**TWSE: 8215** 

BenQ Materials Corp. 2022 Annual General Shareholders' Meeting Agenda

### BenQ Materials Corp. 2022 Annual General Shareholders' Meeting

Meeting time: Thursday, June 16, 2022, 9: 00 a.m.

Venue: Fullong Hotel Taoyuan (No.200, Sec. I, Daxing West Road., Taoyuan Dist.,

Taoyuan City )

Meeting type: Physical shareholders meeting

I.	Repo	orts Items	
	(l) •	2021 Annual Business Report	2
	(II)	Audit Committee's Review Report	4
	(III)	Report on the Distribution of Employees' and Directors' Remuneration in	4
		Year 2022	4
	(IV)	Report on Cash Dividends Distributed by Surplus in Year 2021	4
	(V)	Report on the handling of Private Placement of Securities	5
II.		tion Matters	
		prehensive re-election of directors (including independent directors)	5
III.		ications and Discussions Items	_
	(l)	Acknowledgment of 2021 draft Financial Statements and Business Report	5
	(II)	Recognition of 2021 Year Earnings Distribution Plan	6
	(III)	Proposed to approve the issuance of ordinary shares through cash capital	6
		increase and participate in the issuance of overseas depositary receipts and/or the issuance of ordinary shares through cash capital increase and/or the case	
		of private placement of ordinary shares and/or private placement of overseas	
		or domestic conversion of corporate bonds.	
	(IV)	Proposed amendment to the "Articles of Association"	11
	(V)	Proposed amendments to the cases of "Acquisition or Disposal of Assets	
	( ' )	Disposal Procedures" and "Engagement in Derivative Commodity Transaction	- 11
		Disposal Procedures"	
	(VI)	Proposed amendments to the cases of "Operating Procedures for Fund	11
		Lending to Others" and "Operating Procedures for Endorsement Guarantees"	11
	(VII)	Proposal to Lifing of Non-Compete Restrictions on directors and their	12
		representatives	
IV.		mpore Motions	12
<b>V</b> .		ting Adjourn	12
Atta	achm		
	(l)	I liractors and Independent I liractors ( andidate Information	
	(11)	Directors and Independent Directors Candidate Information	13
	(II)	Accountants Audit Report and Financial Statements	15
	(III)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table	15 32
	` '	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or	15
	(III) (IV)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative)	15 32 33
	(III)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of	15 32
	(III) (IV) (V)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association"	15 32 33
	(III) (IV)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of	15 32 33 35
	(III) (IV) (V)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association"	15 32 33 35
	(III) (IV) (V) (VI)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets"	15 32 33 35 37
	(III) (IV) (V) (VI) (VII)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the	15 32 33 35 37
	(III) (IV) (V) (VI) (VII)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products"	15 32 33 35 37 45
	(III) (IV) (V) (VI) (VII)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products" Comparison Table of Provisions Before and After the Revision of	15 32 33 35 37 45
	(III) (IV) (V) (VI) (VII) (VIII)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products" Comparison Table of Provisions Before and After the Revision of "Procedures for Lending Funds To Others"	15 32 33 35 37 45 47
	(III) (IV) (V) (VI) (VII) (VIII) (IX) (X)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products" Comparison Table of Provisions Before and After the Revision of "Procedures for Lending Funds To Others" Comparison Table of Provisions Before and After the Revision of the "Implementation Method of Endorsement Guarantee" List of non-competition restrictions on directors	15 32 33 35 37 45 47
Арр	(III) (IV) (V) (VI) (VII) (VIII) (IX) eendid	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products" Comparison Table of Provisions Before and After the Revision of "Procedures for Lending Funds To Others" Comparison Table of Provisions Before and After the Revision of the "Implementation Method of Endorsement Guarantee" List of non-competition restrictions on directors es	15 32 33 35 37 45 47 52 60
Арр	(III) (IV) (V) (VI) (VIII) (IX) (X) (X) (I)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products" Comparison Table of Provisions Before and After the Revision of "Procedures for Lending Funds To Others" Comparison Table of Provisions Before and After the Revision of the "Implementation Method of Endorsement Guarantee" List of non-competition restrictions on directors tes Shareholding of Directors	15 32 33 35 37 45 47 52 60 62
Арр	(III) (IV) (V) (VI) (VIII) (IX) (X) (X) (I) (II)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products" Comparison Table of Provisions Before and After the Revision of "Procedures for Lending Funds To Others" Comparison Table of Provisions Before and After the Revision of the "Implementation Method of Endorsement Guarantee" List of non-competition restrictions on directors es Shareholding of Directors Rules and Procedures of the Shareholders' Meeting	15 32 33 35 37 45 47 52 60 62 63
Арр	(III) (IV) (V) (VI) (VIII) (IX) (X) (X) (I)	Accountants Audit Report and Financial Statements 2021 Profits Distribution Table Measures of Issuance and Conversion of Private Equity Overseas or Domestic Convertible Corporate Bonds (Tentative) Comparison Table of Articles Before and After Amendments of "Articles of Association" The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets" Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products" Comparison Table of Provisions Before and After the Revision of "Procedures for Lending Funds To Others" Comparison Table of Provisions Before and After the Revision of the "Implementation Method of Endorsement Guarantee" List of non-competition restrictions on directors tes Shareholding of Directors	15 32 33 35 37 45 47 52 60 62

### I. Reports Items:

### (I) 2021 Annual Business Report

In 2021, the consolidated revenue of BenQ Materials Corp. was NT \$16.5 billion, net profit after tax was NT \$972 million, and the earnings per share after tax were NT \$3.03, continuing to achieve the goals of both revenue and profit growth. Despite the COVID-19 pandemic has been raging in the past two years, the BenQ Materials Corp. team continued to overcome the difficulties and achieved an excellent performance, the gross profit margin of company continued to soar to a greater height.

With the joint efforts of everyone, BenQ Materials Corp. has gradually taken shape in the layout of multi-product, multi-technology and multi-application, and the industry which BenQ Materials is located is also on the cusp of epoch. Whether in the fields of display technology, electric vehicles and medical care, in order to seize the opportunity for growth and get into the leaders in various industries, and based on an optimistic vision for the company's future, the board of directors and the management team also decided to expand capital expenditures in the next 3 years, and strengthen the investment in advanced technology field such as polarized surface coating, advanced battery materials and healthcare sector, through the acquisitions of these important technologies and production capacities, it is believed that BenQ Materials Corp. will be able to stand on another commanding heights; meanwhile, in order to accelerate the growth and satisfy the needs from market, in the future, the company will continue to adopt a dual-track strategy of organic growth and acquisition of strategic partners to continue to grow the company.

At the same time, through stakeholder consultation and identification of the major issues of concern to the Company, the Company has followed the three directions including environmental sustainability, social participation and corporate governance, meanwhile, it has thoroughly management aspect, product design aspect and marketing aspect. In the implemented to environmental sustainability sector, "Derma Angel" launched a sunscreen product which is free of harmful ingredients and is ocean-friendly; the functional fabric "Xpore" uses 100% perfluorinated compound (PFC) free materials from the source, combines solvent-free production, and keeps its commitment to environmental sustainability. In the social participation sector, through local procurement of cabbage, bananas and other methods, we assisted the farmers near to Taoyuan and Yunlin factory area, and provided the cleaning pads and other supplies of our own products to local nursing centers to show the practical motivation to give back to the society. In the corporate governance sector, the governance assessment results remain within the top 20% and obtained the affirmation as top 5% company in small and medium market value sector. BenQ Materials Corp. has set an example from the management team level, and hopes that everyone will follow the principles of integrity and transparency, and become a role model for all employees.

Looking forward to 2022, in the face of an unknown environment, we hope to place a greater emphasis on "Lead Change, Drive Value". BenQ Materials Corp. will pursue absolute leadership in various fields such as displaying industry and power battery materials, not only to do what we says, but also to continuously exceed self and challenge the limits. In the future, we will continue to rely on our colleagues to operate the relationships of suppliers and customers, deeply root in the R&D as well as technical foundations, strive to ensure the manufacturing quality and efficiency. We expect BenQ Materials Corp. to fly high against the wind and create a new situation. Here, we look forward to the continuous support of our shareholders to jointly create the Company's sustainable development.

Season 's greetings

Chairman: Chen, Zhien-Chi General Manager: Liu Chia-Jui Accounting Manager: Wang Sheng-Hsing

### (II) Audit Committee's Review Report

The Board of Directors of Company submitted the Financial Statements of Year 2021 and issued the Audit Report jointly by two accountants, Mr.Tang Cijie and Mr. Shi Weiming from the accounting firm of KPMG Taiwan, entrusted by the Board of Directors. The above-mentioned financial statements, business reports, and audit reports of accountants, etc., have been reviewed and determined to be correct and accurate by the Audit Committee of BenQ Materials Corp., hereby submitted this report according to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act. Report for inspection.

Sincerely,

BenQ Materials Corp. - 2022 Regular Meeting of Shareholders

Convener of the Audit Committee: February 24, 2022, Republic of China

英福品

The Board of Directors of the Company finds no inconsistency in the proposal for the distribution of the 2021 year earnings, as verified by this Audit Committee, in accordance with the Provisions of Article 14-4 of the Securities and Exchange Act and Article 219 of the Companies Act, and hereby reports. Report for inspection.

Sincerely,

BenQ Materials Corp. - 2022 Regular Meeting of Shareholders

Convener of the Audit Committee: May 3, 2022, Republic of China

菜酱油

### (III) Report on the Distribution of Employees' and Directors' Remuneration in Year 2022

On February 24, 2022, the resolution of the Board of Directors of the company was passed, and the amount of employee remuneration and directors' remuneration distributed in cash was NT \$134,276,412 and NT \$10,070,731, respectively.

### (IV) Report on Cash Dividends Distributed by Surplus in Year 2021

- In accordance with the Articles of Incorporation, the distribution of earnings is distributed in the form of cash, the distribution may be approved by the Board of Directors and reported to the shareholders' meeting.
- II. The Company distributes the retained distributable earnings for Year 2021 and distributes NT \$1.35 per ordinary share for cash dividends.
- III. The cash dividend distribution to each shareholder will be paid to the rounded-down full NT dollar, and the Chairman of Board of Directors is authorized to determine the base date and distribution date of dividends and other related matters.
- IV. If the dividend distribution ratio is adjusted and need to be modified due to change of the Company's total number of outstanding common shares, the Chairman of Board of Directors has

full authority to adjust the distribution ratio.

### (V) Report On The Handling of Private Placement Securities

- I. On August 25, 2021, the Company passed the Ordinary Shareholders' Meeting authorizing the Board of Directors to deal with the cash increase in issue of ordinary shares within the limit of 31,800,000 ordinary shares to participate in the issue of overseas depository receipts and/or cash increase in issue of ordinary shares and/or cash increase in issue of private ordinary shares and/or private overseas or domestic convertible corporate bonds.
- II. The amount of the above fundraising matters that was not completed on the day before the Ordinary General Meeting of Shareholders in Year 2022 was cancelled as of the date of Ordinary General Meeting of Shareholders of Year 2022.

#### II. **Elections:**

#### Full Re-election of Directors (including Independent Directors). (Proposed by the **Subject: Board of Directors)**

Explanation: I.

- The term of office of the current directors and independent directors of the Company expired on June 16, 2022. By the resolution of the Board of Directors of the Company on May 3, 2022, the Company intends to fully re-elect the directors (including independent directors) at this Ordinary General Meeting of Shareholders in accordance with the law.
- cordance with the provisions of the Articles of Association of the Company and Article II. 192-1 of the Company Law, the Company's directors (including independent directors) shall be nominated in accordance with the nomination system. In this election, nine directors (including four independent directors) shall be elected. The new directors (including independent directors) shall be appointed for a term of three years, commencing on June 16, 2022 and ending on June 15, 2025. The term of office of the original directors (including independent directors) shall expire upon the completion of the meeting of the shareholders.
- III. list of candidates for directors and independent directors was approved by the Board of Directors of the Company on May 3, 2022. Please refer to Annex I (P.13~P.14) for the information of candidates for directors and independent directors.

**Election Results:** 

### III. Ratification and Discussion Matters

### Item No. I

### Acknowledgement of the 2021 Annual Business Report and Financial Statement **Subject:** Proposal, please acknowledge. (Proposed by the Board of Directors)

Explanation: The Financial Statements of the Company for the Year 2021 were audited by Mr.Tang Cijie and Mr.Shi Weiming, both are accountants from KPMG Taiwan Accounting Firm and were entrusted by the Board of Directors. It was deemed sufficient to articulate the financial position of BenQ Materials Corp. as of December 31, 2021 and the financial results and cash flows for the year 2021, and the business report was attached. Please acknowledge this. The Financial Statements are presented in Annex II (P.15 to P.31).

Resolution:

#### Item No.2

Subject: Please acknowledge the 2021-year Earnings Distribution Plan. (Proposed by the Board of Directors)

Explanation: The Company's 2021 Year Earnings Distribution Table was approved by the Board of Directors

and sent to the Audit Committee for review.

See Annex III (p.32) for the 2021 Year Earnings Distribution Table.

Resolution:

#### Item No. 3

### Subject:

Please kindly discuss the proposal to approve the issuance of common shares by cash to participate in the issuance of overseas depositary receipts and/or the issuance of common shares by cash and/or the private placement of common shares by cash and/or the private placement of overseas or domestic convertible corporate bonds. (Proposed by the Board of Directors)

### Explanation: I.

- I. The purpose and amount of the fundraising: In order to enrich the working capital, improve financial structure, overseas materials purchases or satisfy the other financing needs in response to the long-term development of the Company, the Board of Directors is proposed to be authorized by the Shareholders' Meeting to select the appropriate timing and appropriate method, in accordance with the relevant laws and regulations and the following principles of the appropriate method, within the limit of 31,800,000 ordinary shares, depending on the market environment and the needs of the Company. In the case of overseas or domestic conversion of corporate bonds by private placement (hereinafter referred to as "conversion of corporate bonds"), the number of common shares that can be converted from private placement of corporate bonds should be calculated based on the conversion price at the time of private placement within the aforementioned range of 31,800,000 shares.
- II. Fundraising and handling principles:
- (I) Participating in the issuance of overseas depositary receipts by issuing common shares with cash capital increase:
  - 1. The issue price of the overseas depositary receipts will be determined by reference to (a) the closing price of the common shares of the Company on the Price Adoption Date, or (b) the average closing price of the common shares of the Company calculated one, three, or five business days prior to the Price Adoption Date ((a) or (b) referred to as the "Reference Price"). However, the actual issuance price should be determinated by the chairman of the Board of Directors and the foreign lead underwriters based on the prevailing market conditions, and the actual issuance price should not be lower than 90% of the reference price after deducting the free allotment or capital reduction ex-rights and ex-dividends. The above reference price and actual issuance price are determined in accordance with the issuance market practice and laws and regulations, and the proposed common shares, if calculated at the upper limit of 31,800,000 shares, account for 9.92% of the company's outstanding common shares, and the actual issuance price should

- not be lower than the reference price before 90% after deduction of free allotment or capital reduction ex-rights and ex-dividends, it will not cause significant dilution of the original shareholders' equity. Therefore, the issue price of overseas depositary receipts should be set reasonable and will not have a significant impact on the equity of the original shareholders.
- 2. This cash increase to participate in the issuance of overseas depositary receipts, except that 10% to 15% of the issued shares are reserved by the company's employees as required by Article 267 of the Company Act, and the rest are planned to comply with the provisions of Article 28-1 of the Securities Exchange Law. The shareholders' meeting is requested to agree that the original shareholders would give up the right of first-hand subscription, and the full allocation was made to participate in the issuance of overseas depositary receipts for public issuance. For the unsubscribed portion of employees, the chairman should be authorized to include the securities with original price in recognition of the issuance of overseas depositary receipts in accordance with the market needs, or negotiate with a specific person to subscribe it.
- (II) The issuance of common shares by way of public offering for cash capital increase:
  - The face value of the capital increase is NT\$10 per share, and the actual issue price will be in accordance with the relevant provisions of the "Self-regulatory rules for underwriter members of the Taiwan Securities Association of the Republic of China to guide issuing companies to raise and issue securities", and to authorize the chairman to negotiate with the underwriters to submit it to the competent authority for review before issuance.
  - 2. Except in accordance with paragraph 1 of Article 267 of the Company Law, where 10% to 15% of the total number of shares issued with additional capital are reserved for the employees to subscribe at the issue price, for the sales method of the public underwriting part, it is proposed to authorize the board of directors to choose one of the following two methods:
    - (1) In accordance with Article 28-I of the Securities and Exchange Act, it is proposed to request the shareholders' meeting to agree that the original shareholders will give up their right to subscribe firstly based on the original share ratio, and the full allocation will be allocated through the inquiry circle purchase and sale. If employees give up the subscription or the subscription is insufficient, it is proposed to authorize the chairman of the board to contact a specific person to subscribe for it at the issue price.
    - (2) In accordance with Item 2 of Article 28-1 of the Securities and Exchange Act, 10% of the total number of shares to be issued shall be allocated for public underwriting, and the remaining shares shall be recognized by the original shareholders of the company in accordance with the original shareholding ratio. If employees and original shareholders give up the subscription or the subscription is insufficient, it is proposed to authorize the chairman of the board to contact a specific person to subscribe at the issue price.

