756⁴	100⁴	\$ 8,056,661⁴	100⁴

(Continued to next page)⁴

SOLOMON Technology Corporation^ㄟ
Parent-only Balance Sheet^ㄟ
December 31, 2025 and 2024^ㄟ

Unit: NT\$ Thousand^ㄟ

ㄟ	ㄟ	+	ㄟ	December 31, 2025 ^ㄟ		December 31, 2024 ^ㄟ		+
				+	% ^ㄟ	+	% ^ㄟ	
ㄟ	ㄟ	+	+	+	+	+	+	+
ㄟ	Liabilities and equity ^ㄟ	+	Note ^ㄟ	Amount ^ㄟ	% ^ㄟ	Amount ^ㄟ	% ^ㄟ	+
ㄟ	Current liabilities^ㄟ	+						+
2100 ^ㄟ	Short-term loans ^ㄟ	+	ㄟ6 (13) ^ㄟ	\$ 650,000 ^ㄟ	8 ^ㄟ	\$ 688,000 ^ㄟ	9 ^ㄟ	+
2130 ^ㄟ	Contractual liabilities – current ^ㄟ	+	ㄟ6 (20) ^ㄟ	869,044 ^ㄟ	11 ^ㄟ	817,562 ^ㄟ	10 ^ㄟ	+
2150 ^ㄟ	Notes payable ^ㄟ	+	+	4,264 ^ㄟ	+	3,964 ^ㄟ	+	+
2170 ^ㄟ	Accounts payable ^ㄟ	+	ㄟ7 ^ㄟ	569,908 ^ㄟ	7 ^ㄟ	613,387 ^ㄟ	8 ^ㄟ	+
2200 ^ㄟ	Other payables ^ㄟ	+	ㄟ6 (14) ^ㄟ	87,403 ^ㄟ	1 ^ㄟ	78,955 ^ㄟ	1 ^ㄟ	+
2220 ^ㄟ	Other payables – related party ^ㄟ	+	ㄟ7 ^ㄟ	937 ^ㄟ	+	+	+	+
2230 ^ㄟ	Income tax liabilities in the current period ^ㄟ	+	+	21,121 ^ㄟ	+	16,340 ^ㄟ	+	+
2250 ^ㄟ	Liability provisions – current ^ㄟ	+	ㄟ6(15) ^ㄟ	36,050 ^ㄟ	1 ^ㄟ	+	+	+
2280 ^ㄟ	Lease liabilities – current ^ㄟ	+	ㄟ6 (9) ^ㄟ	5,297 ^ㄟ	+	5,033 ^ㄟ	+	+
2300 ^ㄟ	Other current liabilities ^ㄟ	+	+	13,115 ^ㄟ	+	17,355 ^ㄟ	+	+
21XX ^ㄟ	Total current liabilities^ㄟ	+	+	2,257,139 ^ㄟ	28 ^ㄟ	2,240,596 ^ㄟ	28 ^ㄟ	+
ㄟ	Non-current liabilities^ㄟ	+	+					+
2570 ^ㄟ	Deferred income tax liabilities ^ㄟ	+	ㄟ6 (27) ^ㄟ	44,082 ^ㄟ	1 ^ㄟ	52,059 ^ㄟ	2 ^ㄟ	+
2580 ^ㄟ	Lease liabilities – non-current ^ㄟ	+	ㄟ6 (9) ^ㄟ	4,093 ^ㄟ	+	3,314 ^ㄟ	+	+
2600 ^ㄟ	Other non-current liabilities ^ㄟ	+	+	10,464 ^ㄟ	+	10,214 ^ㄟ	1 ^ㄟ	+
25XX ^ㄟ	Total non-current liabilities^ㄟ	+	+	58,639 ^ㄟ	1 ^ㄟ	65,587 ^ㄟ	1 ^ㄟ	+
2XXX ^ㄟ	Total liabilities^ㄟ	+	+	2,315,778 ^ㄟ	29 ^ㄟ	2,306,183 ^ㄟ	29 ^ㄟ	+
ㄟ	Equity^ㄟ	+	+					+
ㄟ	Share capital ^ㄟ	+	ㄟ6 (17) ^ㄟ					+
3110 ^ㄟ	Common share capital ^ㄟ	+	+	1,714,711 ^ㄟ	21 ^ㄟ	1,714,711 ^ㄟ	21 ^ㄟ	+
ㄟ	Capital reserves ^ㄟ	+	ㄟ6 (18) ^ㄟ					+
3200 ^ㄟ	Capital reserves ^ㄟ	+	+	911,351 ^ㄟ	11 ^ㄟ	911,355 ^ㄟ	11 ^ㄟ	+
ㄟ	Retained earnings ^ㄟ	+	ㄟ6 (19) ^ㄟ					+
3310 ^ㄟ	Legal reserves ^ㄟ	+	+	532,061 ^ㄟ	7 ^ㄟ	516,726 ^ㄟ	6 ^ㄟ	+
3320 ^ㄟ	Special reserves ^ㄟ	+	+	109,147 ^ㄟ	1 ^ㄟ	125,280 ^ㄟ	2 ^ㄟ	+
3350 ^ㄟ	Undistributed earnings ^ㄟ	+	+	2,642,787 ^ㄟ	33 ^ㄟ	2,597,595 ^ㄟ	32 ^ㄟ	+
ㄟ	Other equity ^ㄟ	+	+					+
3400 ^ㄟ	Other equity ^ㄟ	+	+	(135,037) ^ㄟ	(2) ^ㄟ	(109,147) ^ㄟ	(1) ^ㄟ	+
3500 ^ㄟ	Treasury stocks ^ㄟ	+	ㄟ6 (17) ^ㄟ	(6,042) ^ㄟ	()	(6,042) ^ㄟ	()	+
3XXX ^ㄟ	Total equity^ㄟ	+	+	5,768,978 ^ㄟ	71 ^ㄟ	5,750,478 ^ㄟ	71 ^ㄟ	+
ㄟ	Material contingencies and unrecognized contractual commitments ^ㄟ	+	+					+
ㄟ	Material subsequent events ^ㄟ	+	ㄟ11 ^ㄟ					+
3X2X ^ㄟ	Total liabilities and equity^ㄟ	+	+	\$ 8,084,756 ^ㄟ	100 ^ㄟ	\$ 8,056,661 ^ㄟ	100 ^ㄟ	+

The attached notes to the parent-only financial statements are part of the parent-only financial statements and should be read in conjunction.^ㄟ

Chairman: Chen Cheng-Lung^ㄟ

General Manager: Chen Cheng-Lung^ㄟ

Chief Accountant: Huang Chien-Chi^ㄟ

SOLOMON Technology Corporation
Parent-only Statement of Comprehensive Income
January 1 to December 31, 2025 and 2024

Unit: NT\$ Thousand
(Earnings per share in NT\$)

Item	Note	2025		2024	
		Amount	%	Amount	%
4000 Operating income	(20) and 7	\$ 2,624,109	100	\$ 2,125,586	100
5000 Operating costs	(5) (25) (26)	(2,099,876)	(80)	(1,692,371)	(80)
5950 Net gross operating profit		524,233	20	433,215	20
Operating expenses	(24) (25) and 7				
6100 Marketing expenses		273,678	(11)	264,451	(12)
6200 Management expense		101,061	(4)	95,495	(5)
6300 R&D expense		131,166	(5)	115,461	(5)
6450 Expected credit impairment (loss) gain	(12) (2)	635		89	
6000 Total operating expenses		506,540	(20)	475,496	(22)
6900 Operating profit (loss)		17,693		42,281	(2)
Non-operating income and expenses					
7100 Interest income	(21) and 7	109,753	4	110,517	5
7010 Other income	(22) and 7	87,282	3	97,025	5
7020 Other gains and losses	(23)	89,728	(3)	112,556	5
7050 Financial costs	(24) and 7	(12,953)	(1)	(16,193)	(1)
7055 Expected credit impairment loss	(12) (2)	(17,087)	(1)		
7070 Share of profits/losses of subsidiaries, associates and joint ventures under the equity method	(7)				
7000 Total non-operating income and expenses		128,746	5	55,403	(2)
7900 Pre-tax profit		206,013	8	248,502	12
7950 Income tax expense	(27)	(12,432)	(1)	(62,209)	(3)
8200 Net profit in the current period		\$ 193,581	7	\$ 186,293	9
Other comprehensive income (net)					
Items not reclassified as profit or loss					
8311 Remeasurement of defined benefit plan	(16)	4,653	(1)	9,011	(1)
8330 Share of other comprehensive income of subsidiaries, associates and joint ventures under the equity method – items not reclassified as profit and loss					
8349 Income tax related to items not reclassified	(27)	(24,665)	(1)	(2,344)	(1)
8310 Total amount of items not reclassified as profit or loss		931		1,802	(1)
Items likely to be subsequently reclassified as profit or loss					
8361 Exchange differences on translation of financial statements of foreign operations		356		20,606	1
8360 Total amount of items likely to be subsequently reclassified as profit or loss		356		20,606	1
8500 Total comprehensive income in the current period		\$ 194,868	7	\$ 208,701	10
Basic earnings per share	(28)				
9750 Basic earnings per share		\$ 1.23		\$ 0.84	
Diluted earnings per share	(28)				
9850 Diluted earnings per share		\$ 1.23		\$ 0.84	

The attached notes to the parent-only financial statements are part of the parent-only financial statements and should be read in conjunction.

