II. Corporate Governance Report

2.1 Directors, Supervisors and Management Team

2.1.1 Directors and Supervisors

A. Directors

As of 04/13/2025

| Title | Nationality/ Place of | Name | Gender Age | Date Elected | Term (Years) | Date First Elected | Shareholdin Elect | 0 | Current Sha | reholding | Spouse & Shareho | | Shareho by Norr Arrange | inee | Experience (Education) | Other Position | | s, Directors or Sup or within Two Deg | | Note |
|----------|--------------------------|----------------------------------|-----------------|-----------------|-----------------|-----------------------|----------------------|--------|-------------|-----------|---------------------|-------|-------------------------------|------|--|--|----------|--|-------------------|--------|
| | Incorporation | | 0. | | (| | Shares | % | Shares | % | Shares | % | Shares | % | | | Title | Name | Relation | |
| | | Shuang De Investment Corp. | - | 06/17/2022 | 3 | 06/25/2013 | 46,000 | 0.07% | 64,000 | 0.09% | 0 | 0% | 0 | 0% | None | None | None | None | None | |
| Chairmar | R.O.C | Rep.: Chien-Wen Kuo | Male 51-60 | | | | 1,709,481 | 2.48% | 1,709,481 | 2.48% | 365,017 | 0.53% | 0 | | Bachelor Degree in Department of Civil Engineering Chairman of Ting Fu Investment Corp. | Note 1 | | Chih-Chun Kuo Te-Ti Han | Brother Spouse | Note 2 |
| | | Kuo Chia Fu Investment Corp. | - | 06/17/2022 | 3 | 06/28/2001 | 5,485,189 | 7.95% | 5,485,189 | 7.95% | 0 | 0% | 0 | 0% | None | None | None | None | None | |
| Director | R.O.C | Rep.: Cheng-Hsin Kuo | Male 11-40 | | | | 395,709 | 0.57%. | 395,709 | 0.57%. | 0 | 0% | 0 | 00/ | relations • Special assistant to GM of Kuo | Special assistant to GM of Kuo Chia Fu Investment Corp. Manager of Mei Erh Ku Construction Corp. | | Chih-Chun Kuo | Father and Son | |
| | | Hsin Chang Construction Corp. | - | 06/17/2022 | 3 | 06/17/2010 | 1,552,344 | 2.25% | 1,552,344 | 2.25% | 0 | 0% | 0 | 0% | None | None | None | None | None | |
| Director | R.O.C | Rep.: Chih-Chun Kuo | Male 61-70 | | | | 1,709,481 | 2.48% | 1,709,481 | 2.48% | 365,017 | 0.53% | 0 | | •Master Degree in EMBA •Chairman of Kuo Chia Fu Investment Corp. | Note 3 | Director | Chien-Wen Kuo Te-Ti Han Cheng-Hsin Kuo | Sister-in-law | |
| | | Lin Li Construction Corp. | - | 06/17/2022 | 3 | 06/17/2010 | 1,808,271 | 2.62% | 1,808,271 | 2.62% | 0 | 0% | 0 | 0% | None | None | None | None | None | |
| Director | R.O.C | Rep.: Te-Ti Han | Female 51-60 | | | | 365,017 | 0.53% | 365,017 | 0.53% | 1,709,481 | 2.48% | 0 | | Bachelor Degree in Spanish Language and Culture Director of Lin Li Construction Corp. | Note 4 | | Chien-Wen Kuo Chih-Chun Kuo | 1 | |
| | | Johanson Technology Inc. | - | 06/17/2022 | 3 | 06/28/2001 | 2,881,810 | 4.18% | 2,881,810 | 4.18% | 0 | 0% | 0 | 0% | None | None | None | None | None | |
| Director | US | Rep.: John Darko Petrinec | Male 61-70 | | | | 88,200 | 0.13% | 60,200 | 0.09% | 0 | 0% | 0 | | | President of Johanson Technology Inc. | None | None | None | |

Note 1: Chairman of Ting Fu Investment Corp., Chairman of Lin Li Construction Corp., Chairman of Universal Asia Technology Company, Chairman of Chun Chien International Co., Ltd, Chairman of Te Li Development Co., Ltd, Director of Hsin Chang Construction Corp., Director of Lien Fu Investment Corp., Director of Mei Erh Ku Construction Corp., Director of Kuo Chia Fu Investment Corp., President of Advanced Ceramic X Corporation

Note 2: The Company has simple organizations, chairman acts as the general manager can increasing efficiency, and general manager without salary. Mr. Chien-Wen Kuo has a wealth of experience in electronics business, and company's stable profit and TOP 20% of Corporation Governance Evaluation during his tenure. The Company needs his insights to guide ACX's future direction. The board of directors has increase the number of independent directors and planning succession plan to enhance corporate governance.

Note 3: Chairman of Kuo Chia Fu Investment Corp., Chairman of Lien Fu Investment Corp., Chairman of Hsin Chang Construction Corp., Chairman of Mei Erh Ku Construction Corp., Chairman of Chien Fu Investment Co., Ltd, Chairman of Build Fun Co., Ltd, Director of Lin Li Construction Corp., Director of Ting Fu Investment Corp., Chairman of Universal Asia Technology Company, Director of Formosan Union Chemical Corp.

Note 4: Director of Lin Li Construction Corp., Chairman of Universal Asia Technology Company, Director of Ting Fu Investment Corp., Director of Lien Fu Investment Corp., Supervisor of Kuo Chia Fu Investment Corp., Supervisor of Hein Construction Corp., Supervisor of Mei Erh Ku Construction Corp.

| Title | | | Gender Age | Date Elected | Term (Years) | Date First Elected | Shareholdin Electe | 0 | Current Share | eholding | Spouse & Shareho | IVIIIIOI | Sharehol Nom Arrange | inee | Experience (Education) | Other Position | | es, Directors or Supe or within Two Deg | | Note |
|-------------------------|---------------|--------------------------------|-----------------|-----------------|-----------------|-----------------------|-----------------------|-------|---------------|----------|---------------------|----------|----------------------------|------|---|---|-------|--|----------|------|
| | Incorporation | | 8- | | () | | Shares | % | Shares | % | Shares | % | Shares | % | | | Title | Name | Relation | |
| | | Scientific Components Corp. | - | 06/17/2022 | 3 | 04/19/2006 | 3,068,477 | 4.45% | 3,068,477 | 4.45% | 0 | 0% | 0 | 0% | None | None | None | None | None | |
| Director | US | Rep.: Theodore C. Heil | Male 61-70 | | | | 0 | 0% | 0 | 0% | 0 | 0% | 0 | | Bachelor of Science in Electrical Engineering President of Scientific Components Corp. | President of Scientific Components Corp. | None | None | None | |
| Independent Director | R.O.C | Shiuh-Kao Chiang | Male 61-70 | 06/17/2022 | 3 | 05/09/2007 | 0 | 0% | 0 | 0% | 0 | 0% | 0 | | Ph. D. in Ceramic Engineering Director of Gould Electronics | Managing partner of Prismark Partners LLC | None | None | None | |
| Independent Director | R.O.C | Shang-Ming Chin | Male 61-70 | 06/17/2022 | 3 | 06/25/2013 | 0 | 0% | 0 | 0% | 0 | 0% | 0 | | Master Degree in EMBA Vice President of IBM | None | None | None | None | |
| Independent Director | R.O.C | Chiu-Feng Lien | Male 61-70 | 06/17/2022 | 3 | 06/17/2022 | 2,0000 | 0.03% | 2,0000 | 0.03% | 0 | 0% | 0 | 00/ | 0 0 | Director of Explore Semiconductor Inc. Supervisor of Explore Microelectronics Inc. | None | None | None | |
| Independent Director | R.O.C | Yu-Hui Ning | Female 51-60 | 06/17/2022 | 3 | 06/17/2022 | 0 | 0% | 0 | 0% | 0 | 0% | 0 | | Master Degree in Accounting Vice President of Advantech semiconductor Inc. | Chairman of Tsun Yu Ltd. | None | None | None | |

As of 03/31/2025

| Name of Institutional Shareholders | Major Shareholders |
|------------------------------------|--|
| Shuang De Investment Corp. | Ching-Yu Chien (98%), Fang-Ling Kuo (1%), Ming-Shan Li (1%) |
| Kuo Chia Fu Investment Corp. | Chien-Wen Kuo (8.80%), Chih-Chun Kuo (8.69%), Lin Li Construction Corp. (8.12%), Te-Ti Han (6.91%), Hui-Chu Tsai (5.95%), Lien Fu Investment Corp. (5.32%), Hsin Chang Construction Corp. (5.17%), Ting Fu Investment Corp. (4.69%), Tun-Pei Kuo (2.56%), Lung Kai Investment Corp. (1.46%) |
| Johanson Technology Inc. | Johanson Family (100%) |
| Scientific Components Corp. | Harvey Kaylie Family Trust (79%), GK-Yacoby(15.8%) |
| Hsin Chang Construction Corp. | Ting Fu Investment Corp. (19.48%), Cheng-Hsin Kuo (12.65%), Cheng-Lin Kuo (12.65%), Chun Kuo(12.65%), Li Kuo (12.65%), Chih-Chun Kuo (9.45%), Chien-Wen Kuo (9.20%), Te-Ti Han (5.76%), Hui-Chu Tsai (5.51%) |
| Lin Li Construction Corp. | Lien Fu Investment Corp. (14.95%), Cheng-Hsin Kuo (14.12%), Cheng-Lin Kuo(14.12%), Chun Kuo (14.12%), Li Kuo(14.12%), Chih-Chun Kuo (7.90%), Chien-Wen Kuo (7.90%), Te-Ti Han (6.39%), Hui-Chu Tsai (6.38%) |

C. Major shareholders of the Company's major institutional shareholders

| ٨c | of 03/31/20 | 25 |
|----|-------------|----|
| AS | 0103/31/20 | 23 |

| Name of Institutional Shareholders | Major Shareholders |
|------------------------------------|---|
| Ting Fu Investment Corp. | Lin Li Construction Corp. (30.80%), Chih-Chun Kuo (14.25%), Chien-Wen Kuo (14.20%), Te-Ti Han (11.22%), Hui-Chu Tsai (11.17%), Cheng-Hsin Kuo (4.59%), Cheng-Lin Kuo (4.59%), Chun Kuo (4.59%), Li Kuo (4.59%) |
| Lien Fu Investment Corp. | Hsin Chang Construction Corp. (33.58%), Chien-Wen Kuo (16.46%), Chih-Chun Kuo (16.33%), Te-Ti Han (15.98%), Hui-Chu Tsai (15.33%), Cheng-Hsin Kuo (0.77%), Cheng-Lin Kuo (0.77%), Chun Kuo (0.39%), Li Kuo (0.39%) |
| Lung Kai Investment Corp | Yu-Hsiung Hsieh (27.58%), Chung-Wei Hsieh (20%), Chung-Chiang Hsieh (20%), An-Tzu Hsieh Chen (12.42%), Chung-Chi Hsieh (5%), Po-Chang Hsieh (5%), Po-Hung Hsieh (5%), Po-Chieh Hsieh (5%) |