- (III) Handling the cash capital increase and issuance of ordinary shares by means of private placement and/or handling conversion of corporate bonds by means of private placement:
  - 1. The basis and rationality of private placement price setting:
    - (1) The reference price for the subscription price of the private common shares shall be calculated on the basis of one, three or five business days before the pricing date and the simple arithmetic average of the closing price of the common shares of the 30 business days prior to the pricing date, minus the ex-rights and dividends of the free allotments, plus the stock price after the ex-rights of the capital reduction, taking the higher one as the reference price
    - (2) With respect to the subscription price of the Private Placement Ordinary Shares, the Company intends to request the Board of Directors to authorize the Board of Directors to determine the private placement price based on no less than 80% of the reference price, and the issue price of the Private Placement Convertible Bonds shall be no less than 80% the theoretical price. The actual price shall be within the percentage range of no less than the number of resolutions of the Board of Shareholders, and the Company intends to request the Board of Directors to authorize the Board of Directors to determine the specific person situation and market conditions according to the future.
    - (3) The subscription price of the aforementioned private common shares and the price of private conversion corporate bonds are determined by reference to the company's share price and theoretical price respectively, and are in accordance with the provisions of the matters requiring attention of publicly issued companies when conducting private placement securities, and are subject to the three-year transfer restriction stipulated by the Act, so they should be reasonable.
  - 2. the selection method, purpose, necessity and expected benefits of the specific person:
    - (I) The investors to subscribe to the Private Placement Shares and/or Private Placement CB must meet the qualifications listed in Article 43-6 of the Securities and Exchange Act and are limited to strategic investor(s). Priority will be given to the investor(s) who could benefit the Company's long term development, competitiveness, and existing shareholders' rights.
    - (2) The purpose, necessity and expected benefits for choosing the strategic investor(s) are to accommodate the Company's operation and development needs to have the strategic investor(s) to assist the Company, directly or indirectly, in its finance, business, manufacturing, technology, procurement, management, and strategy development, etc. so to strengthen the Company's competitiveness and enhance its operational efficiency and long term development and it should be positively beneficial to shareholders' equity.
    - (3) The company currently does not have a specific person that has been

- negotiated, and it intends to authorize the Board of Directors to handle matters related to the specific person.
- 3. Necessary reasons for private placement: It is necessary to consider factors such as the relative timeliness and convenience of the private placement method, and to introduce strategic investors and other plans in response to the development of the company, and to handle the private placement method.
- 4. For this private placement of marketable securities, the board of directors is authorized to apply to the Taiwan Stock Exchange for a Letter of Approval that meets the listing standards after three years from the delivery date of the private placement, and subsequently report to the competent authority for the supplementary issuance and the application for listing transactions.
- 5. This Private Placement Conversion Corporate Bond Issuance and Conversion Method (tentative) is described in Annex IV (p.33~p.34).
- III. The purpose of the appropriation, the progress of the use of the funds and the expected benefits are expected to be used for one or more purposes, such as replenishing the working capital, sound financial structure, overseas purchasing materials or responding to the long-term development of the Company, and after the completion of the use of the funds, it is expected to strengthen the competitiveness of the Company and improve its operating performance.
- IV. This cash capital increase issuance of common shares to participate in the issuance of overseas depository receipts, cash capital increase issuance of common shares, cash capital increase private placement common shares, private placement conversion corporate bonds and the exchange of common shares are all issued or delivered in a non-physical manner. Except for privately placed securities that are subject to transfer within three years period after delivery in accordance with Article 43-8 of the Securities and Exchange Act, the rights and obligations of common shares issued or privately placed (including common shares exchanged for corporate bonds in private placement) are the same as those of the original common shares.
- V. The price of per share for the ordinary shares issued by cash capital increase to participate in the issuance of overseas depositary receipts, the issuance of ordinary shares by cash capital increase, the price per share of private ordinary shares for cash capital increase, and the conversion price of privately placed overseas or domestic convertible corporate bonds, if the price is lower than that in response to market situation changes · and Reasons for not adopting other financing methods in order to issue at a lower par value in response to market changes: It is mainly based on the consideration of the company's stable operation and financial structure safety, and the use of equity-related financing tools is more appropriate than other methods of pure liability. Fundraising methods such as issuing new common shares and overseas depositary receipts through cash capital increase, and conducting private placement of common shares through cash capital increase do not incur any interest for liabilities, reduce the Company's financial risk, and immediately enhance the Company's financial structure and the flexibility of the

Company's financial allocation. As for private placement of overseas or domestic corporate bonds, if investors convert the bonds into shares, this can improve the Company's financial structure and benefit the Company's long term development. Thus, it should be reasonable for the Company to use the fundraising instruments related to equity. If the price per share and the conversion price are lower than the face value, such would be expected to reduce the Company's book value of capital surplus and retained earnings. In such case, the Company would, depending on the actual operating conditions in the future, make up for the losses. The issue price and conversion price will be determined in accordance with the competent authority's relevant regulations. After efficiency of the capital increase becomes apparent, the Company's financial structure will be effectively improved, which would be favorable to the Company's long-term development and would not have adverse impact on the rights and benefits of shareholders.

- VI. This cash capital increase issuance of common shares participates in the issuance of overseas depository receipts, cash capital increase issuance of ordinary shares, cash capital increase private placement common shares and private placement conversion corporate bonds, after the resolution of the shareholders meeting is passed, the issuance or private placement conditions and private placement of this capital raising, to change the issuance and conversion method of corporate bonds, capital utilization plan, capital use, scheduled progress, expected benefits and other related matters, etc., it is proposed to request the shareholders' meeting to authorize the board of directors to formulate, adjust and deal with them at its sole discretion based on the company's actual needs, market conditions and relevant laws and regulations. In the future, if changes or amendments are required due to changes in laws or regulations or instructions from the competent authority, or based on changes in objective environmental factors such as operational assessments or the market, it is proposed to authorize the board of directors to deal with them at its sole discretion.
- VII. In order to complete the fundraising plan, it is proposed to authorize the chairman of the board or a person designated by him to handle all relevant cash capital increase issuance of ordinary shares on behalf of the company to participate in overseas depository receipts, cash capital increase issuance of common shares, cash capital increase private common stocks, and private equity conversion of corporate bonds related matters and sign relevant contracts and documents.
- VIII. The Board of Directors shall be authorized to deal with any matters not covered herein in accordance with relevant laws and regulations.

### Resolution:

### Item No.4

## Subject: Proposed Amendments to the Articles of Association, please discuss. (Proposed by the Board of Directors)

Explanation: I.

- In conjunction with Presidential Decree No. 11000115851 of December 29, 2021, the
   172 and 356 of the Amended Company Articles and proposed to amend the Articles of Association in line with actual needs.
- II. Refer to Annex V (P.35~P.36) for a comparison table of the provisions before and after the revision.

Resolution:

#### Item No. 5

### Subject:

It is proposed to revise some of the provisions of the "Acquisition or Disposal of Asset Disposal Procedures" and the "Engagement in Derivative Commodity Transaction Disposal Procedures", please discuss them. (Proposed by the Board of Directors)

Explanation: I.

- In accordance with the provisions and actual needs of the "Standards for the Treatment of Assets Acquired or Disposed of by Public Offering Companies" as amended by the letter no. 1110380465 dated January 28, 2022, the relevant provisions of the "Procedures for the Treatment of Assets Acquired or Disposed of by Public Offering Companies" and the "Procedures for the Treatment of Transactions Engaged in Derivative Commodities" of the Company are proposed to be amended.
- II. Please refer to Annex VI and Annex VII (P.37~P.46) for the comparison table of the provisions before and after the revision.

Resolution:

#### Item No. 6

### Subject:

It is proposed to revise some of the texts of "Operation Procedures for Funds Loans to Others" and "Implementation Measures for Endorsement Guarantee", please discuss them. (Proposed by the Board of Directors)

Explanation: I.

- I. It is proposed to revise the relevant provisions of the Company's Operating Procedures for Capital Loans to Others and the Methods for Enforcement of Endorsement Guarantees in the light of the Statutory Orders and actual needs.
- II. Please refer to Annex VIII and Annex IX (P.47~P.59) for the comparison table of the provisions before and after the revision.

### Resolution:

### Item No. 7

### Subject: Please discuss the proposed lifting of the competition restriction for directors and their representatives. (Proposed by the Board of Directors)

Explanation: I.

- I. In accordance with Article 209 of the Company Act, directors who act for themselves or others within the business scope of the company shall explain the important content of their actions to the shareholders' meeting and get the permission for them.
- II. Please refer to Annex X (P.60~P.61). The consent of the Board of Shareholders is sought in accordance with the law because the directors of the Company have invested or operate other companies that have the same or similar scope of business as the Company.

Resolution:

### **IV.** Extempore Motions

### V. Meeting Adjourn

### Attachment I

# BenQ Materials Corp. Directors and Independent Directors Candidate Information

<u> </u>				Current	M-!- !	
Serial No.	Category	Name	Gender	shareholding (Note)	Major Learning (Profile) History	Principal incumbent
I	Director	Li Kun-yao	Male	4,580,396	IMD Master of Business Administration, Switzerland Chairman of Yuda Optoelectronics Co., Ltd. Chairman of Qisda Corporation	Chairman of BenQ Corporation Chairman of the Board of Directors of the BenQ Foundation Director of Qisda Corporation Director of Yuda Optoelectronics Co., Ltd. Director of Darfon Electronics Corp. Chairman of the Board of Directors of the BenQ Foundation
2	Director	Qisda Corporation (shareholder) Company Representative :Chen Jian-zhi	Male	43,659,294	Swiss Federal Institute of Technology PhD Master of Materials, University of Utah, US Director of Darfon Electronics Corp. Manager of Koninklijke Philips N.V.	CEO of BenQ Materials Corp. Director of Lagis Co., Ltd. Member of the Board of Directors of the the BenQ Foundation
3	Director	Qisda Corporation (shareholder) Company Representative :Chen Chi- Hong	Male	43,659,294	Technology Management Class of National Chengchi University (NCCU) Master of International Business Administration of Thunderbird, USA Department of Electrical Engineering, National Cheng Kung University (NCKU) General Manager of Product Technology Center, BenQ Corporation	Chairman and CEO of Qisda Corporation Chairman of BenQ Medical Technology Corp. Chairman of the Board of Directors, Partner Tech Corp. Chairman of DFI Inc. Vice Chairman of Alpha Networks Inc. Director of Darfon Electronics Corp. Director of Hitron Technologies Inc. Member of the Board of Directors of the the BenQ Foundation
4	Director	Qisda Corporation (shareholder) Company Representative :Liu Jia-rui	Male	43,659,294	Ph.D. of Photovoltaic Institute, National Chiao Tung University (NCTU) Deputy General Manager of Optical Functional Film Materials Division, BenQ Materials Corp. General Manager of Funcitonal Film Group, BenQ Materials Corp.	General Manager of BenQ Materials Corp.
5	Director	BenQ	Male	80,847,763	Master of Business	Chairman of

Serial No.	Category	Name	Gender	Current shareholding (Note)	Major Learning (Profile) History	Principal incumbent
		Corporation Company Representative :Li Wen-de			Administration, University of Southern Mississippi, US Chairman of BenQ Materials Corp. Deputy General Manager of Qisda Corporation	BenQ Asia Pacific Corporation. Chairman of BenQ INFTY Lab Ltd. Director and General Manager of BenQ Corporation Member of the Board of Directors of the the BenQ Foundation
6	Independent Director	Ye Fu-hai	Male	0	Department of Electronic Engineering, Feng Chia University Director and CEO of WPG Holdings General Manager of Arrow Electronics, Inc.	Director and CEO of WPG Holdings Director of the Reinvestment Company under WPG Holdings
7	Independent Director	Lu Yu-yang	Male	0	Business Administration PhD, Chiao Tung University Master of Computer Engineering, Chiao Tung University Professor of School of Management, Yuan Ze University Senior manager, BenQ Corporation	None
8	Independent Director	Wang Gong	Male	0	PhD in Industrial Economics and Transportation Economics, Massachusetts Institute of Technology Independent Director of Formosa Taffeta Co.,Ltd Independent Director of Qisda Corporation Chair Professor, Enterprise Management Department, China University of Technology (CUTe)	Supervisor of PTOT Inc. Headquarter, Taipei
9	Independent Director	Yu Xi-rong	Female	0	PhD in Materials Science Engineering, Massachusetts Institute of Technology Vice President of R&D, United Microelectronics Corporation (UMC) Chief Technology Officer ( CTO ) ,Solar Applied Materials Technology Corporation (SOLAR) Consultant of UMC Capital	Distinguished Professor, Department of Materials Science and Engineering, National Tsing Hua University

### **Attachment II**

Financial Statements and Independent Auditors' Report of Recent Years

### Statement of Declaration

The entities that are required to be included in the combined financial statements of BenQ Materials Corporation and subsidiaries as of and for the year ended December 31, 2021 under the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises" are the same as those included in the Consolidated Financial Statements prepared in conformity with International Financial Reporting Standards No. 10 endorsed by the Financial Supervisory Commission. In addition, the information required to be disclosed in the combined financial statements is included in the Consolidated Financial Statements. Consequently, BenQ Materials Corporation and subsidiaries do not prepare a separate set of combined financial statements.

Hereby certify

Company Name: BenQ Materials Corporation

Chairman: Chen Chien-Chih

Date: February 24, 2022

### Consolidated Financial Statements and Independent Auditors' Report of BenQ Materials Corporation

To: The Board of Directors of BenQ Materials Corporation

### Opinions on the audit

We have audited the Consolidated Balance Sheets of BenQ Materials Corporation and its subsidiaries (the BenQ Corporation) as of December 31, 2021 and 2020, the Consolidated Statements of Comprehensive Income, Consolidated Statements of Changes in Equity, Consolidated Statements of Cash Flows, and Notes to Consolidated Financial Statements (including Summary of Significant Accounting Policies) for the annual period from January 1 to December 31, 2021 and 2020.

In our opinion, the aforementioned Consolidated Financial Statements present fairly, in all material respects, the consolidated financial position of BenQ Materials Corporation and subsidiaries as of December 31, 2021 and 2020, and its consolidated financial performance and cash flows for the annual periods ended December 31, 2021 and 2020 in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers," as well as International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and effected by the Financial Supervisory Commission.

### Basis of opinions on the audit

We conducted our audit in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and Generally Accepted Auditing Standards. Our responsibility under those standards will be further described in the section titled "The Accountants' Responsibilities in Auditing the Consolidated Financial Statements." We have stayed independent from BenQ Materials Corporation as required by The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled other responsibilities as stipulated by the Norm. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of 2021 Consolidated Financial Statements of BenQ Materials Corporation and its subsidiaries. These matters were addressed in the context of our audit of the Consolidated Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. The accountant's judgment should communicate the key audit matters on the audit report as follows:

### I. Inventory Valuation

For the accounting policies of inventories, please refer to Note 4 [8] of the Consolidated Financial Statements; For the accounting estimates of the inventory evaluation and the description of the uncertainty of the assumptions, please refer to Note 5 of the Consolidated Financial Statements; For the description of important accounting items in inventories, please refer to Note 6 [6] of the Consolidated Financial Statements.

### Description:

Inventories of BenQ Materials Corporation are mainly film sheet products. Inventory is measured by the lower of cost and NRV. As BenQ Materials Corporation's inventory is easily affected by the market demand of the products used and the yield rate of the production process, resulting in sluggish or falling prices, inventory evaluation is one of the important evaluation items for the accountants to perform the review of the Consolidated Financial Statements.

Our audit procedures performed in respect of the above area included the following:

The accountant's main audit procedures for the above key verification items include reviewing the inventory age report and analyzing the changes in the inventory age in each period; sampling and testing the inventory cost and net realizable value provided by BenQ Materials Corporation, as well as the inventory age report, reviewing the

management and sales meeting to evaluate the situation of inventory depletion; evaluating whether the assessment of inventory has been handled in accordance with the accounting policies established by BenQ Materials Corporation; performing inventory retrospective testing to verify the rationality of the provision of bad debt losses.

### **Other Matters**

BenQ Materials Corporation has also compiled Individual Financial Statements for 2021 and 2020, and they have also received an unqualified audit opinion from our CPA for your reference.

### The Management's Responsibility and Governing Body of the Consolidated Financial Statements

It is the management's responsibility to fairly present the Consolidated Financial Statements in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers," as well as International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission, and to maintain internal controls which are necessary for the preparation of the Consolidated Financial Statements so as to avoid material misstatements due to fraud or errors therein.

In preparing for the Consolidated Financial Statement, responsibilities of the management also included assessment of the capacity to continue operation, disclosure of related matters and the accounting approaches to be adopted when the Company continues to operate unless the management intends to liquidate or suspend the business of BenQ Materials Corporation if there was not any other option except liquidation or suspension of the Company's business.

The governing bodies of BenQ Materials Corporation and its subsidiaries (including the Audit Committee or the supervisors) have the responsibility to oversee the process by which the financial statements are prepared.

### The Accountants' Responsibilities in Auditing the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance on whether the Consolidated Financial Statements as a whole are free from material misstatement arising from fraud or error, and to issue an independent auditors' report. "Reasonable assurance" refers to high level of assurance. Nevertheless, our audit, which was carried out in accordance with the generally accepted auditing standards, does not guarantee that a material misstatement(s) will be detected in the Consolidated Financial Statements. Misstatements can arise from fraud or error. Misstatements are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated Financial Statements.

We have utilized our professional judgment and maintained professional skepticism when exercising auditing work in accordance with the generally accepted auditing standards. We also:

- I. Identified and evaluated the risk of a material misstatement(s) due to fraud or errors in the Consolidated Financial Statements; designed and carried out appropriate countermeasures for the assessed risks; and obtained sufficient and appropriate evidence as the basis for the audit report. The risk of not detecting a significant misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- 2. Acquired necessary understanding of internal controls pertaining to the audit in order to develop audit procedures appropriate under the circumstances. Nevertheless, the purpose of such understanding is not to provide any opinion on the effectiveness of the internal controls of BenQ Materials Corporation.
- 3. Assess the appropriateness of the accounting policies adopted by the management level, as well as the reasonableness of their accounting estimates and relevant disclosures.
- 4. Concluded, based on the audit evidence acquired, on the appropriateness of the management's use of the going-concern basis of accounting, and determined whether a material uncertainty exists where events or conditions that might cast significant doubt on the ability of BenQ

Materials Corporation to continue as going concerns. If we believe there are events or conditions indicating the existence of a material uncertainty, we are required to remind the users of the Consolidated Financial Statements in our audit report of the relevant disclosures therein, or to amend our audit opinion when any inappropriate disclosure was found. Our conclusion is based on the audit evidence acquired as of the date of the audit report. However, future events or conditions may cause BenQ Materials Corporation to cease to continue as a going concern.

- 5. Evaluated the overall presentation, structure, and content of the Consolidated Financial Statements (including the related notes), and determined whether the Consolidated Financial Statements present related transactions and events fairly.
- 6. Acquired sufficient and appropriate audit evidence regarding financial information of entities within the Group in order to express an opinion on the Consolidated Financial Statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion on BenQ Materials Corporation.

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

We also provided governing bodies with a declaration that we had complied with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China regarding independence, and communicated with them all relationships and other matters that might possibly be deemed to impair our independence (including relevant preventive measures).

From the matters communicated with those charged with governance, we determined the key audit matters of the Consolidated Financial Statements of BenQ Materials Corporation of 2021. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communications.

