Stock Code: 1762

Chunghwa Chemical Synthesis & Biotech Co., Ltd.

Agenda of 2023 General Shareholders Meeting

Format: Physical Meeting Time: 9:00am on May 30 (Tuesday), 2023 Location: 4F, No. 2, Xuzhou Road, Zhongzheng District, Taipei City (Room 401, NTUH International Conference Center)

Note to Readers:

If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language version shall prevail.

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(VII)	Articles of Incorporation
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Chunghwa Chemical Synthesis & Biotech Co., Ltd.

2023 General Shareholders' Meeting Procedure

- I. Announcement on attendants holding shares
- II. Call the Meeting to Order
- III. Chairman's Speech
- IV. Reporting matters
- V. Acknowledgments
- VI. Discussions
- VII. Extempore Motion
- VIII.Adjournment

Chunghwa Chemical Synthesis & Biotech Co., Ltd.

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Time: 9:00am on May 30 (Tuesday), 2023

Location: 4F, No. 2, Xuzhou Road, Zhongzheng District, Taipei City (Room 401, NTUH International Conference Center)

- I. Announcement on attendants holding shares
- II. Call the Meeting to Order
- III. Chairman's Speech
- IV. Reporting matters
 - (I) 2022 Business Report.
 - (II) Audit committee's review report on the 2022 financial results.
 - (III) Report on the compensation of employees and board directors in 2022.
 - (IV) Report on the handling of private equity securities.
 - (V) Other reports.
- V. Acknowledgments
 - (I) 2022 Business Report and Financial Statements.
 - (II) Distribution of 2022 earnings.
- VI. Discussions
 - (I) Partial amendments to the "Regulations Governing Procedure for shareholders' Meetings".
 - (II) Intended Private Placement for Issuance of Common Stock Shares or Domestic Convertible Corporate Bonds (Including Secured or Unsecured Convertible Corporate Bonds).
- VII. Extempore Motion

VIII.Adjournment

Reporting matters

- I. Please refer to Appendix I for the 2022 Business Report (Pages 6–10).
- II. For the audit committee's review report on the 2022 financial statements, see Appendix II (Page 11).
- III. Report on the compensation of employees and board directors in 2022.
 - Note: (1) The Board of Directors resolved on March 7, 2023 to pay cash in the amount of NTD 51,291,841 as 2022 employee compensation and NTD 9,335,052 as director compensation.
 - (2) The dollar amounts mentioned above are the same as the recognized expenses in 2022.
- IV. Report on the handling of private equity securities.
 - Note: (1) At the shareholders' regular meeting on May 25, 2022, the Company approved the issuance of either or both private placement of ordinary shares or domestic convertible corporate bonds (including secured or unsecured convertible corporate bonds) within a limit of no more than 20% of the total number of issued shares (*i.e.*, no more than 15,512 thousand shares).
 - (2) The Company's board passed a resolution on March 7, 2023 not to continue processing this private placement of securities case.
- V. Other reports.
 - Note: (1) In accordance with the requirement of Article 172-1 of the Company Act, the Company will receive shareholder proposals during the period of 10:00 am, March 17 to March 27, 2023.
 - (2) There are no shareholder proposals received for the shareholders' meeting this year.

Acknowledgments

Case 1: (Proposed by the Board of Directors)

Proposal: Please confirm the 2022 Business Report and Financial Statements.

- Note: 1. The 2022 Consolidated Financial Report and the Individual Financial Statements as well as the Business Report have been reviewed by the Audit Committee and approved by the Board of Directors. The reports have also been audited by Po-Chuan Lin and Jun-Yao Lin, the certified public accountants in PwC Taiwan.
 - For details of the 2022 Business Report, Auditor Report, Consolidated Financial Report and individual Financial Statements, see Appendix I (Pages 6–10) and Appendix III (Pages 12–33).
 - 3. Please acknowledge.

Resolution:

Case 2: (Proposed by the Board of Directors)

Proposal: Please confirm the 2022 annual profit distribution.

- Note: 1. For Distribution of 2022 Earnings, refer to Appendix 4 (Page 34)
 - 2. The cash dividend will be NTD 1.3 per share this year. It is intended to authorize the Board of Directors through the general shareholders' meeting to define the ex-dividend date and to address the change in the cash dividend ratio for shareholders as a result of change in the number of outstanding shares of the Company later.

Resolution:

Discussions

Case 1: (Proposed by the Board of Directors)

- Subject: Partial amendments to the "Regulations Governing Procedure for shareholders' Meetings".
- Note: Exactly in accordance with the requirements set forth under the referential prototype of "Shareholders' Meeting Procedure Rules of $\circ\circ$ Co., Ltd." in Letter Tai-Zhi-Li-Zi 1110004250 dated March 8, 2022, the Company has duly amended the relevant articles of the "Shareholders' Meeting Procedure Rules." Please refer to Appendix V annexed hereto for Comparative Table of Contents of the Amended Contents. (Pages 35–45) for details.

Resolution:

Case 2: (Proposed by the Board of Directors)

- Subject: Intended Private Placement for Issuance of Common Stock Shares or Domestic Convertible Corporate Bonds (Including Secured or Unsecured Convertible Corporate Bonds)
- Note: 1. To enrich the operating capital, pay off debts borne by the Company, or for other demands for funds to support future developments of the Company, the Company intends to introduce strategic funds raised by investors through private placement reflective of the market situation and the needs of the Company for issuance either common stock shares or domestic convertible corporate bonds (including secured or unsecured convertible corporate bonds) or common stock shares in combination with domestic convertible corporate bonds separately or concurrently. The actual number of shares to be issued or convertible is to be decided by the Board of Directors as authorized through the shareholders' meeting depending on the situation on the capital market and may not exceed 20% (that is, 15,512,000 shares) of the total number of outstanding shares.
 - 2. Major details of the current plan to issue common stock shares or domestic convertible corporate bonds (including secured or unsecured convertible corporate bonds) through private placement include the actual issue price, number of shares, issuance criteria, value of private placement, capital increase base date, action items, expected progress, and expected possible benefits, among others, as well as all the other matters and mechanisms concerning the issuance plan are intended to be placed at the discretion of the Board of Directors as authorized through the shareholders' meeting. The Board of Directors may adjust, define, and manage them reflective of the situation on the market and may also revise or change them as instructed by the competent authority or based on the operational evaluation or in response to the objective environment as needed.
 - 3. For related ways of issuance and information on the details, refer to Appendix VI (Pages 46 and 47).

Resolution:

Extempore Motion

Adjournment

Appendix

Appendix I

Chunghwa Chemical Synthesis & Biotech Co., Ltd.

Business Report

I. The 2022 Business Report:

(I) Implementation results of the business plan

The consolidated operating income of 2022 is NTD 2,117,144 thousand; the consolidated operating gross profit is 45%; and consolidated operating profit margin is 22%. The revenue and profit of this period have increased from those in the same period last year, mainly due to the increase in sales of the Company's key products. As far as the analysis of income from primary products of the Company is concerned, products contributing to the growths in revenue for the current term are primarily biotech products known for their relatively high gross profit, such as Everolimus, Tacrolimus, Rapamycin, and the anti-triglyceride drug Ethyl Icosapentate (EPAE).

For the immunosuppressant and anti-cancer drug Everolimus, which is known for its relatively high gross profit, after the FDA approval obtained by the US customer in June 2020 for its exclusive sale on the market for 180 days, in 2021, besides the existing low-dose generic drug Afinitor (2.5 mg, 5.0 mg, and 7.5 mg), the customer also marketed the high-dose (10 mg) product in 2021. Due to the use of the Company's bulk drug Everolimus by many customers in the United States, the customer demand has significantly increased. In addition to actively producing its own intermediates, the Company is seeking other raw materials suppliers to continue to fully support the needs of customers in the United States and increase the market share. This product will become the main driving force for future annual revenue and profit growth.

To address the increase in the demand for purchase orders of Tacrolimus from multiple international customers, with the fermentation lines augmented and new fermenters and purification equipment added, the throughput for additional production lines is gradually suffice, contributing significantly to the growths of revenues in the future. Besides existing customers in Japan and Europe, the sales to India will be maximized. Currently, this API, Tacrolimus, is on the Top 2 list of market share in the US. Moreover, with the arrival of new production line capacity, the Company is committed to the development of new bacteria in order to increase market competitiveness and provide more Tacrolimus products to new customers, including pharmaceutical companies developing new drugs/formulations and potential new customers in emerging markets such as China and Brazil.

The anti-triglyceride - fish oil API Ethyl Icosapentate (EPAE) was made extensively available on the US market by the Company's customers in 2021 due to market factors, driving growths in the revenue of the Company. In 2023, the throughput of the product will continue to be enhanced and the unit cost be reduced by optimizing the EPAE process and the continuous process (MCFE). It will hopefully become a mainstream product in the future for the growth in revenue with its competitive advantages.

The Company's bulk drug for reducing triglyceride, fish oil (ethyl eicosapentaenoate), uses a continuous reactor to purify polyunsaturated fatty acids and obtained a U.S. patent in October, 2021. It later obtained a Taiwan patent in January 2022.

On July 21, 2022, the Taiwan Bio Industry Organization announced the winners of the "2022 Taiwan BIO Awards Outstanding Biotechnology Industry Award." After a three-month initial review, second review and final review, a total of 14 institutions and product technologies were selected from nearly 50 registered manufacturers. Among them, the Company won the 2022 Outstanding Biotechnology Industry Award - "Industry Gold Award." At the "BIO Asia - Taiwan Asia Biotechnology Conference," the Company was awarded by government officials and publicly praised. The conference also arranged on the agenda a Taiwan BIO Awards special session for both physical and online company outlook presentations, with the aim of sharing successful experiences and innovative technologies, and expanding the Company's international exposure through the grand international exhibition platform.

Despite the impact of the COVID-19 pandemic in 2020 that made it impossible for customers and government representatives in other countries to come to Taiwan for establishment inspections, through documentation and remote establishment inspections, the Company successfully completed inspections by customers in Europe (France, Greece, Poland, Romania, Turkey, Ireland...etc.), the US, Japan and India and by the TFDA in 2022. The Company continues to adhere to the cGMP regulations in terms of enforceability and production/manufacturing practices and strictly follows cGMP systems recognized and approved in the US, the EU, and Japan. All of these contribute to continuous developments of the global market with Europe, the US, and Japan as the mainstream.

- (II) Budget implementation status: This is not applicable as the Company does not disclose to the public its financial forecast.
- (II) Financial balance and profitability analysis:
 - 1. Consolidated financial balance:

Unit: NTD thousandItemAmountOperating revenues2,117,144Operating gross profit961,757Operating gains and losses463,532Interest income4,507Interest expenses9,712

Capitalized interest	-
Net profit before tax	583,305
After tax net profit	466,140
Earnings per share	NTD 6.01

2. Parent Company's financial balance:

1 2	Unit: NTD thousand
Item	Amount
Operating revenues	2,065,195
Operating gross profit	926,272
Operating gains and losses	441,089
Interest income	4,507
Interest expenses	9,697
Capitalized interest	-
Net profit before tax	577,635
After tax net profit	465,865
Earnings per share	NTD 6.01

3. Consolidated profitability analysis:	Unit: %
Item	Ratio
ROA	10.59
Return on equity	15.31
Ratio of pre-tax net income to paid-in capital	75.20
Net profit margin	22.01
Earnings per share	NTD 6.01
Earnings per share-retrospective adjustment	NTD 6.01

Item	Ratio
ROA	10.60
Return on equity	15.30
Ratio of pre-tax net income to paid-in capital	74.47
Net profit margin	22.55
Earnings per share	NTD 6.01
Earnings per share-retrospective adjustment	NTD 6.01

(IV) R&D progress:

- 1. Synthesis Research Institute:
 - (1) Completed the process development of the bulk drug Tofacitinib Citrate for JAK kinase inhibitor.
 - (2) Completion of the development of the process for the API Difelikefalin, which is used to treat moderate to severe pruritus
 - (3) Completion of development of the process and scale-up plan for the

inherited obesity API Setmelanotide laboratory

- (4) Completion of the experiment in the development of the process and scale-up plan for the anti-epileptic API Eslicarbazepine Acetate
- (5) Completed the laboratory process development of the bulk drug Eltrombopag olamine for the treatment of platelet deficiency purpura.
- 2. Biotech Research Institute:
 - (1) Completed the effectiveness confirmation of the new process for the immunosuppressive bulk drug Tacrolimus, which will effectively alleviate the factory's fermentation capacity and reduce costs.
 - (2) Completed the effectiveness confirmation of the process for the oral breast cancer bulk drug Palbociclib, with a purity of over 99%.
 - (3) Completed the process optimization of the anticoagulant drug Edoxaban, with a purity of over 99%.
 - (4) Completed the effectiveness confirmation of the process for Ozanimod, the bulk drug for multiple sclerosis, with a purity of over 99%.
 - (5) Completed the laboratory scale-up process development of the antiepileptic bulk drug Brivaracetam, with a purity of over 99%.
 - (6) Completed the new synthetic pathway development for the cancer drug Trilacicinib.
- II. The Company's future development strategy:
 - (I) We continuously enhance our research and development energy and adjust research and development strategies to develop high-price, high-tech threshold with few competitors and high-margin products to boost the production efficiency and revenue efficiency at the current venues.
 - (II) Differentiate from counterparts that also specialize in synthesized chemicals or fermented products taking advantage of unique fermentation and chemical synthesis technologies of the Company to multiply new products developed and enhance competitive advantages on the global market and to strengthen niche products of the Company, Everolimus, Tacrolimus, Ethyl Icosapentate, and Caspofungin. Optimize processes to increase the throughput and bring down the cost and accordingly boost the Company's presence on the global market.
 - (III) The company will develop unique key technologies to develop special products, such as high-growth products such as anti-cancer, high potency and peptide drugs, to support the development of new customers and enhance the niche and appeal of product differentiation.
 - (IV) To develop CDMO/CMO business, by rallying to participate in domestic, foreign major drug makers' new drug R&D plans, through which to enter into early stage joint R&D relation, such as pre-clinical and various clinical stages' intermediary, products' trial, manufacturing process development and related work, in anticipation to form a strategic alliance with major pharmaceutical plants, for joint growth.
 - (V) Ensure regulatory compliance, enhance the factory inspection of ingredients and API intermediate suppliers, ensure the compliance by

upstream suppliers, compliance with the latest requirements by other countries' pharmaceutical supervision authorities and sufficient supply of ingredients, and sustain the quality of our products.

- (VI) To continue developing solvent recall technology amid environmental protection demands becoming ever stringent, by inducting various management systems and mechanism, voluntarily executing waste reduction, reduced discharge process, lowering the operating cost, and exerting the company's environmentally friendly social stewardship.
- (VII) The demand for generic drugs on the emerging markets is increasing each day; the market is flourishing. The Company proactively works with distributors in China, the Asia Pacific Region, and East Europe to explore potential customers for niche products and to seek more distribution opportunities.

Appendix II

Chunghwa Chemical Synthesis & Biotech Co., Ltd.

Audit Committees' Review Report

The board of directors submitted the company's 2022 business report, financial statements (consolidated and individual financial statements) and Earnings Distribution. The audit committee has also reviewed all of the reports and statements mentioned above and found no inconsistencies. Therefore, the audit committee has acted in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, and clarified as above.

Best regards

The 2023 Annual General Meeting of Chunghwa Chemical Synthesis & Biotech Co., Ltd.

