U.R.T. UNITED RADIANT TECHNOLOGY CORPORATION

光聯科技股份有限公司

2025 Annual General Shareholders' Meeting

Meeting Handbook

Not Only Displays, It's About Solutions.



United Radiant Technology Corporation
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United Radiant Technology Corporation

Procedure for the 2025 Annual Meeting of Shareholders

- I. Reported total number of shares attended
- II. Call Meeting to Order
- III. Chairman's Speech
- IV. Matters to be Reported
- V. Matters for Adoption
- VI. Matters for Discussion
- VII. Extempore Motions
- VIII.Meeting Adjourned

United Radiant Technology Corporation Agenda of the 2025 Annual Meeting of Shareholders

- I. Time: 9 am on Monday, May 19, 2025
- II. Venue: No. 2, Fuxing Rd., (Tanzi Technology Industrial Park) Tanzi Dist., Taichung City (Employee Restaurant)
- III. Attendance: All shareholders and representatives of corporate shareholders
- IV. Chairman: Chiang-Yuan, Chen
- V. Chairman's Speech

VI. Report items:

- 1. 2024 Business Report.
- 2. Audit Committee's report on the review of the Company's final accounts for the year 2024.
- 3. Report on the Company's distribution of remuneration of employees and directors for the year 2024.
- 4. Report on the distribution of cash dividends from the Company's 2024 earnings.
- 5. To report on the communication between independent directors and chief internal auditor and accountant.

VII. Matters for Adoption

- 1. Adoption of the 2024 Business Report and Financial Statements.
- 2. Adoption of the Company's 2024 earnings distribution plan.

VIII.Matters for Discussion

- 1. Amendments to the Company's "Articles of Association ".
- IX. Extempore Motions
- X. Adjournment

Matters to be Reported

- I. 2024 Business Report. For more information, please refer to pages 6 to 12 of this handbook (see Appendix I).
- II. Audit Committee's Review Report For more information, please see page 13 of this handbook (see Appendix II).
- III. Report on the Company's distribution of remuneration of employees and directors for the year 2024.

Explanation:

In accordance with Article 25 of the "Articles of Incorporation". The Board of Directors approved to appropriate 3.5% of the 2024 annual profit of the Company, with a total amount of \$6,172,846 as remuneration to directors and supervisors, and 6.49% of the annual profit, with a total amount of \$11,458,111 as remuneration to employees. These remunerations are paid in cash and are not different from the estimations recognized in the accounts.

IV. Report on the distribution of cash dividends from the Company's 2024 earnings.

Explanation:

- The Company proposed to distribute cash dividends of NT\$1.5 per share for the fiscal year 2024, which is calculated on the basis of the distribution ratio to the nearest NT dollar. Fractional dividend less than NT\$1 shall be combined into other income of the Company.
- 2. 2024 Earnings Distribution Table For more information, please see page 14 of this handbook (see Appendix III).
- 3. If the Company's outstanding shares are subsequently changed due to the repurchase of shares, transfer of treasury stock, exercise of stock options by employees, or conversion of convertible bonds into common stock, which affects the dividend or stock distribution rate, the Company proposes to submit a request to the shareholders' meeting to authorize the Chairman of the Board to handle this matter with full power.
- V. Report on the communication between the independent directors and chief internal auditor and accountant.

Explanation:

The communication between the independent directors and chief internal auditor and accountant, please refer to pages 15 to 16 of this handbook(see Appendix IV).

Matters for Adoption:

Proposal 1: Proposed by the board of directors

Proposal: To adopt the 2024 Business Report and Financial Statements.

Explanation:

- 1. The Company's 2024 financial statements were were audited by independent auditors, Li-Wei Liu and Shian-Ming Wang of Deloitte Taiwan. The audited financial statements, together with the Business Report, have been submitted and examined by the Audit Committee. For more information, please refer to pages 17 to 36 of this handbook (see Appendix V).
- 2. We hereby submit the 2024 Business Report, the Independent Auditors' Review Report and the aforementioned Financial Statement for ratification.

Resolution:

Proposal 2: Proposed by the board of directors

Proposal: To adopt the Company's 2024 earnings distribution plan.

Explanation:

- 1. The Company's 2024 earning distribution plan. In accordance with the Company's Articles of Incorporation, if the Company has profits, it shall pay the income tax and set aside legal reserve and special reserve in accordance with the law. The remaining profit plus the undistributed earnings accumulated in previous years, in addition to the amount retained, shall be distributed as dividends to the shareholders. For the Company's Statement of Earnings Distribution for 2024, For more information, please see page 14 of this handbook (see Appendix III).
- 2. If the Company's outstanding shares are subsequently changed due to the repurchase of shares, transfer of treasury stock, exercise of stock options by employees, or conversion of convertible bonds into common stock, which affects the dividend or stock distribution rate, the Company proposes to submit a request to the shareholders' meeting to authorize the Chairman of the Board to handle this matter with full power.

Resolution:

Matters for Discussuon:

Proposal 1: Proposed by the board of directors

Proposal: Amendments to the Company's "Articles of Association".

Explanation:

- 1. New regulations on improving the remuneration of grassroots employees in response to the Securities and Exchange Law, Amend Article 14, Item 6 of the Securities and Exchange Act, Amend the company's "Articles of Association";
- 2. We will continue to cooperate with the policy optimization of the competent authorities and amend the company's "Articles of Association" to establish an additional board of directors. Various other functional committees may be established in accordance with the law, and their organizational regulations shall be approved by the board of directors.
- 3. For more information, please refer to pages 37 to 38 of this handbook (see Appendix VI).

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Extempore Motions:

Meeting Adjourned:

[Annex I] United Radiant Technology Corporation 2024 Business Report

I. 2024 Business Report.

(I) 2024 Business Plan Implementation Results:

The business proportions of the main products of the company in 2024 are as follows:

Unit: 1000 units/NT\$ thousand

Main Duadwata	Sales volui	me in 2024	Audited Statements		
Main Products	Estimated	Actual	Amount		
LCD	D 1,196		31,772		
LCM	3,586	2,758	1,507,081		
Others			16,708		
Total	4,782	3,760	1,555,561		

(II) 2024Budget Implementation Status:

Unit: NT\$ thousand

Item	2024 Budget Implementation Status					
Item	Budget	Actual	Achieving rate (%)			
Net operating income	1,800,039	1,555,561	86.42			
Operating margin	311,753	254,388	81.60			
Operating expenses	185,668	162,541	87.54			
Net Operating income	126,085	91,847	72.85			
Net profit before tax	131,885	158,785	120.40			
Income tax expense	25,212	30,513	121.03			
Net profit for the period	106,673	128,272	120.25			

The company's revenue achievement rate for 2024 was 86.42%, and its operating gross profit decreased by NT\$5,865 thousand and net profit increased by NT\$38,051 thousand as compared to the previous year mainly due to the following factors:

- 1. This year's operating gross profit decreased compared with last year, which was mainly due to a slight decrease in revenue compared with last year, and the gross profit margin was the same as last year.
- 2. The net profit for this period increased by 42% compared with last year, which was due to the increase in non-operating income, mainly due to the increase of NT\$41,442 thousand in foreign currency exchange benefits and the increase of NT\$6,514 thousand in cash dividends from investment stocks.