D Directors and Supervisors

(A) Professional qualifications and independence analysis of directors and supervisors

As of 12/31/2024

| | | | AS 01 12/31/2024 |
|---|---|--|--|
| Criteria Name | Professional Qualification and Experience | Independence Criteria | Number of Other Public Companies in Which the Individual is Concurrently Serving as an Independent Director |
| | Chien-Wen Kuo has extensive experience in business management, corporate governance and corporate social responsibility. He is also as Chairman of Ting Fu Investment Corp., Chairman of Lin Li Construction Corp., Chairman of Universal Asia Technology Company, Chairman of Chun Chien International Co., Ltd, Chairman of Te Li Development Co., Ltd, Director of Hsin Chang Construction Corp., Director of Lien Fu Investment Corp., Director of Mei Erh Ku Construction Corp., Director of Kuo Chia Fu Investment Corp., President of Advanced Ceramic X Corporation. Mr. Kuo holds a bachelor degree in department of civil engineering. | A juridical person is elected as director in Article 27 of the Company Law. Therefore, it does not meet independence criteria. | 0 |
| Kuo Chia Fu Investment Corp. Rep.: Cheng-Hsin Kuo | Cheng-Hsin Kuo specializes in international affairs, business management and corporate governance. He currently serves as the special assistant to the general manager of Kuo Chia Fu Investment Corp. and the manager of Mei Erh Ku Construction Corp. Mr. Kuo holds a bachelor's degree in international relations. | A juridical person is elected as director in Article 27 of the Company Law. Therefore, it does not meet independence criteria. | 0 |
| Hsin Chang Construction Corp. Rep.: Chih-Chun Kuo | Chih-Chun Kuo has extensive experience in business management and corporate governance. He is also as Chairman of Kuo Chia Fu Investment Corp., Chairman of Lien Fu Investment Corp., Chairman of Hsin Chang Construction Corp., Chairman of Chien Fu Investment Co., Ltd, Chairman of Mei Erh Ku Construction Corp., Chairman of Build Fun Co., Ltd, Director of Lin Li Construction Corp., Director of Ting Fu Investment Corp., Chairman of Universal Asia Technology Company, Director of Formosan Union Chemical Corp., Director of Fortune General Merchandise Corp. Mr. Kuo holds a master degree in EMBA. | A juridical person is elected as director in Article 27 of the Company Law. Therefore, it does not meet independence criteria. | 0 |
| Lin Li Construction Corp. Rep.:Te-Ti Han | Te-Ti Han has extensive experience in business management and corporate governance. She is also as Director of Lin Li Construction Corp., Chairman of Universal Asia Technology Company, Director of Ting Fu Investment Corp., Director of Lien Fu Investment Corp., Supervisor of Kuo Chia Fu Investment Corp., Supervisor of Hsin Chang Construction Corp., Supervisor of Mei Erh Ku Construction Corp. Ms. Han holds a bachelor degree in Spanish Language and Culture. | A juridical person is elected as director in Article 27 of the Company Law. Therefore, it does not meet independence criteria. | 0 |
| Johanson Technology Inc. Rep.: John Darko Petrinec | John has extensive experience in material science, business management, and corporate governance. He is also as GM of JTI (1990-present) and CEO of JDI (2010-present). He served vice president of Capax Technologies from 1987 to 1990. John holds a bachelor degree in ceramic engineering. | A juridical person is elected as director in Article 27 of the Company Law. Therefore, it does not meet independence criteria. | 0 |
| Scientific Components Corp. Rep.: Theodore C. Heil | Ted has extensive experience in business management and corporate governance. He is currently the GM of Scientific Components Corp. Ted has served as Vice President of Volex Inc., senior management positions at Powerwave Technologies, and management positions at American Technical Ceramics, MITEQ, and M/A-Com. Ted holds a bachelor's degree. | A juridical person is elected as director in Article 27 of the Company Law. Therefore, it does not meet independence criteria. | 0 |

| Shiuh-Kao Chiang | Shiuh-Kao Chiang served as managing partner of Prismark Partners LLC from 1998. He has extensive materials science, business management, international markets and corporate governance experience. Prior to that, he served technical director of Gould Electronics. Mr. Chiang holds an EMBA in Cleveland State University and a Ph. D. in ceramic engineering. Shiuh-Kao Chiang is chairman of the Audit Committee, Compensation Committee and Nominating Committee. | Not an employee of the company or any of its affiliates. Not a director or supervisor of the company or any of its affiliates. Not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a public company and its parent or subsidiary or a subsidiary of the same parent. Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under others' names, in an aggregate of one percent or more of the total number of issued shares of the company or ranking in the top 10 in holdings. Not a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of a managerial officer under subparagraph 1 or any of the persons in the preceding two subparagraphs. Not a director, supervisor, or employee of a corporate shareholder that directly holds five percent or more of the | 0 |
|------------------|---|---|---|
| Shang-Ming Chin | Shang-Ming Chin served at a variety of executive management positions in IBM for nearly 25 years, he has extensive business management, corporate governance, marketing strategy and information security experience. Mr. Chin holds a master degree in EMBA. Shang-Ming Chin is member of the Audit Committee, Compensation Committee and Nominating Committee. | shareholder that directly holds here percent of hibre of the top five in shareholdings, or that designates its representative to serve as a director or supervisor of the company under Article 27, paragraph 1 or 2 of the Company Act. Not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a public company and its parent or subsidiary or a subsidiary of the same parent. 6. If a majority of the company's director seats or voting shares and those of any other company are controlled by the same person: not a director, supervisor, or employee of that other company. Not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a public company and its parent or subsidiary or a subsidiary of the same person. 7. If the chairperson, general manager, or person holding an equivalent position of the company and a person in any of | 0 |
| Chiu-Feng Lien | Chiu-Feng Lien has extensive experience in business management, corporate governance, marketing strategy and human resources. He served as Director of ACX (2013-2020) and served at a variety of executive management positions in Explore Semiconductor Inc. for over 18 years. He is also as CEO & Director of Explore Semiconductor Inc. and Supervisor of Explore Microelectronics Inc. Mr. Lien holds a master degree in electronics engineering. Chiu-Feng Lien is member of the Audit Committee, Compensation Committee and Nominating Committee. | those positions at another company or institution are the same person or are spouses: not a director (or governor), supervisor, or employee of that other company or institution. Not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a public company and its parent or subsidiary or a subsidiary of the same parent. 8. Not a director, supervisor, officer, or shareholder holding five percent or more of the shares, of a specified company or institution that has a financial or business relationship with the company. Not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a public company and its parent or subsidiary or a subsidiary of the same parent, if the specified company or institution holds 20 percent or more and no more than 50 percent of the total number of issued shares of the public company. 9. Not a professional individual who, or an owner, partner, | 0 |
| Yu-Hui Ning | Yu-Hui Ning has extensive business management, financial, accounting and internal audit expertise. She is also as Chairman of Tsun Yu Ltd. She served vice president of Advantech semiconductor Inc. (1998 -2005) and financial director of ACX (2006 -2018). Ms. Ning holds a master degree in accounting, CPA(USA) and CIA certificate (Taiwan). Yu-Hui Ning is member of the Audit Committee, Compensation Committee and Nominating Committee. | director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that, provides auditing services to the company or any affiliate of the company, or that provides commercial, legal, financial, accounting or related services to the company or any affiliate of the company for which the provider in the past 2 years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof; provided, this restriction does not apply to a member of the remuneration committee, public tender offer review committee, or special committee for merger/consolidation and acquisition, who exercises powers pursuant to the Act or to the Business Mergers and Acquisitions Act or related laws or regulations. 10. Not having a marital relationship, or a relative within the second degree of kinship to any other director of the Company. 11. Not a governmental, juridical person or its representative as defined in Article 27 of the Company Law. | 0 |

Note1: All directors do not meet the conditions stipulated in Article 30 of the Company Law.

- (B) Diversity and independence of Board of Directors
- a. Diversity of Board of Directors
- (1) Policy

Members of the Board are diversified, with different nationalities, genders, skills and professional backgrounds, to form a well-balanced structure.

(2) Target

The Board of Directors shall have least four independent directors, least one director from another country, and least one female director. All members of the board shall have the knowledge, skills, and experience necessary to perform their duties.

(3) State of implementation:

The board of directors comprises of ten members, including four independent directors (40%), two foreign directors (20%) and two female director (20%); The age distribution of directors includes one directors aged 31-40 (10%), three directors aged 51-60 (30%) and six directors aged 61-70 (60%). All members of the board shall have the knowledge, skills, and experience necessary to perform their duties.

(4) Reasons and plans for less than one-third of the seats held by either gender on the board of directors:

The diversity of the Company's directors is based on factors such as independence, nationality and gender. The Company will continue to evaluate and seek suitable female directors.

- b. Independence of Board of Directors
 - •More than half of the directors do not spousal relationship or familial relationship within the second degree of kinship.
 - •More than half of the director seats are filled by members of outside companies.
 - •Independent directors account for 40% of the board.
 - •All independent directors meet the restriction of the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies for other mandates, each independent director concurrently does not serve as an independent director for more than 3 listed companies.

As of 04/13/2025

| Title | Nationality | Name | Gender | Date Effective | Sharehol | lding | Spouse & Shareh | | Shareho by Norr Arrange | ninee | Experience (Education) | Other Position | Spous | nagers w es or Wi rees of K | thin Two | Note |
|--------------------|-------------|------------------|--------|-------------------|-----------|-------|--------------------|-------|-------------------------------|-------|--|-------------------|-------|-----------------------------------|----------|--------|
| | | | | | Shares | % | Shares | % | Shares | % | | | Title | Name | Relation | |
| President | R.O.C | Chien-Wen Kuo | Male | 12/13/2013 | 1,709,481 | 2.48% | 365,017 | 0.53% | 0 | 0% | Bachelor Degree in Department of Civil Engineering, Chung Yuan Christian University Chairman of Ting Fu Investment Corp. | Note 1 | None | None | None | Note 2 |
| Vice President | R.O.C | Chih-Wen Shen | Male | 10/23/2013 | 0 | 0% | 0 | 0% | 0 | 0% | •Ph. D. in Electrical Communication | None | None | None | None | |
| Director | R.O.C | Cheng-Chi Lin | Female | 08/01/1998 | 16,596 | 0.02% | 0 | 0% | 0 | 0% | Master Degree in Applied Chemistry, National Chiao Tung University Material Research Fellow of Industrial Technology Research Institute | None | None | None | None | |
| Director | R.O.C | Chun-Hung Liu | Male | 08/03/2010 | 7,500 | 0.01% | 300 | 0% | 0 | 0% | •Master Degree in Materials Science and Engineering, National Tsing Hua University | None | None | None | None | Note 3 |
| Accounting officer | R.O.C | Hsien-Liang Chou | Male | 11/29/2024 | 0 | 0% | 0 | 0% | 0 | 0% | Bachelor Degree ,China University of Technology Internal Audit Officer of Advanced Ceramic X Corp. | None | None | None | None | |

Note 1: Chairman of Ting Fu Investment Corp., Chairman of Lin Li Construction Corp., Chairman of Universal Asia Technology Company, Chairman of Chun Chien International Co., Ltd, Chairman of Te Li Development Co., Ltd, Director of Hsin Chang Construction Corp., Director of Lien Fu Investment Corp., Director of Mei Erh Ku Construction Corp., Director of Kuo Chia Fu Investment Corp.