Audit Committee Convener, Kuo-Chiang Wang

March 7, 2023

Appendix III

Auditor's Report

(2023) Cai-Shen-Bao-Zi No. 22003359

To Chunghwa Chemical Synthesis & Biotech Co., Ltd.,

Audit opinion

We have audited the accompanying proprietary consolidated balance sheet of Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries (hereinafter referred to as Chunghwa Group) as of December 31, 2022 and 2021 and the related consolidated statements of income, of changes in shareholders' equity and of cash flows and Notes to consolidated financial statement (including significant accounting policies) for the years then ended.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Chunghwa Group as of December 31, 2022 and 2021, and the results of its operations and its cash flows for the years then ended in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers," and International Financial Reporting Standards (IFRS) that was approved and announced effective by the Financial Supervisory Commission, International Accounting Standards, Interpretations, and Notices (IFRS), International Accounting Standards (IFRIC) and Interpretative Announcement (SIC).

Basis of an audit opinion

We conducted our audit in accordance with the "Rules Governing the Examination of Financial Statements by Certified Public Accountants" and auditing standards. The responsibilities of the independent auditor under these standards will be further explained in the paragraph of "independent auditor's responsibility for consolidated financial statements." The personnel of the CPA Firm subject to the independence requirement have acted independently from the business operations of Chunghwa Group in accordance with the Code of Ethics and with other responsibilities of the Code of Ethics performed. We believe that our audit provides a reasonable basis for our opinion.

Key Audit Matters

The "key audit matters" means that the independent auditor has used their professional judgment to audit the most important matters on the 2022 consolidated financial statements of Chunghwa Group. The key audit matters have been responded to in the process of auditing the consolidated financial statements as a whole and forming an audit opinion; therefore, the independent auditor does not express an opinion on these matters separately.

The key audit items from the 2022 consolidated financial statement of Chunghwa Chemical Synthesis and Biotech Co., Ltd. are presented below:

Accounting assessment of inventory valuation

Description of the matter

See Note 4 (12) in the consolidated financial report regarding the accounting policy on inventory valuation, Note 5 (2) for the accounting assessment and hypothetical uncertainty on inventory valuation, and Note 6 (4) for the description of the inventory account.

Chunghwa Chemical Synthesis & Biotech Ltd. is engaged mainly in the production and sale of active pharmaceutical ingredients. Since drug tests are now stricter and it takes a longer time to obtain drug certificates, the risk of inventory loss or obsolescence becomes higher. Since the inventories involve large amounts of money and large numbers of items that require laborious work by human beings to identify expired or damaged goods, we regard the assessment of allowance to reduce inventory to market as a key audit item.

The responsive auditing process

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

- 1. Assessing the policy on allowance to reduce inventory to market in accordance with our understanding of the Company's operations and the nature of the business.
- 2. Performing sampling tests to examine if the market price of net realized value is consistent with the Company's policy, and randomly examining the accuracy of the selling price of individual inventory parts and the way net realized value is calculated.
- 3. Obtain out-of-date inventory details that are identified by the management, check the related information and verify the account records.

Checking whether the time point of sales income recognition is appropriate

Description of the matter

For the accounting policy on the recognition of income, please refer to Note 4 (26) of the consolidated financial statement. For information on income accounts, please refer to Note 6 (15) of the consolidated financial statement. As stated in the accounting policies, the sales revenue is recognized when products are delivered to customers who have discretionary power in channels and prices of products sold and Chunghwa Chemical Synthesis and Biotech has no outstanding performance obligations which may affect customers' acceptance of products. As exports are the main source of income for Chunghwa Chemical Synthesis & Biotech Co., Ltd., the terms of business agreed upon between the Company and its customers are the basis of income assessment. However, such a process often involves a lot of manpower for verification and may lead to inappropriate income recognition time points. Therefore, we regard the sales income recognition time points as a key audit item.

The responsive auditing process

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

- 1. The group's operating procedure for and internal control on income recognition time points were examined and assessed, while the Company's internal control on sales deadlines was tested to verify the correctness of the income recognition time points.
- 2. The execution of sales and income over a certain period before and after the time periods covered in the financial report were examined with the packing lists, customer orders and declaration forms in order to confirm that income was recognized at appropriate periods.

Other matters - individual financial report

Chunghwa Group has compiled its 2022 and 2021 individual financial statements, for which we issued unqualified opinion.

The responsibility of the management and management units to the consolidated financial statements

The responsibility of the management is to have the consolidated financial statements presented fairly, in all material respects, in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers", and International Financial Reporting Standards (IFRS) that was approved and announced effective by the Financial Supervisory Commission, International Accounting Standards, Interpretations, and Notices (IFRS), International Accounting Standards (IAS), Interpretation (IFRIC) and Interpretative Announcement (SIC); also, maintain the necessary internal controls related to the consolidated financial statements in order to ensure that the consolidated financial statements are free of any material misstatement arising from fraud or errors.

While preparing the consolidated financial statements, the management's responsibility also includes assessing the continuing operation of Chunghwa Group, the disclosure of the relevant matters, and the adoption of the accounting base for continuing operation, unless the management intends to liquidate Chunghwa Group or cease the business operation, or there is lack of any alternative except for liquidation or suspension.

The governance units (including the Audit Committee) of Chunghwa Group are responsible for supervising the financial reporting process.

The responsibilities of the independent auditor to the consolidated financial statements

The purpose of the independent auditor's auditing the consolidated financial statements is to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement arising from fraud or errors and with an audit report issued. Reasonable assurance means a high degree of assurance. However, the audit conducted in accordance with auditing standards of the R.O.C. does not guarantee having any material misstatement in the consolidated financial statements detected. Material misstatement could arise from fraud or errors. If the misstated amount or aggregated amount is reasonably expected to affect the economic decisions made by the users of the consolidated financial statements, it is considered significant.

We used professional judgment and suspicion during the audit in accordance with the auditing standards of the Republic of China. The independent auditor also performs the following tasks:

- 1. Identify and evaluate the risk of material misstatement arising from fraud or errors of the consolidated financial statements; design and implement proper responsive measures to the risk assessed; also, obtain sufficient and adequate audit evidences for forming an audit opinion. The risk of fraud may involve conspiracy, forgery, deliberate omission, false declaration, or violating internal control; therefore, the risk of material misstatement arising from the undetected fraud is higher than that caused by errors.
- 2. Obtain necessary understanding on the internal control related to the audit in order to design appropriate audit procedures under the circumstance, but the purpose is not to express an opinion on the effectiveness of the internal control of Chunghwa Group.
- 3. Assess the appropriateness of the accounting policies adopted by the management; also, the reasonableness of the accounting estimates and related disclosures made.
- 4. Base on the audit evidence obtained to make conclusions on the suitability of the accounting base for continuing operation base adopted by the management and whether or not the events or circumstances causing significant doubts to the continuing operation ability of Chunghwa Group are with significant uncertainties. If the independent auditor believes that such events or circumstances are with significant uncertainties, it is necessary to remind the users of the consolidated financial statements in the audit report to pay attention to the relevant disclosure or to revise the audit opinion when such disclosures are inappropriate. The conclusion of the independent auditor is based on the audit evidence obtained as of the audit report date. However, future events or circumstances may result in the inability of Chunghwa Group to continue operating.
- 5. Assess the overall expression, structure, and content of the consolidated financial statements (including the relevant notes) and whether or not the relevant transactions and events in the consolidated financial statements are presented fairly.
- 6. Obtain sufficient and appropriate audit evidence on the financial information of business entities within the Group in order to express an opinion on the consolidated financial statements. The independent auditor is responsible for guiding, supervising, and implementing the audit of the Group; also, is responsible for forming an opinion on the audit of the Group.

The matters communicated by the independent auditor to the governing unit include the scope and timing of the planned audit, and the significant findings (including the major nonconformities of internal controls identified in the auditing process).

The independent auditor has provided the declaration of independence of the CPA Firm personnel subject to the Code of Ethics to the governing unit; also, it has communicated with the governing unit regarding the relationship and other matters (including the relevant protection measures) that may affect the independence of the independent auditor.

The independent auditor has based on the communications with the governing unit to determine the key audit matters to be performed on the 2022 consolidated financial statements of Chunghwa Group. The independent auditor shall state the key audit matters in the audit report except for the specific matters prohibited by law from being disclosed, or, in rare cases; the independent auditor decides not to have specific matters communicated in the audit report since the negative effect of such disclosure can be reasonably expected to be greater than the increase of public interest.

PricewaterhouseCoopers, Taiwan

March 29, 2023

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries</u> <u>Consolidated Balance Sheet</u> <u>December 31, 2022 and 2021</u>

Unit: NTD thousand

			December 31, 2022				December 31, 2021		
	Assets	Additional notes		Amount	%		Amount	%	
(Current assets								
1100	Cash and cash equivalents	6 (1)	\$	300,614	7	\$	195,250	5	
1140	Contract assets - Current	6 (15)		88	-		-	-	
1150	Notes receivable-net	6(3)		132	-		480	-	
1170	Net accounts receivable	6(3)		292,676	7		355,923	8	
1180	Account receivables-Related Parties-	7							
	net			8,593	-		23,477	1	
1200	Other receivable			10,037	-		16,127	-	
1220	Current income tax assets			818	-		-	-	
130X	Inventory	6 (4)		819,953	18		753,850	17	
1410	Prepayments			16,080			11,971		
11XX	Total of Current Assets			1,448,991	32		1,357,078	31	
I	Non-Current assets								
1510	Financial assets that are measured at	6 (2)							
	fair value through profit or								
	loss-non-current			33,317	1		26,726	1	
1550	Investments accounted for by the	6 (5)							
	equity method			964,937	21		1,032,860	24	
1600	property, plant, and equipment	6 (6)		1,960,581	43		1,866,152	43	
1755	Right-of-use assets			3,234	-		2,313	-	
1760	Real property for investment- net	6 (7)		10,700	-		10,700	-	
1780	Intangible assets			7,533	-		1,803	-	
1840	Deferred income tax assets	6 (21)		20,135	-		24,480	-	
1900	Other current non-assets	6 (11), 7 and 8		114,716	3		58,649	1	
15XX	Total of Non-Current Assets			3,115,153	68		3,023,683	69	
1XXX	Total assets		\$	4,564,144	100	\$	4,380,761	100	

(Continued next page)

				December 31, 2022	 December 31, 2021		
	Liabilities and equity	Additional notes		Amount	%	 Amount	%
	Current liabilities						
2100	Shot-term borrowings	6 (8)	\$	100,000	2	\$ 150,000	3
2130	Contract liabilities - Current	6 (15)		53,948	1	73,988	2
2150	Payable notes			1,283	-	1,215	-
2170	Accounts payable			143,046	3	77,550	2
2200	Other payable	6 (9) and 7		260,338	6	297,541	7
2230	Current Income Tax Liability			49,980	1	31,047	1
2280	Lease liabilities – Current			2,541	-	1,320	-
2399	Other current liabilities- other			3,047		 2,509	
21XX	Total of current liabilities			614,183	13	 635,170	15
	Non-current liabilities						
2540	Long-term borrowings	6 (10)		500,000	11	600,000	13
2570	Deferred income tax liabilities	6 (21)		256,221	6	250,299	6
2580	Lease liabilities – Non-current			721		 1,018	
25XX	Total of non-current liabilities			756,942	17	 851,317	19
2XXX	Total liabilities			1,371,125	30	 1,486,487	34
	Attributable to owners of the parent						
	company						
	Share capital	6 (12)					
3110	Ordinary shares capital			775,600	17	775,600	18
	Capital reserve	6 (13)					
3200	Capital reserve			334,323	7	334,323	8
	Retained earnings	6 (14)					
3310	Legal earnings reserve			273,613	6	226,015	5
3320	Special earnings reserve			183,296	4	183,296	4
3350	Undistributed earnings			1,672,050	37	1,335,088	30
	Other equity						
3400	Other equity		(46,049)	(1)	 39,762	1
31XX	Equity attributable to owners of	•					
	the parent Company			3,192,833	70	2,894,084	66
36XX	non-controlling interests			186	-	 190	-
3XXX	Total equity			3,193,019	70	 2,894,274	66
	Significant contingent liabilities and	9					
	unrecognized contractual commitments						
	Major post-balance sheet events	11					
3X2X	Total liabilities and equity		\$	4,564,144	100	\$ 4,380,761	100

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries</u> <u>Consolidated Balance Sheet</u> <u>December 31, 2022 and 2021</u>

Unit: NTD thousand

Please refer to the notes enclosed in the consolidated financial reports that are an integral part of the consolidated financial statements.

							(except EPS		
				2022			2021		
	Item	Additional notes		Amount	%		Amount	(%
4000	Operating revenues	6 (15) and 7	\$	2,117,144	100	\$	1,934,702		100
5000	Operating cost	6(4)(20) and							
		7	(1,155,387) (55)	(985,314)	(51)
5900	Operating gross profit			961,757	45		949,388		49
	Operating expenses	6 (20) and 7							
6100	Marketing expenses		(162,468) (8)	(144,667)	(8)
6200	Administrative expenses		(109,313) (5)	(95,227)	(5)
6300	Research and development								
	expenses		(244,789) (11)	(252,674)	(13)
6450	Expected gain (loss) on credit	12 (2)							
	impairment			18,345	1	(18,345)	(1)
6000	Total operating expenses		(498,225) (23)	(510,913)	(27)
6900	Operating profit			463,532	22		438,475		22
	Non-operating revenues and								
	expenses								
7100	Interest income	6 (16)		4,507	-		181		-
7010	Other revenue	6 (17)		9,324	1		18,500		1
7020	Other profits and losses	6 (18)		64,554	3	(6,322)		-
7050	Financial costs	6 (19)	(9,712)	-	(3,321)		-
7060	Shareholding in the affiliated	6 (5)							
	companies and joint ventures								
	under the equity method			51,100	2		50,100		2
7000	Total non-operating revenues								
	and expenses			119,773	6		59,138		3
7900	Earnings before tax			583,305	28		497,613		25
7950	Income tax expense	6 (21)	(117,165) (6)	(96,563)	(<u>5</u>)
8200	Current period net profit		\$	466,140	22	\$	401,050		20

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries</u> <u>Consolidated comprehensive income statements</u> <u>January 1 to December 31, 2022 and 2021</u>

Unit: NTD thousand (except EPS in NTD)

(Continued next page)

							(except LI S	
				2022			2021	
	Item	Additional notes		Amount	%		Amount	%
	Other comprehensive income							
	(net)							
	Items not re-classified under							
	profit or loss							
8311	Defined benefit plan revaluation	6 (11)						
	amount and volume		\$	16,849	1	\$	1,750	-
8320	The proportion of other							
	comprehensive incomes from							
	associates, and equity							
	joint-ventures accounted for							
	under the equity method – not		,				111.200	6
0240	reclassified as profit and loss	(21)	(82,306) (4)		111,209	6
8349	Income tax related to accounts	6 (21)	(2 270)		(250)	
0210	not being reclassified		(3,370)		(350)	
8310	Total amount of items not reclassified to profit or income		((0 0 77) (2)		112 600	6
	-		(68,827) (3)	·	112,609	6
	Items that may be re-classified subsequently under profit or loss							
8361	Exchange differences arising							
0501	from translating the financial							
	statements of foreign operations			1,408	-	(507)	_
8370	The proportion of other			1,400		(507)	
0070	comprehensive incomes from							
	associates, and equity							
	joint-ventures accounted for							
	under the equity method – may							
	be reclassified as profit and loss.			1,131	-	(868)	-
8360	Total amount of items			· ·		` <u> </u>	/	
	probably reclassified to profit							
	or loss subsequently			2,539	-	(1,375)	-
8300	Other comprehensive income							
	(net)		(\$	66,288) (3)	\$	111,234	6
8500	Total comprehensive income for							
	the period		\$	399,852	19	\$	512,284	26
	Profit attributable to:							
8610	Owners of parent		\$	465,865	22	\$	400,778	20
8620	non-controlling interests		<u>\$</u> \$	275	-	\$	272	
	Total comprehensive income							
	attributable to:							
8710	Owners of parent		\$	399,577	19	\$	512,022	26
8720	non-controlling interests		\$	275	-	\$	262	
	-							
	Earnings per share	6 (22)						
9750	Base earnings per share		<u>\$</u> \$		6.01	\$		5.17
9850	Diluted earnings per share		\$		5.93	\$		5.12

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries</u> <u>Consolidated comprehensive income statements</u> <u>January 1 to December 31, 2022 and 2021</u>

Unit: NTD thousand (except EPS in NTD)

Please refer to the notes enclosed in the consolidated financial reports that are an integral part of the consolidated financial statements.