(III) Analysis of Receipts, Expenditures, and Profitability:

1. Financial receipts and expenditures: As of December 31, 2024, the Company had total assets of NT\$2,147,104 thousand, total liabilities of NT\$433,319 thousand, the current ratio was 466.51% and the debt to asset ratio was 20.18%, representing a healthy financial structure.

	Item	2024	2023
	Equity ratio	79.82	82.39
Financial	Debts ratio (%)	20.18	17.61
structure (%)	Long-term fund to property, plant and equipment ratio (%)	1,196.54	1,209.22
Liquidity	Current ratio	466.51	559.86
Analysis	Quick ratio	399.12	477.76
(%)	Times interest earned	1,203.92	880.09

2. Profitability Analysis:

Ite	em	2024	2023
Return on assets (%)		6.36	4.60
Return on shareholders	s' equity (%)	7.85	5.72
Percentage of paid-in	Operating profit	8.64	8.74
capital (%)	Net profit before tax	14.93	10.58
Net profit rate (%)		8.25	5.79
Earnings per share (N7	Γ\$)	1.21	0.85

(IV) R&D Status

- 1. The R&D and design departments have a total of 24 employees; the average experience of the R&D staff is over 18 years.
- 2. Our R&D activities focus on the development of various optoelectronics-related products, including various customized LCD modules and touch modules, LC panels not for display applications, electro luminescence device and reflective displays with low power consumption.
- 3. The system board that integrates display modules, touch functions and other control interfaces.
- 4. Highly durable display modules for outdoor or automotive applications.
- 5. Integrated display products.
- 6. Dye doped LC panel.
- 7. Electro luminescence device with quantum dot technology.
- 8. Reflective color display modules with electrowetting technology.
- 9. Research and development expenses in 2024 were NT\$30,453 thousand, of which NT\$10,331 thousand was for new, forward-looking products.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan, Liu

II. Summary of Business Plan for 2025

(I) Business Policy:

- 1. Promote the digital transformation of management thinking, integrate internal and external information issues, and optimize management decision-making and judgment.
- 2. Enhance the added value of products, strengthen the integration of product design, manufacturing, and services, including integration solutions for upstream and downstream parts of module displays and software, expand service offerings to customers, and expand various types of customer demands.

- 3. Promote the digital transformation of production manufacturing, coordinate with the integrated service content of products, optimize production manufacturing processes and automated equipment, and meet customer demands for quality and efficiency.
- 4. Diversified marketing strategies, in addition to existing channels and customers, actively promote new customer groups with integrated products and superior technologies.
- 5. Continuously introduce energy-saving and carbon-reduction product strategies, including developing low-energy-consuming products, and continuously introducing greenhouse gas inventory (ISO 14064-1) and energy management systems (ISO 50001) and other plans.

(II) Business Plan:

Our primary focus is on selling LCD displays and peripheral products, including mono displays, TFT displays, touch panel, and optical bonding services for touch panel cover glass. Through strategic alliances, we aim to provide customers with the most suitable solutions. Our product portfolio is centered around industrial control, medical, white goods, outdoor applications, and automotive/marine sectors.

The annual operating targets are as follows:

Unit: thousand pcs

Main Products	Estimated sales volume in 2025
LCD	752
LCM	2,972
Total	3,724

(III) Important Production and Marketing Policies:

- 1. Marketing strategy:
 - (1) Our primary focus is on selling LCD displays and peripheral products, including mono displays, TFT displays, touch panel, and optical bonding services for touch panel cover glass. Through strategic alliances, we aim to provide customers with the most suitable solutions. Our product portfolio is centered around industrial control, medical, white goods, outdoor applications, and automotive/marine sectors.
 - (2) Our primary focus is on selling LCD displays and peripheral products, including mono displays, TFT displays, touch panel, and optical bonding services for touch panel cover glass. Through strategic alliances, we aim to provide customers with the most suitable solutions. Our product portfolio is centered around industrial control, medical, white goods, outdoor applications, and automotive/marine sectors.
 - (3) Continuously strengthen cooperation with various channels to enhance a diversified range of service offerings. Through regular/irregular visits and educational training, assist distributors in understanding the product's characteristics to effectively expand end customers.
- 2. Product strategy: New technology and new application
 - In response to market changes and the ever-evolving demands of end customers for innovation, we conduct regular brainstorming sessions every month, combining the efforts of our sales teams, R&D, and procurement teams to continuously explore and develop products that meet customer needs, including:
 - (1) Outdoor Products: Designed for high durability to meet various environmental demands, including prolonged exposure to sunlight, high temperature and humidity, and impact resistance testing.
 - (2) Home appliance products: Smart home is already one of the trends. In addition to energy saving and carbon reduction, AIoT has gradually been extended to home appliances. In addition to requiring more refined resolution, home appliance displays

- also add a large number of communication functions to meet future communication protocol demands.
- (3) Large Outdoor Advertising Billboards: Research and development of EWD primarily for outdoor reflective environments. In addition to reducing power consumption, it also helps mitigate temperature fluctuations and light pollution, aligning with the crucial direction of future carbon reduction.
- 3. Price strategy: optimizing Products, enhancing added value, and emphasizing differentiated services
 - (1) Continuously optimize relationships with the supply chain, selecting and establishing long-term partnerships with suppliers.
 - (2) Streamline processes and optimize production efficiency: Implement cost reduction strategies to strengthen product competitiveness.
 - (3) Strengthen distribution channels: consolidate existing channels, not only stabilizing the customer base of basic channels but also particularly emphasizing the maintenance and communication with major clients.
- 4. Regional sales strategy: implementing the "Channel Optimization" project using MarTech
 - (1) European and the United States region:
 - a. Market Segmentation Strategy: Providing customized products and total solution integration services based on the specific needs and specialized applications of each region.

Germany: Smart windows, electric vehicles, industrial control HMI, home appliance applications.

UK and France: Medical equipment, public transportation, industrial control HMI, home appliance products, consumer products.

Northern Europe: Innovative precision instruments, home appliance products, medical equipment, smart meters.

Italy: Motorcycle instruments, consumer products, automotive.

Denmark: Civil water and electricity intelligent metering and control, industrial control.

USA: Automotive, industrial control, smart meters, medical.

b. Agency strategy:

Deepen agent channels: Provide support and training, and conduct joint marketing activities to deepen cooperation with channel partners.

Expand agent channels: Continuously explore and understand local markets and high-quality agent channels with sales capabilities to expand market coverage.

- (2) Japanese Market:
 - a. Customer Communication: Conduct regular video conferences to monitor the progress of new case developments, while promoting new URT products online.
 - b. Agent Development: Consolidate existing end customers and actively develop potential customer applications.
 - c. New Product Promotion: Introduce smart windows, outdoor high-brightness and touch products, reflective low-energy products, etc.
 - d. Visit Japanese Customer Taiwan Branch: Regularly visit Japanese customer branches in Taiwan to promote new products and continuously seize new business opportunities.
- (3) Domestic Regions:
 - a. Target industries such as motorcycle instruments/communication/medical/charging piles/access control systems/mixers to expand new customers and markets.
 - b. Promote system integration/smart dimming displays, increase the supply and service of medium-large size/ultra-high brightness standard products, and expand

- new application markets and customer sources through strategic partners providing system board development/combined hardware and software services.
- c. In addition to cultivating existing customers, promote large-size optical bonding (OCA/OCR) technology and capacitive touch panel products to expand sales.
- d. Establish a one-stop service model, combine hardware and software integration solutions with strategic partners, and provide complete services to customers to establish long-term cooperation relationships.
- e. Utilize existing production equipment/resources to increase OEM services, activate production lines, and increase utilization rates.