Note 2: The Company has simple organizations, chairman acts as the general manager can increasing efficiency, and general manager without salary. Mr. Chien-Wen Kuo has a wealth of experience in electronics business, and company's stable profit and TOP 20% of Corporation Governance Evaluation during his tenure. The Company needs his insights to guide ACX's future direction. The board of directors has increase the number of independent directors and planning succession plan to enhance corporate governance.

Note 3: Director, Chun-Hung Liu, officially withdrew from her position on December 31, 2024.

2.1.3 Remuneration of Directors, Supervisors, President, and Vice Presidents

A. Remuneration of Directors

As of 12/31/2024; Unit: NT\$ thousands; Shares in thousands

| | | | | | Remur | neration | | | | and Rati | nuneration o of Total neration | Relevant l | Remunerati | on Receive | d by Direct | ors Wh | o are Al | lso Employees | | Total Remuneration and Ratio of Total Compensation | | Compensation Paid to |
|-------------------------|---|----------------|------------------|-------------------|---|--|----------------------------------|----------------|---|--|--------------------------------------|--|--------------|-------------------|----------------------------------|--------|-----------------|---------------|----------|--|----------------------------------|---|
| Title | Name | | npensation A) | Severance Pay (B) | | Directors Compensation(C) Note 1 | | Allowances (D) | | (A+B+C+D) to Net Income (%) Note 2 | | Salary, Bonuses, and Allowances (E) | | Severance Pay (F) | | Emplo | yee Cor | npensa | tion (G) | (A+B+C+ | -D+E+F+G) ncome (%) | Directors from an Invested Company |
| | | The Company | | The Company | Companies in the Financial Reports | The Company | Companies in the Financial | The Company | Companies in the Financial Reports | The Company | Companies in the Financial | The Company | | The Company | Companies in the Financial | | ompany Stock | the Fi Re | ports | The Company | Companies in the Financial | Other than the Company's Subsidiary |
| Chairman | Shuang De Investment Corp. Rep.: Chien-Wen Kuo | 0 | Reports 0 | 0 | 0 | 859.5 | Reports 859.5 | 24 | 24 | 883.5 0.21% | Reports 883.5 0.21% | 0 | Reports 0 | 0 | Reports 0 | 0 | 0 | Cash 0 | 0 | 883.5 0.21% | Reports 883.5 0.21% | None |
| Director | Kuo Chia Fu Investment Corp. Rep.: Cheng-Hsin Kuo | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 18 | 18 | 877.5 0.20% | 877.5 0.20% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 877.5 0.20% | 877.5 0.20% | None |
| | Hsin Chang Construction Corp. Rep.: Chih-Chun Kuo | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 24 | 24 | 883.5 0.21% | 883.5 0.21% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 883.5 0.21% | 883.5 0.21% | None |
| Director | Lin Li Construction Corp. Rep.: Te-Ti Han | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 24 | 24 | 883.5 0.21% | 883.5 0.21% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 883.5 0.21% | 883.5 0.21% | None |
| Director | Johanson Technology Inc. Rep.: John Darko Petrinec | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 6 | 6 | 865.5 0.20% | 865.5 0.20% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 865.5 0.20% | 865.5 0.20% | None |
| Director | Scientific Components Corp. Rep.: Theodore C. Heil | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 12 | 12 | 871.5 0.20% | 871.5 0.20% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 871.5 0.20% | 871.5 0.20% | None |
| Independent Director | Shiuh-Kao Chiang | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 30 | 30 | 889.5 0.21% | 889.5 0.21% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 889.5 0.21% | 889.5 0.21% | None |
| Independent Director | Shang-Ming Chin | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 18 | 18 | 877.5 0.20% | 877.5 0.20% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 877.5 0.20% | 877.5 0.20% | None |
| Independent Director | Chiu-Feng Lien | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 24 | 24 | 883.5 0.21% | 883.5 0.21% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 883.5 0.21% | 883.5 0.21% | None |
| Independent Director | Yu-Hui Ning | 0 | 0 | 0 | 0 | 859.5 | 859.5 | 30 | 30 | 889.5 0.21% | 889.5 0.21% | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 889.5 0.21% | 889.5 0.21% | None |

1. Please describe the policy, system, standard, and structure of remuneration to independent directors, and the correlation between duties, risk, and time input with the amount of remuneration: please refer to page 12 of this annual report. 2. Other than disclosure in the above table, Directors remunerations earned by providing services (e.g. providing services as a non-employee) to ACX and all consolidated entities in the 2024 financial statements: None.

Note 1: The employees' compensation and Directors' compensation for year 2024 were NT\$28,650 thousand and NT\$8,595 thousand, respectively, which were passed by the Board of Directors' meeting on February 25, 2025. Qualifications for remuneration payment of directors must be in office before the general shareholders meeting; When a director is not eligible for payment, his remuneration will be distributed equally to serving directors.

Note 2: The net income for year 2024 was NT\$428,602 thousand.

B. Compensation of Supervisors: N/A

C. Compensation Paid to President and Vice Presidents

| C. Com | e. Compensation rate to rresident and vice rresidents | | | | | | | | | | | | | |
|-------------------|---|---------|----------------------|---------|----------------------|---------|-----------------------|----------|-------|---------------------------------------|-------|---------------------------|----------------------|---|
| | | | | | | | As of 12 | 2/31/202 | 24; U | nit: NT | s tho | usands; | Shares | in thousands |
| Title | Name | Sal | ary(A) | Severan | ice Pay (B) | | uses and ances (C) | Empl | | mpensatior ote 1 | 1 (D) | and Rat Comp (A+B+C | ± 10 to Net | Compensation Paid to the President and Vice Presidents from an Invested Company |
| | | The | Companies in the | The | Companies in the | The | Companies in the | The Co | mpany | Companies in the Financial Reports | | The | Companies in the | Other than the |
| | | Company | Financial Reports | Company | Financial Reports | Company | Financial Reports | Cash | Stock | Cash | Stock | Company | Financial Reports | Company's Subsidiary |
| President | Chien-Wen Kuo | | | | | | | | | | | 5,943 | 5 0 4 2 | |
| Vice President | Chih-Wen Shen | 2,128 | 2,128 | 108 | 108 | 1,350 | 1,350 | 2,357 | 0 | 2,357 | 0 | 5,945 1.39% | 5,943 1.39% | None |

Note 1: The employees' compensation for year 2024 was NT\$28,650 thousand which was passed by the Board of Directors' meeting on February 25, 2025. Employee compensation percentage used last year is adopted.

Note 2: The net income for year 2024 was NT\$428,602 thousand.

| Dense of Commencetion | Name of Presi | dent and Vice Presidents |
|----------------------------------|---------------|------------------------------------|
| Range of Compensation | The Company | Companies in the Financial Reports |
| Under NT\$ 1,000,000 | Chien-Wen Kuo | Chien-Wen Kuo |
| NT\$1,000,001 ~ NT\$2,000,000 | | |
| NT\$2,000,001 ~ NT\$3,500,000 | | |
| NT\$3,500,001 ~ NT\$5,000,000 | | |
| NT\$5,000,001 ~ NT\$10,000,000 | Chih-Wen Shen | Chih-Wen Shen |
| NT\$10,000,001 ~ NT\$15,000,000 | | |
| NT\$15,000,001 ~ NT\$30,000,000 | | |
| NT\$30,000,001 ~ NT\$50,000,000 | | |
| NT\$50,000,001 ~ NT\$100,000,000 | | |
| Over NT\$100,000,000 | | |
| Total | 2 | 2 |

D. Employee Compensation Paid to Management Team

As of 12/31/2024; Unit: NT\$ thousands

| | Title | Name | Employee Compensation - in Stock (Fair Market Value) | Employee Compensation - in Cash | Total | Ratio of Total Amount to Net Income (%) |
|-----------|--------------------|---------------------------|---|---------------------------------------|-------|---|
| | President | Chien-Wen Kuo | | | | |
| | Vice President | Chih-Wen Shen | | | | |
| Executive | Director | Cheng-Chi Lin | 0 | 3,411 | 3,411 | 0.80% |
| Officers | Director | Chun-Hung Liu (Note 3) | | -, | -, | |
| | Accounting Officer | Hsien-Liang Chou | | | | |

Note 1: The employees' compensation for year 2024 was NT\$28,650 thousand which was passed by the Board of Directors' meeting on February 25, 2025. Employee compensation percentage used last year is adopted.

Note 2: The net income for year 2024 was NT\$428,602 thousand. Note 3: Director, Chun-Hung Liu, officially withdrew from her position on December 31, 2024.

2.1.4 Comparison of Remuneration for Directors, Supervisors, President and Vice Presidents in the Most Recent Two Fiscal Years and Remuneration Policy for Directors, Supervisors, President and Vice Presidents

| Year | | 2023 | 2024 | | |
|------------------------------|-------------|------------------------------------|-------------|------------------------------------|--|
| Items | The Company | Companies in the Financial Reports | The Company | Companies in the Financial Reports | |
| Director | 2.09% | 2.09% | 2.05% | 2.05% | |
| Supervisor | N/A | N/A | N/A | N/A | |
| President and Vice President | 1.52% | 1.52% | 1.39% | 1.39% | |
| Total | 3.61% | 3.61% | 3.44% | 3.44% | |

Remuneration for directors is made according to the Company's Articles of Incorporation. According to the Article, if there is any net profit after closing of a fiscal year, no more than 1.5% of the same shall be allocated as directors' compensation. The rational of directors' remuneration policy takes into account the Procedures for Board Performance Evaluation, overall business performance of the Company, operation requirement and development of the industry in the future, individual director contribution to the Company's operations and remuneration standard of the industry. The reasonable directors' compensation to management and employee is according to the Company's Articles of Incorporation, employer salary and performance evaluation (such as number of environmental pollution cases, professional ethics and compliance with regulations, number of occupational accidents, corporate governance assessment results, etc..), contribution made to the business operation, and remuneration standard of the industry. Thus, we do not expect any significant risk of uncertainty arising from the compensation policy in the future.