Chairman: Chen Cheng-Lung

General Manager: Chen Cheng-Lung Chief Accountant: Huang Chien-Chi

SOLOMON Technology Corporation^㉔
Parent-only Statement of Changes in Equity^㉔
January 1 to December 31, 2025 and 2024^㉔

Unit: NT\$ Thousand^㉔

	Note ^㉔	Retained earnings ^㉔					Other equity ^㉔			Total ^㉔
		Common share capital ^㉔	Capital reserves ^㉔	Legal reserves ^㉔	Special reserves ^㉔	Undistributed earnings ^㉔	Exchange differences on translation of financial statements of foreign operations ^㉔	Unrealized valuation profit or loss of financial assets measured at fair value through other comprehensive income ^㉔	Treasury stocks ^㉔	
2024^㉔										
Balance on January 1, 2024 ^㉔		\$ 1,714,711	\$ 262,149	\$ 463,352	\$ 116,320	\$ 2,798,080	(\$ 125,280)	\$ -	(\$ 6,042)	\$ 5,223,290
Net profit in the current period ^㉔		-	-	-	-	144,012	-	-	-	144,012
Other comprehensive income in the current period ^㉔		-	-	-	-	9,338	20,606	(4,473)	-	25,471
Total comprehensive income in the current period ^㉔		-	-	-	-	153,350	20,606	(4,473)	-	169,483
Allocation and distribution of earnings: ^㉔	6 (19) ^㉔									
Set aside as legal reserve ^㉔		-	-	53,374	-	(53,374)	-	-	-	-
Set aside as special reserve ^㉔		-	-	-	8,960	(8,960)	-	-	-	-
Cash dividends ^㉔		-	-	-	-	(291,501)	-	-	-	(291,501)
Recognized changes in ownership interests in subsidiaries ^㉔	6 (18) ^㉔	-	(75)	-	-	-	-	-	-	(75)
Difference between the consideration and carrying amount of subsidiaries disposed of ^㉔	6 (7)(18) ^㉔	-	649,281	-	-	-	-	-	-	649,281
Balance as of December 31, 2024 ^㉔		\$ 1,714,711	\$ 911,355	\$ 516,726	\$ 125,280	\$ 2,597,595	(\$ 104,674)	(\$ 4,473)	(\$ 6,042)	\$ 5,750,478
2025^㉔										
Balance on January 1, 2025 ^㉔		\$ 1,714,711	\$ 911,355	\$ 516,726	\$ 125,280	\$ 2,597,595	(\$ 104,674)	(\$ 4,473)	(\$ 6,042)	\$ 5,750,478
Net profit in the current period ^㉔		-	-	-	-	211,274	-	-	-	211,274
Other comprehensive income in the current period ^㉔		-	-	-	-	4,591	356	(25,534)	-	21,299
Total comprehensive income in the current period ^㉔		-	-	-	-	215,865	356	(25,534)	-	189,979
Allocation and distribution of earnings: ^㉔	6 (19) ^㉔									
Set aside as legal reserve ^㉔		-	-	15,335	-	(15,335)	-	-	-	-
Reversed aside as special reserve ^㉔		-	-	-	(16,133)	16,133	-	-	-	-
Cash dividends ^㉔		-	-	-	-	(171,471)	-	-	-	(171,471)
Recognized changes in ownership interests in subsidiaries ^㉔	6 (7)(18) ^㉔	-	(4)	-	-	-	-	-	-	(4)
Balance as of December 31, 2025 ^㉔		\$ 1,714,711	\$ 911,351	\$ 532,061	\$ 109,147	\$ 2,642,787	(\$ 105,030)	(\$ 30,007)	(\$ 6,042)	\$ 5,768,978

The attached notes to the parent-only financial statements are part of the parent-only financial statements and should be read in conjunction.^㉔

Chairman: Chen Cheng-Lung^㉔

General Manager: Chen Cheng-Lung^㉔

Chief Accountant: Huang Chien-Chi^㉔

SOLOMON Technology Corporation
Parent-only Statement of Cash Flows
January 1 to December 31, 2025 and 2024

Unit: NT\$ Thousand

	Note	January 1 to December 31, 2025	January 1 to December 31, 2024
Cash flows from operating activities			
Pre-tax profit in the current period		223,706	206,221
Adjustment items			
Profits and expenses			
Depreciation expense (including investment property and right-of-use assets)		34,571	30,242
Amortization expense		5,161	1,809
Expected credit impairment loss (gain)		17,722	89
Net gain from financial assets measured at fair value through profit or loss		9,963	4,341
Interest expense		12,953	16,193
Interest income		109,753	110,517
Dividend income		4,544	1,832
Share of profits of subsidiaries, associates and joint ventures under the equity method		128,746	55,403
Gain from disposal of property, plant and equipment		-	1,350
Gain from disposal of investments accounted for using the equity method		165	-
Gain from lease modification		132	-
Changes in assets/liabilities related to operating activities			
Net changes in assets related to operating activities			
Financial assets measured at fair value through profit or loss – current		6,196	71,297
Notes receivable		1,988	3,894
Accounts receivable		4,192	184,936
Net accounts receivable – related party		26,046	2,082
Other receivables		391	126
Inventory		189,278	187,070
Prepayments		163,988	248,573
Net changes in liabilities related to operating activities			
Contractual liabilities		51,482	42,695
Notes payable		300	6,090
Accounts payable		43,478	88,466
Other payables (including related party)		12,011	1,539
Liability provisions – current		36,050	-
Other current liabilities		4,240	2,448
Cash inflow (outflow) from operations		54,366	371,971
Interest received		109,753	110,377
Dividends received		142,388	162,622
Interest paid		12,953	16,162
Income tax paid		20,975	56,782
Net cash inflow from operating activities		272,579	572,026

(Continued to next page)

SOLOMON Technology Corporation
Parent-only Statement of Cash Flows
January 1 to December 31, 2025 and 2024

Unit: NT\$ Thousand

Notes	January 1 to December 31, 2025	January 1 to December 31, 2024
Cash flows from investing activities		
Decrease in financial assets measured at amortized cost	\$ 47,425	22,533
Cost of acquisition of investments accounted for using the equity method – subsidiaries	(7)	33,746
Proceeds from disposal of investments accounted for using the equity method – subsidiaries	5,373	240,023
Cost of acquisition of property, plant, and equipment	(18,509)	9,893
Proceeds from disposal of property, plant and equipment	-	1,350
(Increase) Decrease in deposits paid	(7,517)	243
Decrease (increase) in other receivables – related party	648	3,058
Cost of acquisition of intangible assets	(6,764)	1,928
Additional proceeds from investment property	(11)	3,110
Net cash inflow from investing activities	13,300	218,044
Cash flows from financing activities		
(Decrease) Increase in other payables – related party	(31)	300,000
Repayment of short-term loans	(580,353)	833,848
Borrowing of short-term loans	542,353	913,848
Repayment of principal of lease liabilities	(5,291)	5,175
(Increase) Decrease in deposits received	250	690
Distribution of cash dividends	(171,471)	291,501
Net cash outflow from financing activities	(214,512)	517,366
Effect of exchange rate	418	650
Increase in cash and cash equivalents in the current period	70,949	273,354
Opening balance of cash and cash equivalents	521,904	248,550
Closing balance of cash and cash equivalents	\$ 592,853	\$ 521,904

The attached notes to the parent-only financial statements are part of the parent-only financial statements and should be read in conjunction.