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries</u> <u>Consolidated statement of changes in equity</u> <u>January 1 to December 31, 2022 and 2021</u>

Unit: NTD thousand

		Attributable to owners of the parent company											
			Capital	reserve		Retained earning			r equity				
	Additional notes	Ordinary shares capital	Issuance premium	Others	Legal earnings reserve	Special earnings reserve	Undistributed earnings	Exchange differences arising from translating the financial statements of foreign operations	Unrealized gain or loss on financial assets at fair value through other comprehensive profit or loss	Total	non-control interests		Total equity
<u>2021</u>													
Balance at January 1, 2021		\$ 775,600	\$ 333,746	\$ 577	\$ 171,229	\$ 183,296	\$ 1,030,235	(\$ 2,667)	\$ 6,386	\$ 2,498,402	\$ 20	61 \$	2,498,663
Current period net profit		-		<u> </u>	<u> </u>	-	400,778	· <u>····</u> ,	<u> </u>	400,778	27		401,050
Current other comprehensive income		-	-	-	-	-	4,412	(1,365)	108,197	111,244		10)	111,234
Total comprehensive income for the period							405,190	(1,365)	108,197	512,022	20	— ´ —	512,284
The 2020 appropriation and distribution of earnings: Legal earnings reserve	6 (14)							(<u></u>)					
Cash dividend		-	-	-	54,786	-	(54,786)	-	-	-		-	-
The reinvested company(ies) disposed of equity instruments measured at the fair value through		-	-	-	-	-	(116,340)	-	-	(116,340)		- (116,340)
other comprehensive profits and losses Change in non-controlling interests		-	-	-	-	-	70,789	-	(70,789)	-	(3	- 33) (- 333)
Balance at December 31, 2021		\$ 775,600	\$ 333,746	\$ 577	\$ 226,015	\$ 183,296	\$ 1,335,088	(\$ 4,032)	\$ 43,794	\$ 2,894,084	`	90 \$	2,894,274
<u>2022</u>		<u>\$ 775,000</u>	¢ 555,710	<u>ф 511</u>	÷ 220,015	\$ 105,290	\$ 1,555,000	(1,052)	<u>\$ 13,771</u>	<u> </u>	ψ 1,	<u> </u>	2,091,271
Balance at January 1, 2022		\$ 775,600	\$ 333,746	\$ 577	\$ 226,015	\$ 183,296	\$ 1,335,088	(\$ 4,032)	\$ 43,794	\$ 2,894,084	\$ 19	90 \$	2,894,274
Current period net profit							465,865	-		465,865	27	75	466,140
Current other comprehensive income		-	-	-	-	-	15,082	2,539	(83,909)	(66,288)		- (66,288)
Total comprehensive income for the period							480,947	2,539	(83,909)	399,577	27	75	399,852
The 2021 appropriation and distribution of earnings: Legal earnings reserve	6 (14)								<u> </u>				
Cash dividend		-	-	-	47,598	-	(47,598)	-	-	-		-	-
The reinvested company(ies) disposed of equity instruments measured at the fair value through other comprehensive profits and losses Change in non-controlling interests		-	-	-	-	-	(100,828)	-	(4,441)	(100,828)	(2	- (- 79)(100,828) - 279)
Balance at December 31, 2022		\$ 775,600	\$ 333,746	\$ 577	\$ 273,613	\$ 183,296	\$ 1,672,050	(\$ 1,493)	(<u>\$ 44,556</u>)	\$ 3,192,833		<u>86 \$</u>	3,193,019

Please refer to the notes enclosed in the consolidated financial reports that are an integral part of the consolidated financial statements.

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries</u> <u>Consolidated cash flow statement</u> <u>January 1 to December 31, 2022 and 2021</u>

Unit: NTD thousand

	Additional notes		January 1 to ember 31, 2022		January 1 to ember 31, 2021
Cash flow from operating activities					
Pre-tax profit for the current period		\$	583,305	\$	497,613
Adjustments			,		,
Income, expense, and loss					
Depreciation	6 (20)		167,257		130,414
Amortization	6 (20)		1,792		1,579
Expected gain (loss) on credit impairment	12 (2)	(18,345)		18,345
Interest expenses	6 (19)		9,712		3,321
Net profit from financial assets and	6 (2) (18)				
liabilities at fair value through profit and					
loss		(9,591)		3,270)
Interest income	6 (16)	(4,507)	(181)
Shareholding in the affiliated companies	6 (5)				
and joint ventures under the equity method		(51,100)	(50,100)
Loss on disposal of property, plant and	6 (18)				
equipment			695		-
Changes in assets/liabilities relating to					
operating activities					
Net changes in assets relating to operating					
activities					
De-capitalization refunded monies of	6 (2)				
financial assets at fair value through			2 000		0.000
profit or loss		,	3,000		9,000
Contract assets - Current		(88)	,	21
Notes receivable-net			348	(136)
Net accounts receivable			81,592	(58,658)
Accounts receivable-related parties (net)			14,884	(18,475
Other receivable		(6,090	(6,480)
Inventory		(66,103)	(272,606)
Prepayments		(4,109) 704	(7,839) 1,057
Net defined benefit assets			/04		1,057
Net changes in liabilities relating to operating activities					
Contract liabilities - Current		(20,040)		70,331
Payable notes		(68		70,551
Accounts payable			65,496	(18,945)
Other payable			31,884	(28,371
Other current liabilities-others			538		199
Net cash provided by operating activities			793,482		360,511
Interest received			4,507		187
Dividends received			37,848		38,977
Interest paid		(10,210)	(3,198)
Income tax paid		$\tilde{(}$	91,848)	\tilde{c}	177,298)
Net cash inflow from operating		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	` <u> </u>	
activities			733,779		219,179

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<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd. and its subsidiaries</u> <u>Consolidated cash flow statement</u> <u>January 1 to December 31, 2022 and 2021</u>

Unit: NTD thousand

	Additional notes	January 1 to December 31, 2022	January 1 to December 31, 2021
Cash flow from investing activities			
Acquisition of investment under the equity	6 (5)		
method		\$ -	(\$ 399,961)
Costs of property, plant and equipment acquired	6 (23)	(374,664)	(403,363)
Acquisition of Intangible assets		(1,520)	(2,090)
Decrease in refundable deposits			2,664
Net cash outflow from investing			
activities		(376,184_)	(802,750)
Cash flow from financing activities			
Increase (decrease) in Shot-term borrowings	6 (24)	(50,000)	150,000
Proceeds from long-term loan	6 (24)	1,600,000	1,200,000
Re-payments of long-term borrowings	6 (24)	(1,700,000)	(600,000)
Lease principal repayment	6 (24)	(2,211)	(2,712)
Cash dividend distribution	6 (14)	(100,828)	(116,340)
Cash dividends paid by subsidiaries - Changes in			
non-controlling interests		(279)	(333_)
Net cash inflow (outflow) from			
financing activities		(253,318)	630,615
Effects of exchange rate fluctuation on cash		1,087	(419)
Increase in cash and cash equivalents for the current			
period		105,364	46,625
Opening balance of cash and cash equivalents		195,250	148,625
Closing balance of cash and cash equivalents		\$ 300,614	\$ 195,250

Please refer to the notes enclosed in the consolidated financial reports that are an integral part of the consolidated financial statements.

Auditor's Report (2023) Cai-Shen-Bao-Zi No. 22003357

To Chunghwa Chemical Synthesis & Biotech Co., Ltd., **Audit opinion**

We have audited the accompanying proprietary individual balance sheet of Chunghwa Chemical Synthesis & Biotech Co., Ltd. as of December 31, 2022 and 2021 and the related individual statements of income, of changes in shareholders' equity and of cash flows and Notes to individual financial statement (including significant accounting policies) for the years then ended.

In our opinion, the individual financial statements referred to above present fairly, in all material respects, the financial position of Chunghwa Chemical Synthesis & Biotech Co., Ltd. as of December 31, 2022 and 2021, and the results of its operations and its cash flows for the years then ended in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers".

Basis of an audit opinion

We conducted our audit in accordance with the "Rules Governing the Examination of Financial Statements by Certified Public Accountants" and auditing standards. Our responsibilities under those standards are further described in the responsibilities of auditors for the audit of the separate financial statements. The personnel of the CPA Firm subject to the independence requirement have acted independently from the business operations of Chunghwa Chemical Synthesis & Biotech Co., Ltd. in accordance with the Code of Ethics and with other responsibilities of the Code of Ethics performed. We believe that our audit provides a reasonable basis for our opinion.

Key Audit Matters

The "key audit matters" means that the independent auditor has used their professional judgment to audit the most important matters on the 2022 individual financial statements of Chunghwa Chemical Synthesis & Biotech Co., Ltd.. The key audit matters have been responded to in the process of auditing the individual financial statements as a whole with an audit opinion formed; therefore, the independent auditor does not express an opinion on these matters separately.

The key audit items of the 2022 individual financial report of Chunghwa Chemical Synthesis & Biotech Co., Ltd. are presented below:

Accounting assessment of inventory valuation

Description of the matter

See Note 4 (11) in the individual financial report for details about the accounting policy on inventory valuation, Note 5 (2) for accounting assessment of inventory valuation and hypothetic uncertainty, and Note 6 (4) for an inventory account description.

Chunghwa Chemical Synthesis & Biotech Ltd. is engaged mainly in the production and sales of active pharmaceutical ingredients. As drug tests grow stricter and drug certificates take longer time to obtain, the risk of inventory loss or obsolescence is higher. Since the inventories involve large amounts of money and large numbers of items that require laborious work by human beings to identify expired or damaged goods, we regard the assessment of allowance to reduce inventory to market as a key audit item.

The responsive auditing process

The corresponding auditing procedures are as follows:

- 1. Assess the policy for allowing the Company to reduce inventory to market in accordance with our understanding of the Company's operations and the nature of the industry.
- 2. Conduct sampling tests to see if the basis for market prices of net realized value is consistent with the Company's policy. Randomly check the correctness of the selling prices of individual inventory parts and the way net realized value is calculated.
- 3. Obtain out-of-date inventory details that are identified by the management, check the related information and verify the account records.

Checking whether the time point of sales income recognition is appropriate

Description of the matter

For the accounting policy on the recognition of income, please refer to Note 4 (25) of the individual financial statement. For information on income accounts, please refer to Note 6 (15) of the individual financial statement. As stated in the accounting policies, the sales revenue is recognized when products are delivered to customers who have discretionary power in channels and prices of products sold and Chunghwa Chemical Synthesis and Biotech has no outstanding performance obligations which may affect customers' acceptance of products. As exports are the main source of income for Chunghwa Chemical Synthesis & Biotech Co., Ltd., the terms of business agreed upon between the Company and its customers are the basis of income assessment. However, such a process often involves a lot of manpower for verification and may lead to inappropriate income recognition time points. Therefore, we regard the sales income recognition time points as a key audit item.

The responsive auditing process

The corresponding auditing procedures are as follows:

- 1. The Company's internal control on income recognition time points were examined and assessed, while the Company's internal control on sales deadlines was tested to verify the correctness of the income recognition time points.
- 2. The execution of sales and income over a certain period before and after the time periods covered in the financial report were examined with the packing lists, customer orders and declaration forms in order to confirm that income was recognized at appropriate periods.

The responsibility of the management and management units to the individual financial statements

The management team is responsible for preparing individual financial statements in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" to present the Company's financial status in an objective way and for necessary internal controls, ensuring that the statements do not contain any false content due to fraudulence or mistakes.

While preparing the individual financial statements, the management's responsibility also includes assessing the continuing operation of Chunghwa Chemical Synthesis & Biotech Co., Ltd., the disclosure of the relevant matters, and the adoption of the accounting base for continuing operations, unless the management intends to liquidate Chunghwa Chemical Synthesis & Biotech Co., Ltd. or cease business operation, or there is lack of any alternative except for liquidation or suspension.

The governance units (including the Audit Committee) of Chunghwa Chemical Synthesis & Biotech Co., Ltd. are responsible for supervising the financial reporting process.

The responsibilities of the independent auditor to the individual financial statements

The purpose of the independent auditor's auditing of the individual financial statements is to obtain reasonable assurance about whether the individual financial statements are free of material misstatement arising from fraud or errors and with an audit report issued. Reasonable assurance means a high degree of assurance. However, the audit conducted in accordance with auditing standards of the R.O.C. does not guarantee having any material misstatement in the individual financial statements detected. Material misstatement could arise from fraud or errors. If the misstated amount or aggregated amount is reasonably expected to affect the economic decisions made by the users of the individual financial statements, it is considered significant. We used professional judgment and suspicion during the audit in accordance with the auditing standards of the Republic of China. The independent auditor also performs the following tasks:

- 1. Identify and evaluate the risk of material misstatement arising from fraud or errors of the individual financial statements; design and implement proper responsive measures to the risk assessed; also, obtain sufficient and adequate audit evidences for forming an audit opinion. The risk of fraud may involve conspiracy, forgery, deliberate omission, false declaration, or violating internal control; therefore, the risk of material misstatement arising from the undetected fraud is higher than that caused by errors.
- 2. Obtain necessary understanding on the internal control related to the audit in order to design appropriate audit procedures under the circumstance, but the purpose is not to express an opinion on the effectiveness of the internal control of Chunghwa Chemical Synthesis & Biotech Co., Ltd..
- 3. Assess the appropriateness of the accounting policies adopted by the management; also, the reasonableness of the accounting estimates and related disclosures made.
- 4. Base on the audit evidence obtained to make conclusions on the suitability of the accounting base for continuing operation base adopted by the management and whether or not the events or circumstances causing significant doubts to the continuing operation ability of Chunghwa Chemical Synthesis & Biotech Co., Ltd. are with significant uncertainties. If the independent auditor believes that such events or circumstances have significant uncertainties, it is necessary to remind the users of the individual financial statements in the audit report to pay attention to the relevant disclosure or to revise the audit opinion when such disclosures are inappropriate. The conclusion of the independent auditor is based on the audit evidence obtained as of the audit report date. However, future events or circumstances may result in the inability of Chunghwa Chemical Synthesis & Biotech Co., Ltd. to continue operating.
- 5. Assess the overall expression, structure, and content of the individual financial statements (including the relevant notes) and whether or not the relevant transactions and events in the individual financial statements are presented fairly.
- 6. Obtain sufficient and appropriate audit evidence on the financial information of business entities within the Group in order to express an opinion on the individual financial statements. The independent auditor is responsible for guiding, supervising, and implementing the audit of the business entity; also, it is responsible for forming an opinion on the audit of the individual financial statements.