**KPMG** Taiwan

Accountant:

遊戲鍋

Approved audit number:

FSC (6) No. 0940100754 FSC (6) No. 0950103298

February 24, 2022

### Consolidated Balance Sheets December 31, 2021 and 2020

Unit: NT\$ thousand

Accounting Manager: Wang Sheng-Hsing

	Assets		Dec. 31, 2021 Dec. 31, 2020 Amount %			Liabilities and Equity	Dec. 31, 20		Dec. 31, 2		
	Current assets	Airiount		Amount		. ,		Amount	<u>%</u> .	Amount	<u>%</u>
1100	Cash and cash equivalents (Note 6 [1])	\$ 278,127	2	148,243		Current liabilities:	( [ ( ] ( )	<b>.</b>	_	150,000	
1110	Financial Assets at Fair Value through Profit or Loss - Current (Note 6 [2])	5,908		18,258	_ '	2100 Short-term borrowings (No	/	\$ 586,849	5	150,000	
1110	Financial assets at fair value through other comprehensive income - Current	3,700	-	10,230	-		through profit or loss - current (Note 6 [2])	9,361	-	5,838	
1120	(Note 6 [3])	55,490		57,809	_	2170 Accounts payable	. (1)	3,141,185	25	3,421,461	
1170	Notes and accounts receivable, net (Note 6 [4], [22])	2,252,030	- 18	1,396,423	- 13	2180 Accounts payable - related	,	48,436		29,766	
1180	Notes and accounts receivable, net (Note 6 [4], [22])		10	1,370,423	13	2200 Other payables (Note 6 [23	<b>-</b> ′	1,668,190	13	1,183,091	
1100	and 7)	610,135	5	954,445	9	2220 Other payables - related pa	,	24,108		16,218	-
1200	Other receivables (Note 6 [4], [5])	184,842	2	221,153	2		within one year (Note 6 [15] and 8)	1,666		- 2 (2)	<del>-</del>
1210	Other receivables - related parties (Note 6 [5] and 7)	20	-	55	-	2281 Lease liabilities - current (N	<b>- -</b> /	7,871		2,626	
1310	Inventories, net (Note 6 [6])	2,807,868	23	2,404,889	22	•	ties - current (Note 6 [16] and 7)	91,779	1	82,289	
1479	Other current assets	268,911	2	334,982	3	2399 Other current liabilities (No	•	215,073		79,570	
1476	Other financial assets - current (Note 8)	87,084	ı	15,836		Total current liabilities		5,794,518	46	4,970,859	45
1461	Non-current assets held for sale (Note 6 [7] and 11)	163,909	·	-	-	Non-current liabilities:	. ( FLF3	1 205 020		1 (14 (24	
1 101	Total current assets	6,714,324	54	5,552,093	50	2540 Long-term borrowings (No	'	1,305,028	11	1,614,624	
	Non-current assets	0,714,324		3,332,073		2570 Deferred tax liabilities (Not	/	144,735	ı	7,018	
1517	Financial assets at fair value through other comprehensive income - non-					2581 Lease liabilities - non-currer	`/	52,383	-	5,745	
1317	current (Note 6 [3])	9,187	_	1,500	_	•	ties - non-current (Note 6 [16] and 7)	-	-	91,779	
1550	Investments accounted for using equity method (Note 6 [8])	221,918	2	196,876	2	2600 Other non-current liabilities		56,661	<u> </u>	46,651	
1600	Real estate, plant, and equipment (Notes 6 [10], 7, and 8)	4,493,229	36	4,349,216	39	Total non-current liabi Total liabilities	lities	1,558,807	<u> 13</u>	1,765,817	
1755	Right-of-use asset (Notes 6 [11])	190,290	2	221,590	2			7,353,325	59	6,736,676	<u> </u>
1760	Net investment property (Note 6 [12])	431,072	3	457,097	4	Equity (Note 6 [20]): 3110 Common stock		3,206,745	24	2 204 745	5 29
1780	Intangible assets (Note 6 [13] and 7)	165,773	ı	34,254				5,808	26	3,206,745	
1840	Deferred tax assets (Note 6 [19])	183,535	i	174,259	2	3200 Capital reserve		5,808	-	11,427	-
1920	Guarantee deposits paid	28,974	-	13,930		Retained earnings		2172/2	2	277 // 5	
1995	Other non-current assets (Note 6 [18])	71,626		58,636	ı	3310 Legal reserve		317,262	2	277,665	
1773	Total non-current assets	5,795,604	46	5,507,358	<u>.</u> 50	3320 Special reserve		83,534	12	33,896	
	1 0 0 0 1 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1	3,773,001		3,307,330	30	<ul><li>3350 Balance of retained earning</li><li>3400 Other equity</li></ul>	gs	1,533,290 (103,309)	12 (1)	876,576 (83,534)	
						• •	le to the owners of parent company	,	` '	4,322,775	
						• *	• • • •	5,043,330	40	4,322,773	37
						36XX Non-controlling interests (N	Note 6 [9], [20])	113,273	<u> </u>	4 222 775	
						Total equity		5,156,603	41_	4,322,775	<u> 37</u>
	Total assets	<u> </u>	100	11,059,451	100	Total liabilities and equity	,	<u>\$ 12,509,928</u>	100	11,059,451	100

(See the attached notes to Consolidated Financial Statements)
General Manager: Liu Chia-Jui

Chairman: Chen Chien-Chih

### Consolidated Statements of Comprehensive Income From January 1 to December 31, 2021 and 2020

Unit: NT\$ thousand

			202 I		2020	
			Amount	<del>%</del>	Amount	%
4000	Net sales revenue (Notes 6 [17], [22], 7, and 14]	\$	16,481,686	100	15,049,948	100
5000	Operating costs (Notes 6 [6], [10], [11], [12], [13], [17], [18],					
	[23], 7, and 12)		(13,425,149)	(81)	(12,776,414)	(85)
	Gross operating profit	_	3,056,537	19	2,273,534	15
	Operating expenses (Notes 6 [4], [10], [11], [13], [16], [18],					
	[23], 7, and 12):		·		(2.2.2.2.1)	
6100	Selling expenses		(1,050,132)	(6)	(869,894)	(6)
6200	General and administrative expenses		(269,767)	(2)	(216,498)	(1)
6300	Research and development expenses	_	(759,320)	(5)	(639,769)	(4)
	Net On antin a la serve	_	(2,079,219)	<u>(13)</u> _	(1,726,161)	(11)
	Net Operating Income	_	977,318	6	547,373	4
	Non-operating income and expenses (Notes 6 [8], [9], [15],					
7100	[16], [24] and 7): Interest revenue		1,170		975	
7010	Other income		1,170	-	14,762	-
7010	Other gains or losses		180,995	- 1	(2,449)	-
7050	Financial costs		(42,068)	- '	(61,392)	- (1)
7370	Shares of profits (losses) of associates accounted for using the equity		71,259	-	10,510	- (')
7370	method	_	71,237		10,510	
	metrod		230,654	1	(37,594)	(1)
	Income before income tax		1,207,972	<del></del> -	509,779	3
7950	Less: Income tax expense (Note 6 [19])		(238,445)	, (1)	(113,806)	_
,,,,,	Net profit		969,527	6	395,973	3
	Other comprehensive income (loss):		707,027		0,0,,,,	<u>~</u>
8310	Items that will not be reclassified to profit or loss (Notes 6					
	[18], [20])					
8311	Remeasurement of defined benefit plans		(6,932)	-	(2,134)	-
8316	Unrealized profit (loss) on investments in equity instruments at		( ' ,		, ,	
	fair value through other comprehensive income		(3,453)	-	(43,423)	(1)
8349	Income tax related to items that will not be reclassified				<u> </u>	
		_	(10,385)		(45,557)	(1)
8360	Items that may be reclassified subsequently to profit or loss					
	(Notes 6 [18], [20])					
8361	Exchange differences arising on translation of financial					
	statements of foreign operations		8,741	-	2,096	-
8370	Share of other comprehensive income of associates accounted					
0200	for using the equity method		(19,265)	-	(6,177)	-
8399	Income tax related to items that may be reclassified	_	(10.524)	<u> </u>	(4.001)	
	Others	_	(10,524)		(4,081)	- (1)
0500	Other comprehensive income (loss)	_	(20,909) 049,419		(49,638 <u>)</u>	<u>(I)</u>
8500	Total comprehensive income for the year  Net profit for the period attributable to:	<u> </u>	948,618	<u>_</u> _	346,335	
8610	Owners of the parent company	\$	971,555	6	395,973	3
8720	Non-controlling interests	Ψ	(2,028)	-	-	_
0720	14011-Conti olimig inter ests	\$	969,527		395,973	3
	Total comprehensive income attributable to:	Ψ	, , , , , , , , , , , , , , , , , , , ,		5/3,//3	
8710	Owners of the parent company	\$	950,646	6	346,335	2
8720	Non-controlling interests	7	(2,028)	-	-	
	• • • • • • • • • • • • • • • • • • • •	\$	948,618	6	346,335	2
	Earnings per share (Unit: NT\$) (Note 6 [21])	-		<del></del>		<del></del>
9750	Basic earnings per share	\$	3.03		1.23	
9850	Diluted earnings per share	\$	2.99		1.23	
	<b>~</b> ·				<del></del>	

(See the attached notes to Consolidated Financial Statements)

Chairman: General Manager: Accounting Manager: Chen Chien-Chih Liu Chia-Jui Wang Sheng-Hsing

Consolidated Statements of Changes in Equity From January 1 to December 31, 2021 and 2020

Profit and/or loss attributable to the owners of parent company

Unit: NT\$ thousand

								Other equity	item		•		
				Potoin	od carnings		Exchange differences	Unrealized profits and losses					
		•		Ketaini	ed earnings		arising on	of financial			Total equity		
	Common stock	Capital reserve Capital reserve	Legal reserve	Special reserve	Balance of retained earnings	Total	translation of financial statements of foreign operations	assets at fair value through other comprehensiv e income	Defined benefit plans remeasur ement	Total	attributablé to the owners of parent company	Non- controlling interests	Total equity
Balance as of January 1, 2020	\$3,206,745	5,618	251,953	-	700,548	952,501	(36,865)	22,832	(19,863)	(33,896)	4,130,968	-	4,130,968
Appropriation and distribution of retained earnings: Account for legal reserve			25.712	_	(25,712)								
Account for special reserve	-	-	۷۵,/۱۷		,	-	-	-	-	-	-	-	-
Cash dividend of common stock	-	-	-	33,896	, ,	- (140.337)	-	-	-	-	- (140.227)	-	- (140.337)
Other changes in capital surplus:	-	-	-	-	(160,337)	(160,337)	-	-	-	-	(160,337)	-	(160,337)
Change in capital surplus from investments in associates under equity method	-	5,809	-	-	-	-	-	-	-	-	5,809	-	5,809
Net profit	-	-	-	-	395,973	395,973	-	-	-	-	395,973	-	395,973
Other comprehensive income (loss)	-	-	-	-	-	-	(4,801)	(43,423)	(2,134)	(49,638)	(49,638)	-	(49,638)
Total comprehensive income for the year	-	_	_	_	395,973	395,973	(4,801)	(43,423)	(2,134)	(49,638)	346335		346,335
Balance as of December 31, 2020	3,206,745	11,427	277,665	33,896		1,188,137	(40,946)	(20,591)	(21,997)	(83,534)		-	4,322,775
Appropriation and distribution of	_	_	_	_	_	_	-	-	_	-	_	_	_
retained earnings: Account for legal reserve	_		39,597		(39,597)	_		_	_				_
Account for special reserve	-	-	-	- 49,638	, ,	-	-	_	_	-	-	-	-
Cash dividend of common stock	-	<u>-</u>	_	-7,030	(224,472)	(224,472)	-	_	_	<u>-</u>	(224,472)	<u>-</u>	- (224,472)
Other changes in capital surplus:	-	-	-	-	(227,772)	(447,714)	-	-	-	-	(227,712)	-	(227,772)
Change in capital surplus from investments in associates under equity method	-	(5,619)	-	-	-	-	-	-	-	-	(5,619)	-	(5,619)
Disposal of equity instruments measured at fair value through other comprehensive gains and losses:	-	-	-	-	(1,134)	(1,134)	-	1,134	-	1,134	-	-	-
Net profit	-	-	-	-	971,555	971,555	-	-	-	-	971,555	(2,028)	969,527
Other comprehensive income (loss)	-	-	-	-	-	-	(10,524)	(3,453)	(6,932)	(20,909)	(20,909)	-	(20,909)
Total comprehensive income for the year	-	-	_	_	971,555	971,555	(10,524)	(3,453)	(6,932)	(20,909)	950,646	(2,028)	948,618
Increase in non-controlling interests	-	-	_	-	-	_	_	_		-	-	115,301	115,301
Balance as of December 31, 2021	\$3,206,745	5,808	317,262	83,534	1,533,290	1,934,086	(51,470)	(22,910)	(28,929)	(103,309)	5,043,330	113,273	5,156,603
					<del></del>		<del></del>						

(See the attached notes to Consolidated Financial Statements)

Chairman: Chen, Zhien-Chi

General Manager: Liu Chia-Jui

Accounting Manager: Wang Sheng-Hsing

### Consolidated Statements of Cash Flows From January I to December 31, 2021 and 2020

Unit: NT\$ thousand

	 2021	2020
Cash flows from operating activities		
Income before income tax for the year	\$ 1,207,972	509,779
Adjusted items		
Depreciation	569,065	579,840
Amortization expenses	45,816	40,296
Expected credit losses (reverse benefits)	(645)	79
Valuation loss (profit) on financial liabilities measured at fair value	15,873	(5,715)
through net profit or loss		
Interest expenses	42,068	61,392
Interest revenue	(1,170)	(975)
Dividend income	(1,344)	(2,400)
Shares of profits of associates accounted for using the equity method	(71,259)	(10,510)
(Profits) looses on disposal of real estate, plant and equipment interests	(1,414)	479
Profits from disposal of investment	(7,814)	(11,975)
Gains on bargain purchase	(99)	-
Amortization of deferred expenses transferred to expenses	139,660	127,429
Amortization of syndication fee costs	1,900	1,900
Gains on lease modifications	 (2)	-
Total adjustments to reconcile profit (loss)	 730,635	779,840
Changes in operating assets/liabilities:		
Net changes in operating assets:		
(Increase) decrease in notes and account receivable	(756,508)	295,456
(Increase) decrease in account receivable - related parties	286,336	(807,260)
(Increase) decrease in other receivable	1,095	(7,758)
Increases in other receivables - related parties	35	109
Increase in inventory	(392,675)	(441,372)
Increase in other current assets	(39,061)	(58,792)
(Increase) decrease in other non-current assets	 (604)	40
Total net changes in operating assets	 (901,382)	(1,019,577)
Total net changes in operating liabilities:		
Increase (decrease) in account payables	(285,318)	850,943
Increase in account payables - related parties	18,670	7,936
Increase in other payables	253,939	79,813
Increase (decrease) in other payables - related parties	7,890	(2,059)
Increase (decrease) in other current liabilities	42,505	(36,102)
Decrease in net defined benefit liability	 (1,842)	(1,924)
Total net changes in operating liabilities	 35,844	898,607
Total net changes in operating assets and liabilities	 (865,538)	(120,970)
Total adjustments	 (134,903)	658,870
Cash inflow generated from operations	1,073,069	1,168,649
Interests received	1,170	975
Interests paid	(41,841)	(61,707)
Income tax paid	 (19,449)	(4,615)
Net cash flow from operating activities	 1,012,949	1,103,302
		(continued)

(See the attached notes to Consolidated Financial Statements)

Chairman: General Manager: Accounting Manager: Chen Chien-Chih Liu Chia-Jui Wang Sheng-Hsing

# Consolidated Statements of Cash Flows (continued) From January I to December 31, 2021 and 2020

Unit: NT\$ thousand

		2021	2020
Cash flows from investing activities			
Purchase from acquisition of financial assets at fair value through profit or loss	\$	(9,187)	(1,500)
Acquisition of investment using the equity method		(4,480)	(16,001)
Disposal of investment using the equity method		-	14,955
Return of capital from investee companies accounted for using the equity method due to liquidation	!	2,372	-
Net cash inflows from merger of subsidiaries		32,926	-
Acquisition of real estate, plant and equipment		(600, 176)	(520,211)
Disposal of real estate, plant and equipment		2,257	198
(Increases) decrease in guarantee deposits paid		(14,106)	3,272
Acquisition of intangible assets		(44,260)	(30,884)
Acquisition of investment properties		-	(6,048)
Increase in other financial assets		(69,657)	(11,197)
Advance receipts on disposal of real estate, plant, and equipment		84,000	-
Increase in other non-current assets		(37,619)	(125,169)
Dividends received		12,161	30,355
Net cash outflows from investing activities		(645,769)	(662,230)
Cash flows from financing activities:			
Increase (decrease) in short-term borrowings		420,093	93,200
Proceeds from long-term borrowings		3,096,690	7,165,810
Repayments of long-term borrowings		(3,423,450)	(7,527,500)
Increase (decrease) in guarantee deposits paid		4,725	(1,369)
Repayments of lease principal		(86,773)	(92,110)
Issuance of cash dividend		(224,472)	(160,337)
Net cash outflows from financing activities		(213,187)	(522,306)
Effect of changes in exchange rates		(24,109)	33,223
Increase (decrease) in cash and cash equivalents for the		129,884	(48,011)
year			
Cash and cash equivalents at beginning of year		148,243	196,254
Cash and cash equivalents at end of year	\$	278,127	148,243

(See the attached notes to Consolidated Financial Statements)

Chairman: General Manager: Accounting Manager: Chen Chien-Chih Liu Chia-Jui Wang Sheng-Hsing

### Individual Financial Statements and Independent Auditors' Report of Recent Years

Individual Financial Statements and Independent Auditors' Report of BenQ Materials Corporation

To: The Board of Directors of BenQ Materials Corporation

### Opinions on the audit

We have audited the Balance Sheets of BenQ Materials Corporation as of December 31, 2021 and 2020, the Statements of Comprehensive Income, Statements of Changes in Equity, Statements of Cash Flows, and Notes to Individual Financial Statements (including Summary of Significant Accounting Policies) for the annual period from January 1 to December 31, 2021 and 2020.

In our opinion, the aforementioned Individual Financial Statements present fairly, in all material respects, the individual financial position of BenQ Materials Corporation as of December 31, 2021 and 2020, and its individual financial performance and cash flows for the annual periods ended December 31, 2021 and 2020 in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers."

### Basis of opinions on the audit

We conducted our audit in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and Generally Accepted Auditing Standards. Our responsibility under those standards will be further described in the section titled "The Accountants' Responsibilities in Auditing the Individual Financial Statements." We have stayed independent from BenQ Materials Corporation as required by The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled other responsibilities as stipulated by the Norm. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of 2021 Individual Financial Statements of BenQ Materials Corporation and its subsidiaries. These matters were addressed in the context of our audit of the Individual Financial Statements as a whole and in forming our opinion thereon. We do not provide a separate opinion on these matters individually. The accountant's judgment should communicate the key audit matters on the audit report as follows:

### I. Inventory Valuation

For the accounting policies of inventories, please refer to Note 4 [7] of the Individual Financial Statements; For the accounting estimates of the inventory evaluation and the description of the uncertainty of the assumptions, please refer to Note 5 of the Individual Financial Statements; For the description of important accounting items in inventories, please refer to Note 6 [6] of the Individual Financial Statements.

### Description:

Inventories of BenQ Materials Corporation are mainly film sheet products. Inventory is measured by the lower of cost and NRV. As BenQ Materials Corporation's inventory is easily affected by the market demand of the products used and the yield rate of the production process, resulting in sluggish or falling prices, inventory evaluation is one of the important evaluation items for the accountants to perform the review of Individual Financial Statements.

Our audit procedures performed in respect of the above area included the following:

The accountant's main audit procedures for the above key verification items include reviewing the inventory age report and analyzing the changes in the inventory age in each period; sampling and testing the inventory cost and net realizable value provided by BenQ Materials Corporation, as well as the

inventory age report, reviewing the management and sales meeting to evaluate the situation of inventory depletion; evaluating whether the assessment of inventory has been in accordance with the accounting policies established by BenQ Materials Corporation; performing inventory retrospective testing to verify the rationality of the provision of bad debt losses.

### The Management's Responsibility and Governing Body of the Individual Financial Statements

It is the management's responsibility to fairly present the Individual Financial Statements in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers," and to maintain internal controls which are necessary for the preparation of the Individual Financial Statements so as to avoid material misstatements due to fraud or errors therein.

In preparing for the individual financial statement, responsibilities of the management also included assessment of the capacity to continue operation, disclosure of related matters and the accounting approaches to be adopted when the Company continues to operate unless the management intends to liquidate or suspend the business of BenQ Materials Corporation if there was not any other option except liquidation or suspension of the Company's business.

The governing bodies of BenQ Materials Corporation (including the Audit Committee or the supervisors) have the responsibility to oversee the process by which the financial statements are prepared.

### The Accountants' Responsibilities in Auditing the Individual Financial Statements

Our objectives are to obtain reasonable assurance on whether the Individual Financial Statements as a whole are free from material misstatement arising from fraud or error, and to issue an independent auditors' report. "Reasonable assurance" refers to high level of assurance. Nevertheless, our audit, which was carried out in accordance with the generally accepted auditing standards, does not guarantee that a material misstatement(s) will be detected in the Individual Financial Statements. Misstatements can arise from fraud or error. Misstatements are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Individual Financial Statements.