(IV) Operational R&D plan and implementation

Based on the technology of the core product - LCD/TP panels and modules, we are working to expand our products portfolio including:

- 1. Human machine interface modules integrated with display and touch function.
- 2. Automotive instrument display module.
- 3. Access control display module.
- 4. Dye doped LC panels for automotive lighting.
- 5. Reflective color electrowetting display module for outdoor digital signage.
- 6. Dynamic focus LC lens.
- 7. Quantum dot electro luminescence device in segment type.
- 8. Integrated display/touch module with casing of the end product.
- 9. EPD display module.

(V) Company's Future Development Strategy, and the Effect of External Competition, the Legal Environment, and the Overall Business Environment

1. Future Company Development Strategy

Vertical Integration of Upstream and Downstream Resources, Combining Display Panel Technology with Design/Process Technology to Meet Customer Needs.

- (1) Development of In-cell Touch LCD:
 - a.20% reduction in thickness
 - b. Simple structure, eliminating one layer of touch panel and flexible circuit board
 - c.Provides more space for customer product designs
 - d.No reflection issues from the ITO lines of external touch panels
 - e.Achieves a seamless black effect
- (2) Development of Medium-sized Industrial LCD:

High brightness and wide temperature range, suitable for outdoor displays and displays in harsher environments.

(3) Development of Circular LCD:

- a. The unique shape of circular LCD displays allows for more creative product design, enhancing product appeal, especially for fashion-forward or high-end consumer electronics, to meet specific customer design needs.
- b.In situations requiring special-shaped display spaces, circular displays can more efficiently utilize available display area without the need for cutting from a rectangular screen.
- (4) Development of Transflective LCD:
 - a.Better outdoor display performance, especially under strong sunlight b.Energy-saving functionality
- (5) Development of Electronic Paper Display (EPD):
 - a.Print-like effect resembling paper
 - b.No LED blue light harm
 - c.Energy-saving functionality (retains the image in bistable mode without power)

- (6) Development of Wet-Resistant Display: High reflection and weather-resistant display, suitable for outdoor signage markets.
- (7) Development of Smart Displays: Utilizing dye-based liquid crystals, offering smart windows for the aviation industry and transportation vehicles.
- (8) Development of Human-Machine Interface (HMI) Technology and Software: Combining "graphical user interface design software + display + system board" to achieve human-machine communication, applied to the control of home appliances, equipment, and instruments.

The company will continue to develop products that meet market demands and, through cross-industry alliances, foster new product applications and innovative business models.

- 2. The effect of external competition, the legal environment, and the overall business environment:
 - (1) Effect of external competition:

As Trump's 2.0 tariffs target countries with large trade surpluses with the United States and require them to pay taxes on foreign-made products imported into the United States, the global market faces challenges. In addition, the EU will begin paying CBAM based on 2025 carbon emissions data from 2026, which will affect the import costs of various countries exporting to the EU. Companies may need to rethink the configuration of their product supply chains and the assessment of tariffs. In the face of a changing environment such as international politics, finance, economy and climate change, companies should focus on risk management, operational strategies, resource allocation and crisis response mechanisms, and coordinate corporate culture, leadership style and organizational structure to ensure that the company can continue to develop steadily in an uncertain environment.

(2) Effect of legal environment:

Compliance with the law is an important indicator for establishing an ethical culture and maintaining corporate image. Information security is the fundamental element to protect the important IT assets in the company. In a future where technology is advancing rapidly, only sound businesses will have the opportunity to win and operate sustainably. In the wave of global sustainable development, companies not only need financial growth, but also need to comply with international ESG standards, especially the requirements of IFRS S2's Climate-related Financial Disclosures (TCFD), to ensure the achievement of resilience and sustainability goals. Global regulations are transforming at a rapid pace, and carbon reduction has changed from a matter of corporate "competitiveness" to a matter of basic "survivability." In addition to paying close attention to international developments, companies should develop their own carbon reduction strategies and blueprints.

(3) Effect of overall business environment:

In 2024, the world has experienced multiple challenges, including geopolitical conflicts and regional wars, more uneven economic growth between countries, greater differences in the strength of industries, high interest rates in the capital market and the speed and magnitude of central bank interest rate cuts, and the rapid development of AI, which have further intensified these differences, leading to greater uncertainty in future development. As we head into 2025, we will face a tighter global financial environment, mainly due to still high interest rates and a stronger US dollar. Enterprises must think ahead about response strategies and provide proactive, robust and timely risk insights to make effective decisions.

(4) URT has been committed to improving the working environment, providing reasonable wages, communicating with employees in a transparent and effective manner, enhancing employee functions, encouraging employees to engage in community activities, and promoting health, environmental protection and care for the disadvantaged through charitable donations since its establishment 35 years ago. We have created workplace safety, provided employee care, effectively reduced energy consumption, and implemented the company's business policy and development strategy to provide a full range of products and services in order to continue to generate positive operating results.

Board of directors, United Radiant Technology Corporation

(Annex II)

United Radiant Technology Corporation

Audit Committee's Review Report

The Company's board of directors submitted the proposed business report, financial statements, and earnings distribution plan for 2024. The financial statements were audited by independent auditors, Li-Wei Liu and Shian-Ming Wang, of Deloitte Taiwan., and an independent auditor's report was issued accordingly. The above-mentioned business report, financial statements and earnings distribution plan has been audited by the Audit Committee and did not find any discrepancy. A report is prepared in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act;

please verify.

To 2025 Annual General Shareholders' Meeting of United Radiant Technology Corporation

United Radiant Technology Corporation

Convener of Audit Committee: Hung-Chu, Hsu

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February 21, 2025

United Radiant Technology Corporation Annex III 2024 Earnings Distribution Table

Unit: NT\$ Undistributed earnings at the beginning of \$ 216,483,553 the period Net profit after tax of the year \$128,272,369 Remeasurement of defined benefit plans 11,211,891 recognized in retained earnings After-tax net income for the year and items adjusted to the current year's undistributed earnings other than after-tax net income for 139,484,260 the year (13,948,426)Special reserve appropriated (10%) Reversal of special surplus reserve in accordance with law 50,764,542 392,783,929 Distributable earnings Distribution item Dividend to shareholders (NT\$1.5per share) (159,527,748) Undistributed earnings at the end of the 233,256,181

Note 1: The total amount of fractional dividend less than NT\$1 shall be combined into other income of the Company.

period

- Note 2: If the Company's outstanding shares are subsequently changed due to the repurchase of shares, transfer of treasury stock, exercise of stock options by employees, or conversion of convertible bonds into common stock, which affects the dividend or stock distribution rate, the total amount of dividends to be distributed will be allocated in proportion to the number of outstanding shares.
- Note 3: The ex-dividend date and the payment date will be determined by the board of directors after the approval of the shareholders' meeting and the board of directors is authorized to set the distribution date.
- Note 4: The dividend distribution to shareholders is determined based on the earnings of the most recent year.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan, Liu