Chairman: Chen Cheng-Lung

General Manager: Chen Cheng-Lung Chief Accountant: Huang Chien-Chi

CH 4. Appendix

Appendix 1

SOLOMON Technology Corporation Articles of Incorporation (Current)

Chapter 1 General Rules

Article 1: The Company is incorporated pursuant to the definition of a company limited by shares under the Company Act and named 所羅門股份有限公司 (English name: SOLOMON Technology Corporation).

Article 2: The scope of business of SOLOMON includes the following:

- 1 C501990 Manufacture of other products of wood
- 2 C901010 Ceramic and Ceramic Products Manufacturing
- 3 CA02090 Metal Wire Products Manufacturing
- 4 CA02990 Other Metal Products Manufacturing
- 5 CB01010 Mechanical Equipment Manufacturing
- 6 CB01990 Other Machinery Manufacturing
- 7 CC01010 Manufacture of Power Generation, Transmission and Distribution Machinery
- 8 CC01030 Electrical Appliances and Audiovisual Electronic Products Manufacturing
- 9 CC01060 Wired Communication Mechanical Equipment Manufacturing
- 10 CC01070 Wireless Communication Mechanical Equipment Manufacturing
- 11 CC01080 Electronics Components Manufacturing
- 12 CC01090 Manufacture of Batteries and Accumulators
- 13 CC01101 Restrained Telecom Radio Frequency Equipment and Materials Manufacturing
- 14 CC01110 Computer and Peripheral Equipment Manufacturing
- 15 CF01011 Medical Devices Manufacturing
- 16 E601010 Electric Appliance Construction
- 17 E601020 Electric Appliance Installation
- 18 E603050 Automatic Control Equipment Engineering
- 19 E603100 Electric Welding Engineering
- 20 E604010 Machinery Installation
- 21 E605010 Computer Equipment Installation
- 22 F102180 Wholesale of Alcohol
- 23 F106010 Wholesale of Hardware
- 24 F107990 Wholesale of Other Chemical Products
- 25 F109070 Wholesale of Culture, Education, Musical Instruments and Educational Entertainment Supplies
- 26 F111090 Wholesale of Building Materials
- 27 F113010 Wholesale of Machinery
- 28 F113020 Wholesale of Electrical Appliances
- 29 F113030 Wholesale of Precision Instruments

30	F113050	Wholesale of Computers and Clerical Machinery Equipment
31	F113070	Wholesale of Telecommunication Apparatus
32	F118010	Wholesale of Computer Software
33	F203030	Retail Sale of Alcohol
34	F206010	Retail Sale of Hardware
35	F207990	Retail Sale of Other Chemical Products
36	F209060	Retail Sale of Culture, Education, Musical Instruments and Educational Entertainment Supplies
37	F211010	Retail Sale of Building Materials
38	F213010	Retail Sale of Electrical Appliances
39	F213030	Retail Sale of Computers and Clerical Machinery Equipment
40	F213040	Retail Sale of Precision Instruments
41	F213060	Retail Sale of Telecommunication Apparatus
42	F213080	Retail Sale of Machinery and Tools
43	F218010	Retail Sale of Computer Software
44	F219010	Retail Sale of Electronic Materials
45	F401010	International Trade
46	F401021	Restricted Telecom Radio Frequency Equipment and Materials Import
47	G801010	Warehousing
48	H701010	Housing and Building Development and Rental
49	H701020	Industrial Factory Development and Rental
50	H703090	Real Estate Business
51	I301010	Information Software Services
52	I301020	Data Processing Services
53	I301030	Electronic Information Supply Services
54	I501010	Product Designing
55	IG03010	Energy Technical Services
56	IZ06010	Tally Packaging
57	IZ99990	Other Industrial and Commercial Services
58	J303010	Magazine(Periodical) Publishing
59	JE01010	Rental and Leasing
60	ZZ99999	All business items that are not prohibited or restricted by law, except those that are subject to special approval.

Article 3: The Company is headquartered in Taipei City, and branches may be established domestically or abroad, if needed, subject to a resolution of the Board of Directors.

Article 4: Deleted.

Chapter 2 Shares

Article 5: The Company has stated capital of NT\$5,000,000,000 divided into 500,000,000 shares at NT\$10 per share. The Board of Directors is authorized to issue the shares in tranches. 56,000,000 shares of the above shares, amounting to NT\$560,000,000, are reserved for the exercise of employee stock warrants, preferred shares with warrants, corporate bonds with warrants.

Taiwan Depository & Clearing Corporation may request to change small-denomination securities into large-denomination securities.

Article 5-1: The Company may be engaged in endorsement/guarantee business in accordance with the government’s regulations and the requirements established by the Board of Directors with authorization. The Company may invest in another company and become a shareholder of limited liability of the company and the total amount of such investments is not limited to 40% of the paid-in share capital under Article 13 of the Company Act.

Article 6: The shares of the Company are registered, signed or stamped by the director(s) representing the Company, and issued after being certified by the bank that is qualified to act as an attester for the issuance of the shares according to laws. The Company may issue shares in dematerialized form or print share certificates collectively for all the newly issued shares, provided that the shares shall be registered with a centralized securities depository enterprise.

Article 7: The shareholders shall handle share-related matters with the Company or exercise stock rights in accordance with the “Company Act” and the “Regulations Governing the Administration of Shareholder Services of Public Companies.”

Article 8: Changes in the shareholder register are not permitted within 60 days prior to the scheduled date of the annual general meeting, within 30 days prior to the scheduled date of any special shareholders’ meeting, or within 5 days prior to the Company’s record date of dividend, bonus or other interests.

Article 9: The Company’s employees, including the employees of the parent or subsidiaries of the Company meeting certain specific requirements, are entitled to receive the stocks purchased by the Company pursuant to the Company Act.

The Company’s employees, including the employees of the parent or subsidiaries of the Company meeting certain specific requirements, are entitled to receive employee stock warrants.

The Company’s employees, including the employees of the parent or subsidiaries of the Company meeting certain specific requirements, are entitled to purchase the new shares issued by the Company.

The Company’s employees, including the employees of the parent or subsidiaries of the Company meeting certain specific requirements, are entitled to receive the restricted stock awards for employees issued by the Company.

Chapter 3 Shareholders’ Meetings

Article 10: The Company holds two types of shareholders’ meetings:

- I. The annual general meeting is convened within six months after the end of a financial year.
- II. Special shareholders’ meetings may be held whenever deemed necessary, subject to compliance with laws.

The shareholders’ meetings of the Company may be convened in the form of a video conference or in other ways promulgated by the central competent authority. The conditions, procedures and other rules (if any) established by the competent securities authority for holding shareholders’ meetings through video conferencing shall be followed.

Article 11: Where a shareholder's meeting is convened by the Board of Directors, the chairperson's powers shall be delegated in accordance with Article 20 of the Articles of Incorporation. Where the shareholder's meeting is convened by any person other than the Board of Directors with the power to convene such meeting, the person shall chair the meeting. If there are two or more such persons, one person shall be chosen among themselves to chair the meeting.

Article 12: The shareholders shall be informed about the convening of the annual general meeting 30 days before the scheduled date of the meeting. For special shareholders' meetings, a convening notice shall be given to the shareholders 15 days prior to the scheduled date of the meeting.

The aforementioned convening notice may be given in electronic form at the consent of the respondents. Shareholders holding less than 1,000 registered shares shall be informed by means of announcements.

Article 13: If a shareholder cannot attend the shareholders' meeting, such shareholder may appoint a proxy to attend the meeting by providing a proxy form stating the authorization scope.

Article 14: Unless otherwise specified in the Company Act, the Company's shareholders are entitled to one voting right per share and may exercise the right by correspondence or electronic means.

Article 15: Unless otherwise provided by the Company Act, resolutions at a shareholders' meeting are subject to the presence of shareholders representing more than half of the total outstanding shares at the meeting and the consent of attending shareholders holding a majority of the voting rights. A motion is considered passed if the chairperson receives no objection from any attending shareholders. This voting method shall carry the same effect as the conventional ballot method.

The aforesaid adopted resolutions shall be recorded in the minutes of the meeting which shall be signed or stamped by the chairperson of the shareholders' meeting, distributed to all shareholders within 20 days after the meeting, and retained persistently throughout the lifetime of the Company.

The distribution of the meeting minutes referred to in the preceding paragraph may be effected by means of announcements.