We have utilized our professional judgment and maintained professional skepticism when exercising auditing work in accordance with the generally accepted auditing standards. We also:

- I. Identified and evaluated the risk of a material misstatement(s) due to fraud or errors in the Individual Financial Statements; designed and carried out appropriate countermeasures for the assessed risks; and obtained sufficient and appropriate evidence as the basis for the audit report. The risk of not detecting a significant misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- 2. Acquired necessary understanding of internal controls pertaining to the audit in order to develop audit procedures appropriate under the circumstances. Nevertheless, the purpose of such understanding is not to provide any opinion on the effectiveness of the internal controls of BenQ Materials Corporation.
- 3. Assess the appropriateness of the accounting policies adopted by the management level, as well as the reasonableness of their accounting estimates and relevant disclosures.
- 4. Concluded, based on the audit evidence acquired, on the appropriateness of the management's use of the going-concern basis of accounting, and determined whether a material uncertainty exists where events or conditions that might cast significant doubt on the ability of BenQ Materials Corporation to continue as going concerns. If we believe there are events or conditions indicating the existence of a material uncertainty, we are required to remind the users of the Individual Financial Statements in our audit report of the relevant disclosures therein, or to amend our audit opinion when any inappropriate disclosure was found. Our conclusion is based on the audit evidence acquired as of the date of the audit report. However, future events or conditions may cause BenQ Materials Corporation to cease to continue as a going concern. However, future events or conditions may cause BenQ Materials Corporation to cease to continue as a going concern.
- 5. Evaluated the overall presentation, structure, and content of the Individual Financial Statements (including

- the related notes), and determined whether the Individual Financial Statements present related transactions and events fairly.
- 6. Acquire sufficient and appropriate audit evidence for the financial information of the investee company that adopts the equity method to express opinions on Individual Financial Statements. We are responsible for the direction, supervision, and performance of the audit. We remain solely responsible for our audit opinion on BenQ Materials Corporation.

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

We also provided governing bodies with a declaration that we had complied with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China regarding independence, and communicated with them all relationships and other matters that might possibly be deemed to impair our independence (including relevant preventive measures).

From the matters communicated with those charged with governance, we determined the key audit matters of the Individual Financial Statements of BenQ Materials Corporation of 2021. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communications.

**KPMG** Taiwan

Accountant:

Approved audit number: FSC (6) No. 0940100754 FSC (6) No. 0950103298

唐慈杰

February 24, 2022

### **Balance Sheets** December 31, 2021 and 2020

Unit: NT\$ thousand

Accounting Manager: Wang Sheng-Hsing

		Dec. 31, 202	21	Dec. 31, 2020				Dec. 31, 202	Dec. 31, 2020		
	Assets	Amount	%	Amount	%		Liabilities and Equity	Amount	%	Amount	%
	Current assets						Current liabilities:				
1100	Cash and cash equivalents (Note 6 [1])	\$ 107,720	1	95,267	1	2100	Short-term borrowings (Note 6 [11])	\$ 576,800	5	150,000	1
1110	Financial assets at fair value through profit or loss - current (Note 6					2120	Financial assets at fair value through profit or loss - current (Note	9,361	-	5,838	-
	[2])	5,908	-	18,258	-		6 [2])				
1120	Financial assets at fair value through other comprehensive income -	55,490	-	57,809	1	2170	Accounts payable	3,054,382	25	3,312,781	30
	current (Note 6 [3])					2180	Accounts payable - related parties (Note 7)	447,739	3	255,599	3
1170	Notes and accounts receivable, net (Note 6 [4], [18])	2,017,573	17	1,191,123	П	2200	Other payables (Note 6 [19])	1,345,775	П	899,311	8
1180	Notes and accounts receivable - related parties net amount (Note 6	1,081,494	9	1,183,882	П	2220	Other payables - related parties (Note 7)	26,343	-	34,407	-
	[4], [18] and 7)					2281	Lease liabilities - current (Note 6 [13])	7,088	-	2,626	-
1200	Other receivables (Note 6 [5] and 7)	183,945	2	219,033	2	2282	Lease liabilities - related parties - current (Note 6 [13] and 7)	91,779	I	82,289	1
1210	Other receivables - related parties (Note 6 [5] and 7)	2,284	-	5,462	-	2300	Other current liabilities	90,194		61,066	
1310	Inventories, net (Note 6 [6])	2,487,033	20	2,210,236	20		Total current liabilities	5,649,461	46	4,803,917	44
1479	Other current assets	151,060	I	149,523	1		Non-current liabilities:				
1476	Other financial assets - current	5,913	-	4,970	_	2540	Long-term borrowings (Note 6 [12] and 8)	1,303,330	11	1,614,624	15
	Total current assets	6,098,420	50	5,135,563	47	2570	Deferred tax liabilities (Note 6 [15])	123,773	I	2,525	-
	Non-current assets					2581	Lease liabilities - non-current (Note 6 [13])	49,184	I	5,745	-
1517	Financial assets at fair value through other comprehensive income -	9,187	-	1,500	-	2582	Lease liabilities - related parties - non-current (Note 6 [13] and 7	-	-	91,779	1
	non-current (Note 6 [3])					2600	Other non-current liabilities (Note 6 [12], [14])	31,079	-	25,714	
1550	Investments accounted for using equity method (Note 6 [7])	2,155,793	18	2,161,610	20		Total non-current liabilities	1,507,366	13	1,740,387	16
1600	Real estate, plant, and equipment (Notes 6 [8], 7, and 8)	3,610,070	30	3,229,360	30		Total liabilities	7,156,827	59	6,544,304	60
1755	Right-of-use asset (Notes 6 [9])	138,018	1	172,249	2		Equity (Note 6 [16])				
1780	Intangible assets (Note 6 [10] and 7)	30,634	-	21,090	-	3110	Common stock	3,206,745	26	3,206,745	30
1840	Deferred tax assets (Note 6 [15])	144,141	I	137,353	1	3200	Capital reserve	5,808	-	11,427	-
1920	Guarantee deposits paid	9,451	-	3,717	-		Retained earnings				
1995	Other non-current assets	4,443	-	4,637		3310	Legal reserve	317,262	2	277,665	3
	Total non-current assets	6,101,737	50	5,731,516	53	3320	Special reserve	83,534	I	33,896	-
						3350	Balance of retained earnings	1,533,290	13	876,576	8
						3400	Other equity	(103,309)	(1)	(83,534)	(1)
							Total equity	5,043,330	41	4,322,775	40
							Total liabilities and equity	\$ 12,200,157	100	10,867,079	100
	Total assets	\$ 12,200,157	100	10,867,079	100						

(See the attached notes to Individual Financial Statements) General Manager: Liu Chia-Jui

### Statements of Comprehensive Income From January I to December 31, 2021 and 2020

Unit: NT\$ thousand

					Unit: N I	s tnousa
			2021		2020	
			Amount	<u>%</u> _	Amount	%
4000	Operating revenue (Note 6 [18] and 7)	\$	15,898,350	100	14,207,202	100
5000	Operating costs (Notes 6 [6], [8], [9], [10],		/·· / · - ·	(0.7)	(10.011.000)	(0-1)
	[13], [14], [19], 7, and 12)		(13,543,517)	<u>(85)</u>	(12,366,320)	<u>(87)</u>
	Gross operating profit		2,354,833	15	1,840,882	13
5910	(Unrealized) realized sales profit and loss		(13,596)		2,721	<del>-</del>
	Realized operating profit and loss		2,341,237	15	1,843,603	13
	Operating expenses (Notes 6 [4], [8], [9], [10], [13], [14], [19], 7, and 12):					
6100	Selling expenses		(575,694)	(4)	(483,161)	(4)
6200	General and administrative expenses		(209,090)	(1)	(163,361)	(1)
6300	Research and development expenses		(741,194)	(5)	(623,197)	<u>(4)</u>
	Total operating expenses		(1,525,978)	(10)	(1,269,719)	(9)
	Net Operating Income		815,259	5	573,884	<u>4</u>
	Non-operating income and expenses (Notes 6 [7], [12], [13], [20] and 7):					
7100	Interest revenue		589	-	207	-
7010	Other income		11,583	-	9,666	-
7020	Other gains or losses		168,311	I	(13,141)	-
7050	Financial costs		(41,288)	-	(59,524)	(1)
7070	Shares of (losses) profits of associates accounted for		243,963	2	(19,153)	
	using the equity method		383,158	3	(81,945)	(1)
	Income before income tax		1,198,417	8	491,939	3
7950	Less: Income tax expense (Note 6 [15])		(226,862)	(2)	(95,966)	-
	Net profit		971,555	6	395,973	3
8310	Other comprehensive income (loss): Items that will not be reclassified to profit or loss (Notes 6 [7], [14], [16])					
8311	Remeasurement of defined benefit plans		(9,143)	-	(2,067)	-
8316	Unrealized profit (loss) on investments in equity instruments at fair value through other comprehensive income		(2.452)		(43,423)	(1)
8330	Share of other comprehensive income from		(3,453)	-	(43,423)	(1)
6330	subsidiaries accounted for using equity					
	method		2,211		(67)	
8349	Income tax related to items that will not be		2,211	-	(07)	-
0347	reclassified		_	_	_	_
	reclassified	-	(10,385)		(45,557)	<u> </u>
8360	Items that may be reclassified subsequently		(10,303)		(43,337)	(1)
0300	to profit or loss (Note 6 [16])					
8361	Exchange differences arising on translation of					
0301	financial statements of foreign operations		(10,524)	_	(4,081)	_
8399	Income tax related to items that may be		(10,324)	_	(4,001)	_
0377	reclassified					
	reclassified		(10,524)		(4,081)	
	Other comprehensive income (loss)		(20,909)	-	(49,638)	<u> </u>
8500	Total comprehensive income for the year	\$	950,646	- 6	346,335	<u>(1)</u> 2
5500	Earnings per share (Unit: NT\$) (Note 6 [17])	Ψ	750,070		5-10,555	
9750	Basic earnings per share	\$		3.03		1.23
9850	Diluted earnings per share	\$ \$		2.99		1.23
, 550		Ψ		=.//		

(See the attached notes to Individual Financial Statements)

Chairman: Chen Chien-Chih General Manager: Liu Chia-Jui Accounting Manager: Wang Sheng-Hsing

# Statements of Changes in Equity From January I to December 31, 2021 and 2020

**Unit: NT**\$ thousand

				Retain	ed earnings		Exchange differences arising on	Unrealized profits and losses of	-		
	Common stock	Capital reserve	Legal reserve	Special reserve	Balance of retained earnings	Total	translation of financial statements of foreign operations	financial assets at fair value through other comprehensive income	Defined benefit plans remeasurem ent	Total	Total equity
Balance as of January 1, 2020	\$ 3,206,745	5,618	251,953	-	700,548	952,501	(36,865)	22,832	(19,863)	(33,896)	4,130,968
Appropriation and distribution of retained earnings:											
Account for legal reserve	-	-	25,712	-	(25,712)	-	-	-	-	-	-
Account for special reserve	-	-	-	33,896	(33,896)	-	-	-	-	-	-
Cash dividend of common stock	-	-	-	-	(160,337)	(160,337)	-	-	-	-	(160,337)
Other changes in capital surplus:											
Change in capital surplus from investments in associates under equity method	-	5,809	-	-	-	-	-	-	-	-	5,809
Net profit	-	-	-	-	395,973	395,973	-	-	-	-	395,973
Other comprehensive income (loss)	-	-	-	-	-	-	(4,081)	(43,423)	(2,134)	(49,638)	(49,638)
Total comprehensive income for the year	-	-	-	-	395,973	395,973	(4,081)	(43,423)	(2,134)	(49,638)	346,335
Balance as of December 31, 2020	3,206,745	11,427	277,665	33,896	876,576	1,188,137	(40,946)	(20,591)	(21,997)	(83,534)	4,322,775
Appropriation and distribution of retained earnings:											
Account for legal reserve	-	-	39,597	-	(39,597)	-	-	-	-	-	-
Account for special reserve	-	-	-	49,638	(49,638)	-	-	-	-	-	-
Cash dividend of common stock	-	-	-	-	(224,472)	(224,472)	-	-	-	-	(224,472)
Other changes in capital surplus:											
Change in capital surplus from investments in associates under equity method	-	(5,619)	-	-	-	-	-	-	-	-	(5,619)
Disposal of equity instruments measured at fair value through other comprehensive gains and losses:	-	-	-	-	(1,134)	(1,134)	-	1,134	-	1,134	-
Net profit	-	-	-	-	971,555	971,555	-	-	-	-	971,555
Other comprehensive income (loss)	-	-	-		-	-	(10,524)	(3,453)	(6,932)	(20,909)	(20,909)
Total comprehensive income for the year	-	-	-		971,555	971,555	(10,524)	(3,453)	(6,932)	(20,909)	950,646
Balance as of December 31, 2021	\$ 3,206,745	5,808	317,262	83,534	1,533,290	1,934,086	(51,470)	(22,910)	(28,929)	(103,309)	5,043,330

Chairman: Chen Chien-Chih

(See the attached notes to Individual Financial Statements)

General Manager: Liu Chia-Jui

Accounting Manager: Wang Sheng-Hsing

### **Statements of Cash Flows**

### From January I to December 31, 2021 and 2020

Unit: NT\$ thousand

	2021	2020
ash flows from operating activities		424.222
ncome before income tax for the year	\$ 1,198,417	491,939
Adjusted items	425,802	421.202
Depreciation  Amountination expanses	•	421,292
Amortization expenses	36,481	31,919 94
Expected credit losses  Valuation loss (profit) on financial liabilities measured at fair value	- 15,873	
Valuation loss (profit) on financial liabilities measured at fair value through net profit or loss	13,073	(5,715)
Interest expenses	41,288	59,524
Interest revenue	(589)	(207)
Dividend income	(1,344)	(2,400)
Shares of losses (profits) of associates accounted for using the equity	(243,963)	19,153
method	(243,763)	
Profits from disposal of real estate, plant, and equipment	-	(51)
Profits from disposal of investment using equity method	(7,814)	(11,975)
Unrealized (realized) sales profit and loss	13,596	(2,721)
Amortization of deferred expenses transferred to expenses	108,775	107,542
Amortization of syndication fee costs	1,900	1,900
Gains on bargain purchase	(99)	-
Gains on lease modifications	(2)	-
Total adjustments to reconcile profit (loss)	389,904	618,355
Changes in operating assets/liabilities:		
Net changes in operating assets:		
Decrease (Increase) in notes and account receivable	(733,250)	323,122
Decrease (increase) in account receivables - related parties	44,414	(813,341)
Decreases (increases) in other receivables	(138)	177
Decreases (increases) in other receivables - related parties	3,178	(95)
Increase in inventory	(276,797)	(491,987)
Increase in other current assets	(110,026)	(38,356)
Total net changes in operating assets  Total net changes in operating liabilities:	(1,072,619)	(1,020,480)
Increase (decrease) in account payables	(258,399)	849,916
Increase in account payables - related parties	192,140	102,166
Increase in other payables	229,328	6,228
Decrease in other payables - related parties	(8,064)	(83,006)
Increase (decrease) in other current liabilities	29,128	(35,161)
Decrease in net defined benefit liability	(1,842)	(1,857)
Total net changes in operating liabilities	182,291	838,286
Total net changes in operating assets and liabilities	(890,328)	(182,194)
Total adjustments	(500,424)	436,161
Cash inflow generated from operations	697,993	928,100
Interests received	589	207
Interests paid	(41,061)	(59,838)
(Payment) refund of income tax	(10,503)	(37,030)
Net cash flow from operating activities	647,018	868,493
	017,010	(Continued)

(See the attached notes to Individual Financial Statements)

Chairman: General Manager: Accounting Manager: Chen Chien-Chih Liu Chia-Jui Wang Sheng-Hsing

# Statements of Cash Flows (continued) From January I to December 31, 2021 and 2020

Unit: NT\$ thousand

	2021	2020
Cash flows from investing activities		
Purchase from acquisition of financial assets at fair value through profit or	(9,187)	(1,500)
loss		
Acquisition of investment using the equity method	(110,931)	(16,001)
Disposal of investment using the equity method	-	14,955
Return of capital from investments accounted for using the equity method	328,273	-
due to capital reduction		
Return of capital from investments accounted for using the equity method	2,372	-
due to liquidation		
Acquisition of real estate, plant, and equipment	(606,896)	(371,236)
Disposal of real estate, plant, and equipment	-	1,154
Increase in Guarantee Deposits Paid	(5,734)	(56)
Acquisition of intangible assets	(44,079)	(30,884)
Increase in other financial assets	(943)	(331)
Increase in other non-current assets	(2,054)	(106,388)
Dividends received	12,161	30,355
Net cash outflows from investing activities	(437,018)	(479,932)
Cash flows from financing activities:		
Increase in short-term borrowings	426,800	150,000
Proceeds from long-term borrowings	3,096,690	7,131,310
Repayments of long-term borrowings	(3,410,000)	(7,460,000)
Increase in guarantee deposits received	80	220
Repayments of lease principal	(86,645)	(92,110)
Issuance of cash dividend	(224,472)	(160,337)
Net cash outflows from financing activities	(197,547)	(430,917)
Increase (decrease) in cash and cash equivalents for the year	12,453	(42,356)
Cash and cash equivalents at beginning of year	95,267	137,623
Cash and cash equivalents at end of year	\$ 107,720	95,267

(See the attached notes to Individual Financial Statements)

Chairman: General Manager: Accounting Manager: Chen Chien-Chih Liu Chia-Jui Wang Sheng-Hsing

### **Attachment III**

### BenQ Materials Corp.

### 2021 Profits Distribution Table

Unit:	NT	D
-------	----	---

Net profit after tax in 2021	\$ 971,554,936
Deduction: Disposal of equity instruments measured at fair value through other comprehensive profit or loss	(1,132,934)
Net profit after tax plus items other than net profit for the current period are included in the amount of undistributed earnings for the current year	970,422,002
Deduction: Withdrawal of statutory surplus reserve	(97,042,200)
Deduction: Withdrawal of special surplus reserve	(19,774,606)
Earnings available for distribution of Year 2021	\$853,605,196
Surplus: undistributed earnings at the beginning of the period	562,866,990
Accumulated distributable earnings as of Year 2021	\$1,416,472,186
Distributable items :	
Shareholders' dividend - cash (NT\$ 1.35 per share)	(481,011,771)
Unappropriated retained earnings	\$935,460,415

### Note:

The cash dividend distribution to each shareholder will be paid to the rounded-down full NT dollar. Amounts less than one whole NT dollar are rounded-down to the nearest NT dollar. The aggregate unpaid cash dividend resulting from the above rounded-down, will be distributed to shareholders in the descending order of decimal point and the ascending order of shareholder account numbers, until the total amount of the approved cash dividend has been fully distributed.

Chairman: Chen, Zhien-Chi General Manager: Liu Chia-Jui Accounting Manager: Wang Sheng-Hsing

### **Attachment IV**

# Measures of issuance and conversion of private equity overseas or domestic convertible corporate bonds (tentative)

### I. Issuing Company:

BenQ Materials Corp. (hereinafter referred to as the "the company" or "BenQ Materials").

#### ||. Total issuance:

To authorize the board of directors to limit the common stock limit of 31,800,000 shares, One or a combination of cash capital increase issuance of ordinary shares to participate in the issuance of overseas depositary receipts and/or cash capital increase to issue ordinary shares and/or cash capital increase to private placement of ordinary shares and/or private placement of overseas or domestic convertible corporate bonds, When dealing with overseas or domestic convertible corporate bonds (hereinafter referred to as "our corporate bonds") by private placement, then the resulting number of ordinary shares after conversion shall be within the aforementioned range of 31,800 thousand shares, the calculation is based on the conversion price at the time of the private placement.

### III. Issuing date

Issued once within one year after the shareholders' meeting of 2022.