2.2 Implementation of Corporate Governance

2.2.1 Board of Directors

A total of 4 (A) meetings of Board of Directors were held in 2024. Director attendance was as follows:

| Title | Name | Attendance in Person (B) | By Proxy | Attendance Rate (%) 【 B/A 】 | Remarks |
|-------------------------|---|-----------------------------|----------|--------------------------------|---------|
| Chairman | Shuang De Investment Corp. Rep.: Chien-Wen Kuo | 4 | 0 | 100 | |
| Director | Kuo Chia Fu Investment Corp. Rep.: Cheng-Hsin Kuo | 3 | 1 | 75 | |
| Director | Hsin Chang Construction Corp. Rep.: Chih-Chun Kuo | 4 | 0 | 100 | |
| Director | Lin Li Construction Corp. Rep.: Te-Ti Han | 4 | 0 | 100 | |
| Director | Johanson Technology Inc. Rep.: John Darko Petrinec | 4 | 0 | 100 | |
| Director | Scientific Components Corp. Rep.: Theodore C. Heil | 4 | 0 | 100 | |
| Independent director | Shiuh-Kao Chiang | 4 | 0 | 100 | |
| Independent director | Shang-Ming Chin | 4 | 0 | 100 | |
| Independent director | Chiu-Feng Lien | 4 | 0 | 100 | |
| Independent director | Yu-Hui Ning | 4 | 0 | 100 | |

Other mentionable items:

1. If any of the following circumstances occur, the dates of the meetings, sessions, contents of motion, all independent directors' opinions and the Company's response should be specified:

| mach | ondent an eetons of | philons and the company's response should be specified | 4. |
|------|------------------------|--|------|
| (1) | Matters referred to in | in Article 14-3 of the Securities and Exchange Act. | |
| | | | Inda |

| Board of Directors Meeting Date | Resolutions | Independent Director' Opinions and the Company's Response |
|--|---|--|
| 02/27/2024 The 8th meeting of the 9th session | Approved the change of financial officer, accounting officer and corporate governance officer. Evaluation of independence and qualification of the CPA to be engaged by the Company. Approval of the 2023 statement of the internal control system. Approval of the business report and financial statements for the year of 2023. Approved to purchase of clean room and office projects for the new factory. Amendment to the Company's internal control system. | No independent director had a dissenting opinion or qualified opinion to the proposal and all attending directors agree to pass the proposal. |
| 05/07/2024 The 9th meeting of the 9th session | • Evaluation of independence and qualification of the CPA to be engaged by the Company. | |
| 11/05/2024 The 11th meeting of the 9th session | Establishment of "Management of Sustainability Information" internal control procedures and its internal audit procedures. | 1 |

(2) Other matters involving objections or expressed reservations by independent directors that were recorded or stated in writing that require a resolution by the Board of Directors: None.

- 2. If there are directors' avoidance of motions in conflict of interest, the directors' names, contents of motion, causes for avoidance and voting should be specified: None.
- 3. Implementation of self-evaluations by the Company's Board of Directors:

| Evaluation | Evaluation | Scope of | Evaluation | Evaluation Items |
|-------------------------|------------|--|------------|---|
| Cycle | Period | Evaluation | Method | |
| Cycle Once a year | 2024 | Evaluation Performance of the Board of Directors, board members and functional committee | | The Board's performance evaluation by self-assessment: Participation in the operation of the Company. Improvement of the quality of the Board of Directors' decision making. Composition and structure of the Board of Directors. Election and continuing education of the director 5. Internal controls. Self-assessment of Board members: Their grasp of the Company's goals and missions Their degree of participation in the Company's operations. Their management of internal relationships and communications. Their professionalism and continuing professionation. Internal controls. The functional committee's performance evaluation by self-assessment: Participation in the operation of the Company. Awareness of the duties of the functional committee. Improvement of quality of decisions made by the functional committee. Makeup of the functional committee and election of its members. |

Board performance evaluation in 2024, the Board's and functional committee's performance were graded as excellent. Detailed information regarding the above evaluation was reported to the Board at the Board Meeting of February 25, 2025.

4. Measures taken to strengthen the functionality of the board: The Board of Directors has established an Audit Committee and a Remuneration Committee to assist the board in carrying out its various duties.

- (1) After the election held in the AGM on June 17, 2022, four independent directors has organized the Audit Committee to supervise the following matters: (a) fair presentation of the financial reports of the Company,(b) the hiring (and dismissal) and independence of certificated public accountants of the Company, (c) the effective implementation of the internal control system of the Company, (d) compliance with relevant laws and regulations by the Company, and (e) Control of the existing or potential risks of the Company.
- (2) The Board had approved "Ethical Corporate Management Best Practice Principles", "Codes of Ethical Conduct", "Corporate Governance Best Practice Principles", "Sustainable Development Best Practice Principles" and "Risk Management Best Practice Principles" in order to strengthen the functionality of the Board and enhance information transparency.

2.2.2 Audit Committee

A. The Company's Audit Committee was established on June 25, 2013.

- B. The Audit Committee assists the Board in fulfilling its oversight of the finance reporting and internal control system of the Company. The discussion items in 2024 are as follows:
 - 1. The adoption or amendments of internal control systems and internal audit systems.
 - 2. Assessment of the effectiveness of the internal control system.
 - 3. The hiring or dismissal of an attesting CPA, or the compensation given thereto.
 - 4. The appointment of a financial and accounting officer.
- 5. Annual financial reports and quarter financial reports.
- 6. The adoption of internal audit plan.
- C. A total of 4 (A) meetings of the Audit Committee meetings were held in 2024.

| - | Inde | pendent | director | attendance | was | as foll | ows: |
|---|------|---------|----------|------------|-----|---------|------|
| | | | | | | | |

| Title | Name | Attendance in Person (B) | By Proxy | Attendance Rate (%) [B/A] | Remarks |
|-------------------------|------------------|--------------------------------|----------|-----------------------------------|---------|
| Independent director | Shiuh-Kao Chiang | 4 | 0 | 100 | |
| Independent director | Shang-Ming Chin | 4 | 0 | 100 | |
| Independent director | Chiu-Feng Lien | 4 | 0 | 100 | |
| Independent director | Yu-Hui Ning | 4 | 0 | 100 | |

Other mentionable items:

If any of the following circumstances occur, the dates of meetings, sessions, contents of motion, resolutions of the Audit Committee and the Company's response to the Audit Committee's opinion should be specified:
 Matters referred to in Article 14-5 of the Securities and Exchange Act

| Matters referred to in Article 14-5 of the Securities and Exchange Act. | | | | | | | |
|---|--|--------------|--------------------|--|--|--|--|
| | | | Resolutions of the | | | | |
| Audit Committee | Resolutions | | Audit Committee | | | | |
| Meeting Date | Resolutions | | and the Company's | | | | |
| | | Exchange Act | Response | | | | |
| 02/27/2024 | • Reviewed the 2023 fourth quarter internal auditor | | No Audit | | | | |
| The 7th meeting | report. | | Committee | | | | |
| of the 4th session | • Approved the change of financial officer, accounting | V | member had any | | | | |
| | officer and corporate governance officer. | | dissenting | | | | |
| | • Evaluation of independence and qualification of the | | opinion or | | | | |
| | CPA to be engaged by the Company. | V | qualified opinion | | | | |
| | • Approval of the 2023 statement of the internal control | | to the proposal | | | | |
| | system. | V | | | | | |
| | Approval of the business report and financial | | and all attending | | | | |
| | statements for the year of 2023. | V | members agree to | | | | |
| | • Recommendation of the distribution of earnings for | | pass the proposal. | | | | |
| | the year of 2023. | | | | | | |
| | Approved to purchase of clean room and office | | | | | | |
| | projects for the new factory. | V | | | | | |
| | · Approval of the budget plan of the Company for the | | | | | | |
| | year of 2024. | | | | | | |
| | Amendment to the Company's internal control | T 7 | | | | | |
| | system. | V | | | | | |

| 05/07/2024 | • Reviewed the 2024 first quarter internal auditor | | |
|--------------------|---|---|--|
| The 8th meeting | report. | | |
| of the 4th session | • Evaluation of independence and qualification of the | V | |
| | CPA to be engaged by the Company. | | |
| | • Report of the financial statement for the first | | |
| | quarter of 2024. | | |
| 07/30/2024 | • Reviewed the 2024 second quarter internal auditor | | |
| The 9th meeting | report. | | |
| of the 4th session | • Report of the financial statement for the second | | |
| | quarter of 2024. | | |
| 11/05/2024 | • Reviewed the 2024 third quarter internal auditor | | |
| The 10th meeting | report. | | |
| of the 4th session | • Report of the financial statement for the third | | |
| | quarter of 2024. | | |
| | • Éstablishment of "Management of Sustainability | V | |
| | Information" internal control procedures and its | | |
| | internal audit procedures. | | |
| | • Approval of auditing plan for 2025. | | |

(2) Other matters which were not approved by the Audit Committee but were approved by two-thirds or more of all directors: None.

2. If there are independent directors' avoidance of motions in conflict of interest, the directors' names, contents of motion, causes for avoidance and voting should be specified: None.

- 3. Communications between the independent directors, the internal auditors and independent auditors (e.g. the material items, methods and results of audits of corporate finance or operations, etc.)
- (1) Communications between the independent directors and the internal auditors:

| Date | Communication | Independent Directors' Opinion |
|-------------------------------|---|-----------------------------------|
| 02/27/2024 Audit Committee | Reviewed the 2023 fourth quarter internal auditor report. Approved of the effective implementation of the internal control system. | None |
| 05/07/2024 | · Reviewed the 2024 first quarter internal auditor report. | None |
| Audit Committee | | |
| 07/30/2024 | • Reviewed the 2024 second quarter internal auditor report. | None |
| Audit Committee | | |
| 11/05/2024 | • Reviewed the 2024 third quarter internal auditor report. | None |
| Audit Committee | · Approval of auditing plan for 2025. | |

The internal auditor communicates with independent directors through monthly audit report, reporting audit execution status in Audit Committee meeting at least one time each quarter, and report to independent directors any time when there are special circumstances. The communications between the independent directors and the internal auditors work well.