Chapter 4 Directors, Supervisors and Managerial Officers

Article 16: The Company shall have seven to nine directors (including independent directors) with tenure of 3 years. The candidate nomination system shall be adopted for the election of directors. The directors are elected by shareholders from among the nominees listed in the roster of director candidates and may assume a second term of office if reelected.

Of all the seats of directors mentioned above, the number of independent directors shall not be less than three and one-fifth of the total seats of directors. The professional qualification, shareholding, restrictions on concurrent positions, methods of nomination and election, applicable periods, and other matters for compliance for the independent directors shall be subject to the requirements of the competent securities authority.

Article 16-2: When the number of vacancies in the Board of Directors equals to one-third of the total directors, the Board of Directors shall call a special shareholders' meeting within 60 days to co-opt to fill vacancies. Co-option for filling independent director vacancies shall be held in accordance with Article 14-2 of the Securities and Exchange Act.

Article 17: The Board of Directors consists of directors who have the following powers:

- I. Preparing business plans.
- II. Proposing earnings distribution or loss reimbursement proposals.
- III. Proposing capital increase or reduction proposals.
- IV. Drawing up important rules and regulations, organizational rules, and contracts.
- V. Appointing and dismissing the Company's managerial officers.
- VI. Establishing and dissolving branches.
- VII. Budgeting and conducting account closing.
- VIII. Except for decisions that are subject to resolutions adopted at a shareholders' meeting under the Company Act or the provisions of the Articles of Incorporation, all business decisions of the Company shall be resolved by the Board of Directors.

Article 18: A Chairman shall be elected among board members during a board meeting with more than two-thirds of directors present, and with the consent of more than half of all attending directors. In addition, if necessary, a Vice Chairman may be elected through the same method described above. The Chairman serves as the Company's representative to the outside world.

Article 19: Unless otherwise specified in the Company Act, the Company's board meetings shall be convened by the Chairman. Unless otherwise specified in the Company Act, the resolutions of the Board of Directors shall be adopted with the consent of a majority of all attending directors at a meeting attended by more than half of directors.

The Board of Directors shall specify the reasons for convening a meeting and inform all directors 7 days prior to the meeting. However, in case of emergency, a board meeting may be convened at any time.

Notification of the convention of board meetings mentioned above may be effected by means of written notice or via e-mail or fax.

Article 20: The Chairman serves as the chair of the Board of Directors. Where the Chairman is on leave or unable to perform his/her duties for whatever reason, the Vice Chairman shall act on his/her behalf. In the absence of a Vice Chairman or where the Vice Chairman is also on leave or unable to perform his/her duties for whatever reason, the Chairman shall appoint a director to act on his/her behalf. Where the Chairman has failed to make such appointment, the directors shall select among themselves one person to act on his/her behalf.

The directors shall attend board meetings in person. Any directors who are unable

to be present at a board meeting for whatever reason may authorize another director to act as his/her proxy. Each director may serve as the proxy for one director only.

Board meetings may be held via video conferencing. Any director attending the meeting through video conferencing shall be deemed to have attended the meeting in person.

Article 21: Deleted.

Article 22: The Board of Directors is authorized to determine the remuneration of the Company's directors based on their individual participation in and contribution to the Company's operations and with reference to the general level in the industry at home and abroad.

Article 22-1: The Company may take out liability insurance for the directors.

Article 23: The Company shall employ managerial officers and their job titles, appointment, dismissal, and remuneration shall be put forward at a board meeting and is subject to the presence of more than half of directors at the meeting and a resolution adopted with the consent of a majority of all attending directors.

Article 24: The General Manager shall take charge of the Company's business as a representative to the outside world pursuant to the resolutions adopted by the Board of Directors.

Chapter 5 Accounting

Article 25: The fiscal year of the Company shall commence January 1 and end on December 31. Account closing shall be carried out at the end of each fiscal year.

Article 26: The Board of Directors is responsible for preparing the following statements and reports at the end of each financial year in accordance with the provisions of Article 228 of the Company Act. These statements and reports shall be submitted to the annual general meeting for ratification.

I. A business report.

II. Financial statements.

III. Earning distribution or loss reimbursement proposals.

Article 27: Dividends and bonuses shall be distributed based on the percentage of shares held by each shareholder. No dividend and bonus shall be distributed if the Company has no earnings.

Article 28: The Company shall subtract any accumulated losses from earnings in the year (i.e. pre-tax profit before deduction of the profit distributed as remuneration to employees and to directors). A minimum amount of 1% of the remaining (if any) shall be appropriated as remuneration to employees and a maximum amount of 2% shall be appropriated as remuneration to directors.

Of the employee remuneration referred to in the preceding paragraph, no less than 10% shall be set aside for distribution of remuneration to grassroots employees.

The distribution of employees' remuneration in cash or in shares and the distribution of directors' remuneration in cash are subject to a resolution adopted with the consent of a majority of all attending directors at a board meeting with

more than two-thirds of board members present and shall be subsequently reported at a shareholders' meeting.

The Company's employees, including the employees of the parent or subsidiaries of the Company meeting certain specific requirements, are entitled to receive employees' remuneration paid in shares or cash.

The Company may distribute earnings or offset losses after the end of each half of a fiscal year.

If there are earnings at the half-year end closing of a fiscal year, they shall first be used to pay taxes, offset accumulated losses, and estimate retained remuneration to employees and to directors and supervisors. 10% of the earnings shall also be set aside as legal reserves, unless the balance of the legal reserve has accumulated to the same amount as the Company's paid-in capital. Provision for or reversal of special reserves is then required pursuant to laws. The remaining earnings, if any, shall be added to the undistributed earnings carried from the previous fiscal year as the shareholder bonus. The Board of Directors shall draw up a distribution proposal. Distribution of the earnings by issuing new shares is subject to a resolution adopted at a shareholders' meeting; distribution of the earnings in cash is subject to a resolution of the Board of Directors.

Where the Company has earnings at the year-end closing in a fiscal year, 10% thereof shall be set aside as legal reserves as required by laws after they are used to pay taxes and offset accumulated losses, unless the balance of the legal reserve has accumulated to the same amount as the Company's paid-in capital. Provision for or reversal of special reserves is then required pursuant to laws. The remaining earnings, if any, shall be added to the undistributed earnings carried from the first half of the fiscal year as accumulated distributable earnings. The Board of Directors shall subsequently draw up a distribution proposal and submit the same to a shareholders' meeting for a resolution on the distribution of bonuses to shareholders.

The Board of Directors is authorized to adopt a resolution to distribute the abovementioned earnings, legal reserve, and capital reserve in cash at a meeting attended by more than two-thirds of directors with the consent of a majority of all attending directors and the distribution shall be reported at a shareholders' meeting. The distribution of the earnings, legal reserve, and capital reserve by issuing new shares is subject to a resolution adopted at a shareholders' meeting according to the preceding paragraph.

Article 29:

The industry where the Company operates is at a stage of steady growth in its development cycle. In consideration of the demand for funds in the future and long-term financial planning, the Company not only distributes earnings in accordance with the preceding article, but also ensures that the percentage of cash dividends distributed is not less than 20% of the shareholders' bonuses distributed in the year. However, if the cash dividends are less than NT\$0.5 per share, the bonuses may be distributed in the form of stock dividends.

The Company may adopt the most appropriate dividend policy and distribution method based on the Company's actual operations in the current year and in consideration of capital budgeting for the following year.

Article 30: Deleted

Chapter 6 Supplementary Provisions

Article 31: The Company's Articles of Incorporation and execution rules shall be established separately.

Article 32: Matters not provided in the Articles of Incorporation shall be subject to the Company Act and other applicable laws and regulations.