### IV. Method of issuance

The company's bonds will be issued in accordance with Article 43-6 of the Securities Exchange Act and local laws and regulations of the issuance place. The investors to subscribe to the Private Placement Shares and/or Private Placement CB must meet the qualifications listed in Article 43-6 of the Securities and Exchange Act and are limited to strategic investor(s). Priority will be given to the investor(s) who could benefit the Company's long term development, competitiveness, and existing shareholders' rights. The Board is fully authorized to determine the specific investor(s). The purpose, necessity and expected benefits for choosing strategic investor(s) are to accommodate the Company's operation and development needs to have the strategic investor(s) to assist the Company, directly or indirectly, in its finance, business, manufacturing, technology, procurement, management, and strategy development, etc. so to strengthen the Company's competitiveness and enhance its operational efficiency and long term development.

### V. Types, denominations and issue prices of corporate bonds:

The company's bonds are privately placed registered convertible corporate bonds with a denomination of US\$10,000 or its multiples, or NT\$100,000 or its multiples, and the issue price should not be less than 80% of the theoretical price.

### VI. Coupon interest rate and payment method of corporate bonds:

Authorize the Board of Directors to decide based on the status of the financial market.

#### VII. Period of issuance:

Not exceeding seven years from the date of issue.

### VIII. Repayment method:

Except for those that have been converted, sold, redeemed or repurchased and cancelled, the company's bonds will be repaid in cash at the maturity date by the company's face value or additional interest compensation.

### IX. Object of conversion:

Newly issued ordinary shares of BenQ Materials Corp.

### X. Conversion:

- 1. During the conversion period of the Company's bonds: Except for the period during which the company has redeemed, repurchased, cancelled, exercised the conversion right or is not convertible according to the provisions of the issuance contract, the bondholders of the Company may request the conversion of the common shares of the Company at any time from a certain period after the issuance to a certain period before the maturity date of the Company's bonds, in accordance with the relevant laws and regulations and the provisions of the issuance contract.
- The company's bond conversion procedure:
   Upon request for conversion, the holder shall apply to the Company for conversion by preparing the "Conversion Notice" together with the bonds and all documents or evidence required by the laws and regulations of the Republic of China.
- 3. The determination and adjustment of the conversion price of the company's bonds:

  The conversion price should not be lower than the simple arithmetic average closing price of the common stocks for either one, three or five business days before the price determination date, and added back any distribution of stock dividends, cash dividends or capital reduction after adjustment or the simple arithmetic average closing price of the common stocks for 30 business days before the price determination date and added back 80% of the stock price after reduction of the capital stock of the anti-ex eighty percent. For the actual price, it is proposed to the shareholders' meeting to authorize the Board of Directors to determine in accordance with relevant laws and regulations. The Board of Directors is authorized to determine the adjustment of the conversion price.
- 4. Attribution of dividends in the conversion year:

  The bondholders of the company should not claim the

The bondholders of the company should not claim the interests or dividends before the conversion; the common shares of the issuing company after the conversion may claim the distributed interests or dividends in accordance with the law, which is the same as that of other common shareholders of the company.

5. Rights and obligations after conversion:

The company's bonds are subject to the restrictions of being transferred within three years period after delivery in accordance with Article 43-8 of the Securities Exchange Act. The rights and obligations of the company's bonds exchanged for ordinary shares are the same as the original ordinary shares.

### XI. Pre-redemption conditions of the issuing company:

The Board of Directors is authorized to determine this.

### XII. Conditions for bondholders to sell back:

The Company may choose not to offer sell-back rights, or after a designated period has elapsed following issuance of the bonds, holders may require the issuer to redeem all or part of these bonds at a price calculated based on certain annual yield.

### XIII. Other important agreed matters:

The Board of Directors should be authorized to make necessary adjustments to the issuance conditions for the issuance of the Company's bonds and other matters not covered herein, and to deal with them at its sole discretion.

### **Attachment V**

# BenQ Materials Corp. Comparison Table of Articles Before and After Amendments of "Articles of Association"

No.	Before revision	After revision	Reason for revision
Article 7	The company's total capital is rated at NT	The total capital of the Company is	In line with
	\$ 4 billion, divided into 400 million shares	designated as NTD (hereinafter the same)	actual
	at \$ 10 per share. The council decided to	in the amount of four 4.8 billion, divided	needs
	issue in batches. 15 million shares are	into 480 millions shares of NT\$ 10 each,	
	reserved in the aforementioned total	which shall be issued by the Board of	
	shares as shares for issuing employee	Directors by resolution in installments.	
	stock option certificates. The company	15 million shares are reserved in the	
	may issue employee stock options at a	aforementioned total shares as shares for	
	stock price lower than the market price,	issuing employee stock option	
	or less than the actual share repurchase	certificates. The company may issue	
	price, with the consent of the	employee stock options at a stock price	
	shareholders representing more than half	lower than the market price, or less than	
	of the total number of issued shares and	the actual share repurchase price, with	
	the presence of more than two-thirds of	the consent of the shareholders	
	the shareholders' voting rights. Average	representing more than half of the total	
	price transferred to employees.	number of issued shares and the presence	
		of more than two-thirds of the	
		shareholders' voting rights. Average price	
		transferred to employees.	
Article 10	The company's shareholders' meeting is	The company's shareholders' meeting is	Amendme
	divided into two types: regular meetings	divided into two types: regular meetings	nt
	and extraordinary meetings. Regular	and extraordinary meetings. Regular	according
	meetings are convened by the Board of	meetings are convened by the Board of	to the legal
	Directors within 6 months after the end	Directors within 6 months after the end	
	of the fiscal year each year. Extraordinary	of the fiscal year each year. Extraordinary	
	meetings are convened according to law	meetings are convened according to law	
	when necessary.	when necessary.	
		The meeting of the shareholders of the	
		Company may be held by	
		videoconference or other means	
		announced by the central competent	
		authority.	

No.	Before revision	After revision	Reason for
			revision
Article 12	The Company shall have seven to nine	The Company has 7 to 9 directors, at	In line with
	directors, and the term of office for all	most in II directors, who are appointed	actual
	directors shall be three (3) years. The	by the Board of Shareholders for a term	needs
	board of shareholders shall choose and	of three years. They shall be appointed by	
	appoint the candidates from the list of	the Board of Shareholders from a list of	
	directors, and should be re-elected by	candidates for directors and may be re-	
	consecutive election. The total number of	elected by consecutive election. The total	
	shares of the company held by all	number of shares of the company held by	
	directors shall not be less than the	all directors shall not be less than the	
	number prescribed by the competent	number prescribed by the competent	
	authority according to law.	authority according to law.	
	The Company may purchase liability	The Company may purchase liability	
	insurance for Directors to protect them	insurance for Directors to protect them	
	against potential liabilities arising from	against potential liabilities arising from	
	exercising their duties during their	exercising their duties during their	
	tenure.	tenure.	
	The Board is authorized to determine the	The Board is authorized to determine the	
	compensation for the directors, taking	compensation for the directors, taking	
	into account the extent and value of the	into account the extent and value of the	
	services provided for the Company's	services provided for the Company's	
	operation and with reference to the	operation and with reference to the	
	standards of local and overseas industry.	standards of local and overseas industry.	
Article 22	The Articles of Association were	The Articles of Association were	Amendme
	established on July 3, 1998	established on July 3, 1998	nt Added
	(Omitted)	(Omitted)	Date
	The 22th Amended was made on June 18,	The 22th Amended was made on June 18,	
	2020	2020	
		The 23th Amended was made on	
		<u>June 16, 2022</u>	

### **Attachment VI**

## BenQ Materials Corp.

# The Comparison Table of the Provisions Before and After the Amendment of the "Procedures for Acquiring or Disposing of Assets"

No.		Before revision	After revision		Reason for
140.	20.0.0 1 0.1.5.0.1				revision
Article 4	Information Disclosure		Info	rmation Disclosure	Amendments
	(On	nitted)	(Om	nitted)	and
	(IV)	After a transaction that meets the	(IV)	The asset class is the machinery and	adjustments
		transaction standards specified in this		equipment acquired or disposed of for	with legal
		Article and has been declared, there is		business use or the right-of-use assets	orders
		a change, termination or rescission of		thereof, and the transaction amount is	
		the relevant contract concluded in the		NT \$500 million or more, and the	
		original transaction; or the merger,		counterparty is not a related party.	
		division, acquisition or transfer of	(V)	(2) Immovable property obtained	
		shares has not been completed in		through land commission, land lease	
		accordance with the scheduled		commission, split house construction,	
		schedule of the contract; or there is a		split house construction and split sale,	
		change in the content of the original		and the transaction object is not	
		declaration.		related party, and the expected	
	(V)	In addition to the four preceding		transaction amount invested by the	
		paragraphs, the amount of assets traded		company is NT \$500 million or more.	
		or invested in mainland China shall be	(VI)	(5) Transactions in assets other than	
		20% of the paid-in capital of the		the preceding Article Four and Five or	
		Company or more than NT \$300		investments in mainland China, the	
		million.		transaction amount of which is 20% of	
	II.	The acquisition or disposal of the		the company's paid-in capital or more	
		following assets amounting to NT \$500		than NT \$300 million.	
		million shall be declared within two	II.	(3) The amount of the above	
		days from the date of occurrence in		transactions referred to in Items I and	
		accordance with the nature and		2 shall be calculated as follows:	
		prescribed format:	(l)	Amount per transaction.	
	(l)	Assets are classified as machinery and	(II)	The cumulative amount of transactions	
		equipment for business use or right-of-		within one year with the same	
		use assets, and the counterparty is not		counterparty to acquire or dispose of	
		a related party.		the same nature of the target.	
	(II)	Real estate was acquired by way of land	(III)	Amount of real estate under the same	
		commission, land lease commission,		development plan or its right-of-use	
		split house construction, split house		assets cumulatively acquired or	
		construction and split sale, and the		disposed of (respectively acquired or	

No.	Before revision			After revision	Reason for
110.					revision
		trading partner is not a related party.		disposed of) within one year duration.	
		The expected transaction amount	(IV)		
		invested by the company is more than		securities acquired or disposed of	
		NTD 500 million.		(respectively acquired or disposed of)	
	III.	The amount of the first and second		cumulatively within one year duration.	
		transactions shall be calculated as the	III.	(4) After the transaction that meets the	
		following method:		transaction standard specified in this	
	(I)	Amount per transaction.		Article and has been declared in the	
	(II)	The cumulative amount of transactions		announcement, the relevant contract	
		within one year with the same		signed in the original transaction is	
		counterparty to acquire or dispose of		modified, terminated or rescinded; or	
		the same nature of the target.		the merger, division, acquisition or	
	(III)	Amount of real estate under the same		transfer of shares is not completed in	
		development plan or its right-of-use		accordance with the scheduled	
		assets cumulatively acquired or		schedule of the contract; or the	
		disposed of (respectively acquired or		content of the original announcement is	
		disposed of) within one year duration.		changed.	
	(IV)	The amount of the same marketable	IV.	The acquisition or disposal of the	
		securities acquired or disposed of		following assets shall be exempted from	
		(respectively acquired or disposed of)		the declaration of announcement:	
		cumulatively within one year duration.	(l)	Trade bonds subject to repurchase,	
	IV.	The acquisition or disposal of the		repurchase conditions, subscribe or	
		following assets shall be exempted from		redeem domestic money market funds.	
		the declaration of announcement:	(II)	Buying and selling domestic bonds or	
	(l)	Trade bonds subject to repurchase,		foreign bonds with a credit rating not	
		repurchase conditions, subscribe or		lower than our sovereign rating, etc.	
		redeem domestic money market funds.	(III)	Investors are professionals in securities	
	(II)	Buy and sell domestic government		trading on domestic and overseas stock	
		bonds.		exchanges or brokerage houses.	
	(III)	Investors are professionals in securities	(Om	nitted)	
		trading on domestic and overseas stock			
		exchanges or brokerage houses.			
	(Or	nitted)			
Article 5	(On	nitted)	ļ `	nitted)	Amendment
	(III)	If the valuation result of a professional	(III)	If the valuation result of a professional	according to
		valuer is any of the following, in		valuer is any of the following, in	the legal
		addition to the valuation result of the		addition to the valuation result of the	
		assets obtained being higher than the		assets obtained being higher than the	
		transaction amount or the valuation		transaction amount or the valuation	
		result of the assets disposed being		result of the assets disposed being	

No.	Before revision	After revision	Reason for
			revision
	lower than the transaction amount, the	lower than the transaction amount, the	
	Accounting Research and Development	Accounting Research and Development	
	Foundation in Taiwan(hereinafter	Foundation in Taiwan(hereinafter	
	referred to as the Accounting Research	referred to as the Accounting Research	
	and Development Foundation) shall be	and Development Foundation) shall be	
	requested to handle the matter in	requested to handle the matter in	
	accordance with the provisions of the	accordance with the provisions of the	
	Auditing Standards Bulletin No. 20, and	Auditing Standards Bulletin No. 20, and	
	express specific opinions on the reason	express specific opinions on the reason	
	for the difference and the fairness of	for the difference and the fairness of	
	the transaction price:	the transaction price:	
	The difference between the	I. The difference between the	
	valuation result and the	valuation result and the	
	transaction amount is more than	transaction amount is more than	
	20% of the transaction amount.	20% of the transaction amount.	
	2. The difference between the	2. The difference between the	
	valuation results of two or more	valuation results of two or more	
	professional valuers reaches more	professional valuers reaches more	
	than 10% of the transaction	than 10% of the transaction	
	amount.	amount.	
	(Omitted)	(Omitted)	
Article 6	The acquisition or disposal of marketable	The acquisition or disposal of marketable	Amendment
	securities, membership cards, intangible	securities, membership cards, intangible	according to
	assets or their right-of-use assets shall be	assets or their right-of-use assets shall be	the legal
	subject to the advice of an accountant.	subject to the advice of an accountant.	
	I. If the valuation result of a professional	I. The Company shall obtain or dispose of	
	valuer is any of the following, in	the marketable securities prior to the	
	addition to the valuation result of the	date of occurrence, the latest financial	
	assets obtained being higher than the	statements of the Company, which shall	
	transaction amount or the valuation	be checked and verified by an	
	result of the assets disposed being	accountant, shall be used as a reference	
	lower than the transaction amount, the	for evaluating the transaction price. In	
	Accounting Research and Development	addition, if the transaction amount	
	Foundation in Taiwan(hereinafter	reaches 20% of the paid-in capital of the	
	referred to as the Accounting Research	Company or NT \$300 million or more,	
	and Development Foundation) shall be	the Company shall contact the	
	requested to handle the matter in	accountant before the date of	
	accordance with the provisions of the	occurrence to express an opinion on	
	Auditing Standards Bulletin No. 20, and	the reasonableness of the transaction	
	express specific opinions on the reason	price. If the accountant needs to	
		·	

No.	Before revision	After revision	Reason for revision
	for the difference and the fairness of	employ an expert reporter, it shall be	1 CV131011
	the transaction price: Except as	handled in accordance with the	
	otherwise provided by the public	provisions of the Audit Standards	
	quotation of the market in which the	Bulletin No. 20 issued by the	
	market is active or by the Financial	Accounting Research and Development	
	Supervisory Commission.	Foundation. Except as otherwise	
	II. Where the Company acquires or	provided by the public quotation of the	
	disposes of membership certificates,	market in which the market is active or	
	intangible assets or their right-of-use	by the Financial Supervisory	
	assets for a transaction amounting to	Commission.	
	20% of the Company's paid-in capital or	II. Where the Company acquires or	
	NT \$300 million or more, in addition	disposes of membership certificates,	
	to transactions with domestic	intangible assets or their right-of-use	
	government agencies, it shall contact an	assets for a transaction amounting to	
	accountant to express its opinion on	20% of the Company's paid-in capital or	
	the reasonableness of the transaction	NT \$300 million or more, in addition	
	price before the date of occurrence,	to transactions with domestic	
	and the accountant shall handle the	government agencies, it shall contact an	
	transaction in accordance with the	accountant to express its opinion on	
	provisions of the Audit Standards	the reasonableness of the transaction	
	Bulletin No. 20 issued by the	price before the date of occurrence,	
	Accounting Research and Development	and the accountant shall handle the	
	Foundation.	transaction in accordance with the	
	(Omitted)	provisions of the Audit Standards	
		Bulletin No. 20 issued by the	
		Accounting Research and Development	
		Foundation.	
		(Omitted)	
Article 7	Exclusion of related parties	Exclusion of related parties	Amendment
	I. A valuation report or statement of	I. A valuation report or statement of	according to
	opinion obtained by the Company from	opinion obtained by the Company from	the legal
	an accountants, lawyers or securities	an accountants, lawyers or securities	
	underwriters that the professional	underwriters that the professional	
	valuer and his clerk, accountant,	valuer and his clerk, accountant,	
	lawyers or securities underwriters shall	lawyers or securities underwriters shall	
	comply with the following	comply with the following	
	requirements:	requirements:	
	(Omitted)	(Omitted)	
	II. When issuing a valuation report or	II. When issuing a valuation report or	
	opinion, the aforementioned person	opinion, the aforementioned person	

No.	Before revision			After revision	Reason for revision
		shall comply with the following matters:		shall act in accordance with the self-	
	(l)	You should evaluate your professional		regulatory regulations of the industry	
		ability, practical experience, and		associations to which he belongs and	
		independence carefully before accepting		the following matters:	
		the case.	(l)	You should evaluate your professional	
				ability, practical experience, and	
				independence carefully before accepting	
				the case.	
	(II)	When reviewing a case, proper	(II)	When reviewing the execution of a	
		operational procedures should be		case, appropriate operational	
		planned and implemented to formulate		procedures should be properly planned	
		conclusions and issue reports or		and executed to formulate conclusions	
		opinions; and the procedures,		and issue reports or opinions based	
		aggregated information and conclusions		thereon; and the procedures,	
		should be detailed in the case working		aggregated information and conclusions	
		paper.		executed should be recorded on the	
	(III)	The completeness, correctness and		working papers in detail.	
		reasonableness of the data sources,	(III)	The completeness, correctness,	
		parameters and information used shall		appropriateness and reasonableness of	
		be assessed on a case-by-case basis as		the data sources, parameters and	
		the basis for the issuance of the		information used shall be assessed on a	
		valuation report or opinion.		case-by-case basis as the basis for the	
	(IV)	The statement should include matters		issuance of the valuation report or	
		such as the professionalism and		opinion.	
		independence of the relevant	(IV)	The statement shall include matters	
		personnel, the reasonableness and		such as the professionalism and	
		correctness of the information used in		independence of the relevant	
		the assessment, and compliance with		personnel, the appropriateness,	
		the relevant laws and regulations.		reasonableness and correctness of the	
				information used, and compliance with	
				the relevant laws and regulations.	
Article 9		ated Party Transactions		ated Party Transactions	Amendment
	,	nitted)	,	nitted)	according to
	ll.	The following information, in	ll.	The following information, in addition	the legal
		addition to buying and selling domestic		to buying and selling domestic bonds,	
		bonds, bonds subject to repurchase		bonds subject to repurchase conditions,	
		conditions, currency market funds		currency market funds issued by	
		issued by securities investment trust		securities investment trust	
		undertakings, purchases or		undertakings, purchases or	
		repurchases, shall be submitted to the		repurchases, shall be submitted to the	