(2) Communications between the independent directors and the independent auditors:

| Date | Communications | Independent Directors' Opinion |
|-------------------------------|--|-----------------------------------|
| 02/27/2024 Audit Committee | Reviewed auditing scope, the independent auditors' responsibility and independence, major accounting estimates and audit result for 2023. Review regulatory developments. | None |

The independent auditors communicated with Audit Committee, including results of the audited or reviewed quarterly financial report, the significant audit findings, the determination that key audit matters should be communicated in the auditors' report, impact on the Company of regulatory changes. The independent auditors report to independent directors from time to time when there are special circumstances. The communications between the independent directors and the independent auditors work well.

2.2.3 Corporate Governance Implementation Status and Deviations from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies"

| Governance Best-Practice Principles for TWSE/TPEx Listed Companies'' Implementation Status Reason for Non- | | | | | | |
|---|----------|----|--|----------------|--|--|
| Evaluation Item | Yes | No | Abstract Illustration | implementation | | |
| Does the company establish and disclose the Corporate Governance Best-Practice Principles based on "Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies"? | √ | | The Company has established the Corporate Governance Best-Practice Principles based on "Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and approved of Board of Directors on 08/19/2009. The information has been disclosed on the MOPS website and Company's website. | None | | |
| Shareholding structure & shareholders' rights Does the company establish an internal operating procedure to deal with shareholders' suggestions, doubts, disputes and litigations, and implement based on the procedure? | ~ | | The Company established internal procedures and assigned designated departments to handle shareholder suggestions, doubts, disputes and litigations. | None | | |
| (2) Does the company possess the list of its major shareholders as well as the ultimate owners of those shares? | ~ | | The Company tracks the shareholdings of directors, officers and shareholders' holding more than 10% of the Company's outstanding shares. | | | |
| (3) Does the company establish and execute the risk management and firewall system within its conglomerate structure? | ~ | | The Company has established internal control system and Procedures to Supervision and Management of Subsidiaries to establish and execute the risk management and firewall system within its conglomerate structure. | | | |
| (4) Does the company establish internal rules against insiders trading with undisclosed information? | ✓ | | The Company established "Codes of Ethical Conduct", "Employees for Code of Ethical Conduct" and "Standards of Behavior Regarding Insider Trading", strictly prohibiting staffs and managers from insider trading with material nonpublic information. Violators are subject to punishment, investigation, and legal liability. | | | |
| | | | The Company carries out regular training and propaganda of ethical for its directors and employee every year. For new employees, training on personnel rules, management systems, business ethics, prevention of insider trading, and all other CSR-related subjects are carried out on their first day of work. | | | |
| | | | The Company's implementations of prevention of insider trading in 2024 1. New employees sign the "Code of Ethic Commitment" on their first day of work. 2. Participants of prevention of insider trading training total 30 personnel. 3. Notify directors and managers that trading in stocks is prohibited 30 days before the announcement of the financial report. 4. The Company has not any matters about discipline of insider trading conduct in 2024. | | | |
| 3. Composition and Responsibilities of the Board of Directors (1) Does the Board develop and implement a diversified policy for the composition of its members? | ~ | | Members of the Board are diversified, with different nationalities, genders, skills and professional backgrounds, to form a well-balanced structure. The diversity of composition of the Board of Directors, please refer to pages 6-8 of this annual report. | None | | |

| Evaluation Item | Vac | Implementation Status | Reason for Non- |
|---|----------|--|-----------------|
| (2) Does the company voluntarily establish other functional committees in addition to the Remuneration Committee and the Audit Committee? (3) Does the company establish a standard to measure the performance of the Board and implement it annually, and are performance evaluation results submitted to the Board of Directors and referenced when determining the remuneration of individual directors and | Yes ✓ | NoAbstract IllustrationThe Company has established a Compensation Committee and Audit Committee in accordance with law, and we have also voluntarily established Nominating Committee in consideration of corporate matters and development. The Audit Committee, Compensation Committee and Nominating Committee are composed of independent directors.The Company has established "Procedures Governing the Performance Evaluation of Board of Directors" on 08/11/2015 and conducts it annually, and to submit the results of performance assessments to the board of directors and use them as reference in determining compensation for individual directors, their nomination and additional office term. | implementation |
| (4) Does the company regularly evaluate the independence of CPAs? | * | The Company's Audit Committee regularly refer to the Audit Quality Indicators (AQIs) evaluates the independence and suitability of CPAs every year, and submits the evaluation results to the Board of Directors. standards for CPA independence and suitability: Whether the CPA has a direct or materially indirect financial interest in the Company. Whether the CPA or the audit team members serve as a director, manager or in a position of the Company that could significantly influence the audit work either currently or in the past two years. Whether the CPA has close relationship with the Company. Whether the CPA has close relationship with the Company's directors, managers or persons in a position that could significantly influence the audit work. Whether the CPA has created intimidation threats with actual or perceived pressures of the Company. Whether the CPA Independence is influenced of result from the non-assurance services. AQIs are referenced to ensure that CPAs possess and it expertise, training hours and professional support superior to average industry standards. CPAs must not have any external inspection deficits and penalties. The accounting firm should also continue to integrate digital audit tools to enhance audit quality. | |
| 4. Does the company appoint a suitable number of competent personnel and a supervisor responsible for corporate governance matters (including but not limited to providing information for directors and supervisors to perform their functions, assisting directors and supervisors with compliance, handling work related to meetings of the Board of Directors and the shareholders' meetings, and producing minutes of Board meetings and shareholders' | ~ | The Board of Director appointed financial director as company secretary, the corporate governance team under the president office as the department responsible for corporate governance and business integrity, to safeguard shareholder rights and strengthen the Board's functioning. Primary duties are to provide the Board directors with information needed for executing their roles, conducting and producing meeting minutes Board Meetings, Audit Committee Meetings, and Shareholder Meetings, assisting in on boarding and continuous development of directors and to assist the Board Directors with legal compliance. The company secretary is an officer of the Company and has been in internal officer for at over three years in a public company. The Company's implementations of corporate governance in | |

| Evaluation Item | Yes | No | Implementation Status Abstract Illustration | Reason for Non- implementation |
|---|--------|-----|---|-----------------------------------|
| meetings)? | | 110 | 2024: Conducted matters relating to Board Meetings and Shareholder Meeting. Recorded minutes of Board Meetings and Shareholder Meeting. Regularly conduct performance evaluation pursuant to the rules for "Board of Directors Self-Assessment of Performance". Assisting continuous development of directors. | |
| 5. Does the company establish a communication channel and build a designated section on its website for stakeholders (including but not limited to shareholders, employees, customers, and suppliers), as well as handle all the issues they care for in terms of corporate social responsibilities? | ~ | | The Company set up telephone numbers and email addresses in the "Stakeholder Area" of the corporate website for communication with stakeholders. Designated personnel and contact information are available to handle all enquiries and respond to any key issues raised by stakeholders. Please refer to the Company's ESG report and corporate website for issues of concern and communication channel of stakeholders. | None |
| 6. Does the company appoint a professional shareholder service agency to deal with shareholder affairs? | ~ | | The Company has appointed the professional agency "Transfer Agency Department, Taishin Securities Co., Ltd" to deal with shareholder affairs. | None |
| 7. Information Disclosure (1) Does the company have a corporate website to disclose both financial standings and the status of corporate governance? (2) Does the company have other information disclosure channels (e.g. building an English website, appointing designated people to handle information collection and disclosure, creating a spokesman system, webcasting investor conferences)? (3) Does the company announce and report annual financial statements within two months after the end of each fiscal year, and announce and report Q1, Q2, and Q3 financial statements, as well as monthly operation results, before the prescribed time limit? | × × | | The Company has set up website (www.acxc.com.tw) to disclose information regarding the Company's financial standings, business, corporate governance and sustainable development status. The Company has set up its website, and has assigned an appropriate person to handle information collection and disclosure. The Company has designated the spokesperson and deputy spokesperson in charge of making external statements. Investor conference information is disclosed on the corporate website. The Company has publish and report its annual financial report within two months after the end of a fiscal year, and publish and report its financial reports for the first, second and third quarters as well as its operating status for each month before the specified deadline. | None |
| 8. Is there any other important information to facilitate a better understanding of the company's corporate governance practices (e.g., including but not limited to employee rights, employee wellness, investor relations, supplier relations, rights of stakeholders, directors' and supervisors' training records, the implementation of risk management policies and risk evaluation measures, the implementation of customer relations policies, and purchasing | ~ | | Employee rights and employee wellness: Please refer to the "4.5 Labor Relations" section on pages 44-45 of this annual report. Investor relations: To achieve openness and information transparency, the Company has delegated specific personnel to announce information including finance and business, on the MOPS website and corporate website on a timely basis in compliance with the related regulations. Supplier relations and rights of stakeholders: The Company has maintain channels of communication with its banks, other creditors, employees, consumers, suppliers, community, or other stakeholders of the Company, respect and safeguard their legal rights and interests, and designate a | None |

| Evaluation Item | | | Implementation Status | Reason for Non- |
|---|-----|----|---|-----------------|
| Evaluation Item | Yes | No | Abstract Illustration | implementation |
| insurance for directors and supervisors)? | Yes | No | Abstract Illustration stakeholders area on its website. When any of a stakeholder's legal rights or interests is harmed, the Company has handled the matter in a proper manner and in good faith. Directors' training records: Please refer to the "2.2.12 Continuing Education of Directors in 2024" section on page 31 of this annual report. The implementation of risk management policies and risk evaluation measures: Please refer to the "V. Review of Financial Conditions, Financial Performance, and Risk Management" on pages 50-51 of this annual report. The implementation of customer relations policies: The Company normally maintains close contact with its customers, and ensures products can achieve the expected | implementation |
| | | | reliability and quality. Moreover, the Company also actively participates in the customers' ESG and ethical policies. Purchasing insurance for directors: To reduce and spread the risk of material harm to the Company and shareholders arising from the wrongdoings or negligence of a director, the Company purchaser liability insurance for Directors each year. been made in accordance with the results of the Corporate Go | vernance |
| | | | Governance Center, Taiwan Stock Exchange, and provide the | |

2.2.4 Composition, Responsibilities and Operations of the Compensation Committee or Nominating Committee

- A. Duties of the Compensation Committee
- a. The Company's Compensation Committee was established on November 15, 2011.
- b. The members of the Compensation Committee are appointed by the Board of Directors and the Compensation Committee shall consist of four members. The responsibilities of committee are as follows:
 - 1. Prescribe and periodically review the performance review and remuneration policy, system, standards, and structure for directors and executives.
 - 2. Periodically evaluate and prescribe the remuneration of directors and executives.