Article 33: The Articles of Incorporation were established on April 28, 1990. The 1st amendment was made on June 1, 1990. The 2nd amendment was made on July 28, 1990. The 3rd amendment was made on May 31, 1991. The 4th amendment was made on December 24, 1991. The 5th amendment was made on June 14, 1992. The 6th amendment was made on December 14, 1992. The 7th amendment was made on May 29, 1993. The 8th amendment was made on January 10, 1994. The 9th amendment was made on April 9, 1994. The 10th amendment was made on December 17, 1994. The 11th amendment was made on June 24, 1995. The 12th amendment was made on November 18, 1995. The 13th amendment was made on April 13, 1996. The 14th amendment was made on March 28, 1997. The 15th amendment was made on October 14, 1997. The 16th amendment was made on June 8, 1998. The 17th amendment was made on June 21, 1999. The 18th amendment was made on May 26, 2000. The 19th amendment was made on May 26, 2000. The 20th amendment was made on May 15, 2001. The 21st amendment was made on June 17, 2002. The 22nd amendment was made on June 11, 2004. The 23rd amendment was made on June 15, 2006. The 24th amendment was made on June 15, 2007. The 25th amendment was made on March 14, 2008. The 26th amendment was made on May 21, 2009. The 27th amendment was made on June 18, 2010. The 28th amendment was made on June 15, 2012. The 28th amendment was made on June 15, 2012. The 29th amendment was made on June 11, 2013. The 30th amendment was made on June 12, 2015. The 31st amendment was made on June 7, 2016. The 32nd amendment was made on June 2, 2017. The 33rd amendment was made on June 12, 2019. The 34th amendment was made on June 2, 2020. The 35th amendment was made on July 15, 2021. The 36th amendment was made on June 8, 2022. **The 37th amendment was made on June 10, 2025.**

Appendix2

SOLOMON Technology Corporation Procedures for Election of Directors(current)

- Article 1. To ensure a just, fair, and open election of directors, these Procedures are adopted pursuant to Articles 21 and 41 of the “Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies.”
- Article 2. Unless otherwise provided by law or the Articles of Incorporation, the election of the directors of the Company shall be subject to the Procedures.
- Article 3. The overall composition of the Board of Directors shall be taken into consideration for the election of the directors of the Company. The composition of the Board of Directors shall be determined by taking diversity into account and formulating an appropriate diversity policy based on the Company’s business operations, business type, and development needs. It is advised that such a policy include, but is not limited to, the following two categories of criteria:
1. Basic requirements and values: Gender, age, nationality and culture.
 2. Professional knowledge and skills: Professional background (e.g. law, accounting, industry, finance, marketing or technology), professional skills and industrial experience.

Members of the Board of Directors shall possess the necessary knowledge, skills and experience for performing their duties. They shall possess the following skills:

1. Operational judgment skills
2. Accounting and financial analysis skills
3. Business management skills
4. Crisis management skills
5. Industrial knowledge
6. International market insights
7. Leadership skills
8. Decision-making skills

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

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

- Article 4. The qualifications for the independent directors of the Company shall be in line with Articles 2, 3, and 4 of the “Regulations Governing the Appointment of Independent Directors and Compliance Matters for Public Companies.”
The election of the independent directors of the Company shall comply with Articles 5, 6, 7, 8, and 9 of the “Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies,” and shall be conducted in accordance with Article 24 of the “Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies.”
- Article 5. The election of the directors of the Company shall be conducted based on the candidate nomination system and procedures specified in Article 192-1 of the Company Act.
When the number of directors falls below five due to the dismissal of any director for any reason, the Company shall co-opt new director(s) at the most recent shareholders’ meeting. However, when the number of vacancies in the Board of Directors equals one-third of the total directors as stated in the Articles of

Incorporation, the Company shall call a special shareholders' meeting within 60 days from the date of occurrence to co-opt to fill vacancies.

Where the number of independent directors falls below the number required under the proviso of Article 14-2, Paragraph 1 of the Securities and Exchange Act, co-option shall be held at the most recent shareholders' meeting to fill the vacancies. When all independent directors have been dismissed, a special shareholders' meeting shall be convened within 60 days from the date of occurrence to co-opt to fill vacancies.

- Article 6. The election of the directors of the Company shall be based on the cumulative voting system. Each share shall have the same number of voting rights as the number of directors to be elected, which may be cast collectively for a single candidate or split among several candidates.
- Article 7. The Board of Directors shall prepare election ballots corresponding to the number of directors to be elected, specify the number of voting rights on the ballots, and distribute the ballots to the shareholders attending the shareholders' meeting. Attendance card numbers printed on the ballots may be used instead of recording the names of voting shareholders. However, if the voting rights are exercised electronically, no physical ballots are prepared and distributed.
- Article 8. The voting rights for the election of independent and non-independent directors shall be calculated separately pursuant to the number of seats specified in the Articles of Incorporation of the Company. Those receiving ballots representing the highest numbers of voting rights will be elected sequentially according to their respective numbers of votes. When two or more persons receive the same number of votes, thus exceeding the specified number of directors, a decision shall be made by drawing lots, with the chairperson drawing lots for those not in attendance.
- Article 9. Before the election begins, the chairperson shall appoint a number of persons with shareholder status to perform duties of vote monitoring and counting personnel. The ballot boxes shall be prepared by the Board of Directors and publicly checked by the vote monitors before voting commences.
- Article 10. A ballot is invalid under any of the following circumstances:
1. The ballot is not prepared by a person with the right to convene the meeting.
 2. The ballot placed in the ballot box is blank.
 3. The writing is unclear and indecipherable or has been altered.
 4. The candidate indicated does not conform to the list of director candidates.
 5. In addition to the number of voting rights allocated, other words are included.
- Article 11. After the voting is completed, the ballot box shall be opened on the spot. The results of the voting shall be announced by the chairperson on the spot, including the list of directors elected and the number of their elected rights. The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the vote monitors and properly retained for at least one year. Where any shareholder has filed a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until conclusion of the lawsuit.
- Article 12. The Procedures and any amendments hereto shall be implemented after adoption thereof at the shareholders' meeting.
- Article 13. The Procedures were established on June 15, 2007. The 1st amendment was made on June 10, 2011. The 2nd amendment was made on June 12, 2015. The 3rd amendment was made on June 2, 2017. The 4th amendment was made on June 8, 2022.

Appendix3

SOLOMON Technology Corporation

Rules of Procedure for Shareholders' Meetings (Current)

Article 1 To establish a good governance system and sound supervisory capabilities for the Company's shareholders' meetings and to strengthen the management capabilities, the Rules have been established pursuant to Article 5 of the Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies.

Article 2 Unless otherwise provided by law or the Articles of Incorporation, the rules of procedures for the Company's shareholders' meetings shall be subject to the Rules.

Article 3 (Convention and notice of shareholders' meetings)

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

Any changes to the way of holding the shareholders' meetings of the Company shall be resolved by the Board of Directors and put into effect no later than the delivery of the notice of the shareholders' meeting.

The Company shall prepare an electronic version of the meeting notice, proxy form, and materials containing the summary and description of ratification motions, discussions, the election or dismissal of directors, and other motions and upload the electronic file to the MOPS 30 days before the scheduled date of the annual general meeting or 15 days prior to the scheduled date of a special shareholders' meeting. The shareholders' meeting handbook and supplementary meeting materials shall be prepared in electronic form and uploaded to the MOPS 21 days before the scheduled date of the annual general meeting or 15 days prior to the scheduled date of a special shareholders' meeting. However, where the aggregate shareholding percentage of foreign investors and Chinese investors in the Company's capital reached 30% or more as recorded in the shareholder roster at the time of holding the annual general meeting in the most recent fiscal year, the Company shall upload the aforesaid electronic files 30 days prior to the day on which the annual general meeting is to be held.

The hard copies of the shareholders' meeting handbook and supplementary meeting materials shall be prepared and made available at the offices of the Company and the professional share registration agent commissioned by the Company 15 days before a shareholders' meeting.

The Company shall make the shareholders' meeting handbook and supplementary materials referred to in the preceding paragraph available to the shareholders on the day of the shareholders' meeting by the following means:

- I. They shall be distributed at the site where the shareholders' meeting is held physically.
- II. They shall be distributed at the site where the hybrid shareholders' meeting is held and uploaded in electronic form to the video conferencing platform.

III. They shall be uploaded in electronic form to the video conferencing platform for virtual shareholders' meetings.

The notice and announcement shall contain information on the reason for convening a shareholders' meeting and may be made in electronic form with the consent of the respondents.

Motions on the election or dismissal of directors, alteration of the Articles of Incorporation, capital reduction, application for ceasing the Company's status as a public company, approval for directors to engage in competing operations, surplus profits distributed in the form of new shares, reserves distributed in the form of new shares, the dissolution, merger, demerger of the Company, or anything as stated in Article 185, Paragraph 1 of the Company Act, Article 26-1 and Article 43-6 of the Securities and Exchange Act, and Article 56-1 and Article 60-2 of the Regulations Governing the Offering and Issuance of Securities by Securities Issuers shall be briefly explained in the reason for convening a shareholders' meeting and may not be proposed as extempore motions.