No.	Before revision	After revision	Reason for revision
	Audit Committee and the Board of	Audit Committee and the Board of	
	Directors for approval before entering	Directors for approval before entering	
	into a transaction contract or payment	into a transaction contract or payment	
	agreement. If an independent director	agreement. If an independent director	
	has been established, he or she shall	has been established, he or she shall	
	give full consideration to the opinions	give full consideration to the opinions	
	of the independent directors when	of the independent directors when	
	reporting to the Board of Directors for	reporting to the Board of Directors for	
	discussion. If the independent director	discussion. If the independent director	
	has any objections or reservations, he	has any objections or reservations, he	
	or she shall make a statement in the	or she shall make a statement in the	
	minutes of the Board of Directors.	minutes of the Board of Directors.	
	Where an audit committee has been	Where an audit committee has been	
	established, it shall be approved by at	established, it shall be approved by at	
	least one half of all the members of the	least one half of all the members of the	
	audit committee and a resolution of the	audit committee and a resolution of the	
	board of directors, it shall apply to	board of directors, it shall apply to	
	Article 15 (4) and (5):	Article 15 (4) and (5):	
	(Omitted)	(Omitted)	
	(New Added)	If the Company has a second transaction and	
		the transaction amount is more than ten	
		percent of the total assets of the Public	
		Offering Company, the information listed in	
		the second transaction shall be submitted to	
		the shareholders' meeting for approval	
		before the transaction contract and payment	
		can be concluded. However, this shall not	
		apply to transactions between the Company	
		and its parent company, subsidiaries, or its	
	The calculation of the transaction amount in	<u>subsidiaries.</u>	
	this item shall be implemented in accordance	This transaction amount shall be calculated in	
	with the provisions of Paragraph 5 of Article	accordance with the provisions of Article 4,	
	4-1, and so-called term within one year	Paragraph I-5 and 6, and the so-called one	
	duaration shall be based on the date of the	year duration means base on the date of the	
	actual occurrence of this transaction, and shall	occurrence of the transaction, and has been	
	be retrospectively calculated for one year in	retroactively calculated for one year. It has	
	accordance with this procedure. It is	been submitted to the Board of	
	stipulated that the part submitted to the Audit	Shareholders, the Audit Committee and the	
	Committee and the Board of Directors for	Board of Directors in accordance with these	
	approval will be exempted from re-	Procedures for partial exemption from	

No.		Bef	fore revi	sion			Aft	er revisio	on		Reason for revision
	accountin	g.				recalculation.					
Article 16	(Omitted)	)				(Omitted)	)				In line with
	The total	amount	of the co	;	The total	amount o	of the con	npany's		actual needs	
	investment in marketable securities, the limit					investmer	nt in mark	etable se	curities,	the limit	
	of individ	ual inves	tment and	the to	tal amount	of individu	ual investi	ment and	the tota	l amount	
	of real es	tate not	for busine	ess usag	e are	of real est	tate not f	or busine:	ss usage	are	
	authorize			_		authorize			•		
	specify th	-				specify the	-				
	The "Autl			-		The "Auth			•		
	assets and	•	•	•		assets and	•	•	•		
	in securiti				to invest	in securiti				J IIIVESC	
				JIIOWS.				Out as 10	iiows.		
	(Unit: NT		Verification	Total	Individual	(Unit: NT	Approver	Verification	Total	Individual	
			authority	investable amount	investment limit			authority	investable amount	investment limit	
	Real estate that is not	are subject	t to the of the board	30% of net	15% of net worth	Real estate that is not	Board of Directors	NT \$100 million or	30% of net	15% of net worth	
	for business use and the right to use	of directo	rs	worth		for business use and the right to use	Directors' preliminary	more NT \$100 million or	worth		
	real estate Equity investment	Board of Director	More than 100,000	200% of net	200% of net worth	real estate	the Board of	<u>less</u>			
		Chairma n of the	Less than 100,000	worth		Equity investment	Board of Directors		200% of net	200% of net worth	
	Long-term covered bonds	Board Chairma n of the Board General manager	(inclusive) More than 100,000 Less than 100,000 (inclusive)	30% of net worth	15% of net worth		Chairman's preliminarie s Report of the Board of		worth		
	Short-term bonds and money market funds	by the chi officer	pe approved ef financial	30% of net worth	15% of net worth	Long-term covered bonds	Directors Chairman of the Board General	NT \$100 million or more NT \$100	30% of net worth	15% of net worth	
	Other negotiable securities	n of the Board	More than 50,000	10% of net worth	5% of net worth	Ch - wh taum	manager	million (inclusive) or less	200/ -4	15% of net	
			Less than 50,000( (inc lusive)			Short-term bonds and money market		approved by ancial officer		worth	
			bonds sho			funds	Ch :	NIT OF C	100/ 6	F9/ . f	
			rough the multiplie		e of means of	Other negotiable securities	Chairman of the Board	NT \$50 million +	10% of net worth	5% of net worth	
	-	-	gin or simi		•		General manager	NT \$50 million (inclusive)			
						* Shor	t topps b	or less onds shou	ıld nat L		
	expanding profits and losses.  * Investment and establishment of the					31101					
					noldings of	· ·		ough the p	•		
			shares of		•		•	multiplier			
						•	-	n or simil	-		
		•								1	
		•	to the lim of long-te		of the total ty.			sult in the ofits and l		f	

No.	Before revision	After revision	Reason for revision
	* The so-called net worth refers to the equity attributable to the owners of the parent company on the balance sheet.	<ul> <li>Investment and establishment of the company's direct or indirect holdings of 100% of the shares of subsidiaries are not subject to the limitation of the total investment of long-term equity.</li> <li>The so-called net worth refers to the equity attributable to the owners of the parent company on the balance sheet.</li> </ul>	
Article I	7 The processing procedure was established on July 20, 1999 The 1st amendment was made on July 26,	The processing procedure was established on July 20, 1999 The 1st amendment was made on July 26,	Number of amendments and dates
	The 2nd amendment was made on May 21, 2003 The 3rd amendment was made on May 22, 2007 The 4th amendment was made on June 10, 2009 The 5th amendment was made on June 21, 2012 The 6th amendment was made on June 19, 2014	The 2nd amendment was made on May 21, 2003 The 3rd amendment was made on May 22, 2007 The 4th amendment was made on June 10, 2009 The 5th amendment was made on June 21, 2012 The 6th amendment was made on June 19, 2014	
	The 7th amendment was made on June 19, 2019	The 7th amendment was made on June 19, 2019  The 8th amendment was made on June 16, 2022	

## **Attachment VII**

## BenQ Materials Corp.

# Comparison Table of Provisions Before and After the Revision of the "Procedure for Dealing In Derivative Products"

No.	Before revision	After revision	Reason for revision
Article 7	Operating Procedures	Operating Procedures	In line with
	(Omitted)	(Omitted)	actual needs
	(V) Execute Transaction	(V) Execute Transaction	
	Counterparties: Limited to	<ol> <li>Counterparties: Limited to</li> </ol>	
	domestic and foreign financial	domestic and foreign financial	
	institutions, otherwise the top	institutions <del>, otherwise the top</del>	
	decision-making director of the	decision-making director of	
	financial department should sign	the financial department	
	for approval.	should sign for approval.	
	(Omitted)	(Omitted)	
Article 10	Internal control system	Internal control system	In line with
	(I) Risk management measures	(I) Risk management measures	actual needs
	Credit risk management: In	<ol> <li>Credit risk management: In</li> </ol>	
	principle, the transaction object	principle, the transaction object	
	is limited to domestic and	is limited to domestic and	
	foreign financial institutions,	foreign financial institutions,	
	otherwise, the top decision-	otherwise, the top decision-	
	making director of the financial	making director of the	
	department should sign for	financial department should	
	approval.	sign for approval.	
	(Omitted)	(Omitted)	
Article 14	Penalties	Penalties	In line with
	The manager and the principal personnel of	The manager and the principal personnel of	actual needs
	the Company who intentionally or through	the Company who intentionally or through	
	gross negligence violate these Operating	gross negligence violate these Operating	
	Procedures shall be dealt with in	Procedures shall be dealt with in	
	accordance with the relevant rules and	accordance with the relevant rules and	
	regulations of the personnel administration	regulations of the personnel administration	
	of the Company.	of the Company.	
Article 15	Others	Others	Amendment
	(I) The subsidiaries referred to in this	(I) Subsidiaries referred to in this	according to
	procedure shall be recognized in	procedure shall be recognized in	the legal
	accordance with the provisions of the	accordance with the requirements of	
	Financial Accounting Standards	the International Financial Reporting	
	Bulletin Nos. 5 and 7 issued by the	Standards (IFRS), Nos. 5 and 7, of	

No.	Before revision	After revision	Reason for revision
	Accounting Research and	the Financial Accounting	
	Development Foundation of the	Standards Bulletin issued by the	
	Republic of China, a incorporated	Accounting Research and	
	foundation.	Development Foundation of the	
	(Omitted)	Republic of China, a corporation.	
		(Omitted)	
Article 22	The processing procedure was established	This processing procedure was established	Amendment
	on July 20, 1999	on July 20, 1999	Added Date
	The 1st amendment was made on May 21,	The 1st amendment was made on May 21,	
	2003	2003	
	The 2nd amendment was made on May 22,	The 2nd amendment was made on May 22,	
	2007	2007	
	The 3rd amendment was made on June 10,	The 3rd amendment was made on June 10,	
	2009	2009	
	The 4th amendment was made on June 9,	The 4th amendment was made on June 9,	
	2010	2010	
	The 5th amendment was made on June 19,	The 5th amendment was made on June 19,	
	2019	2019	
		The sixth amendment was made on	
		<u>June 16, 2022</u>	

## **Attachment VIII**

## BenQ Materials Corp.

# Comparison Table of Provisions Before and After the Revision of "Procedures for Lending Funds To Others"

No.		Before revision	After revision	Reason for revision
Article 3	Tot	al amount of funds lent and the limits	Total amount of funds lent and the limits of	In line with
	of i	ndividual counterparties	individual counterparties	actual needs
	(Or	nitted)	(Omitted)	
	II.	The limit for the same borrower	II. The limit for the same borrower shall	
		shall be determined separately	be determined separately according to	
		according to the following	the following circumstances:	
		circumstances:	(I) The amount of individual loans to	
	(l)	Company or institution which the	companies or institutions that do	
		Company conducts business with,	business with the Company shall not	
		the amount of individual loans shall	exceed the amount of business	
		not exceed the amount of business	transactions that can be expected in the	
		transactions between the two	most recent year or future years	
		parties. The amount of business	between the two parties, and shall not	
		transactions is the higher of the	exceed 20% of the net value of the latest	
		purchases or sales between the two	financial statements of the Company. The	
		parties.	amount of business transactions is the	
	(II)	Subsidiaries that have the necessary	higher of the purchases or sales between	
		short-term financing shall not	the two parties.	
		exceed 20% of the net value of the	(II) Subsidiaries that have the	
		latest financial statements of the	necessary short-term financing funds	
		Company.	shall not exceed 20% of the net value	
			of the latest financial statements of	
			the Company.	
Article 4	Cap	oital loan period and interest accrual	Capital loan period and interest accrual	Comply with
	met	hod	method	statutory
	Wh	en a borrower takes a loan from the	The term of each Loan shall not exceed one	orders and
	Cor	mpany, the term shall not exceed one	year duration from the date of the loan or	actual needs
	yea	r. Interest is accrued on a monthly	one Business Periods (whichever is earlier)	
	basi	s or settled once upon maturity	on the Loan Period.	
	base	ed on the Company's short-term	The interest rate of the loan funds shall be	
	capi	ital cost overrides.	adjusted according to the actual situation of	
			the Company's deposits with financial	
			institutions and the interest rate of the	
			borrowings. Unless otherwise specified,	

No.		Before revision		After revision	Reason for revision
			inte	rest on loans may be collected on a	
			mor	nthly, quarterly or mature basis, based on	
			the	principle of monthly interest accrual.	
Article 7	Sub	sequent control measures and	Sub	sequent control measures and overdue	Amendment
	ove	rdue debt handling procedures for	deb	t handling procedures for the loan	according to
	the	loan amount	amo	ount	the legal
	(On	nitted)	(On	nitted)	
	II.	When the Borrower repays the	II.	When the Borrower repays the loan	
		loan at or before the maturity of		at or before the maturity of the loan, it	
		the loan, it shall calculate the		shall calculate the interest payable	
		interest payable firstly, and only		firstly, and only after repayment	
		after repayment together with the		together with the principal can the	
		principal can the debentures such		debentures such as promissory note	
		as promissory note borrowings be		borrowings be cancelled or the	
		cancelled or the mortgage can be		mortgage can be cancelled.	
		cancelled.	III.	The Borrower shall repay the principal	
	III.	The Borrower shall repay the		and interest immediately upon the	
		principal and interest immediately		maturity of the Loan.	
		upon the maturity of the Loan.	<del>IV.</del>	The matters to be resolved by the	
	IV.	The matters to be resolved by the		<b>Board of Directors in accordance</b>	
		Board of Directors in accordance		with these Procedures shall be	
		with these Procedures shall firstly		approved by more than one half of	
		be agreed by more than one half of		all the members of the Audit	
		all the members of the Audit		Committee. If more than one half	
		Committee. If more than one half		of all the members of the Audit Committee have not consented,	
		of all the members of the Audit		such consent shall be given by	
		Committee have not consented,		more than two thirds of all the	
		such consent shall be given by more		directors and shall be reflected in	
		than two thirds of all the directors		the minutes of the meeting of the	
		and shall be reflected in the minutes		Board of Directors in the	
		of the meeting of the Board of		resolution of the Audit	
		Directors in the resolution of the		Committee.	
		Audit Committee.	<u>V.</u>	The Board of Directors shall give	
	V.	The Board of Directors shall take		$\underline{\text{due consideration to the opinions}}$	
		full account of the views of the		of each director when discussing	
		Directors in its deliberations and		the matter, and if there are any	
		shall include any objections or		objections or reservations, they	
		reservations in the minutes of the		shall be recorded in the minutes of	
		Board of Directors.	\/1	All the promptors of the Audit	
	VI.	All members of the Audit	<del>▼1.</del>	All the members of the Audit  Committee referred to in this	
				COMMITTEE TEICHTEU LO III UIIS	

No.		Before revision		After revision	Reason for revision
		Committee referred to in this procedure and all directors referred to in the preceding		procedure and all the directors referred to in the preceding paragraph shall be counted as	
		paragraph shall be counted as actual holders.		actual holders.	
Article 10	Oth	ners	Oth	ers	Amendment
	I.	Subsidiaries referred to in these	I.	Subsidiaries referred to in these	according to
		operating procedures shall be		operating procedures shall be	the legal
		recognized in accordance with the		recognized in accordance with the	
		requirements of the Standards for		requirements of the Standards for the	
		the Preparation of Financial		Preparation of Financial Statements of	
		Statements of Securities Issuers.		Securities Issuers. The financial	
		The financial statements of the		statements of the Company are	
		Company are prepared in		prepared in accordance with	
		accordance with International		International Financial Reporting	
		Financial Reporting Standards		Standards (IFRS). For the purposes of	
		(IFRS). For the purposes of these		these Standards, the net value refers	
		Standards, the net value refers to		to the equity attributable to the	
		the equity attributable to the		owners of the parent company as	
		owners of the parent company as		defined in the Standards for the	
		defined in the Standards for the		Preparation of Financial Reporting by	
		Preparation of Financial Reporting		Securities Issuers.	
		by Securities Issuers.	II.	For the purposes of this procedure,	
	II.	For the purposes of this procedure,		the announcement is entered into the	
		the announcement is entered into		information reporting website	
		the information reporting website		designated by the Financial Supervisory	
		designated by the Financial		Commission.	
		Supervisory Commission.	III.	The Company's internal auditors shall	
	III.	The Company's internal auditors		audit the operation procedures and	
		shall audit the operation		their execution at least on a quarterly	
		procedures and their execution at		basis and keep written records. The	
		least on a quarterly basis and keep		Audit Committee shall be notified in	
		written records. The Audit		writing of any material non-	
		Committee shall be notified in		compliance.	
		writing of any material non-	IV.	The Company shall make	
		compliance.		improvements within a certain period	
	IV.	The Company shall make		of time in the event that the Loan	
		improvements within a certain		Object fails to comply with the	
		period of time in the event that the		provisions of this Procedure or the	

No.	Before revision		After revision	Reason for
				revision
	Loan Object fails to comply with		balance exceeds the limit due to a	
	the provisions of this Procedure or		change in circumstances, and shall send	
	the balance exceeds the limit due		the relevant improvement plan to the	
	to a change in circumstances, and		Audit Committee and complete the	
	shall send the relevant		improvement according to the planned	
	improvement plan to the Audit		schedule.	
	Committee and complete the			
	improvement according to the	V.	Matters not covered in these	
	planned schedule.		Procedures shall be handled in	
	V. Matters not covered in these		accordance with the provisions of the	
	Procedures shall be handled in		relevant laws and regulations and the	
	accordance with the provisions of		relevant rules and regulations of the	
	the relevant laws and regulations		Company.	
	and the relevant rules and	VI.	The date of the occurrence of the	
	regulations of the Company.		facts referred to in this Procedure	
	VI. The date of the occurrence of the		refers to the date of the transaction,	
	facts referred to in this Procedure		the date of payment, the date of the	
	refers to the date of the		resolution of the Board of Directors	
	transaction, the date of payment,		or the date of the determination of the	
	the date of the resolution of the		object and amount of the loan of	
	Board of Directors or the date of		funds, etc.	
	the determination of the object and	VII.	The Board of Directors shall take full	
	amount of the loan of funds, etc.		account of the opinions of the	
	(New Added)		independent directors in its	
			deliberations and, if there are	
			objections or reservations, they shall	
			be set forth in the minutes of the	
			Board meeting.	
Article II	(Newly added title)	<u>lmpl</u>	ementation and revision	Amendment
	I. This procedure shall be finalized or	I.	This procedure shall be finalized or	according to
	amended with the prior consent of		amended with the prior consent of at	the legal
	at least one half of all the members		least one half of all the members of the	
	of the Audit Committee. If more		Audit Committee. If more than one	
	than one half of all the members of		half of all the members of the Audit	
	the Audit Committee have not		Committee have not consented, such	
	consented, such consent shall be		consent shall be given by more than	
	given by more than two thirds of all		two thirds of all the directors and shall	
	the directors and shall be reflected		be reflected in the minutes of the	
	in the minutes of the meeting of the		meeting of the Board of Directors in	
	Board of Directors in the		the resolution of the Audit	

No.	Before revision	After revision	Reason for revision
	resolution of the Audit Committee.	Committee.	
	II. The Board of Directors shall take	II. The Board of Directors shall take full	
	full account of the views of the	account of the opinions of the	
	Directors in its deliberations and	independent directors in its	
	shall include any objections or	deliberations and, if there are	
	reservations in the minutes of the	objections or reservations, they shall	
	Board of Directors.	be set forth in the minutes of the	
		Board meeting.	
Article 12	This operation procedure was established	This operation procedure was established on	Amendment
	on July 20, 1999	July 20, 1999	Added Date
	The 1st amendment was made on May 21,	The 1st amendment was made on May 21,	
	2003	2003	
	The 2nd amendment was made on May	The 2nd amendment was made on May 30,	
	30, 2008	2008	
	The 3rd amendment was made on June	The 3rd amendment was made on June 10,	
	10, 2009	2009	
	The 4th amendment was made on June 9,	The 4th amendment was made on June 9,	
	2010	2010	
	The 5th amendment was made on June	The 5th amendment was made on June 11,	
	11, 2013	2013	
	The 6th amendment was made on June	The 6th amendment was made on June 19,	
	19, 2019	2019	
		The 7th amendment was made on June	
		<u>16, 2022</u>	