B. Professional Qualifications and Independence Analysis of Compensation Committee Members

| Title | Criteria Name | Experience Professional Qualification and Experience | Independence Criteria | Number of Other Public Companies in Which the Individual is Concurrently Serving as an Remuneration Committee Member | | |
|-------------------------|------------------|---|---|---|--|--|
| Independent Director | Shiuh-Kao Chiang | | | 0 | | |
| Independent Director | Shang-Ming Chin | Discourse and an to make 7 | Please refer to page 7 of this annual report. | | | |
| Independent director | Chiu-Feng Lien | Please refer to page / | | | | |
| Independent director | Yu-Hui Ning | | | | | |

C. Attendance of Members at Compensation Committee Meetings

- a. The Compensation Committee has four members.
- b. The tenure of the 4th session is from June 17, 2022 to June 16, 2025. A total of 2 (A) meetings of the Compensation Committee were held in 2024. Member attendance was as follows:

| Title | Name | Attendance in Person(B) | By Proxy | Attendance Rate (%) 【 B/A 】 | Remarks |
|---------------------|------------------|----------------------------|----------|--------------------------------|---------|
| Chairman | Shiuh-Kao Chiang | 2 | 0 | 100 | |
| Committee Member | Shang-Ming Chin | 2 | 0 | 100 | |
| Committee Member | Chiu-Feng Lien | 2 | 0 | 100 | |
| Committee Member | Yu-Hui Ning | 2 | 0 | 100 | |

Other mentionable items:

1. If the Board of Directors declines to adopt or modifies a recommendation of the compensation committee, it should specify the date of the meeting, session, content of the motion, resolution by the Board of Directors, and the Company's response to the compensation committee's opinion (e.g., the remuneration passed by the Board of Directors exceeds the recommendation of the compensation committee, the circumstances and cause for the difference shall be specified): None.

2. Resolutions of the compensation committee objected to by members or expressed reservations and recorded or declared in writing, the date of the meeting, session, content of the motion, all members' opinions and the response to members' opinion should be specified: None.

c. Major resolutions of Compensation Committee are summarized as follows:

| _ | ······································ | | | | | | | | |
|---|---|--|--|--|--|--|--|--|--|
| | Compensation Committee Meeting Date | Resolutions | Resolutions of the Compensation Committee and the Company's Response | | | | | | |
| | 02/27/2024 The 4th meeting of the 5th session | Evaluation directors' compensations for the year of 2023. Evaluation employees' compensations for the year of 2023. Reviewing director's system and structure of the remuneration for the year of 2024. Reviewing manager's system and structure of the remuneration for the year of 2024. Approval of employees' and directors' compensations for the year of 2024. | No Compensation Committee member had any dissenting opinion or qualified opinion to the proposal and all attending members agree to pass the proposal. | | | | | | |
| | 11/05/2024 The 5th meeting of the 5th session | • Approval of directors' and employees' compensations for the year of 2024. | | | | | | | |

D. Attendance of Members at Nominating Committee Meetings:

• Criteria and Duties for Members of Nominating Committee

The members of the Nominating Committee are appointed by the Board of Directors and the Nominating Committee shall consist of four members. The responsibilities of committee are as follows:

- 1. Laying down the standards of independence and a diversified background covering the expertise, skills, experience, gender, etc. of board of directors, and finding, reviewing, and nominating candidates for directors based on such standards.
- 2. Establishing and developing the organizational structure of the board and each committee, and evaluating the performance of the board, each committee and each director.
- 3. Establishing and reviewing on a regular basis programs for director continuing education.
- 4. Establishing and amending on corporate governance guidelines and related regulations of the Company.
- Professional Qualifications and Attendance of Nominating Committee Members
- a. The Nominating Committee has four members.
- b. The tenure of the 1st session is from June 17, 2022 to June 16, 2025. A total of 1 (A) meetings of the Nominating Committee were held in 2024. Member attendance was as follows:

| Title | Name | Experience Professional Qualification and Experience | Attendance in Person(B) | By Proxy | Attendance Rate (%) 【 B/A 】 | Remarks |
|---------------------|------------------|--|----------------------------|----------|--------------------------------|---------|
| Chairman | Shiuh-Kao Chiang | | 2 | 0 | 100 | |
| Committee Member | Shang-Ming Chin | Please refer to page 7 of this annual | 2 | 0 | 100 | |
| Committee Member | Chiu-Feng Lien | report. | 2 | 0 | 100 | |
| Committee Member | Yu-Hui Ning | | 2 | 0 | 100 | |

The dates of meetings, sessions, contents of motion, all committee member' opinions, resolutions of the Nominating Committee and the Company's response to the Nominating Committee's opinion should be specified as follows:

| | Resolutions of the |
|---|--|
| D 1 4 | |
| Resolutions | Nominating Committee and |
| | the Company's Response |
| ompany's functional committees | No Nominating Committee |
| | member had any dissenting |
| ompany's "Rules for continuing | opinion or qualified |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | opinion to the proposal and |
| Directors, functional committees and | all attending members |
| nance evaluation | agree to pass the proposal. |
| ducation schedule in 2025 | |
| | |
| | |
| | Company's functional committees Company's "Rules for continuing " Directors, functional committees and nance evaluation ducation schedule in 2025 |

2.2.5 Promotion of Sustainable Development and Deviations from the "Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies"

| Evaluation Item | L | Implementation Status | Reason for Non- |
|---|---|---|-----------------|
| | Yes | 1 | implementation |
| Does the company establish exclusively (or concurrently) dedicated first-line managers authorized by the board to be in charge of proposing the corporate social responsibility policies and reporting to the board? | ✓ | The sustainable development group was established to develop and implement policies or practices pertaining to the implementation of corporate governance, a sustainable environment, and safeguarding public interest. The group chairperson is headed by the president and comprises the following promotion teams: Corporate Governance, Employee Development, Green Products, Service of Customer, Supplier Management, Environment Protection and Social Participation. They are responsible for formulating corporate social responsibility policies, and objectives and activities for implementing corporate social responsibility-related events. The leader of each promotion team is usually the head of division, and team's members are composed of relevant business departments. The Group performs its duties based on the P-D-C-A cycle. At least once a year, the group is reviewed for its effectiveness and a written inspection report to Board of Directors. | None |
| 2. Does the company assess ESG risks associated with its operations based on the principle of materiality, and establish related risk management policies or strategies? | Image: A start of the start of | The Company assesses ESG risks associated with its operations based on the principle of materiality, and establish related risk management policies. Corporate Social Responsibility policy 1. Do honestly manage the Company and comply with the law, respect intellectual property and be transparency. 2. Any kind of bribery, extortion, or embezzlement is prohibited to perform well at corporate governance. 3. Esteem the human rights of workers and prohibited employ underage workers with unfair welfare. 4. Meet all government environmental protection, safety, and health regulations and strive to comply with international environmental protection, safety and health standards. 5. The targets of zero accident, zero pollution, and zero occupational disease provide safety and healthy working conditions for worker. 6. Implement social responsibility with continuity conduct. | None |
| Environmental Issues Does the company establish proper environmental management systems based on the characteristics of their industries? Does the company endeavor to utilize all resources more efficiently and use renewable materials which have low impact on the environment? Does the company evaluate the potential risks and opportunities in climate change with regard to the present and future of its business, and take appropriate action to counter climate change issues? | ✓ ✓ | The Company has acquired ISO-14001 certifications and designated a person for system management as well as regular review every year. (Valid until 05/24/2027) The Company continues utilizing all resources more efficiently such as utilize electricity, water and paper more efficiently, reducing packaging resources, water recycling, and waste management and recycling. The Company has evaluated potential risks and opportunities brought by climate change, and take response measures to climate-related issues. | None |

| | Evaluation Item | | Implementation Status | Reason for Non- |
|-----|--|-----|---|-----------------|
| (4) | Does the company take inventory of its greenhouse gas emissions, water consumption, and total weight of waste in the last two years, and implement policies on energy efficiency and carbon dioxide reduction, greenhouse gas reduction, water reduction, or waste management? | Yes | NoAbstract ExplanationThe Company implements GHG, Water use and Waste Inventory, and strategies to reduce greenhouse gas were established based on the Company's emission level to diminish the negative impact on the environment. Climate change caused increase of extreme temperature and level. The Company taken the following policies to energy conservation and carbon reduction: 1. To devote to save water and energy and control pollution companywide and set reduction goals.2. To take corresponding improvement action plans to the goals of water saving, energy saving and pollution control 3. Review execution status and efficacy of action plans annual. | implementation |
| | ocial Issues Does the company formulate appropriate management policies and procedures according to relevant regulations and the International Bill of Human Rights? | ~ | To protect the rights and interests of all workers, ACX strictly abides by the provisions of the Labor Standards Act and those of the requirements of international standards in al of our actions relevant to human rights. At the same time, we have consulted the code of conduct established by the Responsible Business Alliance (RBA), as the basis for our management policies into order to protect our employees. | |
| (2) | Does the company have reasonable employee benefit measures (including salaries, leave, and other benefits), and do business performance or results reflect on employee salaries? | ~ | The Company reviews the remuneration standard in accordance to market rates to ensure a competitive level of employee benefit measures. According to the Articles of Incorporation of the Company, if there is any profit for a specific fiscal year, the Company shall allocate no lower that 5% of profit of the current year is distributable as employees compensation to integrate employees' compensation with its Company's operational performance and ESG. Also, by offering a platform of two-way communication though regular performance evaluations and future plan developments, we achieve individual and organization development by rewarding based on performance and encourage employees to grow with the Company. | |
| (3) | Does the company provide a healthy and safe working environment and organize training on health and safety for its employees on a regular basis? | ~ | The Company aims to offer a safe and healthy working environment and promote a health life. The Company also regularly holds safety and health training sessions to employees. The Company has acquired ISO 45001 qualification and designated a person for system management as well as regular review every year. (Valid until 05/24/2027) | |
| (4) | Does the company provide its employees with career development and training sessions? | ~ | The Company has established the Rules of employee training, to employees offers a comprehensive career development training program. | |
| (5) | Do the company's products and services comply with relevant laws and international standards in relation to customer health and safety, customer privacy, and marketing and labeling of products and services, and are relevant consumer protection and grievance procedure policies implemented? | ~ | The Company ensures the quality of their products and services by following the laws and regulations of the government and relevant standards of their industries. The Company follows relevant laws, regulations and internationa guidelines when marketing or labeling their products and services and shall not deceive, mislead, commit fraud or engage in any other acts which would betray consumers' trus or damage consumers' rights or interests. The Company regularly meets and communicates with customers. Customer satisfaction survey is also undertaken | |

| Ev | aluation Item | | | Implementa | tion Status | Reason for Non- |
|---|--|--|---|--|--|---|
| Ľv | | Yes | No | | ect Explanation | implementation |
| | | | | | faction data analysis shows that | |
| | | | | | t, the designated department will | |
| | | | | | g out improvement measures, and | |
| | | | | management review meeti | by senior executives during | |
| | | | | | products liability insurance to | |
| | | | | ensure customers rights. | products hability insurance to | |
| (6) Does the | company impleme | ent 🗸 | | The Company established | the Procedure of Supplier | |
| | nanagement polici | | | | Code of Conduct to require | |
| | suppliers to obser | | | | ulatory requirements in terms of | |
| relevant r | egulations on | | labor rights, health and safety, environmental protection, | | ety, environmental protection, | |
| | ental protection, | | | ethics, and management sy | | |
| | onal health and safe | | | | ontractors' compliance with RBA | |
| | human rights? If s | so, | | Code of Conduct, the Com | | |
| describe t | the results. | | | | ty audit and assessment for Level | |
| 5 Decethe co | | ✓ | | 1 suppliers and labor contr | | None |
| | mpany reference ally accepted report | | | | bal Reporting Initiative GRI report and publishes on both the | None |
| | | rung | | | S. Stakeholders can download the | |
| | standards or guidelines, and prepare reports that disclose non-financial information of the company, such as corporate social responsibility reports? Do the reports above obtain assurance | | | | Company's efforts on concerned | |
| | | | | | ot verified by external certification | |
| | | | | institutions. | verified by external certification | |
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| from a third party verification unit? | | | | | | |
| from a third | - P | | | | | |
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| 6. Describe the | e difference, if any | , between a | | | development principles, if the Cor | |
| 6. Describe the implemente | e difference, if any d such principles b | y, between a | e Sust | | development principles, if the Cor Practice Principles for TWSE/TPE | |
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Climate Information of Listed Companies