Where the full re-election of directors along with the date for assuming office has been specified in the reason for convening a shareholders' meeting, such date may not be changed by proposing an extempore motion or through other methods at the same shareholders' meeting where the re-election is held.

Shareholders holding 1% or more of the total number of the issued shares may present one proposal at the annual general meeting with the Company. Where there are more than one proposal are presented, all the proposals shall not be included as motions. In addition, in case of any of the circumstances set forth in Article 172-1, Paragraph 4 of the Company Act, the Board of Directors may not include the proposals presented by the shareholders as motions. The shareholders may present suggestive proposals with the aim of urging the Company to promote public interest or fulfill social responsibility. Procedurally speaking, each shareholder can only present one proposal according to the provisions of Article 172-1 of the Company Act. Where there is more than one proposal presented, all the proposals shall not be included as motions.

The Company shall announce a call for proposals from the shareholders, the method for accepting the proposals in written or electronic form, acceptance sites, and the acceptance period which shall not be shorter than 10 days before the book closure date prior to the annual general meeting.

The proposals presented by the shareholders are limited to 300 words and those with over 300 words shall not be included as motions. The shareholders presenting proposals shall attend the annual general meeting in person or by proxy and participate in the discussion of the proposal.

The Company shall inform the presenting shareholders of the handling result prior to the date of notice of the shareholders' meeting and list the proposals consistent with the provision of the Article in the meeting notice. The Board of Directors shall explain the reason why there are proposals from shareholders not included as motions at the shareholders' meeting.

Article 4 For each shareholders' meeting, a shareholder may appoint a proxy to attend the meeting by providing a proxy form issued by the Company and stating the authorization scope.

A 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 5 days before the shareholders' meeting. When duplicate proxy forms are delivered, the one received earliest shall prevail, unless a declaration is made to revoke the previous proxy appointment.

If the shareholder intends to attend the meeting in person or to exercise his/her/its voting right by correspondence instead after a proxy form has been delivered to the Company, a written notice of appointment revocation shall be submitted to the Company 2 days before the meeting date; if the revocation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail.

If the shareholder intends to attend the meeting through video conferencing instead after a proxy form has been delivered to the Company, a written notice of appointment revocation shall be submitted to the Company 2 days before the meeting date; if the revocation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail.

Article 5 (Principles for determining the time and place of shareholders' meetings)

The venue for a shareholders' meeting shall be the premises of the Company, or a place easily accessible to shareholders and suitable for holding the shareholders' meeting. The meeting shall begin no earlier than 9 a.m. and no later than 3 p.m. Full consideration shall be given to the opinions of the independent directors with respect to the venue and time of the meeting.

The said restriction on the venue for the meeting, however, shall not apply to the Company's shareholders' meetings held through video conferencing.

Article 6 (Preparation of documents for shareholders' meetings)

The Company shall specify in the notice of shareholders' meetings the time during which attendance for shareholders, solicitors and proxies (hereinafter collectively referred to as shareholders) will be accepted, the place to register for attendance, and other matters for attention.

The time during which shareholder attendance registrations will be accepted, as stated in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting commences. The place to register for attendance shall be clearly marked and a sufficient number of competent personnel shall be assigned to accept attendance registrations. At a virtual shareholders' meeting, shareholders may begin to register on the video conferencing platform of the shareholders' meeting 30 minutes before the meeting starts. Shareholders completing registration are considered as having attended the shareholders' meeting in person.

Shareholders shall attend shareholders' meetings with their attendance cards, sign-in cards, or other certificates of attendance. The Company shall not arbitrarily add requirements for other certifying documents beyond those showing eligibility for attendance by shareholders. Solicitors soliciting proxy forms shall also bring their identification documents for verification.

The Company shall provide the attending shareholders with the shareholders' meeting handbook, annual report, attendance card, speaker's slips, voting slips and other

meeting materials, as well as the election ballots if directors are to be elected at the meeting.

Where the government or a corporate is a shareholder, more than one representative may be assigned to attend the meeting. Where a corporate shareholder is appointed as a proxy to attend a shareholders' meeting, such shareholder may appoint only one representative to the meeting.

Where a virtual shareholders' meeting is convened, shareholders intending to attend the meeting through video conferencing shall register with the Company 2 days before the meeting date.

Where a virtual shareholders' meeting is convened, the Company shall upload the shareholders' meeting handbook, annual report and other meeting materials to the video conferencing platform of the shareholders' meeting at least 30 minutes before the meeting starts and keep them disclosed until the end of the meeting.

Article 6-1 (Particulars that should be specified in the notice of virtual shareholders' meetings)

When the Company convenes a virtual shareholders' meeting, the following particulars shall be included in the notice of the shareholders' meeting:

- I. Methods for the shareholders to attend the virtual meeting and exercise their rights.
- II. Actions to be taken in the event of obstructions to the virtual meeting platform or participation in the virtual meeting due to natural disasters, accidents or other force majeure events, at least covering the following particulars:
 - (I) To what time the meeting is rescheduled or from what time the meeting will resume if the above obstructions continue and cannot be removed, and the date to which the meeting is rescheduled or on which the meeting will resume.
 - (II) Shareholders who did not register to attend the affected shareholders' meeting through video conferencing may not attend the rescheduled or resumed session.
 - (III) In case of a hybrid shareholders' meeting, when the virtual meeting cannot proceed and the total number of shares represented by shareholders present at the meeting reaches the statutory threshold for holding a shareholders' meeting after the shares represented by shareholders attending the meeting through video conferencing are deducted therefrom, the shareholders' meeting shall continue. The shares represented by the shareholders attending the meeting through video conferencing shall be counted towards the total number of shares represented by the shareholders present at the meeting, and the shareholders attending the meeting through video conferencing shall be considered as having abstained from voting on all the motions at the shareholders' meeting.
 - (IV) Actions to be taken if the outcome of all motions has been announced and extempore motions have not been carried out.

- III. When a virtual shareholders' meeting is convened, appropriate alternative measures available to shareholders with difficulties in attending such meeting through video conferencing shall be specified.

Article 7 (The chairperson and participants of shareholders' meetings)

Shareholders' meetings that are convened by the Board of Directors shall be chaired by the Chairman. If the Chairman is on leave or unable to perform his/her duties for whatever reason, the Chairman shall appoint one director to act on his/her behalf. If no director is appointed, one director shall be chosen from among all the directors to preside over the meeting.

Where the shareholder's meeting is convened by any person other than the Board of Directors with the power to convene such meeting, the person shall chair the meeting. If there are two or more such persons, one person shall be chosen among themselves to chair the meeting.

The Company may appoint the retained attorney, CPA, or any related person to attend a shareholders' meeting in a non-voting capacity.

Article 8 (Video or audio records of shareholders' meetings)

The Company shall record the shareholders' meetings through video or audio recording and keep the records for at least one year. Where any shareholder has filed a lawsuit pursuant to Article 189 of the Company Act, the video or audio record shall be retained until conclusion of the lawsuit.

Article 9 Attendance at shareholders' meetings shall be calculated based on shares. The number of shares represented by all attending shareholders shall be calculated based on the submitted sign-in cards and the number of shares registered for attendance on the video conferencing platform, added with the number of shares with voting rights that are exercised by correspondence or electronic means.

The chairperson shall call the meeting to order at the scheduled meeting time and announce the number of shares without voting rights and the number of shares represented by all attending shareholders. However, when the attending shareholders do not represent a majority of the total number of the issued shares, the chairperson may announce a postponement of the commencement of the meeting. The postponements shall be limited to two times and may not exceed one hour cumulatively. In the event that, after two postponements, the number of shares represented by the present shareholders is still less than one-third of the total number of the issued shares, the chairperson may announce the adjournment of the meeting. Where a virtual shareholders' meeting is convened, the Company shall also declare the meeting adjourned on the video conferencing platform of the shareholders' meeting.

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

attend the meeting through video conferencing shall re-register with the Company in accordance with Article 6.

If the attending shareholders represent a majority of the total issued shares before the end of the meeting, the chairperson may re-propose the tentative resolution for voting at the meeting in accordance with Article 174 of the Company Act.

Article 10 (Motion discussion)

If a shareholders' meeting is convened by the Board of Directors, the meeting agenda shall be set by the Board of Directors and the resolutions of relevant motions (including extempore motions and the amendments to the original motions) shall be put to a vote one by one. The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution of the shareholders' meeting.