The matters communicated by the independent auditor to the governing unit include the scope and timing of the planned audit, and the significant findings (including the major nonconformities of internal controls identified in the auditing process).

The independent auditor has provided the declaration of independence of the CPA Firm personnel subject to the Code of Ethics to the governing unit; also, it has communicated with the governing unit regarding the relationship and other matters (including the relevant protection measures) that may affect the independence of the independent auditor.

The independent auditor has based on the communications with the governing unit to determine the key audit matters to be performed on the 2022 individual financial statements of Chunghwa Chemical Synthesis & Biotech Co., Ltd.. The independent auditor shall state the key audit matters in the audit report except for the specific matters prohibited by law from being disclosed, or, in rare cases; the independent auditor decides not to have specific matters communicated in the audit report since the negative effect of such disclosure can be reasonably expected to be greater than the increase of public interest.

PricewaterhouseCoopers, Taiwan

March 29, 2023

Chunghwa Chemical Synthe	esis & Biotech Co., Ltd.
Individual Bala	ance Sheet
December 31, 20	22 and 2021

Unit: NTD thousand

			_	December 31, 2022		 December 31, 2021	
	Assets	Additional notes		Amount	%	 Amount	%
(Current assets						
1100	Cash and cash equivalents	6 (1)	\$	291,758	6	\$ 175,073	4
1140	Contract assets - Current	6 (15)		88	-	-	-
1150	Notes receivable-net	6(3)		132	-	480	-
1170	Net accounts receivable	6(3)		67,442	2	92,213	2
1180	Account receivables-Related Parties-	7					
	net			228,050	5	289,204	7
1200	Other receivable	7		12,674	-	19,806	1
130X	Inventory	6 (4)		819,953	18	753,850	17
1410	Prepayments			16,058		 11,626	
11XX	Total of Current Assets			1,436,155	31	 1,342,252	31
I	Non-Current assets						
1510	Financial assets that are measured at	6 (2)					
	fair value through profit or						
	loss-non-current			33,317	1	26,726	1
1550	Investments accounted for by the	6 (5)					
	equity method			974,068	21	1,042,149	24
1600	property, plant, and equipment	6 (6)		1,960,513	43	1,866,067	43
1755	Right-of-use assets			1,632	-	1,951	-
1760	Real property for investment- net	6 (7)		10,700	-	10,700	-
1780	Intangible assets			7,533	-	1,803	-
1840	Deferred income tax assets	6 (21)		20,135	1	24,480	-
1990	Other current non-assets- other	6 (11), 7 and 8		114,621	3	 58,564	1
15XX	Total of Non-Current Assets			3,122,519	69	 3,032,440	69
1XXX	Total assets		\$	4,558,674	100	\$ 4,374,692	100

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<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd.</u> <u>Individual Balance Sheet</u> <u>December 31, 2022 and 2021</u>

Unit: NTD thousand

				December 31, 2022		 December 31, 2021	
	Liabilities and equity	Additional notes		Amount	%	 Amount	%
	Current liabilities						
2100	Shot-term borrowings	6 (8)	\$	100,000	2	\$ 150,000	3
2130	Contract liabilities - Current	6 (15)		51,217	1	71,950	1
2150	Payable notes			1,283	-	1,215	-
2170	Accounts payable			143,046	3	77,550	2
2219	Other payable- other	6 (9)		259,402	6	295,143	7
2230	Current Income Tax Liability			49,980	1	29,981	1
2280	Lease liabilities - Current			1,005	-	943	-
2399	Other current liabilities- other			3,047	-	 2,509	
21XX	Total of current liabilities			608,980	13	 629,291	14
	Non-current liabilities						
2540	Long-term borrowings	6 (10)		500,000	11	600,000	14
2570	Deferred income tax liabilities	6 (21)		256,221	6	250,299	6
2580	Lease liabilities – Non-current			640	-	 1,018	
25XX	Total of non-current liabilities			756,861	17	851,317	20
2XXX	Total liabilities			1,365,841	30	 1,480,608	34
	Equity						
	Share capital	6 (12)					
3110	Ordinary shares capital			775,600	17	775,600	18
	Capital reserve	6 (13)					
3200	Capital reserve			334,323	7	334,323	8
	Retained earnings	6 (14)					
3310	Legal earnings reserve			273,613	6	226,015	5
3320	Special earnings reserve			183,296	4	183,296	4
3350	Undistributed earnings			1,672,050	37	1,335,088	30
	Other equity						
3400	Other equity		(46,049) (1)	39,762	1
3XXX	Total equity			3,192,833	70	 2,894,084	66
	Significant contingent liabilities an	id 7 and 9					
	unrecognized contractual commitments						
	Major post-balance sheet events	11					
3X2X	Total liabilities and equity		\$	4,558,674	100	\$ 4,374,692	100

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd.</u> <u>Individual comprehensive income statements</u> <u>January 1 to December 31, 2022 and 2021</u>

Unit: NTD thousand (except EPS in NTD)

				2022			2021	
	Item	Additional notes		Amount	%		Amount	%
4000 5000	Operating revenues Operating cost	6 (15) and 7 6(4)(20) and	\$	2,065,195	100	\$	1,896,625	100
		7	(1,138,923)	(55)	(980,544) (52)
5900	Operating gross profit			926,272	45		916,081	48
	Operating expenses	6 (20) and 7						
6100	Marketing expenses		(148,728)		·	132,821) (7)
6200	Administrative expenses		(109,313)	· /	·	95,227) (5)
6300 6450	Research and development expenses	12 (2)	(245,487)	(12)	(252,864) (13)
6450	Expected gain (loss) on credit impairment	12 (2)		18,345	1	(18,345) (1)
6000	Total operating expenses		(485,183)	$(\overline{24})$	\sim	499,257) (26)
6900	Operating profit		<u> </u>	441.089	21	<u> </u>	416,824	20)
0,00	Non-operating revenues and expenses			111,005			110,021	
7100	Interest income	6 (16)		4,507	-		181	-
7010	Other revenue	6(17) and 7		12,492	1		20,448	1
7020	Other profits and losses	6 (18)		64,679	3	(6,322)	-
7050	Financial costs	6 (19)	(9,697)	-	(3,311)	-
7070	Share of profit of subsidiaries, associates	6 (5)						
	and joint ventures accounted for under			61 565	3		62 409	2
7000	equity method Total non-operating revenues and			64,565	3		63,408	3
/000	expenses			136,546	7		74,404	4
7900	Earnings before tax			577,635	28		491,228	26
7950	Income tax expense	6 (21)	(111,770)	(6)	(90,450) (5)
8200	Current period net profit		\$	465,865	22	\$	400,778	21
	Other comprehensive income (net)							
	Items not re-classified under profit or							
	loss							
8311	Defined benefit plan revaluation amount	6 (11)						
	and volume		\$	16,849	1	\$	1,750	-
8330	The proportion of other comprehensive							
	incomes from subsidiaries, associates,							
	and equity joint-ventures accounted for under the equity method – not							
	reclassified as profit and loss		(82,306)	(4)		111,209	6
8349	Income tax related to accounts not being	6 (21)	(02,500)	()		111,209	Ŭ
	reclassified	()	(3,370)	-	(350)	-
8310	Total amount of items not reclassified							
	to profit or income		(68,827)	(3)		112,609	6
	Items that may be re-classified							
02(1	subsequently under profit or loss							
8361	Exchange differences arising from							
	translating the financial statements of foreign operations			1,408		(497)	
8380	The proportion of other comprehensive			1,400	-	(497)	-
0500	incomes from subsidiaries, associates,							
	and equity joint-ventures accounted for							
	under the equity method – may be							
	reclassified as profit and loss			1,131		(868)	-
8360	Total amount of items probably							
	reclassified to profit or loss			2.520		,	1.2(5)	
0200	subsequently		(<u></u>	2,539		(1,365)	-
8300	Other comprehensive income (net)		(\$	66,288)	(3)	\$	111,244	6
8500	Total comprehensive income for the		\$	399,577	19	\$	512,022	27
	period		φ	377,377	19	φ	512,022	27
	Earnings per share	6 (22)						
9750	Base earnings per share	. ()	\$		6.01	\$		5.17
9850	Diluted earnings per share		\$		5.93	\$		5.12
	- ret binne		*		5.75	*		

Chunghwa Chemical Synthesis & Biotech Co., Ltd. Individual statement of changes in equity January 1 to December 31, 2022 and 2021

Unit: NTD thousand

			Capita	al reserve		Retained earnir	igs	Othe	r equity	
	Additional notes	Ordinary shares capital	Issuance premium	Others	Legal earnings reserve	Special earnings reserve	Undistributed earnings	Exchange differences arising from translating the financial statements of foreign operations	fair value	Total equity
2021										
Balance at January 1, 2021		\$ 775,600	\$ 333,746	\$ 577	\$ 171,229	\$ 183,296	\$ 1,030,235	(\$ 2,667)	\$ 6,386	\$ 2,498,402
Current period net profit		-	-	-	-	-	400,778	-	-	400,778
Current other comprehensive income		-	-	-	-	-	4,412	(1,365)	108,197	111,244
Total comprehensive income for the period							405,190	(1,365)	108,197	512,022
The 2020 appropriation and distribution of earnings:	6 (14)		<u> </u>					<u> </u>		
Legal earnings reserve		-	-	-	54,786	-	(54,786)	-	-	-
Cash dividend		-	-	-	-	-	(116,340)	-	-	(116,340)
The reinvested company(ies) disposed of equity instruments measured at the fair value through other comprehensive profits and losses Balance at December 31, 2021		-	<u>-</u>	<u>-</u> \$ 577	- 22(015	- 192.200	70,789		(<u>70,789</u>)	
2022		\$ 775,600	\$ 333,746	\$ 5//	\$ 226,015	\$ 183,296	\$ 1,335,088	(\$ 4,032)	\$ 43,794	\$ 2,894,084
Balance at January 1, 2022		• 	¢ 222 746	<u>е</u>	• • • • • • • • • •	¢ 102.200	¢ 1 225 000	(\$ 1.022.)	ф 12 7 04	¢ • • • • • • • • •
Current period net profit		\$ 775,600	\$ 333,746	<u>\$ 577</u>	\$ 226,015	<u>\$ 183,296</u>	<u>\$ 1,335,088</u>	(<u>\$ 4,032</u>)	\$ 43,794	\$ 2,894,084
Current other comprehensive income		-	-	-	-	-	465,865	-	-	465,865
Total comprehensive income for the period							<u>15,082</u> 480,947	2,539 2,539	(83,909)	(<u>66,288</u>) 399,577
The 2021 appropriation and distribution of earnings:	6 (14)						480,947	2,339	(<u>83,909</u>)	399,577
Legal earnings reserve	0(11)				47,598		(47,598)			
Cash dividend		-	-	-	47,398	-	(100,828)	-	-	(100,828)
The reinvested company(ies) disposed of equity instruments measured at the fair value through other comprehensive profits		-	-	-	-	-		-	-	100,020)
and losses							4,441		(4,441_)	
Balance at December 31, 2022		\$ 775,600	\$ 333,746	\$ 577	\$ 273,613	\$ 183,296	\$ 1,672,050	(\$ 1,493)	(\$ 44,556)	\$ 3,192,833

<u>Chunghwa Chemical Synthesis & Biotech Co., Ltd.</u> <u>Individual Cash Flow Statement</u> January 1 to December 31, 2022 and 2021

Unit: NTD thousand

	Additional notes		January 1 to December 31, 2022		anuary 1 to mber 31, 2021
Cash flow from operating activities					
Pre-tax profit for the current period		\$	577,635	\$	491,228
Adjustments					
Income, expense, and loss					
Depreciation	6 (20)		166,063		129,286
Amortization	6 (20)		1,792		1,579
Expected gain (loss) on credit impairment	12 (2)	(18,345)		18,345
Interest expenses	6 (19)		9,697		3,311
Net profit from financial assets and liabilities at fair	6 (2) (18)	,	0.501.)	,	2.270
value through profit and loss	(10)	(9,591)		3,270)
Interest income	6 (16)	(4,507)	(181)
The profit or loss in the subsidiary, affiliated	6 (5)				
company and joint ventures recognized under the		((15(5))	((2, 409)
equity method	6 (19)	(64,565)	(63,408)
Loss on disposal of property, plant and equipment	6 (18)		695		-
Changes in assets/liabilities relating to operating activities					
Net changes in assets relating to operating activities					
	6 (2)				
De-capitalization refunded monies of financial assets at fair value through profit or loss	0(2)		3,000		9,000
Contract assets		(88)		21
Notes receivable-net		(348	(136)
Net accounts receivable			43,116	$\left(\right)$	47,145)
Account receivables-Related Parties- net			61,154	$\left\{ \right.$	2,509)
Other receivable			7,132	$\left\{ \right.$	7,100)
Inventory		(66,103)	$\left(\right)$	272,606)
Prepayments		\tilde{c}	4,432)	$\tilde{(}$	7,494)
Net defined benefit assets		(704	(1,057
Net changes in liabilities relating to operating			,		1,007
activities					
Contract liabilities - Current		(20,733)		68,888
Payable notes		,	68		-
Accounts payable			65,496	(18,945)
Other payable			32,854		27,424
Other current liabilities-others			538		211
Net cash provided by operating activities			781,928		327,556
Interest received			4,507		187
Dividends received			52,879		55,271
Interest paid		(9,701)	(3,188)
Income tax paid		(84,874)	()	172,228)
Net cash inflow from operating activities			744,739		207,598
Cash flow from investing activities					
Acquisition of investment under the equity method	6 (5)		-	(399,961)
Costs of property, plant and equipment acquired	6 (23)	(374,664)	(403,363)
Acquisition of Intangible assets		(1,520)	(2,090)
Decrease in refundable deposits			-		2,664
Net cash outflow from investing activities		(376,184)	(802,750)
Cash flow from financing activities					
Increase (decrease) in Shot-term borrowings	6 (24)	(50,000)		150,000
Proceeds from long-term loan	6 (24)	,	1,600,000		1,200,000
Re-payments of long-term borrowings	6 (24)	(1,700,000)	(600,000)
Lease principal repayment	6 (24)	(1,042)	(1,586)
Cash dividend distribution	6 (14)	(100,828)	(116,340)
Net cash inflow (outflow) from financing		<i>,</i>			/ 2 2 3 - 1
activities		(251,870)		632,074
Increase in cash and cash equivalents for the current period			116,685		36,922
Opening balance of cash and cash equivalents		<u>^</u>	175,073	¢	138,151
Closing balance of cash and cash equivalents		\$	291,758	\$	175,073

Chunghwa Chemical Synthesis & Biotech Co., Ltd. Statement of Retained Earnings 2022

Unit: NTD

	Item	Amount		
Opening	g undistributed earnings	1,186,661,832		
Add: Re	tained earnings adjusted in 2022	19,522,839		
Unappro	opriated adjusted earnings	1,206,184,671		
Add: Af	fter-tax net profit in 2022	465,865,390		
Less: St	atutory earnings reserve	(48,538,823)		
Less: Pr	ovision for special reserves (Note 1)	(46,048,724)		
Earning	s to be allocated	1,577,462,514		
Less: Sh	nareholder bonus (cash dividend of NTD	(100,828,000)		
1.3 per s	share) (Note 2)			
Closing	undistributed earnings	1,476,634,514		
 Exchange Act and the letter of the Financial Supervisory Commission referenced Jin-Guan-Zheng-Fa-Zi No. 1090150022, a special reserve of the same amount shall be set aside from the net profit after tax of the current period for the net amount of other equity deductions incurred in the current year. Note 2: Cash dividends were distributed based on the percentage of shares held by shareholders on the record date. They were rounded to the dollar. Fractions less than one dollar were adjusted based on decimal points and shareholder account 				
	numbers from big to small and from from number matched with the cash dividends			
multeer multimet with the cush dividends distributed.				
Appendix V