- 1. Information on climate-related implementations
- (1) Describe the board of directors' and management's oversight and governance of climate-related risks and opportunities.

The sustainable development group was established to develop and implement policies or practices pertaining to the implementation of corporate governance, a sustainable environment, and safeguarding public interest. The group performs its duties based on the P-D-C-A cycle. At the first quarter of each year, the group is reviewed for its effectiveness and a written inspection report to Board of Directors.

(2) Describe how the identified climate risks and opportunities affect the business, strategy, and finances of the business (short, medium, and long term).

| Climate Risk Aspect | Climate Risk Event | Strategic Plans | Potential Financial Impacts |
|---|--|---|---|
| Transition Risks (Medium and long term) | Laws and policies | Evaluate the use of green electricity Continue to pay attention to domestic and foreign regulations Disclose climate information on websites and sustainability reports | Increased costs |
| Physical Risks (Medium and long term) | Increased frequency of extreme weather events Rises in average temperatures | Capacity consolidation and energy efficiency improvement Optimize enterprise risk management and emergency response Insure company assets | Decreased production capacity or disruptions Increased costs |

(3) Describe the financial impact of extreme weather events and transformative actions.

| Climate Opportunity | Climate Risk Event | Strategic Plans | Potential Financial Impacts |
|--|--------------------|--|--------------------------------|
| Transition opportunity (Medium and long term) | Laws and policies | The increasing popularity of electric vehicles and the application of wireless products will increase operating income | Increased revenues |

(4) Describe how climate risk identification, assessment, and management processes are integrated into the overall risk management system.

The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. The Board of Directors has overall responsibility for the establishment and oversight of the risk management framework. The board is responsible for developing and monitoring company's risk management policies. Internal auditors assist the Board of Directors to monitor and review the risk management control and internal procedures regularly and report them to the Board of Directors.

- (5) If scenario analysis is used to assess resilience to climate change risks, the scenarios, parameters, assumptions, analysis factors and major financial impacts used should be described : N/A
- (6) If there is a transition plan for managing climate-related risks, describe the content of the plan, and the indicators and targets used to identify and manage physical risks and transition risks : N/A
- (7) If internal carbon pricing is used as a planning tool, the basis for setting the price should be stated : N/A
- (8) If climate-related targets have been set, the activities covered, the scope of greenhouse gas emissions, the planning horizon, and the progress achieved each year should be specified. If carbon credits or renewable energy certificates (RECs) are used to achieve relevant targets, the source and quantity of carbon credits or RECs to be offset should be specified : N/A
- (9) Greenhouse gas inventory and assurance status : Please refer to page 26 of this annual report.

2. Information on greenhouse gas inventory

(1) Greenhouse gas inventory and assurance status of the recent two years

| | Year | Scope | Total Emissions (ton CO2e) | Intensity (ton CO2e/ million NT\$) | Data Coverage |
|--|------|---------|-------------------------------|---------------------------------------|---------------|
| | | Scope 1 | 45.22 | 0.02676 | |
| | 2024 | Scope 2 | 13,009.49 | 7.69882 | |
| | | Total | 13,054.71 | 7.72558 | All factory |
| | | Scope 1 | 54.07 | 0.03634 | All factory |
| | 2023 | Scope 2 | 13,259.07 | 8.91067 | |
| | | Total | 13,313.14 | 8.94701 | |

(2) Describe the assurance situation for the two most recent fiscal years up to the date of the annual report printing, including the scope of assurance, assurance body, assurance standards, and assurance opinions: None.

(3) Describe the greenhouse gas reduction base year and its data, reduction targets, strategies, specific action plans and achievement of reduction targets:

The company has set a five year long-term greenhouse gas reduction target. Taking 2022 as the base year, it is expected that each unit of revenue will reduce greenhouse gas emissions by 1% in 2027. Achieve: Greenhouse gas emissions reduced by 17.56% per unit of revenue in 2024.

2.2.6 Fulfillment of Ethical Corporate Management and Deviations from the "Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies"

| Evaluation Item | V | No | Implementation Status Abstract Illustration | Reason for Non- implementation |
|--|---|----|--|-----------------------------------|
| Establishment of ethical corpormanagement policies and prog Does the company have a Board-approved ethical corpormanagement policy and state its regulations and external correspondence the ethical corporate management policy practices, as well as the active commitment of the Board of Directors and management towards enforcement of such policy? | orate grams orate ed in y and re | | The Board of Directors approved Ethical Corporate Management Best-Practice Principles on March 10, 2015. Ethical Corporate Management Policy is clearly stated in the internal policy and external documents. The Board of Directors and management team are fully committed to implement such policies rigorously and thoroughly on internal management and external business dealings. | None |
| (2) Does the company have mechanisms in place to asses risk of unethical conduct, and perform regular analysis and assessment of business activity with higher risk of unethical conduct within the scope of business? Does the company implement programs to preve unethical conduct based on t above and ensure the program cover at least the matters described in Paragraph 2, Arr 7 of the Ethical Corporate Management Best Practice Principles for TWSE/TPEx I Companies? | d ities ent he ms ticle | | The Company's Ethical Corporate Management Best-Practice Principles have established preventive measures against the following: Offering and accepting bribes. Illegal political donations. Improper charitable donations or sponsorship. Offering or accepting unreasonable gifts or hospitality, or other inappropriate benefits. Misappropriation of trade secrets and infringement of trademark rights, patent rights, copyrights, and other intellectual property rights. Engaging in unfair competitive practices. Damage directly or indirectly caused to the rights or interests, health, or safety of consumers or other stakeholders in the course of research and development, procurement, manufacture, provision, or sale of products and services. The aforementioned related regulations were announced and disseminated to employees, managers and the Board of Directors. | |
| (3) Does the company provide c the operating procedures, con- conduct, disciplinary actions appeal procedures in the programs against unethical conduct? Does the company enforce the programs above effectively and perform regu reviews and amendments? | de of , and lar | | The Company established "Ethical Corporate Management Best-Practice Principles", "Codes of Ethical Conduct" and "Employees for Code of Ethical Conduct", establish policies to prevent unethical conduct, integrity mailbox and hotline, punishment for violation and rules of appeal, and periodically review and revise. | |
| 2. Fulfill operations integrity pol (1) Does the company evaluate business partners' ethical rec and include ethics-related cla in business contracts? | ords 🗸 | | Prior any business engagement, the Company checks the counterparty's legitimacy and record of unethical conduct. All suppliers and customer are required to sign "ethical clauses", When breach the ethical rule the companies is entitled to termination of business contract. | None |
| (2) Does the company provide c the operating procedures, conconduct, disciplinary actions appeal procedures in the programs against unethical conduct? Does the company enforce the programs above | de of | | To strengthen ethical corporate management, the Company had its president office enact, supervise and implement the execution of Ethical Corporate Management Policy and prevention solutions. The president reports to the Board of Directors as least once a year. The Company's implementations of ethical corporate management in 2024 | |

| | Evaluation Item | Yes | Implementation Status O Abstract Illustration | Reason for Non- implementation |
|-----|---|-----|---|--|
| | effectively and perform regular reviews and amendments?? | 103 | New employees sign the "Code of Ethic Commitm their first day of work. Participants of Code of Ethic training total 30 pers The Company does not any matters about disciplin unethical conduct in 2024. | nent" on sonnel. |
| (3) | Does the company establish policies to prevent conflicts of interest and provide appropriate communication channels, and implement it? | ~ | The Company established "Ethical Corporate Manag Best-Practice Principles", "Codes of Ethical Conduc "Employees for Code of Ethical Conduct", to policie prevent conflicts of interest and provide appropriate communication channels, and implement it. | t" and |
| (4) | Does the company have effective accounting and internal control systems in place to implement ethical corporate management? Does the internal audit unit follow the results of unethical conduct risk assessments and devise audit plans to audit the systems accordingly to prevent unethical conduct, or hire outside accountants to perform the audits? | ~ | The Company has built up an effective accounting sy and internal control systems that is constantly under and evaluation to ensure the system's design and exe remains effective. Internal audit personnel will regul evaluate risks and propose audit plans and undertake accordingly. Special project-based audit will also be undertaken when necessary. Results of such audit are regularly reported to the Audit Committee and the Be Directors, facilitating the management level to under the operations of the Company's internal. | review cution arly e audits e oard of |
| (5) | Does the company regularly hold internal and external educational trainings on operational integrity? | ~ | The Company carries out regular training and propage ethical for its directors and employee every year. For employees, training on personnel rules, management systems, business ethics, and all other CSR-related s are carried out on their first day of work. | new |
| | Departion of the integrity channel Does the company establish both a reward/punishment system and an integrity hotline? Can the accused be reached by an appropriate person for follow-up? | ~ | The Company's Ethical Corporate Management Best-Practice Principles have established whistle-blo system the following: 1. Either internally established and publicly announc independent mailbox and hotline, to allow compar insiders and outsiders to submit reports. 2. Dedicated personnel appointed to handle whistle-b system and establish standard operating procedure | ed ny blowing |
| (2) | Does the company have in place standard operating procedures for investigating accusation cases, as well as follow-up actions and relevant post-investigation confidentiality measures? | * | 3. Documentation of case acceptance, investigation processes, investigation results, and relevant docu 4. Follow-up measures to be adopted depending on t severity of the circumstances after investigations or reported are completed. 5. Confidentiality of the identity of whistle-blowers a content of reported cases. 6. Measures for protecting whistle-blowers from inappropriate disciplinary actions due to their whistle-blowing. 7. Whistle-blowing incentive measures. | ments. he of cases |
| (3) | Does the company provide proper whistleblower protection? | ~ | The Company encourages its employees to report to company Audit Committee and chief internal auditor discovery of any activity in violation of a law or regu The Company provides protection to whistleblower a personnel involved in the investigation against any u treatment or retaliation. | r, upon ulation. and |

| Evaluation Item | | | Reason for Non- | | | |
|---|-----------------|--------------|--|---------------|--|--|
| | | No | implementation | | | |
| Strengthening information disclosure | | | | None | | |
| (1) Does the company disclose its ethical corporate management policies and the results of its implementation on the company's website and MOPS? | | | The Company's Ethical Corporate Management Best-Practice Principles and the results of our implementation have been posted on the Company's website and MOPS. | | | |
| 5. If the Company has established the ethical corporate management policies based on the Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies, please describe any discrepancy between the policies and their implementation: There have been no differences. | | | | | | |
| 6. Other important information to facil (e.g., review and amend its policies) | itate): Noi | a bet 1e. | ter understanding of the Company's ethical corporate manager | nent policies | | |

2.2.7 Other Important Information Regarding Corporate Governance:

Please refer to Company's website.