The preceding paragraph shall also apply to any shareholders' meeting convened by any person other than the Board of Directors with the power to convene such a meeting.

The chairperson may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda of the preceding two paragraphs (including extempore motions).

The chairperson shall grant adequate opportunities for clarification and discussion on amendments or extempore motions posed by shareholders. If a motion in discussion is considered ready for voting, the chairperson may discontinue the discussion and put the motion to a vote and shall ensure sufficient time for voting.

Article 11 (Speaking of shareholders)

Before any attending shareholder delivers a statement, the attending shareholder shall submit a speaker's slip containing the purpose of his/her/its statement and his/her/its shareholder account number (or attendance card number) and account name. The chairperson shall determine the order in which the shareholder delivers his/her/its statement.

Any attending shareholder who has submitted a speaker's slip but does not give a statement shall be deemed to have not given any statement. Where a statement given is inconsistent with that specified in the speaker's slip, the statement given shall prevail.

Except with the consent of the chairperson, each shareholder may neither have the floor more than twice on the same motion nor speak for more than 3 minutes each time. Where the shareholder speaks in contravention of the rules or beyond the scope of the subject, the chairperson may stop the shareholder from speaking.

When an attending shareholder is giving a statement, no other shareholder shall interrupt by speaking without the consent of the chairperson and the shareholder giving a statement. The chairperson shall stop any such interruption.

Where a corporate shareholder has appointed two or more representatives to attend a shareholders' meeting, only one of them may give a statement on a motion.

After an attending shareholder concludes his/her/its statement, the chairperson may give a response or appoint any related person to do so.

Where a virtual shareholders' meeting is convened, shareholders participating via video conferencing may, after the chairperson calls the meeting to order and before the chairperson declares the meeting adjourned, make inquiries in text form on the video conferencing platform of the shareholders' meeting for no more than twice for each motion. Each inquiry shall not exceed 200 words, and the provisions of Paragraphs 1 to 5 shall not apply.

Article 12 (Calculation of the number of voting shares and the recusal system)

Shares shall be used as the calculation basis for voting at shareholders' meetings.

Shares held by shareholders having no voting right shall not be counted toward the total number of the issued shares when adopting a resolution at a shareholders' meeting.

Any shareholder who has a personal interest associated with an item under discussion at a meeting and may impair the interest of the Company shall neither vote nor exercise the voting right of another shareholder on his/her/its behalf.

The number of non-voting shares referred to in the preceding paragraph shall not be counted toward the number of the voting rights of all attending shareholders.

Except for trust enterprises or stock agencies approved by the competent securities authority, where a person acts as the proxy for two or more shareholders, the number of voting rights represented by him/her shall not exceed 3% of the total issued voting shares of the Company, otherwise, the portion of excessive voting rights shall not be counted.

Article 13 A 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, Paragraph 2 of the Company Act.

The shareholders of the Company may exercise their voting rights by electronic means and correspondence at shareholders' meetings; when the voting rights are to be exercised by correspondence or electronic means, the means of exercising the voting rights shall be expressly provided in the notice of the shareholders' meeting. Shareholders who exercise their voting rights at a shareholders' meeting by correspondence or electronic means shall be considered as having attended the shareholders' meeting in person. However, they shall be treated as having waived their voting rights in respect of any extempore motion and/or any amendment to the contents of the original motions at the said shareholders' meeting. Thus, it is advisable for the Company to avoid proposing extempore motions or amendments to the contents of the original motions.

In case a shareholder exercises his/her/its voting right by correspondence or electronic means as specified in the preceding paragraph, his/her/its declaration of intention shall be served to the Company 2 days prior to the scheduled date of the shareholders' meeting, whereas if two or more declarations of the same intention are served to the Company, the first declaration of such intention received shall prevail, unless a declaration is made to revoke the intention.

In case a shareholder who has exercised his/her/its voting right by correspondence or electronic means intends to attend the shareholders' meeting in person or through video conferencing, the shareholder shall, 2 days prior to the meeting date, serve a

separate declaration of intention to rescind the previous declaration of intention made in exercising the voting right under the preceding paragraph in the same manner previously used in exercising the voting right. In the absence of a timely rescission of the previous declaration of intention, the voting right exercised by correspondence or electronic means shall prevail. Where a shareholder has exercised his/her/its voting right by correspondence or electronic means and also authorized a proxy to attend the shareholders' meeting on his/her/its behalf, the voting right exercised by the authorized proxy for the said shareholder shall prevail.

Unless otherwise provided by the Company Act and the Articles of Incorporation, a motion shall be passed by more than half of the voting rights of all attending shareholders.

A motion is considered passed if the chairperson receives no objection from any attending shareholders. This voting method shall carry the same effect as the conventional ballot method. In case of an objection, the motion shall be put to a vote in accordance with the preceding paragraph.

In case of an amendment or alternative to a motion, the chairperson shall determine the order in which the amendment or alternative together with the original motion will be put to a vote. Where either of them has been approved, the other one shall be deemed rejected and require no further voting.

Vote monitors and counters for voting on motions shall be appointed by the chairperson, provided that the vote monitors shall be the shareholders of the Company.

Vote counting shall be carried out in an open manner in the venue of shareholders' meetings and the voting result shall be announced on the spot immediately and documented in a record.

After the chairperson calls a virtual shareholders' meeting convened by the Company to order, shareholders attending the meeting through video conferencing shall cast their votes for motions and elections on the virtual meeting platform before the chairperson announces the end of the voting session, otherwise they will be considered as abstaining from voting.

Where a virtual shareholders' meeting is convened, votes shall be counted at once after the chairperson announces the end of the voting session, and the voting and election results shall be announced immediately.

If shareholders who have registered to attend a hybrid shareholders' meeting to be convened by the Company through video conferencing in accordance with Article 6 intend to attend the meeting in person instead, they shall revoke their registrations 2 days before the shareholders' meeting in the same manner as for registration, otherwise, they may only attend the shareholders' meeting through video conferencing.

Where shareholders who do not rescind their declarations of intention to exercise their voting rights by correspondence or electronic means and attend the shareholders' meeting through video conferencing, except for extempore motions, they shall not exercise their voting rights on the original motions, make any amendments to the original motions, or exercise their voting rights on amendments to the original motions.

Article 14 (Elections)

Where directors are to be elected at a shareholders' meeting, the election shall be duly conducted in accordance with the relevant election regulations of the Company and the election result shall be announced on-the-spot, including the names of elected directors, number of votes with which they are elected, names of directors not elected, and number of votes they received.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the vote monitors and properly retained for at least one year. Where any shareholder has filed a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until conclusion of the lawsuit.

Article 15 Resolutions adopted at a shareholders' meeting shall be recorded in the meeting minutes which shall be affixed with the signature or seal of the chairperson of the meeting and distributed to all the shareholders of the Company within 20 days after the close of the meeting.

The Company may distribute the meeting minutes referred to in the preceding by means of announcements on the MOPS.

The meeting minutes shall record faithfully the date and place of the meeting, the name of the chairperson, the method of adopting resolutions, a summary and results of the proceedings (including the statistical tallies of the numbers of votes). Where directors are elected at the shareholders' meeting, the number of votes received by them shall be disclosed. The minutes shall be kept persistently throughout the lifetime of the Company.

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

Article 16 (External announcements)

On the day of a shareholders' meeting, the Company shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation, the number of shares represented by proxies and the number of shares represented by shareholders attending the meeting by correspondence or electronic means and shall make an express disclosure of the same in the venue of the shareholders' meeting. Where a virtual shareholders' meeting is convened, the Company shall upload the above materials to the virtual meeting platform of the shareholders' meeting at least 30 minutes before the meeting starts and keep them disclosed until the end of the meeting.

At the Company's virtual shareholders' meeting, when the meeting is called to order, the total number of shares represented by shareholders present at the meeting shall be disclosed on the virtual meeting platform. The same shall apply whenever statistics about the total number of shares represented by all attending shareholders and the number of voting rights are compiled during the meeting.

If resolutions adopted at a shareholders' meeting constitute material information under applicable laws or regulations or under the regulations of Taiwan Stock Exchange Corporation, the Company shall upload such resolutions to the MOPS within the prescribed time period.

Article 17 (Maintenance of order at the meeting venue)

Staff handling the administrative affairs at shareholders' meetings shall wear identification cards or armbands.