Chunghwa Chemical Synthesis & Biotech Co., Ltd. Rules of Procedure for Shareholders Meetings The provisions before and after amendment

After amendment	Current existing clauses	Reason
Article 3:	Article 3:	Relevant contents are
Unless otherwise provided by law or	Unless otherwise provided by law or	revised in compliance with
regulation, the Company's shareholders	regulation, the Company's shareholders	the reference example for
meetings shall be convened by the board	meetings shall be convened by the board	the "Rules of Procedure for
of directors.	of directors.	Shareholders' Meetings of
Changes to how the Company convenes	The Company shall enter the	\circ Co., Ltd." in the letter of
its shareholders meeting shall be	shareholders' meeting notice, the form	the TWSE referenced
resolved by the board of directors, and	of power of attorney, matters to be	Tai-Zheng-Zhi-Li-Zi No.
shall be made no later than mailing of	ratified and discussed, director	1110004250.
the shareholders meeting notice.	appointments or dismissals, and related	
The Company shall enter the	descriptions into the electronic files, and	
shareholders' meeting notice, the form	upload them to the Market	
of power of attorney, matters to be	Observation Post System 30 days before	
ratified and discussed, director	the annual shareholders' meeting or 15	
appointments or dismissals, and related	days before the ad hoc shareholder	
descriptions into the electronic files, and	meeting. Also, the Annual Meeting	
upload them to the Market	Handbook and the supplementary	
Observation Post System 30 days before	information are compiled into electronic	
the annual shareholders' meeting or 15	files and uploaded to the MOPS twenty	
days before the ad hoc shareholder	days prior to the Annual Meeting of	
meeting. The Company shall prepare	Shareholders or fifteen days prior to the	
electronic versions of the shareholders	extraordinary meeting of	
meeting agenda and supplemental	shareholders. Physical copies of the	
meeting materials and upload them to	shareholder meeting manual and	
the MOPS before 21 days before the	supplementary information also need to	
date of the regular shareholders meeting	be prepared at least 15 days before the	
or before 15 days before the date of the	meeting, and made accessible to	
special shareholders meeting. If,	shareholders upon request. These	
however, the Company has the paid-in	documents shall be placed within the	
capital of NT\$10 billion or more as of	Company's premises and at the share	
the last day of the most current fiscal	administration agency, and distributed	
year, or total shareholding of foreign	on-site during the shareholder meeting.	
shareholders and PRC shareholders	(omitted)	
reaches 30% or more as recorded in the		
register of shareholders of the		
shareholders meeting held in the		
immediately preceding year,		
transmission of these electronic files		
shall be made by 30 days before the		
regular shareholders meeting. In		
addition, before 15 days before the date		
of the shareholders meeting, the		
Company shall also have prepared the		
shareholders meeting agenda and		
supplemental meeting materials and		
made them available for review by		
shareholders at any time. The meeting		
agenda and supplemental materials shall		
also be displayed at the Company and		
the professional shareholder services		

After amendment	Current existing clauses	Reason
agent designated thereby.		KCaSUII
This Corporate shall make the meeting		
agenda and supplemental meeting		
materials in the preceding paragraph		
available to shareholders for review in		
the following manner on the date of the		
shareholders meeting:		
1. For physical shareholders meetings,		
to be distributed on-site at the		
meeting.		
2. For hybrid shareholders meetings,		
to be distributed on-site at the		
meeting and shared on the virtual		
meeting platform.		
3. For virtual-only shareholders		
meetings, electronic files shall be		
shared on the virtual meeting		
platform.		
Article 4:	Article 4:	Relevant contents are
For each shareholders meeting, a	For each shareholders meeting, a	revised in compliance with
shareholder may appoint a proxy to	shareholder may appoint a proxy to	the reference example for
attend the meeting by providing the	attend the meeting by providing the	the "Rules of Procedure for
proxy form issued by the Company and	proxy form issued by the Company and	Shareholders' Meetings of
stating the scope of the proxy's	stating the scope of the proxy's	\circ Co., Ltd." in the letter of
authorization.	authorization.	the TWSE referenced
(omitted)	(omitted)	Tai-Zheng-Zhi-Li-Zi No. 1110004250.
If, after a proxy form is delivered to the		1110004230.
Company, a shareholder wishes to		
attend the shareholders meeting online,		
a written notice of proxy cancellation		
shall be submitted to the Company two		
business days before the meeting date.		
If the cancellation notice is submitted		
after that time, votes cast at the meeting		
by the proxy shall prevail.		Dalaas ut a sutauta sua
Article 5:	Article 5:	Relevant contents are revised in compliance with
The venue for a shareholders meeting	The venue for a shareholders meeting	the reference example for
shall be the premises of the Company, or a place easily accessible to	shall be the premises of the Company,	the "Rules of Procedure for
shareholders and suitable for a	or a place easily accessible to shareholders and suitable for a	Shareholders' Meetings of
shareholders meeting. The meeting may	shareholders meeting. The meeting may	\circ Co., Ltd." in the letter of
begin no earlier than 9 a.m. and no later	begin no earlier than 9 a.m. and no later	the TWSE referenced
than 3 p.m. Full consideration shall be	than 3 p.m. Full consideration shall be	Tai-Zheng-Zhi-Li-Zi No.
given to the opinions of the independent	given to the opinions of the independent	1110004250.
directors with respect to the place and	directors with respect to the place and	
time of the meeting.	time of the meeting.	
The restrictions on the place of the		
meeting shall not apply when the		
Company convenes a virtual-only		
shareholders meeting.		
Article 6:	Article 6:	Relevant contents are
The Company shall specify in its	The Company shall have the admission	revised in compliance with
shareholders meeting notices the time	time, admission place, and other related	the reference example for
during which attendance registrations	matters set forth in the notice of	the "Rules of Procedure for
for shareholders, solicitors and proxies		
	meeting.	Shareholders' Meetings of
(collectively "shareholders") will be	meeting. The shareholders' meeting admission	Shareholders' Meetings of • Co., Ltd." in the letter of the TWSE referenced

After amendment	Current existing clauses	Reason
accepted, the place to register for	time referred to above should be at least	Tai-Zheng-Zhi-Li-Zi No.
attendance, and other matters for	thirty minutes before the meeting in	1110004250.
attention.	session; it should be clearly indicated at	
The time during which shareholder	the admission place and with the	
attendance registrations will be	adequate and qualified personnel to	
accepted, as stated in the preceding	handle it.	
paragraph, shall be at least 30 minutes	The shareholders or their representatives	
prior to the time the meeting	(hereinafter referred to as the	
commences. The place at which	"shareholders") shall attend the	
attendance registrations are accepted	shareholders' meeting with the evidence	
shall be clearly marked and a sufficient	of the attendance card, attendance	
number of suitable personnel assigned	register, or other attendance documents.	
to handle the registrations. For virtual	The Company may not demand the	
shareholders meetings, shareholders	attending shareholders to present any	
may begin to register on the virtual	additional identification documents; the	
meeting platform 30 minutes before the	proxy solicitors should bring proof of	
meeting starts. Shareholders completing	identity with them for examination.	
registration will be deemed as attend the	The Company should have the	
shareholders meeting in person.	attendance registry ready for the	
Shareholders shall attend shareholders	signature of the attending shareholders	
meetings based on attendance cards,	or the shareholder's representative	
sign-in cards, or other certificates of	(hereinafter referred to as the	
attendance. The Company may not	Shareholders), or the attending	
arbitrarily add requirements for other	shareholders may have the signature	
documents beyond those showing	card submitted as an alternative to the	
eligibility to attend presented by	signature.	
shareholders. Solicitors soliciting proxy	The Company shall have the Agenda	
forms shall also bring identification	Handbook, annual reports, attendance	
documents for verification.	card, statement slip, ballots, and other	
The Company shall furnish the	meeting materials delivered to the	
attending shareholders with an	shareholders presented; also, the ballot	
attendance book to sign, or attending	will be distributed to the directors for	
shareholders may hand in a sign-in card	the election of directors, if any.	
in lieu of signing in.	When the government or a juristic	
The Company shall have the Agenda	person is a shareholder, it may be	
Handbook, annual reports, attendance	represented by more than one	
card, statement slip, ballots, and other	representative at a shareholders meeting.	
meeting materials delivered to the	When a juristic person is appointed to	
shareholders presented; also, the ballot will be distributed to the directors for	attend as proxy, it may designate only	
the election of directors, if any.	one person to represent it in the meeting.	
When the government or a juristic	meeting.	
person is a shareholder, it may be		
represented by more than one		
representative at a shareholders meeting.		
When a juristic person is appointed to		
attend as proxy, it may designate only		
one person to represent it in the		
meeting.		
In the event of a virtual shareholders		
meeting, shareholders wishing to attend		
the meeting online shall register with		
the Company two days before the		
meeting date.		
In the event of a virtual shareholders		
meeting, the Company shall upload the		
meeting agenda book, annual report and		
	1	1

After amendment	Current existing clauses	Reason
other meeting materials to the virtual		
meeting platform at least 30 minutes		
before the meeting starts, and keep this		
information disclosed until the end of		
the meeting.		
Article 6-1:	New addition	Relevant contents are
To convene a virtual shareholders		revised in compliance with
meeting, the Company shall include the		the reference example for
follow particulars in the shareholders		the "Rules of Procedure for
meeting notice:		Shareholders' Meetings of
1. How shareholders attend the virtual		• Co., Ltd." in the letter of
		the TWSE referenced
meeting and exercise their rights.		Tai-Zheng-Zhi-Li-Zi No.
2. Actions to be taken if the virtual		1110004250.
meeting platform or participation in		
the virtual meeting is obstructed due		
to natural disasters, accidents or other		
force majeure events, at least		
covering the following particulars:		
A. To what time the meeting is		
postponed or from what time the		
meeting will resume if the above		
obstruction continues and cannot		
be removed, and the date to which		
the meeting is postponed or on		
which the meeting will resume.		
B. Shareholders not having		
registered to attend the affected		
virtual shareholders meeting shall		
not attend the postponed or		
resumed session.		
C. In case of a hybrid shareholders		
meeting, when the virtual meeting		
cannot be continued, if the total		
number of shares represented at		
the meeting, after deducting those		
represented by shareholders		
attending the virtual shareholders		
meeting online, meets the		
minimum legal requirement for a		
shareholder meeting, then the		
shareholders meeting shall		
continue. The shares represented		
by shareholders attending the		
virtual meeting online shall be		
counted towards the total number		
of shares represented by		
shareholders present at the		
meeting, and the shareholders		
attending the virtual meeting		
online shall be deemed abstaining		
from voting on all proposals on		
e 1 1		
meeting agenda of that		
shareholders meeting.		
D. Actions to be taken if the outcome		
of all proposals have been		
announced and extraordinary		
motion has not been carried out.		

After amendment	Current existing clauses	Reason
3. To convene a virtual-only		
shareholders meeting, appropriate		
alternative measures available to		
shareholders with difficulties in		
attending a virtual shareholders		
meeting online shall be specified.		
Article 8:	Article 8:	Relevant contents are
The Company, beginning from the time	The Company, beginning from the time	revised in compliance with
it accepts shareholder attendance	it accepts shareholder attendance	the reference example for
registrations, shall make an	registrations, shall make an	the "Rules of Procedure for
uninterrupted audio and video recording	uninterrupted audio and video recording	Shareholders' Meetings of
of the registration procedure, the	of the registration procedure, the	• Co., Ltd." in the letter of
proceedings of the shareholders	proceedings of the shareholders	the TWSE referenced
meeting, and the voting and vote	meeting, and the voting and vote	Tai-Zheng-Zhi-Li-Zi No.
counting procedures.	counting procedures.	1110004250.
The recorded materials of the preceding	The recorded materials of the preceding	
paragraph shall be retained for at least	paragraph shall be retained for at least	
one year. If, however, a shareholder files	one year. If, however, a shareholder files	
a lawsuit pursuant to Article 189 of the	a lawsuit pursuant to Article 189 of the	
Company Act, the ballots shall be	Company Act, the ballots shall be	
retained until the conclusion of the	retained until the conclusion of the	
litigation.	litigation.	
Where a shareholders meeting is held		
online, the Company shall keep records		
of shareholder registration, sign-in,		
check-in, questions raised, votes cast		
and results of votes counted by the		
Company, and continuously audio and		
video record, without interruption, the		
proceedings of the virtual meeting from		
beginning to end.		
The information and audio and video		
recording in the preceding paragraph		
shall be properly kept by the Company		
during the entirety of its existence, and		
copies of the audio and video recording		
shall be provided to and kept by the		
party appointed to handle matters of the		
virtual meeting.		
Article 9:	Article 9:	Relevant contents are
Attendance at shareholders meetings	Attendance at shareholders meetings	revised in compliance with
shall be calculated based on numbers of	shall be calculated based on numbers of	the reference example for the "Rules of Procedure for
shares. The number of shares in	shares. The number of shares	Shareholders' Meetings of
attendance shall be calculated according	represented during the meeting is	• Co., Ltd." in the letter of
to the shares indicated by the attendance	calculated based on the amount	the TWSE referenced
book and sign-in cards handed in, and	registered in the attendance log or the	Tai-Zheng-Zhi-Li-Zi No.
the shares checked in on the virtual	attendance cards collected, plus the	1110004250.
meeting platform, plus the number of	amount of shares whose voting rights	
shares whose voting rights are exercised	are exercised through proxy forms or	
by correspondence or electronically.	electronic methods.	
The chairman should announce the	The chairman should announce the	
commencement of the meeting as soon	commencement of the meeting as soon	
as it is due. However, if the attendees	as it is due. However, if the attendees	
represented less than half of all	represented less than half of all	
outstanding shares, the meeting	outstanding shares, the meeting	
chairman may announce to postpone the	chairman may announce to postpone the	
meeting up to two times, for a period	meeting up to two times, for a period	l

After amendment	Current existing clauses	Reason
totaling no more than one hour. If the	totaling no more than one hour. The	
quorum is not met after two	Chairman may announce the meeting is	
postponements and the attending	adjourned if there remain insufficient	
shareholders still represent less than one	shareholders who represent two thirds of	
third of the total number of issued	shareholding to attend the meeting after	
shares, the chair shall declare the	two meetings postponed.	
meeting adjourned.	If the shareholdings of the attending	
In the event of a virtual shareholders	shareholders are not more than half of	
meeting, the Company shall also declare	the total number of shares issued after	
the meeting adjourned at the virtual	two postponements but more than one	
meeting platform. If the quorum is not	third of the total number of shares	
met after two postponements as referred	issued, a pseudo-resolution can be	
to in the preceding paragraph, but the	resolved in accordance with Article	
attending shareholders represent one	175 Paragraph 1 of the Company Act;	
third or more of the total number of	also, shareholders should be informed	
issued shares, a tentative resolution may	regarding the pseudo-resolution with	
be adopted pursuant to Article 175,	another meeting of shareholders to be	
paragraph 1 of the Company Act; all	convened within one month.	
shareholders shall be notified of the	When, prior to conclusion of the	
tentative resolution and another	meeting, the attending shareholders	
shareholders meeting shall be convened	represent a majority of the total number	
within one month. In the event of a	of issued shares, the chair may resubmit	
virtual shareholders meeting,	the tentative resolution for a vote by the	
shareholders intending to attend the	shareholders meeting pursuant to Article	
meeting online shall re-register to the	174 of the Company Act.	
Company in accordance with Article 6.	1 5	
When, prior to conclusion of the		
meeting, the attending shareholders		
represent a majority of the total number		
of issued shares, the chair may resubmit		
the tentative resolution for a vote by the		
shareholders meeting pursuant to Article		
174 of the Company Act.		
Article 11:	Article 11:	Relevant contents are
Before speaking, an attending	Before speaking, an attending	revised in compliance with
shareholder must specify on a speaker's	shareholder must specify on a speaker's	the reference example for
slip the subject of the speech, his/her	slip the subject of the speech, his/her	the "Rules of Procedure for
shareholder account number (or	shareholder account number (or	Shareholders' Meetings of
attendance card number), and account	attendance card number), and account	• Co., Ltd." in the letter of
name. The order in which shareholders	name. The order in which shareholders	the TWSE referenced
speak will be set by the chair.	speak will be set by the chair.	Tai-Zheng-Zhi-Li-Zi No.
(omitted)	(omitted)	1110004250.
Where a virtual shareholders meeting is		
convened, shareholders attending the		
virtual meeting online may raise		
questions in writing at the virtual		
meeting platform from the chair		
declaring the meeting open until the		
chair declaring the meeting adjourned.		
No more than two questions for the		
same proposal may be raised. Each		
question shall contain no more than 200		
words. The regulations in paragraphs 1		
to 5 do not apply.		
As long as questions so raised in		
accordance with the preceding		