[Annex IV]

United Radiant Technology Corporation

Report on the communication between independent directors and chief internal auditor and accountant - the entire year of 2024

Date	communication method	Communication object	Communication matters	Communicate results
The whole year of 2024	Communicate By E-mail	Chief internal auditor	Submit audit business execution report monthly.	No comments or follow the suggestions.
February 23, 2024	Board of Directors and Audit Committee	Chief internal auditor	 Audit business execution report from November 2023 to January 2024. Tracking situation of audit deficiencies from July to August 2023. Internal Control System Statement in 2023. 	No comments.
		Accountant	Communication matters with governance units in 2023	No comments.
May 3,2024	Board of Directors and Audit	Accountant	Consolidated Financial Report for the First Quarter of 2024.	No comments.
May 21,2024	Board of Directors	Chief internal auditor	Audit business execution report from February to April 2024.	No comments.
August 2, 2024	Board of Directors and Audit	Accountant	Communication matters with governance units in the second quarter of 2024.	No comments.

Date	communication method	Communication object	Communication matters	Communicate results
November 8, 2024	method Board of Directors and Audit	Object Chief internal auditor	 Audit business execution report from July to October 2024. Tracking situation of audit deficiencies in April 2024. Audit Plan in 2025. Discuss the addition of the "Organizational Rules of the Sustainable Development Committee". Discuss the addition of "Operational Procedures for Preparation and Confirmation of Sustainability Reports". Discuss the addition of the internal control system and internal audit implementation rules for "Sustainable Information Management". Discussion on revision of the "Corporate Governance Best Practice Principles" Discuss the revision of the "Seal Management Measures". 	results No comments.
		Accountant	Communication matters with governance units in the third quarter of 2024.	No comments.

(Annex V)

Independent Auditor's Report

To the Board of directors of United Radiant Technology Corporation:

Audit opinion

We have audited the accompanying consolidated financial statements of United Radiant Technology Corporation and its subsidiaries (the "Group"), which comprise the consolidated balance sheets as of December 31, 2024 and 2023, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2024 and 2023, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), Interpretations developed by the International Financial Reporting Interpretations Committee ("IFRIC") or the former Standing Interpretations Committee ("SIC") endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Certified Public Accountants Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the 2024 consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements taken as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters individually.

Key audit matter for the Group's consolidated financial statements for the year ended December 31, 2024 is stated as follows:

Validity of Specific Customer's Revenue Recognition

The Group's main revenue comes from export sales, including sales to Europe and the Americas. The revenue from some of these customers has grown significantly compared to the previous year, and the transaction amounts of these customers are significant to the overall revenue. May have a material impact on the financial performance of the Fnetlink Group; therefore, we have considered the validity of specific customers' revenue recognition of specific customers as a key audit matter. For the accounting policies related to revenue recognition, see Notes 4 of the

Consolidated Financial Statements.

Our audit procedures related to the key audit matter described above are as follows:

- 1. We understood the related internal control and operating procedures in the sales transaction cycle, and we evaluated and confirmed the operating effectiveness of the internal control and operating procedures.
- 2. We selected samples from the sales details from specific customers, examined the shipping documents and export declarations, and checked whether the invoice recipient was the same as the shipment recipient to confirm the validity of the sales revenue.

Other Matters

We have also audited the parent company only financial statements of United Radiant Technology Corporation as of and for the years ended December 31, 2024 and 2023 on which we have issued an unmodified opinion.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

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

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

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the propriety of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Deloitte Taiwan CPA Dli-Wei Liu

CPA Shian-Ming Wang

Approval Document Number of Financial SupervisoryCommission Jin Guan Zheng Sheng Zi No. 1110348898 Approval Document Number of Financial SupervisoryCommission
Jin Guan Zheng Sheng Zi No. 1110348898

United Radiant Technology Corporation and Subsidiaries Consolidated Balance Sheets As of December 31 in 2024 and 2023

Unit: NT\$ thousand

		December 31,	2024	December 31, 2023		
Code	ASSET	Amount	%	Amount	%	
	Current assets					
1100	Cash and cash equivalents (Notes 4 and 6)	\$ 356,609	17	\$ 672,793	36	
1120	Financial assets at fair value through other					
	comprehensive income or loss - current					
	(Notes 4 and 8)	484,433	23	384,305	20	
1136	Financial assets at amortized cost - current					
	(Notes 4, 9and 27)	293,000	14	13,000	1	
1150	Notes Receivable, net (Notes 4,10 and 20)	30	-	-	-	
1170	Accounts receivable, net (Notes 4, 10,20					
	and 26)	431,998	20	244,512	13	
1200	Other receivables, net (Notes 4,10 and 26)	6,816	-	5,412	-	
1310	Inventories (Notes 4 and 11)	262,280	12	222,166	12	
1410	Prepayments	3,512	-	4,970	-	
1470	Other current assets (Note 20)	1,347		1,679		
11XX	Total current assets	1,840,025	<u>86</u>	1,548,837	<u>82</u>	
	Non-current assets					
1517	Financial assets at fair value through other					
	comprehensive income or loss -					
	non-current (Notes 4 and 8)	23,508	1	24,584	1	
1550	Investments accounted for using the equity					
	method (Notes 4 and 13)	23,078	1	43,173	2	
1600	Property, plant and equipment (Notes 4					
	and 14)	146,479	7	133,334	7	
1755	Right-of-use assets (Notes 4 and 15)	6,564	-	7,222	1	
1780	Intangible assets (Notes 4 and 16)	5,134	-	6,602	-	
1840	Deferred income tax assets (Notes 4 and					
	22)	14,970	1	20,396	1	
1915	Prepayments for business facilities	7,805	-	8,030	1	
1920	Refundable deposits (Notes 4)	2,144	-	2,225	-	
1932	Long-term accounts receivable (Notes 4,					
	10 and 20)	59,795	3	80,004	4	
1990	Other non-current assets (Note 20)	17,602	1	14,535	1	
15XX	Total non-current assets	307,079	<u>14</u>	340,105	<u>18</u>	
1XXX	Total Assets	\$ 2,147,104	<u>100</u>	<u>\$1,888,942</u>	<u>100</u>	

(Continued)

United Radiant Technology Corporation and Subsidiaries Consolidated Balance Sheets As of December 31 in 2024 and 2023