The chairperson may instruct disciplinary officers or security guards to help maintain order at the meeting venue. The disciplinary officers or security guards shall wear an armband or identification card bearing the word "Disciplinary Officer" when helping maintain order at the meeting venue.

Where loudspeakers are equipped at the venue of the shareholders' meeting and a shareholder speaks with a loudspeaker not provided by the Company, the chairperson may stop his/her/its speech.

Where any shareholder fails to obey the instructions of the chairperson and obstructs the progress of the meeting in disregard of dissuasion, the shareholder shall be escorted away from the meeting venue by the disciplinary officers or security guards on the instruction of the chairperson.

Article 18 (Breaks, meeting continuations)

When a meeting is in progress, the chairperson may announce a break as appropriate. In the event of force majeure, the chairperson may suspend the meeting and announce a time for resumption of the meeting, depending on the circumstances.

According to Article 182 of the Company Act, a resolution may be adopted to reschedule the shareholders' meeting to or resume the meeting on a date within 5 days from the original meeting date.

Article 19 (Information disclosure at virtual shareholders' meetings)

Where a virtual shareholders' meeting is convened, the Company shall disclose the voting and election results immediately after the end of each voting session and the election on the virtual meeting platform of the shareholders' meeting pursuant to the regulations, and this disclosure shall continue at least for 15 minutes after the chairperson declares the meeting adjourned.

Article 20 (Location where the chairperson and secretary of virtual shareholders' meetings are)

Where the Company convenes a virtual shareholders' meeting, both the chairperson and secretary shall be in the same location in the country, and the chairperson shall announce the address of the location when the meeting is called to order.

Article 21 (Handling of disconnection)

Where a virtual shareholders' meeting is convened, the Company may offer a simple connection test to the shareholders prior to the meeting and provide relevant real-time services before and during the meeting to help resolve technical communication problems.

Where a virtual shareholders' meeting is convened, except for circumstances where the meeting is not required to be rescheduled to or resumed at another time under Article 44-20, Paragraph 4 of the Regulations Governing the Administration of Shareholder Services of Public Companies, the chairperson shall, when calling the meeting to order, announce the date that the meeting is rescheduled to or resumed on within 5 days from the original meeting date in case any obstruction to the virtual meeting platform or participation in the virtual meeting resulting from natural disasters, accidents or other force majeure events occurring before the chairperson declares the meeting adjourned continues for more than 30 minutes, in which case Article 182 of the Company Act does not apply.

Where a meeting shall be rescheduled or resumed as described in the preceding paragraph, shareholders who did not register to participate in such shareholders' meeting through video conferencing shall not attend the rescheduled or resumed meeting.

Where shareholders who have registered to participate in a shareholders' meeting that shall be rescheduled or resumed under Paragraph 2 through video conferencing and have successfully signed in do not attend the rescheduled or resumed meeting, the shares represented by the shareholders, and the voting rights and election rights exercised thereby at the original shareholders' meeting shall be counted towards the total number of shares, number of voting rights and number of election rights represented by the shareholders present at the rescheduled or resumed meeting.

During a rescheduled or resumed shareholders' meeting held under Paragraph 2, no further discussion or resolution is required for motions for which votes have been cast and counted and for which the voting results or elected directors have been announced.

At a hybrid shareholders' meeting held by the Company, where the virtual meeting cannot be continued due to the circumstances as stated in Paragraph 2 and the total number of shares represented by all attending shareholders reaches the statutory threshold for holding a shareholders' meeting after the shares represented by shareholders attending the meeting through video conferencing are deducted therefrom, the shareholders' meeting shall continue and need not be rescheduled or resumed under Paragraph 2.

Under the circumstances where a shareholders' meeting should continue as stated in the preceding paragraph, the shares represented by shareholders attending the meeting through video conferencing shall be counted towards the total number of shares represented by all attending shareholders, provided that the shareholders attending the meeting through video conferencing shall be considered abstaining from voting on all the motions at the shareholders' meeting.

When rescheduling or resuming a meeting according to Paragraph 2, the Company shall carry out the preparatory work based on the date of the original shareholders' meeting in accordance with the requirements listed under Article 44-20, Paragraph 7 of the Regulations Governing the Administration of Shareholder Services of Public Companies.

The Company shall meet the requirements set forth in the second half of Article 12 and Article 13, Paragraph 3 of the Regulations Governing the Use of Proxies for Attendance at Shareholder Meetings of Public Companies, and Article 44-5, Paragraph 2, Article 44-15, and Article 44-17, Paragraph 1 of the Regulations Governing the

Administration of Shareholder Services of Public Companies based on the date that a shareholders' meeting is rescheduled to or resumed on under Paragraph 2.

Article 22 (Establishment and amendment)

The Rules and any amendments hereto shall be implemented after adoption thereof at the shareholders' meeting.

The Rules were first established on June 10, 2011. The 1st amendment was made on June 15, 2012. The 2nd amendment was made on June 11, 2013. The 3rd amendment was made on June 12, 2015. The 4th amendment was made on June 2, 2020. The 5th amendment was made on July 15, 2021. The 6th amendment was made on June 8, 2022.

CH 5. Effect of the Proposed Distribution of Bonus Shares at the Current Annual General Meeting on the Business Performance, EPS, and ROE of the Company

The Company's Board of Directors resolved to distribute the earnings as cash dividends at NT\$1 per share in 2025. Thus, this is not applicable.

CH 6. Information on Remuneration to Employees and to Directors

I. Information on remuneration to employees and to directors as specified in the Articles of Incorporation:

Article 28:

The Company shall subtract any accumulated losses from earnings in the year (i.e. pre-tax profit before deduction of the profit distributed as remuneration to employees and to directors). A minimum amount of 1% of the remaining (if any) shall be appropriated as remuneration to employees and a maximum amount of 2% shall be appropriated as remuneration to directors.

Of the employee remuneration referred to in the preceding paragraph, no less than 10% shall be set aside for distribution of remuneration to grassroots employees.

The distribution of employees' remuneration in cash or in shares and the distribution of directors' remuneration in cash are subject to a resolution adopted with the consent of a majority of all attending directors at a board meeting with more than two-thirds of board members present and shall be subsequently reported at a shareholders' meeting.

The Company's employees, including the employees of the parent or subsidiaries of the Company meeting certain specific requirements, are entitled to receive employees' remuneration paid in shares or cash.

II. Information on Board-approved remuneration distributed to employees, directors

The percentage and amount of remuneration distributed to employees and to directors in 2025 are as follows and the remuneration was distributed in cash:

(1) 1% for employee remuneration: NT\$2,306,248 in total

Distribution of remuneration to grassroots employees(10% of employee remuneration) :
NT\$230,625in total

(2) 2% for remuneration to directors: NT\$4,612,497 in total

CH 7. Shareholding of All Directors

I. Statement on the minimum shareholding required for all directors and the number of shares held as recorded in the shareholder register

Book closure date: April 11, 2026

Title	Minimum Number of Shares Held	Number of Shares Registered in the Shareholder Roster
Director	10,288,263 shares	34,132,735

Note: The Company's paid-in share capital amounts to 171,471,052 shares.

$171,471,052 \text{ shares} \times 7.5\% \times 80\% = 10,288,263 \text{ shares}$

II. Statement on the number of shares held by directors

Title	Name	Number of Shares Registered in the Shareholder Roster	Remarks
Chairman	Chen Cheng-Lung	14,797,057 shares	
Director	Chen Jan-Sun	7,306,377 shares	
Director	Chen Lu Su-Yue	11,783,843 shares	
Director	Sheng Xing Investment Co., Ltd.	145,026 shares	Representative: Wang Wei-Chung
Director	Moredel Investment Corp.	100,432 shares	Representative: Yeh Fu-Ling
Independent Director	Huang Ming-Yu	0 share	
Independent Director	Wu Chih-Fu	0 share	
Independent Director	Tseng Yuan-Hsien	0 share	
Independent Director	Chang Ming-hui	0 share	

CH 8. Other Information

I. Description of nomination by shareholders and proposal handling for the annual general meeting:

Description:

- (I) According to Article 172-1 of the Company Act, shareholders holding 1% or more of the total number of the issued shares may put forward a proposal in writing and nominate candidates for directors.
- (II) The Company accepted applications for proposals from shareholders for the 2026 Annual General Meeting from March 26 to April 7, 2026.
- (III) There are no written proposals and Nomination of Director Candidates from shareholders for SOLOMON 2026 Annual General Meeting.