After amendment	Current existing clauses	Reason
regulations or beyond the scope of a		
proposal, it is advisable the questions be		
disclosed to the public at the virtual		
meeting platform.		
Article 13:	Article 13:	Relevant contents are
Shareholders are entitled to one	Shareholders are entitled to one	revised in compliance with
balloting right per share except for those	balloting right per share except for those	
restricted without any voting right	restricted without any voting right	the "Rules of Procedure for
granted or those without any voting	granted or those without any voting	Shareholders' Meetings of
according to Article 179 Paragraph 2 of	according to Article 179 Paragraph 2 of	\circ Co., Ltd." in the letter of
the Company Act.	the Company Act.	the TWSE referenced
(omitted)	(omitted)	Tai-Zheng-Zhi-Li-Zi No.
After a shareholder has exercised voting	After a shareholder has exercised voting	1110004250.
rights by correspondence or electronic	rights by correspondence or electronic	
means, in the event the shareholder	means, in the event the shareholder	
intends to attend the shareholders	intends to attend the shareholders	
meeting in person or <u>online</u> , a written	meeting in person, a written declaration	
declaration of intent to retract the voting	of intent to retract the voting rights	
rights already exercised under the	already exercised under the preceding	
preceding paragraph shall be made	paragraph shall be made known to the	
known to the Company, by the same	Company, by the same means by which	
means by which the voting rights were	the voting rights were exercised, at least	
exercised, at least before two business	before two business days before the date	
days before the date of the shareholders	of the shareholders meeting. If the	
meeting. If the notice of retraction is	notice of retraction is submitted after	
submitted after that time, the voting	that time, the voting rights already	
rights already exercised by	exercised by correspondence or	
correspondence or electronic means	electronic means shall prevail. When a	
shall prevail. When a shareholder has	shareholder has exercised voting rights	
exercised voting rights both by	both by correspondence or electronic	
correspondence or electronic means and by appointing a proxy to attend a	means and by appointing a proxy to attend a shareholders meeting, the	
shareholders meeting, the voting rights	voting rights exercised by the proxy in	
exercised by the proxy in the meeting	the meeting shall prevail.	
shall prevail.	(omitted)	
(omitted)		
When the Company convenes a virtual		
shareholders meeting, after the chair		
declares the meeting open, shareholders		
attending the meeting online shall cast		
votes on proposals and elections on the		
virtual meeting platform before the chair		
announces the voting session ends or		
will be deemed abstained from voting.		
In the event of a virtual shareholders		
meeting, votes shall be counted at once		
after the chair announces the voting		
session ends, and results of votes and		
elections shall be announced		
immediately.		
When the Company convenes a hybrid		
shareholders meeting, if shareholders		
who have registered to attend the		
meeting online in accordance with		
Article 6 decide to attend the physical		
shareholders meeting in person, they		
shall revoke their registration two days		

After amendment	Current existing clauses	Reason
before the shareholders meeting in the		
same manner as they registered. If their		
registration is not revoked within the		
time limit, they may only attend the		
shareholders meeting online.		
When shareholders exercise voting		
rights by correspondence or electronic		
means, unless they have withdrawn the		
declaration of intent and attended the		
shareholders meeting online, except for		
extraordinary motions, they will not		
exercise voting rights on the original		
proposals or make any amendments to		
the original proposals or exercise voting		
rights on amendments to the original		
proposal.		
Article 15:	Article 15:	Relevant contents are
Matters relating to the resolutions of a	Matters relating to the resolutions of a	revised in compliance with
shareholders meeting shall be recorded	shareholders meeting shall be recorded	the reference example for
in the meeting minutes. The meeting	in the meeting minutes. The meeting	the "Rules of Procedure for Shareholders' Meetings of
minutes shall be signed or sealed by the	minutes shall be signed or sealed by the	• Co., Ltd." in the letter of
chair of the meeting and a copy distributed to each shareholder within	chair of the meeting and a copy distributed to each shareholder within	the TWSE referenced
		Tai-Zheng-Zhi-Li-Zi No.
20 days after the conclusion of the	20 days after the conclusion of the	1110004250.
meeting. The meeting minutes may be produced and distributed in electronic	meeting. The meeting minutes may be produced and distributed in electronic	
form.	form.	
(omitted)	(omitted)	
Where a virtual shareholders meeting is	(onniced)	
convened, in addition to the particulars		
to be included in the meeting minutes as		
described in the preceding paragraph,		
the start time and end time of the		
shareholders meeting, how the meeting		
is convened, the chair's and secretary's		
name, and actions to be taken in the		
event of disruption to the virtual		
meeting platform or participation in the		
meeting online due to natural disasters,		
accidents or other force majeure events,		
and how issues are dealt with shall also		
be included in the minutes. When convening a virtual-only		
shareholder meeting, other than		
compliance with the requirements in the		
preceding paragraph, the Company shall		
specify in the meeting minutes		
alternative measures available to		
shareholders with difficulties in		
attending a virtual-only shareholders		
meeting online		
Article 16:	Article 16:	Relevant contents are
On the day of a shareholders meeting,	1 5	revised in compliance with
the Company shall compile in the	the number of shares by soliciting and	the reference example for
prescribed format a statistical statement	by proxy prepared in the prescribed	the "Rules of Procedure for
of the number of shares obtained by	format and has it discrosed opening at the	Shareholders' Meetings of • Co., Ltd." in the letter of
solicitors through solicitation, the	meeting venue on the meeting date.	the TWSE referenced
L	42	

After amendment	Current existing clauses	Reason
number of shares represented by proxies		Tai-Zheng-Zhi-Li-Zi No.
and the number of shares represented by proxies	shareholders' meetings involving	1110004250.
shareholders attending the meeting by	material information regulated by law	
correspondence or electronic means, and	and regulations and the Taiwan Stock	
shall make an express disclosure of the	Exchange Corporation (ROC GTSM),	
same at the place of the shareholders	the Company shall within the prescribed	
meeting. In the event a virtual	time have the material information	
shareholders meeting, the Company	uploaded to the MOPS.	
shall upload the above meeting		
materials to the virtual meeting platform		
at least 30 minutes before the meeting		
starts, and keep this information		
disclosed until the end of the meeting.		
During the Company's virtual		
shareholders meeting, when the meeting		
is called to order, the total number of		
shares represented at the meeting shall		
be disclosed on the virtual meeting		
platform. The same shall apply		
whenever the total number of shares		
represented at the meeting and a new		
tally of votes is released during the		
<u>meeting.</u> If the resolutions reached in the		
shareholders' meetings involving		
material information regulated by law		
and regulations and the Taiwan Stock		
Exchange Corporation (ROC GTSM),		
the Company shall within the prescribed		
time have the material information		
uploaded to the MOPS.		
Article 19:	New addition	Relevant contents are
In the event of a virtual shareholders		revised in compliance with
meeting, the Company shall disclose		the reference example for
real-time results of votes and election		the "Rules of Procedure for
immediately after the end of the voting		Shareholders' Meetings of
session on the virtual meeting platform		\circ Co., Ltd." in the letter of
according to the regulations, and this		the TWSE referenced
disclosure shall continue at least 15		Tai-Zheng-Zhi-Li-Zi No. 1110004250.
minutes after the chair has announced		1110004230.
the meeting adjourned.		
Article 20:	New addition	Relevant contents are
When the Company convenes a		revised in compliance with
virtual-only shareholders meeting, both		the reference example for the "Rules of Procedure for
the chair and secretary shall be in the		Shareholders' Meetings of
same location, and the chair shall		\circ Co., Ltd." in the letter of
declare the address of their location when the meeting is called to order.		the TWSE referenced
when the meeting is called to order.		Tai-Zheng-Zhi-Li-Zi No.
		1110004250.
Article 21:	New addition	Relevant contents are
In the event of a virtual shareholders		revised in compliance with
meeting, the Company may offer a		the reference example for
simple connection test to shareholders		the "Rules of Procedure for
prior to the meeting, and provide		Shareholders' Meetings of • Co., Ltd." in the letter of
relevant real-time services before and		the TWSE referenced
during the meeting to help resolve		Tai-Zheng-Zhi-Li-Zi No.
communication technical issues.	42	

After amendment	Current existing clauses	Reason
In the event of a virtual shareholders	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	1110004250.
meeting, when declaring the meeting		
open, the chair shall also declare, unless		
under a circumstance where a meeting is		
not required to be postponed to or		
resumed at another time under Article		
44-20, paragraph 4 of the Regulations		
Governing the Administration of		
Shareholder Services of Public		
Companies, if the virtual meeting		
platform or participation in the virtual		
meeting is obstructed due to natural		
disasters, accidents or other force		
majeure events before the chair has		
announced the meeting adjourned, and		
the obstruction continues for more than		
30 minutes, the meeting shall be		
postponed to or resumed on another date		
within five days, in which case Article		
182 of the Company Act shall not apply.		
For a meeting to be postponed or		
resumed as described in the preceding		
paragraph, shareholders who have not		
registered to participate in the affected		
shareholders meeting online shall not		
attend the postponed or resumed		
session.		
For a meeting to be postponed or		
resumed under the second paragraph,		
the number of shares represented by,		
and voting rights and election rights		
exercised by the shareholders who have		
registered to participate in the affected		
shareholders meeting and have		
successfully signed in the meeting, but		
do not attend the postpone or resumed		
session, at the affected shareholders		
meeting, shall be counted towards the		
total number of shares, number of		
voting rights and number of election		
rights represented at the postponed or		
resumed session.		
During a postponed or resumed session		
of a shareholders meeting held under the		
second paragraph, no further discussion		
or resolution is required for proposals for which votes have been cast and		
counted and results have been		
announced, or list of elected directors.		
When the Company convenes a hybrid		
shareholders meeting, and the virtual		
meeting cannot continue as described in		
second paragraph, if the total number of		
shares represented at the meeting, after		
deducting those represented by		
shareholders attending the virtual		
shareholders meeting online, still meets		
snarcholders meeting onnine, still meets		

After amendment	Current existing clauses	Reason
the minimum legal requirement for a		
shareholder meeting, then the		
shareholders meeting shall continue,		
and not postponement or resumption		
thereof under the second paragraph is		
required.		
Under the circumstances where a		
meeting should continue as in the		
preceding paragraph, the shares		
represented by shareholders attending		
the virtual meeting online shall be		
<u>counted towards the total number of</u>		
shares represented by shareholders		
present at the meeting, provided these		
shareholders shall be deemed abstaining		
•		
from voting on all proposals on meeting		
agenda of that shareholders meeting.		
When postponing or resuming a		
meeting according to the second paragraph, the Company shall handle		
the preparatory work based on the date		
of the original shareholders meeting in		
accordance with the requirements listed		
under Article 44-20, paragraph 7 of the		
Regulations Governing the		
Administration of Shareholder Services		
of Public Companies.		
For dates or period set forth under		
Article 12, second half, and Article 13,		
paragraph 3 of Regulations Governing		
the Use of Proxies for Attendance at		
Shareholder Meetings of Public		
Companies, and Article 44-5, paragraph		
2, Article 44-15, and Article 44-17,		
paragraph 1 of the Regulations		
Governing the Administration of		
Shareholder Services of Public		
Companies, the Companys hall handle		
the matter based on the date of the		
shareholders meeting that is postponed		
or resumed under the second paragraph.	NT 11'.'	
Article 22:	New addition	Relevant contents are
When convening a virtual-only		revised in compliance with
shareholders meeting, the Company		the reference example for
shall provide appropriate alternative		the "Rules of Procedure for Shareholders' Maatings of
measures available to shareholders with		Shareholders' Meetings of
difficulties in attending a virtual		• Co., Ltd." in the letter of the TWSE referenced
shareholders meeting online.		Tai-Zheng-Zhi-Li-Zi No.
		1110004250.
Article 23:	Article 19:	In conjunction with this
These Rules shall take effect after	These Rules shall take effect after	update, the order of the
having been submitted to and approved	having been submitted to and approved	articles will be adjusted.
by a shareholders meeting. Subsequent	by a shareholders meeting. Subsequent	and the second s
amendments thereto shall be effected in	amendments thereto shall be effected in	
the same manner.	the same manner.	1

Appendix VI

Chunghwa Chemical Synthesis & Biotech Co., Ltd.

Information on Intended Private Placement for Issuance of Common Stock Shares or Domestic Convertible Corporate Bonds (Including Secured or Unsecured Convertible Corporate Bonds):

- I. To enrich the operating capital, pay off debts borne by the Company, or for other demands for funds to support future developments of the Company, the Company intends to introduce strategic funds raised by investors through private placement reflective of the market situation and the needs of the Company for issuance either common stock shares or domestic convertible corporate bonds (including secured or unsecured convertible corporate bonds) or common stock shares in combination with domestic convertible corporate bonds separately or concurrently. The actual number of shares to be issued or convertible is to be decided by the Board of Directors as authorized through the shareholders' meeting depending on the situation on the capital market and may not exceed 20% (that is, 15,512,000 shares) of the total number of outstanding shares.
- II. Clarifications are provided below as required by Article 43-6 Paragraph 6 of the Securities and Exchange Act:
 - (I) Basis for and legitimacy of pricing:
 - 1. The price per share of private placement common stock may not be below 80% of the reference price. The reference price is the higher of those calculated according to the two criteria below:
 - (1) The price obtained with the simple arithmetic mean of the closing prices of the one, three, or five business days prior to the pricing date from which the free allotment ex-right and cash dividend subtracted and capital decrease reverse ex-right added back up.
 - (2) The price obtained with the simple arithmetic mean of the closing prices of the thirty business days prior to the pricing date from which the free allotment ex-right and cash dividend subtracted and capital decrease reverse ex-right added back up.
 - 2. Private convertible corporate bonds:
 - (1) Denomination: NT\$100,000 or its multiples.
 - (2) Issuance period: not more than seven years from the issuance date.
 - (3) Coupon interest rate: tentatively set at 0% annual interest rate.
 - (4) The issue price of private placement convertible corporate bonds may not be below 80% of the theoretical price. The theoretical price will be determined with the valuation model selected that covers and takes into consideration at the same time various rights included in the issuance criteria. The conversion price was determined by calculating the simple arithmetic average of the closing price of the common stock for one, three or five business days prior to the price determination date, less the ex-rights and dividends of stock dividends, and adding back the anti-ex-rights of the capital reduction, or the simple arithmetic average of the closing price of the closing price of the closing price of the closing price of the common stock for 30 business days prior to the price determination date, less the ex-rights and dividends of stock dividends, and adding back the anti-ex-rights of the capital reduction. It shall be the higher of the two calculations and the price shall not be less than 80% of the reference price.
 - 3. It is proposed to request the shareholders' meeting to authorize the board of directors to decide, based on the future situation of specific persons and market conditions, the actual pricing date and actual private placement price (including the conversion price of private-placement convertible corporate bonds) within the range of no less than the percentage by the resolution of the shareholders' meeting. The private placement price (including the conversion price of private placement convertible corporate bonds) within the range of no less than the percentage by the resolution of the shareholders' meeting. The private placement price (including the conversion price of private placement convertible corporate bonds) is determined according to the laws and regulations set by the competent authority, with

reference to the reference price or theoretical price mentioned above in addition to the "three-year transfer restriction" for private placement securities under the Securities and Exchange Act; as such, the price set shall be reasonable.