Unit: NT\$ thousand

		Dec	December 31, 2024		December 31, 202	
Code	LIABILITIES AND EQUITY	An	nount	%	Amount	%
	Current liabilities					
2120	Financial liabilities at fair value through					
	profit or loss - current (Notes 4 and 7)	\$	479	-	\$ -	-
2130	Contract liabilities - current (Notes 4, 19					
	and 25)		29,454	1	22,422	1
2150	Notes payable		-	-	101	-
2170	Accounts payable	2	254,159	12	131,593	7
2180	Accounts payable - related party (Note 25)		482	-	12,051	1
2200	Other payables (Notes 16 and 25)		89,110	4	79,048	4
2230	Income tax liabilities for the period (Notes					
	4)		12,956	1	25,977	2
2280	Lease liabilities - current (Notes 4 and 14)		1,853	-	1,626	-
2399	Other current liabilities		5,930		3,828	
21XX	Total current liabilities	3	394,423	<u>18</u>	<u>276,646</u>	<u>15</u>
	Non-current					
2527	Contract liabilities - non-current (Notes 4					
	and 19)		3,364	-	4,753	-
2570	Deferred tax liabilities (Notes 4 and 21)		1,771	-	-	-
2580	Lease liabilities - non-current (Notes 4 and					
	14)		4,772	-	5,769	-
2640	Net defined benefit liability - non-current					
	(Notes 4 and 17)		18,704	1	35,280	2
2645	Guarantee deposits (Note 26)		10,285	1	10,288	1
25XX	Total non-current liabilities		38,896	2	56,090	3
2XXX	Total liabilities	4	133,319	_20	332,736	_18
	Equity attributable to shareholders of the					
	Company					
3110	Common shares	1,0	063,518	50	1,063,518	56
3200	Capital surplus		42,251	2	37,883	2
	Retained earnings					
3310	Statutory reserves	1	53,240	7	144,373	8
3320	Special reserve		50,767	2	92,930	5
3350	Undistributed earnings	3	355,968	17	268,269	14
3400	Other equity		48,041	2	(50,767)	(3
3XXX	Total equity	1,7	13,785	80	1,556,206	_82
	Total Liabilities and Equity	<u>\$2,1</u>	<u>147,104</u>	<u>100</u>	\$ 1,888,942	<u>100</u>

The accompanying notes are an integral part of the consolidated financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan,Liu

United Radiant Technology Corporation and Subsidiaries Consolidated Statements of Comprehensive Income For the Years Ended December 31, 2024 and 2023

In Thousands of New Taiwan Dollars, Except Earnings Per Share

			2024				2023		
Code			Amount	(%		Amount		%
4000	Operating revenue (Notes 4,19 and 26)	\$	1,555,561	1	.00	\$	1,557,823		100
5000	Operating costs (Notes 11 and 20)		1,301,173		<u>84</u>		1,297,570		83
5900	Operating margin		254,388		16		260,253		17
6100 6200	Operating expenses (Note 20) Selling expenses General and administrative expenses		39,410 94,777		2		39,214 90,737		3
6300	Research & development expenses		30,453		2		35,112		2
6450	Expected credit impairment benefit(Notes 4 and 9)	(_	2,099)	_	<u> </u>	_	2,233		<u>-</u>
6000	Total operating expenses		162,541		<u>10</u>		167,296	_	<u>11</u>
6900	Net Operating income		91,847		6		92,957		6
7010	Non-operating income and expenditure(Note 4)								
7010	Other income(Notes 20 and 25)		24,855		2		14,424		1
7020	Other profits and losses (Note 20)	(36,273		2	(4,720)		-
7050 7055	Interest expenses Expected credit impairment	(132)		1	(128)		-
7060	benefit(Note 10) Profit and loss share of related companies recognized using the equity method (Note		12,121		1		-		-
7100	12) Interest income	(12,402) 18,284	(1) 1	(10,501) 21,545	(1)
7670	Impairment losses (Note 13)	(12,061)		1)		1,054)		<u> </u>
7000	Total non-operating income and expenditure		66,938		4		19,566		<u>1</u>
	-	(C	ontinued)						

United Radiant Technology Corporation and Subsidiaries Consolidated Statements of Comprehensive Income For the Years Ended December 31, 2024 and 2023

In Thousands of New Taiwan Dollars, Except Earnings Per Share

			2024			2023			
Code			Amount		Amount		%		
7900	Net profit before tax	\$	158,785	10	\$	112,523	7		
7950	Income tax gains (expenses) (Notes 4 and 21)	(30,513)	(2)	(22,302)	(1)		
8200	NET INCOME		128,272	8		90,221	6		
8310	Other comprehensive income(Notes 4) Items that will not be reclassified subsequently to profit or loss:								
8311	Remeasurement of defined benefit obligation (Note 17)		11,212	1	(1,555)	_		
8316	Unrealized gain on investments in equity instruments at fair value through other comprehensive		11,212	•		1,555 /			
8360	income or loss Items that may be reclassified subsequently to profit or loss:		99,052	6		42,141	2		
8361	Exchange differences arising on translation of foreign operations	(244)			22			
8300	Other comprehensive income (loss) for the year, net of income tax		110,020	<u> </u>		40,608	2		
8500	Total comprehensive income (loss)	<u>\$</u>	238,292	<u>15</u>	<u>\$</u>	130,829	8		
9750 9850	Earnings per share (Note 22) Basic Diluted	<u>\$</u> \$	1.21 1.20		<u>\$</u> \$	0.85 0.84			

The accompanying notes are an integral part of the consolidated financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan, Liu

United Radiant Technology Corporation and Subsidiaries Consolidated Statements of Changes In Equity For the Years Ended December 31, 2024 and 2023

Equity attributable to shareholders of the Company

Unit: NT\$ thousand

							Other ed			
			Retained earnings (Note 18)					Financial assets at		
							Exchange	fair value through		
							differences	other		
						Undistributed	arising on	comprehensive		
		Common				earnings	translation of	income Unrealized		
		shares		Legal	Special	(Notes 7 and	foreign	gain or loss	Treasury	
Code		(Note 18)		reserve	reserve	17)	operations	(Note 7)	stock	Total equity
A1	Balance, January 1, 2023	<u>\$1,063,518</u>	<u>\$17,340</u>	<u>\$116,254</u>	<u>\$ -</u>	<u>\$492,085</u>	<u>\$ 4,975</u>	(<u>\$ 97,905)</u>	<u>\$ -</u>	<u>\$1,596,267</u>
	Distribution of 2022 earnings									
B1	Statutory reserves	_		28,119		(<u>28,119</u>)				-
В3	Special reserve			<u>-</u>	92,930	(<u>92,930)</u>				
B5	Cash dividends to the shareholders									
	of the Company	-				(<u>191,433</u>)				(<u>191,433</u>)
D1	Net income in 2023	-	-	-	-	90,221	-	-	-	90,221
D3	Other comprehensive income (loss) in									
	2023	-				(<u>1,555)</u>	22	42,141		40,608
D5	Total comprehensive income (loss) in									
	2023	-				<u>88,666</u>	22	42,141		130,829
C7	Changes in related enterprises									
	recognized using the equity method	_	20,543							20,543
Z1	Balance, December 31, 2023	<u>\$1,063,518</u>	<u>\$37,883</u>	<u>\$144,373</u>	<u>\$92,930</u>	<u>\$268,269</u>	<u>\$ 4,997</u>	(<u>\$ 55,764</u>)	<u>\$ -</u>	<u>\$1,556,206</u>
	Distribution of 2023 earnings									
B1	Statutory reserves	-	-	8,867	-	(8,867)	-	-	-	-
В3	Special reserve	-	-	-	(42,163)	42,163	-	-	-	-
B5	Cash dividends to the shareholders									
	of the Company	-	-	-	-	(85,081)	-	-	-	(85,081)
D1	Net income in 2024	-	-	-	-	128,272	-	-	-	128,272
D3	Other comprehensive income (loss) in									
	2024				<u> </u>	<u>11,212</u>	(<u>244</u>)	99,052		110,020
D5	Total comprehensive income (loss) in									
	2024	_				<u>139,484</u>	(244_)	99,052		238,292
C7	Changes in related enterprises									
	recognized using the equity method		4,368				<u> </u>	<u> </u>		4,368
Z1	Balance, December 31, 2024	\$1,063,518	<u>\$42,251</u>	<u>\$153,240</u>	<u>\$50,767</u>	<u>\$355,968</u>	<u>\$ 4,753</u>	<u>\$ 43,288</u>	<u>\$ -</u>	\$1,713,785