### Attachment IX

## BenQ Materials Corp.

# Comparison Table of Provisions Before and After the Revision of the "Implementation Method of Endorsement Guarantee"

No.	Before revision	After revision	Reason for revision
Name	Approaches to Enforcement of Endorsement Guarantees	Endorsement Warranty Enforcement Practice Procedures	In line with actual needs
Article I	Purpose There are clear and specific operating rules for the Company's endorsement or guarantee, and the Measures are established in accordance with the "Guidelines for the Treatment of Fund Lending and Endorsement Guarantees of Public Offering Companies" established by the Financial Supervisory Commission.	Purpose There are clear and specific operating rules for the Company's endorsement or guarantee, and the procedures for these procedures are established in accordance with the "Guidelines for the Treatment of Fund Lending and Endorsement Guarantees of Public Offering Companies" established by the Financial Supervisory Commission.	In line with actual needs
Article 3	Object of the endorsement guarantee  I. The Company directly and indirectly holds more than fifty percent of the voting shares of the Company.  II. Companies which has business dealings with the Company  III. Due to the joint investment relationship, all investing shareholders provide endorsement guarantees to the invested company according to their shareholding ratio.  Capital contribution referred to in the preceding paragraph refers to the capital contribution of the Company directly or through the holding of 100% of the voting shares of the Company.	Object of the endorsement guarantee  I. 2. Companies which has business dealings with the Company  II Companies in which the Company directly or indirectly holds more than fifty percent of the voting shares.  III. Companies holding more than fifty percent of the voting shares directly or indirectly in the Company.  IV. Due to the joint investment relationship, all investing shareholders provide endorsement guarantees to the invested company according to their shareholding ratio.  Capital contribution referred to in the preceding paragraph refers to the direct capital contribution of the Company or capital contribution through the holding of	Comply with statutory orders and actual needs

					Reason
No.		Before revision		After revision	for
					revision
Article 4		ount of endorsement guarantee		ount of endorsement guarantee	Comply
	(On	nitted)	(On	nitted)	with
	II.	The Company's external endorsement	II.	The Company's external endorsement	statutory
		guarantee amount is as follows:		guarantee amount is as follows:	orders
	(l)	The total amount of endorsement	(l)	The total amount of endorsement	and
		guarantees is limited to the net value		guarantees is limited to the net value	actual
		of the Company's most recent financial		of the Company's most recent financial	needs
		statements.		statements.	
	(II)	Endorsement guarantees are provided	(II)	The Company directly and	
		to investee companies by all investing		indirectly holds more than fifty	
		shareholders in accordance with their		percent of the voting shares of	
		shareholding ratio for companies with		the Company, companies which	
		more than fifty percent of the voting		has business dealings with the	
		rights directly and indirectly held by		Company or due to the joint	
		the Company, companies which has		investment relationship by all the	
		business dealings with the Company or		invested shareholders according	
		joint investment relationships, and the		to their shareholding ratio to	
		amount of the endorsement guarantee		provide the same endorsement	
		shall not exceed fifty percent of the		guarantee to the invested	
		net value of the latest financial		company, the amount of the	
		statements of the Company.		endorsement guarantee shall not	
	(Ne	w Added)		exceed fifty percent of the net	
				value of the latest financial	
				statements of the Company.	
			(III)	Individual endorsement guarantees	
				issued by an endorsement guarantor	
				for business transactions shall not	
				exceed the estimated amount of	
				business transactions between the	
				parties in the most recent financial	
				year or in future financial years, and	
				shall not exceed fifty percent of the	
				net value of the latest financial	
				statements of the Company. The	
				amount of business transactions refers	
	III.	The total amount of endorsement		to the highest amount of goods	
		guarantees of the Company and its		purchased or sold between the	
		subsidiaries as a whole shall be limited		parties.	
		to the net value of the Company's	III.	The total amount of endorsement	

No.	Before revision	After revision	Reason for revision
	latest financial statements. If the total amount of endorsement guarantees exceeds 50% of the net value of the Company, it shall be stated by the shareholders' meeting. The amount of endorsement guarantees for a single enterprise shall be limited to 50% of the net value of the Company's latest financial statements.	guarantees of the Company and its subsidiaries as a whole shall be limited to the net value of the Company's latest financial statements. If the total amount of endorsement guarantees exceeds 50% of the net value of the Company, it shall be stated by the shareholders' meeting. The amount of endorsement guarantees for a single enterprise shall be limited to 50% of the net value of the Company's latest financial statements.	
Article 5	Procedures (Omitted)	Procedures	Amendm
	(Omitted)  II. The Finance Department shall establish a stand-by check book on the matters of endorsement guarantees, which shall be published in detail on the date of issue by the Board of Directors or the Chairman of the Board of Directors, the date of the endorsement guarantee, the matter of the undertaking guarantee, the object of the endorsement guarantee, the amount of the endorsement guarantee, the results of the risk assessment, the content of the guarantee obtained and the date and conditions for the release of the endorsement guarantee.  III. The financial department shall prepare the relevant statements of endorsement guarantees and submit them to the Board of Directors for future reference.	(Omitted)  II. The Finance Department shall establish a stand-by check book on the matters of endorsement guarantees, which shall be published in detail on the date of issue by the Board of Directors or the Chairman of the Board of Directors, the date of the endorsement guarantee, the matter of the undertaking guarantee, the object of the endorsement guarantee, the amount of the endorsement guarantee, the results of the risk assessment, the content of the guarantee obtained and the date and conditions for the release of the endorsement guarantee.  III. The financial department shall prepare the relevant statement of endorsement guarantee and submit it to the board of directors for information.	ent according to the legal
Article 7	Control procedures for handling endorsement guarantees for subsidiaries  I. The Subsidiary of the Company intends to endorse the Guarantor externally and shall order the	Control procedures for handling endorsement guarantees for subsidiaries  I. The Subsidiary of the Company intends to endorse the Guarantor externally and shall order the	In line with actual needs

No.	Before revision	After revision	Reason for revision
	Subsidiary to formulate the Endorsement Guarantee Method in accordance with the "Fund Loan and Endorsement Guarantee Handling Standards for Public Offering Companies" established by the Financial Supervisory Commission and taking into account the opinion of the Company, and shall submit the same to the Board of Shareholders of the Company after being adopted by the Board of Directors of the Subsidiary. When a subsidiary engages in endorsement and guarantee work, it shall do so in accordance with its operating procedures.  (Omitted)  V. If the net value of the endorsement is less than one-half of the paid-in capital of a subsidiary, the financial department shall assess the operational risk of the subsidiary and its effect on the Company and report to the Board of Directors of the Company.	Subsidiary to formulate the Operating Procedures for the Endorsement Guarantee Method in accordance with the "Guidelines for the Treatment of Fund Loans and Endorsement Guarantees of Public Offering Companies" established by the Financial Supervisory Commission and taking into account the opinion of the Company. After being adopted by the Board of Directors of the Subsidiary, the Subsidiary shall submit the same to the Board of Shareholders of the Company for amendment. When a subsidiary engages in endorsement and guarantee work, it shall do so in accordance with its operating procedures.  (Omitted)  V. If the net value of the endorsement is less than one-half of the paid-up capital of a subsidiary, the financial department shall assess the operational risk of the subsidiary and its effect on the Company and submit a quarterly report to the Board of Directors of the Company. However, the Company directly and indirectly holds 100% of the voting shares of the	
Article 9	Decision and Authorization Hierarchy (Omitted) (Added the third clause newly, moved the previous third clause to fourth, deleted the previous clauses from fourth to sixth)  III. If the endorsement of the subject of the endorsement does not comply with the provisions of this method or the amount exceeds the limit due to	Company, except for the Company.  Decision and Authorization Hierarchy (Omitted)  III. If the Company's endorsement guarantee is necessary for the business needs to exceed the amount stipulated in this Procedure and meets the	Amendm ent according to the legal
		,	

			Reason
No.	Before revision	After revision	for
			revision
	committee shall submit a report to the	it shall be subject to the consent of the	
	audit committee after the	<b>Board of Directors and be jointly</b>	
	improvement plan is drawn up, and the	insured by more than half of the	
	improvement shall be completed	directors against the losses that may	
	according to the plan schedule; if the	be incurred by the Company in excess	
	amount of the endorsement guarantee	of the limit, and this Procedure shall be	
	exceeds the limit due to the change of	amended and reported to the	
	circumstances, the board of directors	shareholders' meeting for approval; if	
	shall cancel the excess within a certain	the shareholders' meeting does not	
	period of time.	agree, it shall stipulate the plan to	
		cancel the excess within the specified	
		<mark>period.</mark>	
	IV. The matters to be resolved by the	IV. If the endorsement of the subject of	
	Board of Directors in accordance with	the endorsement does not comply	
	these Articles shall be agreed by more	with the procedural provisions of	
	than one half of all the members of the	these Measures or the amount	
	Audit Committee. If more than one	exceeds the limit due to the change of	
	half of all the members of the Audit	circumstances, the improvement plan	
	Committee have not consented, such	shall be determined and sent to the	
	consent shall be given by more than	Audit Committee for reporting after	
	two thirds of all the directors and shall	the improvement plan is finalized, and	
	be reflected in the minutes of the	the improvement shall be completed	
	meeting of the Board of Directors in	according to the planned timetable; if	
	the resolution of the Audit	the amount of the endorsement	
	Committee.	guarantee exceeds the limit due to the	
	V. The Board of Directors shall take full	change of circumstances, the board of	
	account of the views of the Directors	directors shall cancel the excess within	
	in its deliberations and shall include	a certain period of time.	
	any objections or reservations in the	IV. Matters to be resolved by the	
	minutes of the Board of Directors.	<b>Board of Directors in accordance with</b>	
	VI. All members of the Audit Committee	these Measures shall be approved by	
	and all directors referred to in the	more than one half of all the members	
	preceding paragraph, shall be	of the Audit Committee. If more than	
	calculated based on the actual	one half of all the members of the	
	incumbents.	Audit Committee have not consented,	
		such consent shall be given by more	
		than two thirds of all the directors and	
		shall be reflected in the minutes of the	
		meeting of the Board of Directors in	
		the resolution of the Audit	
		Committee.	

No.	Before revision	After revision	Reason
		V. The Board of Directors shall give	revision
		due consideration to the opinions of	
		each director when discussing the	
		matter, and if there are any objections	
		or reservations, they shall be recorded	
		in the minutes of the Board of	
		Directors.	
		VI. All members of the Audit	
		Committee and all directors referred	
		to in the preceding paragraph, shall be	
		calculated based on the actual	
		incumbents.	
Article 12	Penalties	Penalties	
	Any violation of these Measures by the	Any violation of these Procedures by the	
	Company's managers and officers due to	Company's managers and officers due to	
	intentional or gross negligence shall be	intentional or gross negligence shall be	
	handled in accordance with the relevant	handled in accordance with the relevant	
	rules and regulations of the Company on	rules and regulations of the Company on	
	personnel administration.	personnel administration.	
Article 13	Others	Others	In line
7 ti cicie 13	Subsidiaries referred to in these	I. Subsidiaries referred to in these	with
	Measures shall be recognized in	Procedures shall be recognized in	actual
	accordance with the requirements of	accordance with the requirements of	needs
	the Standards for the Preparation of	the Standards for the Preparation of	
	Financial Statements of Securities	Financial Statements of Securities	
	Issuers. The financial statements of the	Issuers. The financial statements of the	
	Company are prepared in accordance	Company are prepared in accordance	
	with International Financial Reporting	with International Financial Reporting	
	Standards (IFRS). For the purposes of	Standards (IFRS). For the purposes of	
	this approach, the net value refers to	this approach, the net value refers to	
	the equity attributable to the owners	the equity attributable to the owners	
	of the parent company as defined in	of the parent company as defined in	
	the Standards for the Preparation of	the Standards for the Preparation of	
	Financial Reporting by Securities	Financial Reporting by Securities	
	Issuers.	Issuers.	
	II. Matters not covered in these	II. Matters not covered in these	
	Measures shall be handled in	Procedures shall be handled in	
	accordance with the provisions of the	accordance with the provisions of the	
	relevant laws and regulations and the	relevant laws and regulations and the	
	relevant rules of the Company.	relevant rules and regulations of the	

No.		Before revision		After revision	Reason for revision
	III.	For the purposes of these Measures, the announcement shall mean the entry into the information declaration website designated by the Financial Supervisory Commission of the Executive Council.	III.	Company.  For the purposes of these Procedures, the announcement shall mean the entry into the information declaration website designated by the Financial Supervisory Commission of the Executive Council.	
	IV.	The date of the occurrence of the facts referred to in this approach refers to the date on which the transaction is entered into, the date of payment, the date of the resolution of the Board of Directors or other date on which sufficient funds are available to determine the subject of the endorsement guarantee and the amount of the transaction.	IV.	The date of the occurrence of the facts referred to in these Procedures refers to the date on which the transaction is entered into, the date of payment, the date of the resolution of the Board of Directors or other date on which sufficient funds are available to determine the subject of the Endorsement Guarantee and the amount of the Transaction.	
		nitted)	<b>'</b>	nitted)	
Article 14	I.	The determination or amendment of this approach shall be subject to the prior consent of at least one half of all the members of the Audit Committee. If more than one half of all the members of the Audit Committee have not consented, such consent shall be given by more than two thirds of all the directors and shall be reflected in the minutes of the meeting of the Board of Directors in the resolution of the Audit Committee.  The Board of Directors shall take full account of the views of the Directors in its deliberations and shall include any objections or reservations in the minutes of the Board of Directors.	II.	Determining or amending these procedures shall be subject to the prior consent of at least one half of all the members of the Audit Committee. If more than one half of all the members of the Audit Committee have not consented, such consent shall be given by more than two thirds of all the directors and shall be reflected in the minutes of the meeting of the Board of Directors in the resolution of the Audit Committee.  The Board of Directors shall take full account of the opinions of the independent directors in its deliberations and, if there are objections or reservations, they shall be set forth in the minutes of the	Comply with statutory orders and actual needs
	III.	These Measures shall be implemented	III.	Board meeting. These Procedures shall be	

No.	Before revision	After revision	Reason for revision
	after being approved by the Board of Directors and submitted to the Board of Shareholders for approval, and the same shall apply at the time of amendment.	implemented after being approved by the Board of Directors and submitted to the Board of Shareholders for approval, and the same shall apply when amendments are made.	
Article 15	The Measure was established on March 4, 2000 The 1st amendment was made on May 21, 2003 The 2nd amendment was made on May 18, 2006 The 3rd amendment was made on May 30, 2008 The 4th amendment was made on June 10, 2009 The 5th amendment was made on June 9, 2010 The 6th amendment was made on June 15, 2011 The 7th amendment was made on June 11, 2013 The 8th amendment was made on June 19, 2019	The Measure was established on March 4, 2000 The 1st amendment was made on May 21, 2003 The 2nd amendment was made on May 18, 2006 The 3rd amendment was made on May 30, 2008 The 4th amendment was made on June 10, 2009 The 5th amendment was made on June 9, 2010 The 6th amendment was made on June 15, 2011 The 7th amendment was made on June 11, 2013 The 8th amendment was made on June 19, 2019 The 9th amendment was made on June 16, 2022	Amendm ent Added Date

## **Attachment X**

# List of non-competition restrictions on directors

Director	Released restriction items
Qisda Corporation (shareholder) Company	Director of DFI Inc.
	Director of Qisda Optronics Corp.
	Director of Qisda Vietnam Co., Ltd
	Director of Partner Tech Corp.
	Director of Alpha Networks Inc.
	Director of BenQ Corporation
	Director of Simula Technology Inc.
	Directors of Golden Spirit Co., Ltd.
	Director of Data Image Corporation
	Director of K2 International Medical Inc.
	Director of Topview Optronics Corp.
	Director of Darfon Electronics Corp.
	Director of APLEX Technology Inc.
	Director of qs control corp.
	Director of BenQ Biotechnology (Shanghai) Co., Ltd.
	Director of BenQ Dialysis Technology Corp.
Li Kun-yao	Representative of the Chairman of the Board of Directors, BenQ
•	Corporation
	Director of AU Optronics Corporation
	Director of Qisda Optronics Corp.
	Director of Darfon Electronics Corp.
Qisda Corporation	Corporate Director Representative of Lagis Enterprise Co., Ltd.
(shareholder) Company Representative: Chen Jian-zhi	Representative of the Chairman of the Board of Directors, Cenefom
	Corporation

Director	Released restriction items
Qisda Corporation (shareholder) Company Representative: Chen Chi-	Representative of the Chairman of the Board of Directors, DFI Inc.
	Director of Hitron Technologies Inc.
Hong	Chairman and CEO of Qisda Optronics Corp.
	Representative of the Chairman of the Board of Directors, Partner Tech
	Corp.
	Representative of the Vice Chairman, the Corporate of Alpha Networks
	Inc.
	Director of BenQ Corporation
	Director of Darfon Electronics Corp.
	Director of Mingji (Nanjing) Hospital Management Consulting Co., Ltd.
	Representative of the Chairman of the Board of Directors, BenQ
	Medical Tech
	Director of BenQ Healthcare Consulting Corporation
	Director of BenQ Medical Center (Nanjing)
	Director of BenQ Medical Center (Suzhou)
BenQ Corporation Company	Director of BenQ Asia Pacific Corp.
	Director of BenQ INFTY Lab Ltd.
	Director of BenQ Medical Tech
BenQ Corporation Company	Director and General Manager of BenQ Corporation
Representative: Li Wen-de	Representative of the Chairman of the Board of Directors, BenQ Asia
	Pacific Corp.
	Representative of the Chairman of the Board of Directors, BenQ INFTY
	Lab Ltd.
Ye Fu-hai	Director of WPG Holdings
Wang Gong	Supervisor of Platinum Optics Technology Inc.