- (II) Choice of specific persons: Specific persons are limited to strategic investors meeting the eligibility criteria specified under Article 43-6 Paragraph 1 of the Securities and Exchange Act, capable of helping the Company improve its technologies, quality, bring down the cost, boost efficiency, maximize market share, enhance corporate governance, and strengthen risk management, and approving the management philosophy of the Company. Approaching strategic investors meeting the foregoing criteria is meant to meet, required for, and expected to render benefits in terms of the Company's long-term development needs. It is intended to help the Company fulfill the foregoing benefits taking advantage of the said strategic investors. No specific persons have been approached by the Company so far. It is intended to authorize the Board of Directors through the shareholders' meeting to take care of approaching specific persons.
- (III) Rationale for organizing private placements:
 - 1. Why no public offering? In light of the situation on the capital market, time-efficiency, feasibility, and issue cost of capital raising, and the actual needs for introducing strategic investors, the requirement that private placement securities may not be transferred freely within three years helps ensure the long-term partnership between the Company and its strategic investors; as such, securities are issued not through public offering but through private placement.
 - 2. Private placement limit: Not to exceed 15,512,000 common stock shares.
 - 3. Use of funds from private placement and expected benefits: Depending on the market condition and situation of specific persons, the Company will handle the private placement once or in several times (no more than three times), and the funds raised by each private placement are expected to be used to replenish the working capital, repay the Company's debt or meet other capital needs for the Company's future development. Each private placement is expected to reinforce the competitive advantages of the Company, improve the operating efficacy, and strengthen the financial structure and hence helps with the shareholders' equity positively.
- III. Major details of the current plan to issue common stock shares or domestic convertible corporate bonds (including secured or unsecured convertible corporate bonds) through private placement include the actual issue price, number of shares, issuance criteria, value of private placement, capital increase base date, action items, expected progress, and expected possible benefits, among others, as well as all the other matters and mechanisms concerning the issuance plan are intended to be placed at the discretion of the Board of Directors as authorized through the shareholders' meeting, too. The Board of Directors may adjust, define, and manage them reflective of the situation on the market and may also revise or change them as instructed by the competent authority or based on the operational evaluation or in response to the objective environment as needed.
- IV. The rights and obligations associated with the current private placement common stock shares are identical to those of outstanding common stock shares of the Company. Applicable restrictions for securities in the current private placement shall be based on Article 43-8 of the Securities and Exchange Act and clarifying letters of applicable laws and regulations from the competent authority.
- V. To facilitate the current placement of securities, it is intended to authorize the Chairman or his/her designee through the shareholders' meeting to negotiate, finalize, and enter into all contracts and documents concerning the current private placement and take care of all the matters required for the current private placement on behalf of the Company. For matters not specified above, the Chairman is authorized to handle them at his/her own discretion as required by law.

Appendix VII

Chunghwa Chemical Synthesis & Biotech Co., Ltd. Articles of Incorporation

	Chapter 1 General Provisions
Article 1:	The Company is named Chunghwa Chemical Synthesis & Biotech Co., Ltd. in
	accordance with the Company Act.
Article 2:	The business activities of the Company are as follows:
	1. C802041 Manufacture of Drugs and Medicines
	2. F108021 Wholesale of Western Pharmaceutical
	3. ZZ99999 All business activities that are not prohibited or restricted by law, except those that are subject to special approval.
Article 3:	When the Company becomes a shareholder with limited responsibility of
	another company, the total amount to be invested may not be subject to the
	restriction of Article 13 of the Company Act, which states that such an amount
	may not exceed 40% of the paid-in capital.
Article 4:	The Company is located in New Taipei City. If necessary, it may establish
	branches and plants in different regions domestically or overseas.
	Establishment and revocation of such facilities is decided by the Board of
Article 5:	Directors.
Afficie 5.	Public announcements of the Company shall be duly made in accordance with Article 28 of The Company Act.
	Chapter 2 Share capital
Article 6:	The capital of this Company is NTD 1.6 billion, and divided into 160 million
	shares of NTD 10 per share. NTD 120 million is divided into 12 million shares
	for the issuance of employee stock options. The Board of Directors is
	authorized to issue the unissued shares (including those for issuance of
	employee stock options) in batches depending on company operational needs.
Article 7:	The Company's share certificates are in registered forms in all cases, duly
	signed or affixed with the seal by the director representing the Company and
	are duly issued after being duly certified by the bank which is entitled to
	certify share certificates for issuance. The Company is, as well, entitled to
	issue shares without printing share certificates or to print share certificates in
	combination for the aggregate total in each issuance and to request a
	centralized custody institution for registration and custody of the share certificates.
Article 8:	The Company will offer shareholder services in accordance with related laws
	and regulations mandated by the securities authority.
Article 9:	Within 60 days prior to each shareholders' annual meeting, 30 days before each
	ad hoc shareholder meeting, or 5 days before the Company decides the base

ad hoc shareholder meeting, or 5 days before the Company decides the base date for dividend and bonus distribution or other profit, share transfer registration will be suspended. Chapter Three Shareholders Meetings

Article 10: The shareholder meetings of the Company are of two types, one is the shareholders' annual meeting, and the other is the ad-hoc shareholder meeting.

- A. The annual shareholder meeting is convened by the Board of Directors within six months after the fiscal year ends.
- B. The ad-hoc meeting may be convened according to laws when necessary.
- Article 11: Shareholders shall be notified within 30 days before the shareholders' annual meeting and 15 days before the ad-hoc shareholder meeting.

- Article 11-1: The Company's shareholders' meetings may take place in the form of video conferencing or in any other way announced by the Ministry of Economic Affairs.
- Article 12: Except otherwise regulated by The Company Act, a shareholders meeting resolution is passed when more than half of all outstanding shares are represented in the meeting, and is approved by more than half of all voting rights represented during the meeting.

Shareholders have one vote for each share, but shareholders specified under Article 179 of the Company Act do not.

- Article 13: Whenever the Company has a plan to cancel the public offering, it shall submit the decision duly resolved in the shareholders' meeting. Further, this Article shall not be changed during emerging stocks and the period of being listed on Taiwan Stock Exchange Corporation (TWSE) and/or Taipei Exchange (TPEx).
- Article 14: A shareholder who is unable to attend the shareholders' meeting may delegate an agent to attend, but need to provide a power of attorney printed by the Company specifying the nature of authority and carrying the signature or personal seal of the shareholder within five days before the meeting. One shareholder may issue one power of attorney and delegate one agent only. Except for the trust enterprise or the securities brokerages approved by the securities competent authorities, the balloting rights of the representative who is commissioned by two or more shareholders shall not exceed 3% of the balloting rights representing the total outstanding shares and the portion in excess does not count. When the power of attorney is repeated, the first one delivered shall prevail unless it was revoked.

For shareholders' meetings called for by the Company, "electronically" will be included as a way to cast a vote and how it is exercised shall be specified in the Shareholders' Meeting Notice.

- Article 15: Shareholders meetings that are convened by the Board of Directors shall be chaired by the Chairmen. If the Chairman is unable to perform his/her duties due to leave of absence or any reasons, the Chairman may appoint one of the directors to act on behalf. If no one is appointed, the remaining directors will appoint one among themselves to perform the Chairman's duties on behalf. When the shareholders' meeting is convened by a convener outside the Board of Directors, the chairperson shall be the convener. If there are more than two conveners, one of them shall be the representative.
- Article 16: The resolutions reached in the shareholders' meeting must be documented in the minutes of meeting for the signature or seal of the Chairman. The minutes of meeting must be distributed to the shareholders in 20 days. The meeting minutes may be produced and distributed in electronic form.

The minute of the meeting as described above may be distributed through public announcement.

Chapter 4 The Board of Directors and Functional Committees

Article 17: The Company's Board of Directors have five to nine members. A candidate nomination system has been adopted for director election. The shareholders can elect the directors from the candidate list. A director shall serve a term of three years and may continue if re-elected. When the term of directors expires and the re-election cannot be conducted in time, the term is extended until the re-election is conducted. The total inscribed shares held by the directors may not be less than the percentage required by the securities authority.

The above-mentioned number of directors shall include at least three independent directors and may not be less than one fifth of the total director seats. The profession requirements, restrictions on shareholding and part-time work of independent directors, the definition of independence, nomination, and other requirements to follow are determined in accordance with related laws and regulations.

- Article 18: An audit committee composed of all the independent directors has been formed. The number of members of the audit committee may not be less than three. One of them shall be the convener and at least one of them shall be a professional in accounting or finance.
- Article 19: The Company shall create a remuneration committee as well as other functional committees. The guidelines for each committee are formulated by the Board of Directors.
- Article 20: The Board of Directors is authorized to determine the remuneration for the chairperson, independent directors and directors according to the extent of their participation, contribution to the operation of the Company, and the standards normally adopted by the industry.
- Article 21: The Company is entitled to, during the directors' tenure of office, purchase liability insurance for all directors to cover their responsibility for indemnity for the responsibility they are supposed to assume within the scope of their performance of duty.

The Company shall report the insured amount, coverage, premium rate, and other major contents of the liability insurance it has insure or renewed for directors, at the next board meeting.

- Article 22: The responsibilities of the Board of Directors are as below:
 - 1. Convening shareholders' meetings to make resolutions on related matters;
 - 2. Reviewing business guidelines, research design, production plans and work in progress;
 - 3. Reviewing and ratifying important revisions and curtailment of regulations;
 - 4. Reviewing and ratifying budgets and final accounts, business reports and surplus allocation proposals;
 - 5. Reviewing and ratifying revisions and annuling important contracts;
 - 6. Approving the establishment, personnel increase and decrease, and changes of branch operations;
 - 7. Deciding on important personnel appointments, dismissals and transfers, and approving personnel retirement and pension guidelines;
 - 8. Approving proposals on capital increase or decrease and investment and cooperative projects;
 - 9. Deciding on matters suggested by the chairperson;
 - 10. Reviewing matters proposed by the president;
 - 11. Other responsibilities conferred by law or shareholders.
- Article 23: The chairperson shall be elected from the directors at the meeting of the Board of Directors attended by at least two thirds of the directors and with the approval of the majority of the attending directors. The chairperson represents the Company to be in charge of all business operations.
- Article 24: The chairperson shall be the chair and convener of the Board of Directors and represent the Company in external matters. When on leave or unable to execute the duties, the chairperson shall designate a director as a representative. If the

chairperson fails to designate anyone, the directors shall elect one director among them to be the representative.

A director who is unable to attend the meeting of the Board of Directors may issue a power of attorney indicating the nature of authority to another director as a representative. The representative may accept the delegation of one director only.

- Article 25: A notice of the meeting of the Board of Directors shall set out the reasons for convening and be issued to all directors within seven days prior to the meeting, except in cases of emergency. The meeting notices may be issued in writing or through email or fax.
- Article 26: Unless otherwise stated in the Company Act, resolutions made by the Board of Directors require the attendance of the majority of the directors and approval by the majority of the attending directors.

Chapter 5 Employees

- Article 27: The Company may have managers. Their appointment, dismissal and remuneration shall be conducted in accordance with Article 29 of the Company Act.
- Article 28: The president shall follow the instructions of the chairperson and act according to the authority conferred by the Board of Directors to manage all the operations of the Company with the assistance of the vice president.
- Article 29: The Company may hire several lawyers, accountants and consultants, and they shall be appointed by the Board of Directors.
- Article 30: The Board of Directors of the Company will set an administrative procedure and plant administrative regulations. Chapter 6 Surplus Distribution
- Article 31: The Company shall recognize Jan. 1 to Dec. 31 as the fiscal year period. The Board of Directors shall prepare the following reports and statements at each fiscal year end and present it for ratification in the annual shareholders' meeting:
 - 1. Business report;
 - 2. Financial statements; and
 - 3. Proposal for allocation of profits or compensation of losses.
- Article 32: If there is profit at the end of a fiscal year, the Company shall allocate 1% to 15% of the profit as employee remuneration and no more than 3% as directors' remuneration. However, in case of the accumulated losses, certain profits shall first be reserved to cover them.

The distribution of the employee remuneration described above may include the employees of affiliates that meet certain conditions and the conditions set out by the Board of Directors.

- Article 32-1: The industrial environment of the Company is changing and its corporate life cycle is in a stage of steady growth. Considering the Company's need for capital in the future, long-term financial planning, and cash inflow for shareholders, the Company shall distribute the earnings surplus (if any) every year in the following order:
 - 1. Pay the taxes according to law.
 - 2. Offset losses of previous years.
 - 3. Appropriate 10% to be the statutory surplus reserve.
 - 4. Appropriate certain percentages to be the special reserve as required by law.

5. If there are funds left, a portion may be retained for awarding bonuses to the shareholders, along with the accumulated undistributed earnings from the preceding year, if business conditions permit. Cash dividends may not be less than 50% of the shareholder bonus, but stock dividends can be issued instead if the cash dividend per share is less than NTD 0.1.

Chapter 7 Supplementary Provisions

- Article 33: Matters that this charter fails to cover shall be conducted according to the Company Act and related laws and regulations.
- Established on Oct. 12, 1963, this charter was amended the first time on Mar. 1, Article 34: 1964, the second time on Apr. 11, 1965, the third time on Apr. 11, 1967, the fourth time on June 29, 1968, the fifth time on May 10, 1969, the sixth time on Sept. 15, 1975, the seventh time on Apr. 29, 1976, the eighth time on Apr. 23, 1977, the ninth time on Oct. 7, 1978, the tenth time on May 19, 1981, the 11th time on Dec. 26, 1981, the 12th time on May 29, 1982, the 13th time on Apr. 23, 1983, the 14th time on May 28, 1986, the 15th time on May 9, 1987, the 16th time on Apr. 30, 1988, the 17th time on Apr. 29, 1989, the 18th time on May 12, 1990, the 19th time on May 4, 1991, the 20th time on Apr. 11, 1992, the 21st time on May 29, 1993, the 22nd time on May 28, 1994, the 23rd time on June 7, 1996, the 24th time on June 30, 1997, the 25th time on May 12, 1998, the 26th time on June 29, 1999, the 27th time on June 26, 2002, the 28th time on June 20, 2003, the 29th time on June 18, 2004, the 30th time on June 24, 2005, the 31st time on June 16, 2006, the 32nd time on June 28, 2007, the 33rd time on June 19, 2009, the 34th time on June 8, 2010, the 35th time on June 20, 2012, the 36th time on June 19, 2013, the 37th time on June 18, 2015, the 38th time on May 31, 2016, the 39th time on July 1, 2021, and the 40th time on May 25, 2022 the rest of the articles came into force after they were approved during the shareholders' meetings.