The accompanying notes are an integral part of the consolidated financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan, Liu

United Radiant Technology Corporation and Subsidiaries Consolidated Statements of Cash Flows For the Years Ended December 31, 2024 and 2023

Unit: NT\$ thousand

Code		2024			2023	
	Cash flows from operating activities					
A10000	Income before income tax	\$	158,785	\$	112,523	
A20010	Adjustments to reconcile profit (loss)					
A20100	Depreciation expense		25,915		24,309	
A20200	Amortization expense		3,007		3,485	
A20300	Expected credit losses (reversal)	(14,220)		2,233	
A20400	Net loss on financial liabilities at fair	•	,			
	value through profit or loss		479		_	
A20900	Interest expense		132		128	
A21200	Interest income	(18,284)	(21,545)	
A21300	Dividend income	(14,348)	(7,834)	
A22300	Profit and loss share of related companies					
	recognized using the equity method		12,402		10,501	
A22500	Gain on disposal of property, plant and					
	equipment	(1,706)	(1,503)	
A23700	Inventory impairment and obsolete					
	inventory losses		5,507		14,917	
A23700	Impairment losses		12,061		1,054	
A24100	Unrealized foreign currency exchange					
	losses (gains)	(8,693)		4,876	
A29900	Lease Modification Benefit	(160)		-	
A29900	Other income		-	(778)	
A30000	Changes in operating assets and liabilities:					
A31130	Notes Receivable	(30)		-	
A31150	Accounts receivable	(152,499)		1,706	
A31180	Other receivables		12,739	(2,908)	
A31200	Inventories	(45,621)		137,996	
A31230	Prepayments		1,458	(1,971)	
A31240	Other current assets	(153)		2,181	
A32125	Contract liabilities		5,643	(3,233)	
A32130	Notes payable	(101)	(889)	
A32150	Accounts payable		104,795	(29,198)	
A32180	Other payables		10,238	(37,712)	
A32230	Other current liabilities		2,093		2,314	
A32240	Net defined benefit liability	(2,561)	(3,451)	
A33000	Cash inflow generated from operations		96,878		207,201	
A33100	Receipt of interest		18,546		21,539	
A33200	Receipt of dividends	\$	14,348	\$	7,834	
A33300	Interest paid	(132)	(128)	
A33500	Refunded Income tax paid	(39,140)	(58,860)	
AAAA	Net cash flows from operating activities		90,500		177,586	

United Radiant Technology Corporation and Subsidiaries Consolidated Statements of Cash Flows For the Years Ended December 31, 2024 and 2023

Unit: NT\$ thousand

Code			2024		2023
	Cash flows from investing activities				
B00040	Acquisition of financial assets at amortized cost	(327,650)	(13,000)
B00050	Disposal of financial assets at amortized cost		47,650		13,000
B01800	Acquisition of investments using the equity				
	method		-	(10,000)
B02700	Acquisition of property, plant and equipment	(36,402)	(19,972)
B02800	Proceed from disposal of property, plant and				
	equipment		1,706		667
B03700	Refundable deposits paid	(67)	(1,077)
B03800	Refundable deposits refunded		148		261
B04500	Acquisition of intangible assets	(639)	(1,359)
B06700	Other non-current assets	(1,776)		=
B07100	Increase in prepayments for business facilities	(1,784)	(3,167)
BBBB	Net cash used in investing activities	(318,814)	(34,647)	
	Cash flows from financing activities				
C00100	Increase in short-term bank borrowings		-		644
C00200	Decrease in short-term bank borrowings		-	(644)
C03100	Guarantee deposits refunded	(3)	(3)
C04020	Repayment of principal portion of lease				
	liabilities	(1,808)	(1,365)
C04500	Cash dividend paid	(85,081)	(191,433)
CCCC	Net cash used in financing activities	(86,892)	(192,801)
DDDD	Effect of exchange rate changes on cash and cash				
	equivalents	(<u>978</u>)		45
EEEE	Net decrease in cash and cash equivalents	(316,184)	(49,817)
E00100	Cash and cash equivalents, beginning of year		672,793		722,610
F00200		.	25.500	Φ.	<50 50C
E00200	Cash and cash equivalents, end of year	\$	356,609	\$	672,793

The accompanying notes are an integral part of the consolidated financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan, Liu

Independent Auditor's Report

To the Board of directors of United Radiant Technology Corporation:

Audit opinion

We have audited the accompanying parent company only financial statements of United Radiant Technology Corporation (the "Company"), which comprise the parent company only balance sheets as of December 31, 2024 and 2023, and the parent company only statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, the accompanying parent company only financial position of the Company as of December 31, 2024 and 2023, and its parent company only financial performance and its parent company only cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements section of our report. We are independent of the Company in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the parent company only financial statements for the year ended December 31, 2024. These matters were addressed in the context of our audit of the parent company only financial statements taken as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters individually.

Key audit matter for the Company's parent company only financial statements for the year ended December 31, 2024 is stated as follows:

Validity of Specific Customer's Revenue Recognition

The Company's main revenue comes from export sales, including sales to Europe and the Americas. The income of some of these customers has increased compared with the previous year and the number of days of collection turnover has increased, which may have a significant impact on the financial performance of Fnetlink Technology Co., Ltd.; therefore, we have considered the validity of specific customers' revenue recognition of specific customers as a key audit matter. For the accounting policies related to revenue recognition, see Notes 4 of the Parent Company Only Financial Statements.

Our audit procedures related to the key audit matter described above are as follows:

- 1. We understand the internal controls and operating procedures related to the recognition of operating income, and evaluate and confirm the operational effectiveness of the internal controls and operating procedures.
- 2. We take samples from the sales details of specific customers, check shipping documents and export declarations, and verify whether the invoice recipient and shipment recipient are the same, and send letters to these customers to confirm sales. Revenue Availability.

Responsibilities of Management and Those Charged with Governance for the Parent Company Only Financial Statements

Management is responsible for the preparation and fair presentation of the parent company only financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and for such internal control as management determines is necessary to enable the preparation of parent company only financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Company's financial reporting process.

Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these parent company only financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.

- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the parent company only financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Deloitte Taiwan CPA Dli-Wei Liu

CPA Shian-Ming Wang

Approval Document Number of Financial SupervisoryCommission Jin Guan Zheng Sheng Zi No. 1110348898 Approval Document Number of Financial SupervisoryCommission
Jin Guan Zheng Sheng Zi No. 1110348898

February 27, 2025

United Radiant Technology Corporation Parent Company Only Balance Sheets As of December 31 in 2024 and 2023

Unit: NT\$ thousand

		December 31	, 2024	December 31, 2023		
Code	ASSET	Amount	%	Amount	%	
	Current assets					
1100	Cash and cash equivalents (Notes 4 and 6)	\$ 333,141	15	\$ 663,235	35	
1120	Financial assets at fair value through other					
	comprehensive income or loss - current					
	(Notes 4 and 8)	484,433	22	384,305	20	
1136	Financial assets at amortized cost - current					
	(Notes 4,9 and 26)	293,000	14	13,000	1	
1150	Notes Receivable, net (Notes 4,10 and 19)	30	-	-	-	
1170	Accounts receivable, net (Notes 4, 10,19					
	and 25)	431,998	20	244,512	13	
1200	Other receivables, net (Notes 4 and 25)	35,287	2	31,002	1	
1310	Inventories (Notes 4 and 11)	262,280	12	222,166	12	
1410	Prepayments	3,419	-	4,888	-	
1470	Other current assets (Note 19)	1,370		1,323		
11XX	Total current assets	1,844,958	<u>85</u>	1,564,431	82	
	Non-current assets					
1517	Financial assets at fair value through other					
1317	comprehensive income or loss -					
	non-current (Notes 4 and 8)	23,508	1	24,584	1	
1550	Investments accounted for using the equity	25,500	1	24,504	1	
1330	method (Notes 4 and 12)	46,619	2	52,708	3	
1600	Property, plant and equipment (Notes 4	40,017	2	32,700	3	
1000	and 13)	146,479	7	133,334	7	
1755	Right-of-use assets (Notes 4 and 14)	6,564	-	7,222	1	
1780	Intangible assets (Notes 4 and 15)	5,134	_	6,602	_	
1840	Deferred income tax assets (Notes 4 and	3,131		0,002		
1010	21)	14,970	1	20,396	1	
1915	Prepayments for business facilities	7,805	1	8,030	1	
1920	Refundable deposits (Notes 4)	2,144	-	2,225	-	
1932	Long-term accounts receivable (Notes 4,	2,1		_,c		
	10 and 19)	59,795	3	80,004	4	
1990	Other non-current assets (Note 19)	4,843	_ _	4,330	_	
15XX	Total non-current assets	317,861	15	339,435	18	
				·		
1XXX	Total Assets	<u>\$2,162,819</u>	<u>100</u>	<u>\$1,903,866</u>	<u>100</u>	

(Continued)

United Radiant Technology Corporation Parent Company Only Balance Sheets As of December 31 in 2024 and 2023

Unit: NT\$ thousand

		December 31,	2024	December 31	, 2023
Code	LIABILITIES AND EQUITY	Amount	%	Amount	%
	Current liabilities				
2120	Financial liabilities at fair value through				
	profit or loss - current (Notes 4 and 7)	\$ 479	-	\$ -	-
2130	Contract liabilities - current (Notes 4,19				
	and 25)	29,454	1	22,422	1
2150	Notes payable	-	-	101	-
2170	Accounts payable	254,159	12	131,593	7
2180	Accounts payable - related party (Note 25)	482	-	12,051	1
2200	Other payables (Notes 16 and 25)	88,994	4	78,576	4
2230	Income tax liabilities for the period (Notes				
	4)	12,956	1	25,977	1
2280	Lease liabilities - current (Notes 4 and 14)	1,853	-	1,626	-
2399	Other current liabilities	5,662		3,570	
21XX	Total current liabilities	394,039	<u>18</u>	275,916	_14
	Non-current				
2527	Contract liabilities - non-current (Notes 4				
2321	and 19)	3,364	_	4,753	
2570	Deferred tax liabilities (Notes 4 and 21)	1,771	_	¬,733	_
2580	Lease liabilities - non-current (Notes 4 and	1,771			
2300	14)	4,772	_	5,769	_
2640	Net defined benefit liability - non-current	7,772		3,707	
2010	(Notes 4 and 17)	18,704	1	35,280	2
2645	Guarantee deposits (Note 25)	10,285	1	10,288	1
2650	Credit balance of investments accounted	10,200	•	10,200	•
2000	for using the equity method (Notes 4				
	and 12)	16,099	1	15,654	1
25XX	Total non-current liabilities	54,995	3	71,744	4
2XXX	Total liabilities	449,034	<u>21</u>	347,660	<u>18</u>
	EQUITY				
3110	Common shares	1,063,518	49	1,063,518	56
3200	Capital surplus	42,251	2	37,883	2
	Retained earnings	,		,	
3310	Statutory reserves	153,240	7	144,373	8
3320	Special reserve	50,767	2	92,930	5
3350	Undistributed earnings	355,968	17	268,269	14
3400	Other equity	48,041	2	(50,767)	$(\underline{3})$
3XXX	Total equity	1,713,785	<u>79</u>	1,556,206	82
JAAA	Total equity	1,/13,/03	<u> 13</u>	1,550,200	<u>02</u>
	Total Liabilities and Equity	<u>\$2,162,819</u>	<u>100</u>	<u>\$1,903,866</u>	<u>100</u>

The accompanying notes are an integral part of the parent company only financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan,Liu

United Radiant Technology Corporation Parent Company Only Statements Of Comprehensive Income For the Years Ended December 31, 2024 and 2023

In Thousands of New Taiwan Dollars, Except Earnings Per Share

			2024			Lainings F	ei Silaie
			2024			2023	
Code			Amount	<u></u> %		Amount	<u></u> %
4000	Operating revenue (Notes 4,19 and 25)	\$	1,555,561	100	\$	1,557,823	100
5000	Operating costs (Notes 10,15,20 and 25)		1,301,173	84		1,297,570	83
5900	Operating margin		254,388	<u>16</u>		260,253	<u>17</u>
	Operating expenses (Note 15,20 and 25)						
6100 6200	Selling expenses General and administrative		39,410	2		39,214	3
	expenses		93,517	6		89,251	6
6300	Research & development expenses		30,453	2		35,112	2
6450	Expected credit impairment benefit(Notes 4,10 and 25)	(2,099)	_		2,233	_
6000	Total operating expenses	\	161,281	10		165,810	<u> 11</u>
	expenses		101,201			103,610	11
6900	Net Operating income		93,107	6		94,443	6
7010 7020 7050 7070	Non-operating income and expenditure (Note 4 and 20) Other income (Note 25) Other profits and losses Financial costs Share of profits of	(23,106 35,551 132)	2 2 -	(14,424 5,692) 128)	1 - -
7100 7000	subsidiaries accounted for using equity method (Notes 12) Interest income Total non-operating income and	(1,403 12,061)	(1)	(10,580) 1,054)	(1)
	expenditure		17,811	1		21,110	1
7900	Net profit before tax	\$	158,785	10	\$	112,523	7
7950	Income tax gains (expenses) (Notes 4 and 21)	(<u></u>	30,513)	(2)	(22,302)	(1)

United Radiant Technology Corporation Parent Company Only Statements Of Comprehensive Income For the Years Ended December 31, 2024 and 2023