2.2.8 Internal Control Systems

- A. Statement of Internal Control: Please refer to MOPS website. (https://mops.twse.com.tw/mops/#/web/t06sg20)
- B. A CPA Has Been Hired to Carry Out a Special Audit of the Internal Control System, Furnish the CPA Audit Report: None.

2.2.9 Major Resolutions of Shareholders Meeting and Board Meetings:

Please refer to page 53 of this annual report.

2.2.10 Major Issues of Record or Written Statements Made by Any Director or Supervisor Dissenting to Important Resolutions Passed by the Board of Directors: None.

2.2.11 Certification Obtained by the Company and Its Personnel Related to Financial Information Transparency from Competent Authorities:

As of 03/31/2025

| Certification Name | Number of Employees |
|--|---------------------|
| Certified Internal Auditor (CIA) | 1 |
| Enterprise Internal Control Basic Ability Exam by the Securities and Futures Institute | 1 |
| Stock Affair Specialist Professional Competency Exam by the Securities and Futures Institute | 1 |

| Title | Name | Host | Date | Class | Duration | |
|-------------|---|------------------------|------------|---|----------|--|
| | Shuang De Investment Corp. | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Chairman | Rep.: Chien-Wen Kuo | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| | Kuo Chia Fu Investment Corp. | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Rep.: Cheng-Hsin Kuo | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| | Hsin Chang Construction | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Corp. Rep.: Chih-Chun Kuo | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| | Lin Li Construction Corp. | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Rep.: Te-Ti Han | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| D | Johanson Technology Inc. | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Rep.: John Darko Petrinec | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| | Scientific Components Corp. | aiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Rep.: Theodore C. Heil | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| Independent | ~ | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Shiuh-Kao Chiang | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| Independent | | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Shang-Ming Chin | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| Independent | | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Chiu-Feng Lien | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |
| Independent | | Taiwan Corporate | 05/07/2024 | Competitiveness vs Survivability, | | |
| Director | Yu-Hui Ning | Governance Association | 07/30/2024 | ESG Trends and Strategies From CSR to ESG corporate management | 6 | |

2.2.12 Continuing Education of Directors in 2024:

2.2.13 Continuing Education of Management Team in 2024:

| Title | Name | Host | Date | Class | Duration |
|--|------------------|---|-------------------------------|--|----------|
| President | Chien-Wen Kuo | Taiwan Corporate Governance Association | 05/07/2024 07/30/2024 | Competitiveness vs Survivability, ESG Trends and Strategies From CSR to ESG corporate management | 6 |
| | | | 03/18/2024 ~ 03/27/2024 | Accounting supervisor training course | 30 |
| Financial officer Accounting officer & Corporate | Hsien-Liang Chou | Accounting Research and Development Foundation | 08/13/2024 08/15/2024 | Analysis of laws and regulations related to the preparation of annual reports/sustainability information/financial reports and internal control management practices Strengthening the internal control defense function and the board of directors' operating mechanism and analyzing fraud cases | 12 |
| governance officer | | Taiwan Corporate Governance Association | 05/07/2024 | Competitiveness vs Survivability, ESG Trends and Strategies | 3 |
| | | Taiwan Stock Exchange Corporation | 07/03/2024 | 2024 Cathay sustainable finance and climate change summit | 6 |
| | | Accounting Research and Development Foundation | 09/11/2024 | Insider equity promotion seminar | 3 |

2.3 Audit Fees

Unit: NT\$ thousands

| Accounting Firm | Name of CPA | Period Covered by CPA's Audit | Audit Fee | Non-audit Fee | Total | Remarks |
|--------------------|----------------|----------------------------------|--------------|------------------|-------|--|
| KPMG | Chien-Hui Lu | 2024 | 1.720 | 410 | 2.130 | Tax certification and disbursement fee |
| KI WIU | An-Chih Cheng | 2024 | 1,720 | 410 | 2,130 | Tax contineation and disoursement ree |

2.3.1 Change of Accounting Firms with Audit Fee Paid in the Year of Change Being Less than the Previous Year: None.

2.3.2 Over 10% Decrease in Audit Fee on a Year-to-year Basis: None.

2.4 Replacement of CPA:

2.4.1 Regarding the Former CPA

| Replacement Date | May 07, 2024 | | | | | | |
|---|--|---|--------|---|--|--|--|
| Replacement reasons and explanations | Due to | Due to internal organizational changes in KPMG. | | | | | |
| Describe whether the Company | Parties | | СРА | The Company | | | |
| terminated or the CPA did not accept the appointment | Termination of appointment No longer accepted (continued) appointment | | | - N/A | | | |
| Other issues (except for unqualified issues) in the audit reports within the last two years | None | | | | | | |
| | | - | Accou | unting principles or practices | | | |
| | | - | Disclo | closure of Financial Statements lit scope or steps | | | |
| Differences with the Company | Yes | - | Audit | | | | |
| Differences with the Company | | - | Others | ers | | | |
| | None | | | | | | |
| | Remarks: None | | | | | | |
| Other Revealed Matters | None | | | | | | |

2.4.2 Regarding the Successor CPA

| Name of Accounting Firm | KPMG |
|---|-----------------------------------|
| Name of CPA | Chien-Hui Lu and An-Chih Cheng |
| Date of appointment | May 07, 2024 |
| Consultation results and opinions on accounting treatments or principles with respect to specified transactions and the Company's financial reports that the CPA might issue prior to the engagement. | None |
| Succeeding CPA's written opinion of disagreement toward the former CPA | None |

2.4.3 Response by Mail from the Former CPA Regarding Items in Article 10-6-1 and 10-6-2-3: None.

2.5 Any of the Company's Chairman, President, or Managers in Charge of Finance or Accounting Held a Position in the CPA's Firm or Its Affiliates in 2024: None.

- 2.6 Changes in Shareholding and Shares Pledged by Directors, Supervisors, Managers and Shareholders with 10% Shareholdings or More in 2024 and as of the Date of this Annual Report
- **2.6.1 Changes in Shareholding of Directors, Supervisors, Managers and Major Shareholders:** Please refer to MOPS website. (https://mops.twse.com.tw/mops/#/web/query6_1)
- 2.6.2 Shares Trading with Related Parties: None.
- 2.6.3 Shares Pledge with Related Parties: None.

2.7 Relationship among the Top Ten Shareholders

As of 04/13/2025 Name and Relationship Between Shareholding Spouse's/ the Company's Top Ten Current Shareholding Minor's by Nominee Shareholders, or Spouses or Remarks Name Shareholding Arrangement Relatives Within Two Degrees % Relationship Shares Shares % Shares % Name Kuo Chia Fu Investment Corp. 5,485,189 7.95% 0 0% 0 0% None None Chien-Wen Kuo Kuo Chia Fu Investment Corp. Brother 1,709,481 2.48% 365,017 0.53% 0 0% Rep.: Chih-Chun Kuo Ming-Shan Li Brother-in-law 0 0 Scientific Components Corp. 3,068,477 4.45% 0% 0% None None Scientific Components Corp. 0% 0 0 0% 0 0% None None Rep.: Theodore C. Heil 0 0 0% 0% Johanson Technology Inc. 2,881,810 4.18% None None Johanson Technology Inc. 0.09% 0 0% 0 0% 60,200 None None Rep.: John Darko Petrinec Chin Te Hsing Yeh Limited 2,485,000 3.60% 0 0% 0 0% None None Chin Te Hsing Yeh Limited Chih-Chun Kuo Brother-in-law 0.38% 0 0% 0 0% 263,000 Rep.: Ming-Shan Li Chien-Wen Kuo Brother-in-law 0 0 Ting Fu Investment Corp. 0% 2,221,017 3.22% 0% None None Ting Fu Investment Corp. Chih-Chun Kuo Brother 2.48% 365,017 0.53% 0 0% 1,709,481 Rep .: Chien-Wen Kuo Ming-Shan Li Brother-in-law 0 Kuang Tai Shih Yeh Corp. 2,000,000 2.90% 0 0% 0% None None Kuang Tai Shih Yeh Corp. 0 0% 1,000,000 1.45% 0 0% None None Rep.: Hsueh Lai 0 0% 0 0% Mei Erh Ku Construction Corp. 1,937,870 2.81% None None Mei Erh Ku Construction Corp. Chien-Wen Kuo Brother 1,709,481 2.48% 365,017 0.53% 0 0% Rep.: Chih-Chun Kuo Ming-Shan Li Brother-in-law 0 Lin Li Construction Corp. 1,808,271 2.62% 0 0% 0% None None Lin Li Construction Corp. Chih-Chun Kuo Brother 1,709,481 2.48% 365,017 0.53% 0 0% Rep.: Chien-Wen Kuo Ming-Shan Li Brother-in-law Chih-Chun Kuo Brother-in-law Chih-Chun Kuo 2.48% 365,017 0.53% 0 0% 1,709,481 Chien-Wen Kuo Brother-in-law Chih-Chun Kuo Brother-in-law 2.48% 365,017 0.53% 0 0% Chien-Wen Kuo 1,709,481 Chien-Wen Kuo Brother-in-law

2.8 Number of Shares Held and Shareholding Percentage of the Company, the Company's Directors, Supervisors, Managers and Directly or Indirectly Controlled Entities on the Same Investee: None.