Chunghwa Chemical Synthesis & Biotech Co., Ltd.

Rules of Procedure for Shareholders Meetings (before amendment)

- Article 1: For the purpose of establishing the Company's shareholder's meeting governance system, developing monitoring functions, and enhancing the management mechanism, the Rules are stipulated in accordance with Article 5 of the Company's "Corporate Governance Best-Practice Principles" for compliance.
- Article 2: The Company's "Shareholders Meeting Rules' Meetings," unless otherwise provided by the law and regulations or Articles of Incorporation, should be processed in accordance with the Rules.
- Article 3: The Company's shareholders' meetings, unless otherwise provided by the law and regulations, should be convened by the Board of Directors.

The Company shall enter the shareholders' meeting notice, the form of power of attorney, matters to be ratified and discussed, director appointments or dismissals, and related descriptions into the electronic files, and upload them to the Market Observation Post System 30 days before the annual shareholders' meeting or 15 days before the ad hoc shareholder meeting. Also, the Annual Meeting Handbook and the supplementary information are compiled into electronic files and uploaded to the MOPS twenty days prior to the Annual Meeting of Shareholders or fifteen days prior to the extraordinary meeting of shareholders. Physical copies of the shareholder meeting manual and supplementary information also need to be prepared at least 15 days before the meeting, and made accessible to shareholders upon request. These documents shall be placed within the Company's premises and at the share administration agency, and distributed on-site during the shareholder meeting.

The reasons for convening a shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form.

Such act(s) as to elect or discharge a director, amend the Articles of Incorporation, reduce capital, apply for discontinuity from public offering, permit for director prohibition of business strife, turn earnings into capital increase, turn the reserve into capital increase, dissolve the Company, merger or demerger, or any affairs set forth under all Subparagraphs of Paragraph 1, Article 185 of the Company Act, affairs set forth under Article 26–1, Article 43–6 of Securities and Exchange Act, Article 56–1 and Article 60–2 of Regulations Governing the Offering and Issuance of Securities by Securities Issuers shall have the major contents duly enumerated and explained in the convening agenda and shall not be proposed by means of an extemporaneous (unscheduled) motion.

If the shareholders' meeting notice has indicated the re-election of all director seats and the beginning date of the term of office, then after the re-election has been completed, the beginning date of the term of office cannot be changed by an extempore motion or other means in the same shareholders' meeting.

A shareholder holding one percent or more of the total number of issued shares may submit to the Company a proposal for discussion at a regular shareholders meeting. The number of items so proposed is limited to one only, and no proposal containing more than one item will be included in the meeting agenda. The board of directors may not have the proposals presented by shareholders that fall in the scope of Article 172-1 Section 4 of the Company Act included for discussion. A shareholder(s) is (are) entitled to submit a proposal to urge the Company to promote public interests or to fulfill corporate social responsibility (CSR). In procedures, such a proposal should be limited to one item in accordance with Article 172–1 of the Company Act. The item(s) in excess of one item in the proposal shall not be covered in the proposal.

The Company should announce the acceptance of a shareholders' proposal,

submission by paper or electronic means, submission location and time before the halt date prior to a general meeting. The submission period should be not shorter than 10 days.

The shareholder's proposal is limited to 300 words' otherwise it will not be included for discussion. The proposing shareholders must attend the shareholders' meeting in person or by proxy to participate in the proposal discussion.

The Company shall notify the shareholder submitting the proposal of the status of his or her proposal before the date when the notice of the shareholders' meeting is sent, and include the proposals that have met the requirements in this article in the meeting notice. The Board shall provide reasons for not including a shareholder's proposal in the agenda at the shareholders' meeting.

Article 4: Shareholders may issue a proxy printed by the Company with the scope of authorization defined to attend the shareholders' meeting.

A shareholder may issue only one proxy form and appoint only one proxy for any given shareholders meeting, and shall deliver the proxy form to the Company before five days before the date of the shareholders meeting. When duplicate proxy forms are delivered, the one received earliest shall prevail unless a declaration is made to cancel the previous proxy appointment.

If the shareholders wish to exercise the balloting right by attending the meeting in person or voting in writing or by electronic means after the proxy is received by the Company, the shareholders shall have the Company informed in writing two days prior to the shareholders' meeting date to revoke the proxy. The balloting right exercised by the representative shall prevail if the proxy is not revoked before the deadline.

- Article 5: The shareholders meeting must be held at a location that is suitable and convenient for shareholders to attend. The meeting must not commence anytime earlier than 9 AM or later than 3 PM. Independent Directors' opinions must be fully taken into consideration when deciding the time and venue of the meeting.
- Article 6: The Company shall have the admission time, admission place, and other related matters set forth in the notice of meeting.

The shareholders' meeting admission time referred to above should be at least thirty minutes before the meeting in session; it should be clearly indicated at the admission place and with the adequate and qualified personnel to handle it.

The shareholders or their representatives (hereinafter referred to as the "shareholders") shall attend the shareholders' meeting with the evidence of the attendance card, attendance register, or other attendance documents. The Company may not demand the attending shareholders to present any additional identification documents; the proxy solicitors should bring proof of identity with them for examination.

The Company should have the attendance registry ready for the signature of the attending shareholders or the shareholder's representative (hereinafter referred to as the Shareholders), or the attending shareholders may have the signature card submitted as an alternative to the signature.

The Company shall have the Agenda Handbook, annual reports, attendance card, statement slip, ballots, and other meeting materials delivered to the shareholders presented; also, the ballot will be distributed to the directors for the election of directors, if any. When the government or a juristic person is a shareholder, it may be represented by more than one representative at a shareholders meeting. When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting.

Article 7: If the shareholders' meeting is convened by the board of directors, the chairman of the board is to preside the meeting. If the chairman who is on leave of absence or is unable to perform duty is represented by the Vice Chairman. If there is no Vice Chairman or the Vice Chairman is also on leave of absence or is unable to perform duty, the Chairman is to appoint one general director to perform duty. If there is no

general director, the Chairman is to appoint one director to perform duty. If the Chairman does not have a representative appointed to perform duty, one of the general directors or directors is elected to perform duty.

When a managing director or a director serves as chair, as referred to in the preceding paragraph, the managing director or director shall be one who has held that position for six months or more and who understands the financial and business conditions of the company. The same shall be true for a representative of a juristic person director that serves as chair.

A shareholders' meeting convened by the board of directors shall be chaired by the chairman in person and shall be attended by a majority of the total director seats in the Board and shall be attended by the minimum of one independent director while each functional committee shall have at least one representative to participate in the meeting. The facts of participation shall be expressly recorded into the minutes of the shareholders' meeting.

If the shareholders' meeting is convened by any authorized party other than the Board of Directors, the convener will act as the meeting chairman. If there are two or more conveners, they shall appoint one among themselves to chair the meeting.

The Company may appoint its attorneys, certified public accountants, or related persons retained by it to attend a shareholders meeting in a non-voting capacity.

- Article 8: The Company shall have the admission of the shareholders, the meeting in session, and the voting and vote counting process recorded and filmed uninterruptedly. The recorded materials of the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until the conclusion of the litigation.
- Article 9: The attendance of the shareholders' meeting is counted by the shareholding. The number of shares represented during the meeting is calculated based on the amount registered in the attendance log or the attendance cards collected, plus the amount of shares whose voting rights are exercised through proxy forms or electronic methods.

The chairman should announce the commencement of the meeting as soon as it is due. However, if the attendees represented less than half of all outstanding shares, the meeting chairman may announce to postpone the meeting up to two times, for a period totaling no more than one hour. The Chairman may announce the meeting is adjourned if there remain insufficient shareholders who represent two thirds of shareholding to attend the meeting after two meetings postponed.

If the shareholdings of the attending shareholders are not more than half of the total number of shares issued after two postponements but more than one third of the total number of shares issued, a pseudo-resolution can be resolved in accordance with Article 175 Paragraph 1 of the Company Act; also, shareholders should be informed regarding the pseudo-resolution with another meeting of shareholders to be convened within one month.

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

Article 10: If the shareholders' meeting is called by the Board of Directors, the agenda should be prescribed by the Board of Directors. Each motion should be subject to independent voting. The meeting should be conducted according to the specified agenda unless the shareholders have resolved to modify the agenda.

The provisions of the preceding paragraph apply mutatis mutandis to a shareholders meeting convened by a party with the power to convene that is not the board of directors.

The Chairman may not announce the meeting is adjourned until a resolution is reached for the two procedures (including motions) referred to above. If the Chairman has announced the meeting adjourned in violation of the procedures, the other board directors shall promptly assist the shareholders presented with a majority of balloting rights to elect a chairman to continue the meeting in accordance with the legal procedures.

The Chairman must give the proposal or the amendment and motion proposed by the shareholders an opportunity to be explained and discussed sufficiently until it is ready for balloting and then stop the discussion for balloting.

Article 11: Shareholders who wish to speak during the meeting must produce a Speak Request Form detailing the topics and the shareholder's name and account number (or the attendance ID serial). The order of shareholders' comments will be determined by the meeting chairman.

A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken. When the content of the speech does not correspond to the subject given on the speaker's slip, the spoken content shall prevail.

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

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

When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal.

After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.

Article 12: The balloting of the shareholders' meeting is counted by the shareholding.

With respect to resolutions of shareholders meetings, the number of shares held by a shareholder with no voting rights shall not be calculated as part of the total number of issued shares. When a shareholder is an interested party in relation to an agenda item, and there is the likelihood that such a relationship would prejudice the interests of the Company, that shareholder may not vote on that item, and may not exercise voting rights as proxy for any other shareholder.

The shareholding of the shareholders without balloting right referred to above is not included in the balloting rights of the shareholders presented. With the exception of a trust enterprise or a shareholder services agent approved by the competent securities authority, when one person is concurrently appointed as proxy by two or more shareholders, the voting rights represented by that proxy may not exceed three percent of the voting rights represented by the total number of issued shares. If that percentage is exceeded, the voting rights in excess of that percentage shall not be included in the calculation.

Article 13: Shareholders are entitled to one balloting right per share except for those restricted without any voting right granted or those without any voting according to Article 179 Paragraph 2 of the Company Act.

When the Company holds a shareholder meeting, it shall adopt exercise of voting rights by electronic means and may adopt exercise of voting rights by correspondence. When voting rights are exercised by correspondence or electronic means, the method of exercise shall be specified in the shareholders meeting notice. A shareholder exercising voting rights by correspondence or electronic means will be deemed to have attended the meeting in person, but to have waived his/her rights with respect to the extraordinary motions and amendments to original proposals of that meeting; it is therefore advisable that the Company avoid the submission of extraordinary motions and amendments to original proposals.

A shareholder intending to exercise voting rights by correspondence or electronic means under the preceding paragraph shall deliver a written declaration of intent to

the Company before two days before the date of the shareholders meeting. When duplicate declarations of intent are delivered, the one received earliest shall prevail, except for a declaration to revoke a prior expression of intent.

If, after submitting a written or electronic vote, the shareholder wishes to attend the shareholders meeting in person, then a proper declaration of withdrawal must be issued using the same method as the original vote at least 2 day before the shareholders meeting. If the withdrawal is not received in time, then the written or electronic vote shall prevail. When a shareholder has exercised voting rights both by correspondence or electronic means and by appointing a proxy to attend a shareholders meeting, the voting rights exercised by the proxy in the meeting shall prevail.

Except as otherwise provided in the Company Act and in the Company's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders.

During the voting process, the chair or a designee should announce the total votes represented by the shareholders present at the meeting. Each motion should be voted on by the shareholders independently. The results, agreeing or disagreeing and waived votes, should be published on the Market Observation Post System after the shareholders' meeting on the same day.

When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be required.

Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of the Company.

Vote counting for shareholders meeting proposals or elections shall be conducted in public at the place of the shareholders meeting. Immediately after vote counting has been completed, the results of the voting, including the statistical tallies of the numbers of votes, shall be announced on-site at the meeting, and a record made of the vote.

Article 14: The election of directors in the shareholders' meeting must be processed in accordance with the Company's election procedures and the election result must be announced immediately, including the list of the elected directors and the election weights.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the monitoring personnel and kept in proper custody for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until the conclusion of the litigation.

Article 15: The resolutions reached in the shareholders' meeting must be documented in the minutes of meeting for the signature or seal of the Chairman. The minutes of meeting must be distributed to the shareholders in 20 days. The meeting minutes may be produced and distributed in electronic form.

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

The minutes must detail the date and venue of the meeting, the meeting chairman's name, the method of resolution, and the summary and the results of the voting (including the statistical tallies of the numbers of votes) of meeting agendas. These minutes must be retained indefinitely.

Article 16: The Company must have the statistics of the number of shares by soliciting and by proxy prepared in the prescribed format and has it disclosed openly at the meeting venue on the meeting date.

If the resolutions reached in the shareholders' meetings involving material information regulated by law and regulations and the Taiwan Stock Exchange -57-

Corporation (ROC GTSM), the Company shall within the prescribed time have the material information uploaded to the MOPS.

Article 17: The service personnel for the shareholders' meeting shall wear identification badges or armbands.

The chair may direct the proctors or security personnel to help maintain order at the meeting place. When proctors or security personnel help maintain order at the meeting place, they shall wear an identification card or armband bearing the word "Proctor."

At the place of a shareholders meeting, if a shareholder attempts to speak through any device other than the public address equipment set up by the Company, the chair may prevent the shareholder from so doing.

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

Article 18: The Chairman at his/her discretion may announce the meeting in recess; also, may announce to have the meeting suspended due to force majeure and announce the time for the meeting to resume. If the venue of shareholders' meeting is not available before the end of the procedures (including motions), the shareholders' meeting may resolved to find another venue to continue the meeting.

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

Article 19: These rules shall become effective once resolved during the shareholders meeting; the same applies to all subsequent revisions.

Appendix IX

Chunghwa Chemical Synthesis & Biotech Co., Ltd. Shares held by directors

Unit: shares

Title	Name	As of the book closure date on April 1, 2023	
		Number of shares held	Shareholding rate
Chairman	China Chemical & Pharmaceutical Co., Ltd.	21,575,064	27.82%
	Representative: Yi-Zhen Xie Wang		
Director	China Chemical & Pharmaceutical Co., Ltd.		
	Representative: Hou-Kai Wang		
Director	The Mr. Wang Min-ning Memorial Foundation representative: Huang Chung-hsin	1,691,982	2.18%
Director	Wang Ming-Ning Memorial Foundation representative: Wang, Hou-Jie		
Independent Director	Kuo-Chiang Wang	-	-
Independent Director	Chih-Hsien Chang	-	-
Independent Director	Hsin Kuan	-	-
Total number of shares held by directors		23,267,046	30.00%

- Notes: 1. The current paid-in capital of the Company is NTD 775,600,000. The face value per share is NTD 10 and the number of total shares issued is 77,560,000.
 - 2. According to the "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies," the ratio of shares held by all directors to the total number of shares issued shall be 8%.

The minimum total number of shares held by all directors shall be 6,204,800 shares.

- 3. The Company has set up an audit committee. Hence, the regulation on the number of shares held by supervisors is not applicable.
- 4. Total number of shares held by all directors have reached the statutory limit.

Appendix X

Chunghwa Chemical Synthesis & Biotech Co., Ltd. Impacts on business performance and earnings per share if the stock dividend proposal is approved during the annual general meeting.

It is not applicable for 2023 shareholders' meeting since no stock dividend issuance for proposed distribution.