## Appendix I

#### **Shareholding of Directors**

- I. The paid-in capital of the Company is NT \$ 3,206,745,140, totalling 320,674,514 shares. The minimum number of shares to be held by all the directors is 12,826,980 shares in accordance with Article 26 of the Securities and Exchange Law.
- II. According to Article 2 of the "Public Issuing Company Directors and Supervisors' Shareholding Ratio and Implementation Rules for Inspection", if more than 2 independent directors are elected, the total shareholding percentage calculated by all directors and supervisors other than the independent directors will be reduced to 80 %. In addition, if the company has set up an audit committee in accordance with this law, the regulations concerning the number of shares held by the supervisor shall not be less than a certain ratio.
- III. As of the date of cessation of the shareholders' meeting on April 18, 2022, the actual number of shares held by all directors (excluding independent directors) of the Company was 130,340,324, accounting for 40.64% of the total number of shares of the Company. The actual collective shareholding of directors was shown as below:

Position	First and last name		Shareholding (shares)	April 18, 2022 Shareholding Ratio (%)
Director	Zhien-Chi Chen	Qisda Corporation	43,659,294	13.61
Director	Kuen-Yao (K.Y.) Lee		4,580,396	1.43
Director	Ko-Yung Yu		1,252,871	0.39
Director	Peter Chen	Qisda Corporation	43,659,294	13.61
Director	Wen-Der Lee	BenQ Corporation	80,847,763	25.21
Independent Director	Frank Yeh		0	0%
Independent Director	Chiou-Ming Chen		0	0%
Independent Director	Yu-Yang Lu		0	0%
Subtotal			130,340,324	40.64%

IV. The number of shares held by all the directors has reached the legally stipulated ownership of shares.

## **Appendix II**

#### Rules and Procedures of the Shareholders' Meeting

Settled at the regular shareholders meeting on March 14, 2000

- I. The Rules and Procedures for Shareholders' Meeting are enacted in accordance with the "Rules Governing the Conduct of Shareholders Meetings by Public Companies" promulgated by the Securities and Futures Commission (86) Ministry of Finance (3) No.04109.
- II. Shareholders or proxies attending the shareholders meeting shall sign in, and the sign-in procedure shall be replaced by the sign-in card; the number of shares attended is calculated based on the sign-in card submitted.
- III. Attendance and voting at the shareholders' meeting shall be calculated on the basis of shares.
- IV. The Meeting shall be held at the head office of the Company or at any other appropriate place that is convenient for the shareholders to attend. The time to start the Meeting shall not be earlier than 9:00 a.m. or later than 3:00 p.m.
- V. The chairman of the Board of Directors shall be the chair presiding at the Meeting in the case that the Meeting is convened by the Board of Directors. In case the chairman of the Board of Directors is on leave or cannot exercise his power and authority for any reason, the vice chair shall act on behalf of the chair. In case the Company has no vice chairman, or the vice chairman is also on leave or unable to exercise his and authority for any reason, the chairman of the Board of Directors shall designate one of the directors to act on behalf of the chair. If the chairman does not make such designation, the directors shall elect from and among themselves an acting chair of the Board of Directors. If the Meeting is convened by the person other than the Board of Directors who is permitted to convene such Meeting, such person shall be the chair presiding the Meeting.
- VI. The Company should appoint the designated counsel, Certified Public Accountant or other related persons to attend the Meeting.
- VII. The process of the Meeting shall be tape-recorded or videotaped and these tapes or videos shall be preserved for at least for one year duration.
- VIII. Chair shall call the Meeting to order at the time scheduled for the meeting. If the number of shares represented by the shareholders present at the Meeting has not yet constituted the quorum at the time scheduled for the Meeting, the chair may postpone the time for the Meeting. The postponements shall be limited to two times at the most and Meeting shall not be postponed for longer than one hour in the aggregate. If after two postponements no quorum can yet be constituted but the shareholders present at the Meeting represent more than one-third of the total outstanding shares of the Company, tentative resolutions may be made in accordance with Paragraph I, Article 175 of the Company Act of the Republic of China. If during the process of the Meeting the number of shares represented by the shareholders present becomes sufficient to constitute the quorum, the chair may submit the tentative resolutions to the Meeting for approval in accordance with Article 174 of the Company Act of the Republic of China.
- IX. The agenda of the Meeting shall be set by the Board of Directors, if the Meeting is convened by the Board of Directors. The Meeting shall proceed in accordance with the agenda unless otherwise resolved at the Meeting. During the Meeting, the chair may, at his/her discretion, set time for intermission. Unless otherwise resolved at the Meeting, the chair cannot announce adjournment of the Meeting before all the

- discussion items listed in the agenda are resolved. The shareholders cannot designated any other person as chair and continue the Meeting in the same or other place after the Meeting is adjourned.
- X. When a shareholder present at the Meeting wishes to speak, a speech note should be filled out with summary of the speech, the shareholder's number, and the name of the shareholder. The sequence of speeches by shareholders should be decided by the chairman. If any shareholder presenting the Meeting submits a speech note but does not speak, no speech should be deemed to have been made by such shareholder. In case the contents of the speech of a shareholder are inconsistent with the contents of the speech note, the contents of actual speech shall prevail. Unless otherwise permitted by the chair and the shareholder in speaking, no shareholder shall interrupt the speeches of the other shareholder, otherwise the chair shall stop such interruption.
- XI. Unless otherwise permitted by the chair, each shareholder shall not, for each discussion item, speak more than two times or longer than 5 minutes each time. In case the speech of any shareholder violates this provision or exceeds the scope of the discussion item, the chair may stop the speech of such shareholder.
- XII. Any legal entity designated as proxy by a shareholder(s) to be present at the Meeting may appoint only one representative to attend the Meeting. If a legal entity is a shareholder and designates two or more representatives to attend the Meeting, only one representative can speak for each discussion item.
- XIII. After the speech of a shareholder, the chair may respond him/herself or appoint an appropriate person to respond.
- XIV. The chair may announce to end the discussion of any discussion item and go into voting if the chair deems it appropriate.
- XV. The person(s) to monitor and the person(s) to count the ballots shall be appointed by the chair. The person(s) monitoring the ballots shall be a shareholder(s). The result of voting shall be announced at the Meeting and recorded in the minutes of the Meeting.
- XVI. Except otherwise provided in the Company Act of the Republic of China or the Articles of Incorporation of the Company, a resolution shall be adopted by a majority of the votes represented by the shareholders present at the Meeting. The resolution shall be deemed adopted and shall have the same effect as if it was voted by casting ballots if no objection is voiced after solicitation by the chair.
- XVII. If there is amendment to or substitute for a discussion item, the chair shall decide the sequence of voting for such discussion item, the amendment or the substitute. If any of them has been adopted, the other shall be deemed vetoed and no further voting is necessary.
- XVIII. The chair may require or supervise the disciplinary officers or the security guards to assist in keeping order of the Meeting place. Such disciplinary officers or security guards shall wear badges marked "Disciplinary Officer" for identification purpose.
- XIX. In case of incident due to force majeure, the chair may rule the meeting temporarily suspended and announce a time when, in view of the circumstances, the meeting will be resumed.
- XX. Any matter not provided in the Rules and Procedures shall be handled in accordance with the Company Act of Republic of China and the Articles of Incorporation of the Company.
- XXI. The Rules and Procedures shall become effective from the date on which the Rules and Procedures are approved by the Meeting. The same shall apply to amendments to the Rules and Procedures.

## Appendix III

Article 7-1

# BenQ Materials Corp. Articles of Incorporation

Chapter I	General Princi	General Principles				
Article I	The Company is organized as a company limited by shares in accordance with the Company Act of the Republic of China (the "Company Act") and the Company's English name is BenQ Materials Corp.					
	the Company's Eng	the Company's English name is BenQ Materials Corp.				
Article 2	The scope of business of the Company shall be as follows					
	I. CC01110	Computer and peripheral equipment manufacturing				
	II. F401010	International Trade				
	III. CC01080	Electronic parts and components manufacturing business				
	IV. C801100	Synthetic resin and plastic manufacturing				
	V. C801990	Other Chemical Materials Manufacturing				
	VI. F219010	Retail Sale of Electronic Materials				
	VII. CC01120 VIII. C802160	Data storage media manufacturing and reproduction industry				
	IX. CF01011	Adhesive tape manufacturing				
	X. C801030	Medical Materials and Equipment Manufacturing				
	XI. IG01010	Precision chemical material manufacturing				
	XII. CC01090	Biotechnology service industry				
	XIII. F108031	Battery manufacturing				
	XIV. F208031	Medical equipment wholesale industry				
	XV. ZZ99999	Retail sale of Medical Equipment				
		In addition to licensed business, business that is not prohibited or restricted by law				
	In addition to licensed business, business that is not prohibited or restricted by law					
Article 3	Due to business or investment relations, the company may endorse and guarantee external parties.					
Article 4	The total amount of the Company's reinvestment shall not be restricted by Article 13 of the Company Law.					
Article 5	The seat of the Company is located in Taoyuan City, and the establishment of branches in other appropriate locations or Office when necessary.					
Article 6	The company's announcement method is in accordance with the provisions of Article 28 of the Company Act.					
Chapter 2	Shares					
Article 7	The company's total capital is rated at NT \$ 4 billion, divided into 400 million shares at \$ 10 per share. The council decided to issue in batches. 15 million shares are reserved in the aforementioned total shares as shares for issuing employee stock option certificates. The company may issue employee stock options at a stock price lower than the market price, or less than the actual share repurchase price, with the consent of the shareholders representing more than half of the total number of issued shares and the presence of more than two-thirds of the shareholders' voting rights. Average price transferred to employees.					

The Corporation's treasury stock acquired under the Company Act may be transferred to

the employees of the controlled or subordinate companies who meet certain criteria. Employees of parent company or subsidiary meeting certain specific requirements are included to be entitled to receive share subscription warrant of the Company. When the Company issues new shares, eligible employees who can subscribe to the shares shall include employees of controlling or subordinate companies that meet certain criteria. Employees of parent company or subsidiary meeting certain specific requirements are included to be entitled to receive new shares issued by the Company.

Article 8

The share certificates of the Company shall be all in registered form. The share certificates shall be affixed with the signatures or personal seals of the director representing the company, and shall be duly certified or authenticated by the bank which is competent to certify shares under the laws before issuance. The Company may deliver shares by bookentry method in accordance with relevant rules and regulations, without printing share certificate(s); the same applies with other securities issuance.

Article 9

The change of name and transfer of the Company's stocks shall be terminated within 60 days before the opening of the shareholders' meeting, within 30 days before the opening of the shareholders' extraordinary meetings, or within 5 days before the benchmark date when the Company decides to distribute dividends and bonuses or other benefits.

#### Chapter 3 Shareholders' Meetings

Article 10

The company's shareholders' meeting is divided into two types: regular meetings and extraordinary meetings. Regular meetings are convened by the Board of Directors within 6 months after the end of the fiscal year each year.

Extraordinary meetings are convened according to law when necessary.

Article 11

Unless otherwise provided in applicable law and regulations, a resolution shall be adopted at a meeting attended by the shareholders holding and representing a majority of the total issued and outstanding shares and at which meeting a majority of the attending shareholders shall vote in favor of the resolution. In case a shareholder is unable to attend a shareholders' meeting, such shareholder may issue a proxy in the form issued by the Company, setting forth the scope of authorization by signing and affixing such shareholder's seal on the proxy form for the representative to be present on such shareholder's behalf. Except for trust enterprises or other stock transfer agencies approved by the securities authorities, if a person is designated as proxy by more than two shareholders, any of such person's voting rights representing in excess of 3% of the total issued and outstanding shares shall not be considered. The formalities for the exercise and revocation of the power of attorney mentioned in the preceding paragraph shall be handled in accordance with the provisions of laws and regulations.

Article II-I This article has been deleted.

#### **Chapter 4 Board of Directors and Audit Committee**

Article 12

The Company shall have seven to nine directors, and the term of office for all directors shall be three (3) years. The board of shareholders shall choose and appoint the candidates from the list of directors, and should be re-elected by consecutive election. The total number of shares of the company held by all directors shall not be less than the number prescribed by the competent authority according to law.

The Company may purchase liability insurance for Directors to protect them against potential liabilities arising from exercising their duties during their tenure.

The remuneration of the directors of the Company authorizes the Board of Directors to participate in the operations of the Company in accordance with the extent and value of their contribution, and to participate in the

Agree according to the same level of industry.

Article 13 The Directors of the Company shall be elected from the nomination list prepared by the

Company. The directors referred to in this constitution include independent directors. List of shareholders

Voting rights, except as otherwise provided by statute, one vote per share.

Included in the above quota of directors of the Company are at least three independent directors, and a candidate nomination system is adopted by the Board of Shareholders shall be elected from the list of candidates for independent directors. Relevant professional qualifications of independent directors, shareholding, part-time job restrictions,

Name and method of election and other matters to be complied with, in accordance with the relevant laws and regulations.

Independent directors and non-independent directors of the company shall be elected together to calculate the number of elected candidates.

- Article 13-1 The Company has established an Audit Committee in accordance with the Securities and Exchange Act, which is composed of all independent directors, one of whom serves as the convener at least one person should has professional knowledge in accounting or finance.

  The resolution of the Audit Committee shall be agreed by more than half of all members.
- Article 13-2 The audit committee established by the company in accordance with the law is responsible for the implementation of the company law, securities trading law, other laws and regulations and the company 's articles of association and various measures as the
- Article 13-3 This article has been deleted.

supervisory authority.

- Article 14 The chairman of the Board shall be elected by and among the directors by a majority of directors present at a meeting attended by more than two thirds of directors. The chairman of the Board shall externally represent the Company.
- Article 15 Where a director is unable to attend a meeting of the Board, he may appoint another director to represent him by proxy in accordance with Article 208 of the Company Act. Where a director is unable to attend a meeting of the Board, he may appoint another director to represent him by proxy. Each director may act as a proxy for one other director only.

The meeting of the Board of Directors shall be convened in accordance with the Company Act. In calling a meeting of the Board of Directors, a notice may be given to each director by means of electronic mail or facsimile.

#### **Chapter 5** President & Vice Presidents

Article 16 The Company shall have one or more managerial personnel. Appointment, dismissal, and remuneration of the president and vice presidents shall be subject to the provisions of the Company Act.

#### Chapter 6 Accounting

- Article I7 The company's fiscal year is from January I to December 31 of the same year.
- Article 18 After the end of each fiscal year, the Board shall prepare and submit the following documents:(1) business report, (2) financial statements, (3) proposal for allocation of earnings or recovery of loss, which shall be submitted to the audit committee for verification 30 days before the shareholders 'meeting. The audit committee issued a report to the shareholders' general meeting for approval.
- Article 19 If the Company has annual profits, it shall allocate 5% to 20% for employee remuneration and not more than 1% Remuneration for directors. When there are accumulated losses, the Company shall offset the appropriate amounts before remuneration.

The Company may allocate employee's remuneration prescribed in the preceding paragraph in the form of stock or cash to employees of parent company or subsidiary meeting certain conditions.

The Board or the person duly designated by the Board is authorized to decide the conditions and allocation method.

Article 19-1 If the Company has any earnings in its annual general accounts, it shall pay taxes and make up the past losses firstly, and the second withdrawal in 10% shall be statutory, and set aside or reverse the special surplus reserve according to laws and regulations. If there is still surplus and accumulated undistributed surplus the Board of Directors proposes a profit distribution proposal and submits it to the shareholders' meeting for distribution.

When the legal reserve and capital surplus are to be distributed in cash, the distribution may be approved by the Board of Directors and reported to the shareholders' meeting.

Article 19-2 The Company distributing dividends and bonus in the form of new shares to be issued by the company in accordance with Paragraphs 2. Article 241 of the Company Act. When the legal reserve and capital surplus are to be distributed in cash, the distribution may be approved by the Board of Directors and reported to the shareholders' meeting. Profits of Company may be distributed in form of cash dividends and/or stock dividends.

Article 20 As the Company is technology- and capital-intensive enterprise in its growth phase, the Company has adopted remaining earnings appropriation method as its dividend policy in order to meet long-term capital needs and cash requirements of stockholders, and thereby maintain continuous development and steady growth. If there is a surplus in the company 's annual final accounts, tax shall be paid in accordance with the provisions of Article 19-1, to make up for the previous losses, the second 10% shall be the statutory surplus reserve, and the special surplus reserve shall be set or converted according to the provisions of the law Afterwards, if there is still a surplus, the dividend distribution shall not be less than 10% of the previously calculated surplus. The annual cash dividend shall not be less than 10% of the total cash and stock dividends paid in the current year in order to take into account the need to expand the operating scale and cash flow in the future.

#### **Chapter 7** Supplementary Articles

Article 22

Article 21 With respect to the matters not provided herein, the Company Act and other applicable laws and regulations shall govern.

The Articles of Association were established on July 3, 1998; the 1st amendment was made on August 30, 1998; The 2nd amendment was made on September 10, 1998; the 3rd amendment was made on October 9, 1998; The 4th amendment shall be made on March 14, 2000; the 5th amendment shall be made on August 25, 2000; The 6th amendment was made on May 8, 2001; the 7th amendment was made on April 23, 2002; The 8th amendment was made on May 21, 2003; and the 9th amendment was made on May 18, 2004; The 10th amendment was made on May 18, 2004; and the 11th amendment was made on May 18, 2006; The 12th amendment was made on May 22, 2007; and the 13th amendment was made on November 16, 2007; The 14th amendment was made on May 30, 2008; and the 15th amendment was made on June 10, 2009;

The 16th amendment was made on June 9, 2010; and the 17th amendment was made on June 15, 2011; The 18th amendment was made on June 21, 2012; and the 19th amendment was made on June 24, 2015; The 20th amendment was made on June 14, 2016; the 21st amendment was made on June 19, 2019; The 22th Amended was made on June 18, 2020.

#### **Appendix IV**

#### BenQ Materials Corp.

#### **Rules for the Election of Directors**

- Article I: The election of the Directors of the Company shall be conducted in accordance with these Procedures, except as otherwise provided by statute or bylaw.
- Article 2: The election of the Directors of the Company shall be held at the Meeting of the Shareholders.
- Article 3: The election of the Directors of the Company shall be based on a cumulative voting system.
- Article 4: In the election of the Directors of the Company, each share has the same voting rights as the number of the Directors to be elected according to its voting rights. One person may be elected collectively, or a number of people may be allocated for election.
- Article 5: The directors of the Company shall be appointed by the Board of Shareholders on the list of candidates for directors, and shall be elected as independent directors and non-independent directors in accordance with the number of candidates specified in the Articles of Association of the Company, and in accordance with the results of vote counting, the elected representatives shall elect the larger number of votes, and they shall be elected as independent directors and non-independent directors respectively. If two or more persons acquire the same number of votes in excess of the prescribed quota, the drawing of votes shall be decided by the persons entitled to the same votes, and in the absence of such persons, the drawing of votes shall be implemented by the chairman.

If the company has independent directors, the votes of the Directors shall be elected according to the independent directors and non-independent directors, and the votes shall be counted and elected separately.

- Article 6: Candidates may only select one candidate for election as a director or supervisor.
- Article 7: When the Board of Directors prepares the vote, the number of voting rights shall be added.

  The vote boxes are prepared by the Board of Directors and opened to the public by the overseers before voting.
- Article 8: At the beginning of the election, the Chairman appoints the overseers and counting officers to handle the monitoring and counting of votes.
- Article 9: The Company shall, prior to the date of the Shareholders' Meeting, announce the period for accepting the candidatures for directors, the number of directors to be elected, their place of acceptance and other necessary matters.

The election of the Directors of the Company adopts a nomination system for candidates. The Board of Directors of the Company or shareholders holding more than 1% of the total issued shares may provide a list of recommended directors for the next term in accordance with the provisions of the Company Law.

The election qualifications of the Directors of the Company shall be handled in accordance with the relevant laws and regulations.

Article 10: Shareholders shall be elected from the list of candidates for the Directors.

If the electee is a shareholder, the shareholder must fill in the electee's account name and shareholder account number in the electoral column of the ballot; if the electee is not a shareholder, the electee's name and identification document number should be filled in. However, when the candidate is a government organization or corporate shareholder, the name of the government organization or corporate shareholder shall be entered in the column

for the candidate's account name in the vote paper, or both the name of the government organization or corporate shareholder and the name of its representative may be entered. When there are multiple representatives, the names of each representative shall be entered.

- Article II: Vote papers are invalid if:
  - I. Those who do not vote as provided for in this method.
  - II. Blank vote papers.
  - III. The handwriting is blurred or unrecognizable due to alterations.
  - IV. The name of the candidate entered does not match the public list of candidates.
  - V. In addition to what is stipulated in Article 10, other words or symbols are included.
  - VI. Incomplete or incompletely completed in accordance with Article 10.
  - VII. 7. The same vote paper contains the names of two or more candidates.
- Article 12: After the voting is completed, the invoice shall be opened on the spot. After the result of the invoice is confirmed by the supervisor, the chairman shall announce the list of directors on the spot.
- Article 13: This method shall be implemented after the adoption of the Resolution of the Shareholders' Meeting, and shall be amended at the same time.
- Article 14: These implementing measures were formulated on April 23, 2002
  Revised for the 1st time on May 18, 2006
  Revised for the 2nd time on May 22, 2007
  Revised for the 3rd time on June 9, 2010

Revised for the 4th time on June 21, 2012