In Thousands of New Taiwan Dollars, Except Earnings Per Share

		2024	2023			
Code		Amount	%		Amount	%
8200	NET INCOME	128,272	8		90,221	6
	Other comprehensive income (loss) (Note 4 and 21)					
8310	Items that will not be reclassified subsequently to profit or loss:					
8311	Remeasurement of defined benefit obligation (Note 17)	11,212	1	(1,555)	
8316	Unrealized gain on investments in equity instruments at fair value through other	11,212	1	(1,333)	-
8360	comprehensive income or loss Items that may be reclassified subsequently	99,052	6		42,141	2
8361	to profit or loss: Exchange differences arising on translation of foreign operations	(244)			22	
8300	Other comprehensive income (loss) for the year, net of income tax	110,020	7		10 608	2
8500	Total comprehensive income	110,020			40,608	2
	(loss)	\$ 238,292	<u>15</u>	<u>\$</u>	130,829	8
9750 9850	Earnings per share (Note 22) Basic Diluted	\$ 1.21 \$ 1.20		<u>\$</u> \$	0.85 0.84	

The accompanying notes are an integral part of the parent company only financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh AccountingSupervisor:Kun-Quan,Liu

United Radiant Technology Corporation Parent Company Only Statements Of Changes In Equity For the Years Ended December 31, 2024 and 2023

Unit: NT\$ thousand Equity attributable to shareholders of the Company

							Other ed	quity (Note 4)		
				Retai	ned earnings (1	Note 17)	Exchange differences	Financial assets at fair value through other		
Code		Common shares (Note 17)	Capital surplus (Note 4 and 17)	Legal reserve	Special reserve	Undistributed earnings (Notes 7 and 16)	arising on translation of foreign operations	comprehensive income Unrealized gain or loss(Note 7)	Treasury stock	Total equity
A1	Balance, January 1, 2022	1,063,518	17,340	93,873	24,351	347,181	5,238	28,681		1,580,182
B1 B3	Distribution of 2021 earnings Statutory reserves Reversal of special surplus reserve	<u>-</u>	<u>-</u>	<u>22,381</u>	<u>-</u> (<u>24,351)</u>	(<u>22,381</u>) <u>24,351</u>	<u>-</u>	-	_	-
B5 D1	Cash dividends to the shareholders of the Company Net income in 2022	-	-		<u>-</u>	(<u>138,257</u>) 253,089	-	-		(<u>138,257</u>) 253,089
D3	Other comprehensive income (loss) in 2022	-	_	_	_	21,188	(263)	(_119,672)	_	(98,747)
D5	Total comprehensive income (loss) in 2022	<u> </u>	<u>-</u>		<u> </u>	274,277	((119,672)		154,342
Q1	Disposal of investments in equity instruments at fair value through other comprehensive income					6,914		(6,914)	_	
Z1	Balance, December 31, 2022 Distribution of 2022 earnings	\$1,063,518	\$ 17,340	<u>\$116,254</u>	<u>\$</u>	\$ 492,085	<u>\$ 4,975</u>	(\$ 97,905)	<u>\$</u>	<u>\$1,596,267</u>
B1	Statutory reserves	_	_	28,119	_	(28,119)	_	_	_	_
B3	Special reserve				92,930	(92,930)				
В5	Cash dividends to the shareholders of					(/	·			
D1	the Company Net income in 2023					(<u>191,433</u>) 90,221		-		(<u>191,433</u>) 90,221
D3	Other comprehensive income (loss) in 2023		<u>-</u>	<u>-</u>		(1,555)	22	42,141	-	40,608
D5	Total comprehensive income (loss) in									
	2023					88,666	22	42,141		130,829
C7	Changes in related enterprises recognized using the equity method	<u>-</u>	20,543	<u>-</u>	<u>-</u>	<u>-</u>				20,543
Z 1	Balance, December 31, 2023	\$1,063,518	\$ 37,883	\$144,373	\$ 92,930	\$ 268,269	\$ 4,997	(\$ 55,764)	\$ -	\$1,556,206

The accompanying notes are an integral part of the parent company only financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan, Liu

United Radiant Technology Corporation Parent Company Only Statements of Cash Flows For the Years Ended December 31, 2024 and 2023

Unit: NT\$ thousand

Code		2024		2023	
	CASH FLOWS FROM OPERATING				
	ACTIVITIES				
A10000	Income before income tax	\$	158,785	\$	112,523
A20010	Adjustments to reconcile profit (loss)				
A20100	Depreciation expense		25,915		23,864
A20200	Amortization expense		3,007		3,485
A20300	Expected credit losses (reversal)	(2,099)		2,233
A20400	Net loss on financial liabilities at fair				
	value through profit or loss		479		_
A20900	Interest expense		132		128
A21200	Interest income	(17,811)	(21,110)
A21300	Dividend income	(14,348)	(7,834)
A22400	Share of profits of subsidiaries accounted				
	for using equity method	(1,403)		10,580
A22500	Gain on disposal of property, plant and				
	equipment	(816)	(439)
A23700	Inventory impairment and obsolete				
	inventory losses		5,507		14,917
A23700	Impairment losses		12,061		1,054
A24100	Unrealized foreign currency exchange				
	losses	(10,406)		4,876
A29900	Lease Modification Benefit	(160)		-
A29900	Other income		_	(778)
A30000	Changes in operating assets and liabilities:				
A31130	Notes Receivable	(30)		-
A31150	Accounts receivable	(152,499)		1,706
A31180	Other receivables	(520)	(2,904)
A31200	Inventories	(45,621)		137,996
A31230	Prepayments		1,469	(1,889)
A31240	Other current assets		1,216		2,533
A32125	Contract liabilities		5,643	(3,233)
A32130	Notes payable	(101)	(889)
A32150	Accounts payable		104,795	(29,198)
A32180	Other payables		10,627	(37,997)
A32230	Other current liabilities		2,092		2,025
A32240	Net defined benefit liability	(<u>2,561</u>)	(3,451)
A33000	Cash inflow generated from operations		83,353		208,198
A33100	Receipt of interest		18,073		21,104

(Continued)

United Radiant Technology Corporation Parent Company Only Statements of Cash Flows For the Years Ended December 31, 2024 and 2023

Unit: NT\$ thousand

Code		2024		2023	
A33200	Receipt of dividends	\$	14,348	\$	7,834
A33300	Interest paid	(132)	(128)
A33500	Refunded Income tax paid	(39,140)	(58,860)
AAAA	Net cash flows from operating activities		76,502		178,148
	Cash flows from investing activities				
B00040	Acquisition of financial assets at amortized				
	cost	(327,650)	(13,000)
B00050	Disposal of financial assets at amortized cost		47,650		13,000
B01800	Acquisition of investments using the equity				
	method		-	(10,000)
B02700	Acquisition of property, plant and equipment	(36,402)	(20,795)
B02800	Proceed from disposal of property, plant and				
	equipment		816		667
B03700	Refundable deposits paid	(67)	(1,077)
B03800	Refundable deposits refunded		148		261
B04500	Acquisition of intangible assets	(639)	(1,359)
B06700	Other non-current assets	(1,776)		-
B07100	Increase in prepayments for business facilities	(1,784)	(3,167)
BBBB	Net cash used in investing activities	(319,704)	(35,470)
	Cash flows from financing activities				
C00100	Increase in short-term bank borrowings		_		644
C00200	Decrease in short-term bank borrowings		_	(644)
C03100	Guarantee deposits refunded	(3)	(3)
C04020	Repayment of principal portion of lease	(3)	(3)
C04020	liabilities	(1,808)	(1,365)
C04500	Cash dividend paid	(85,081)	(191,433)
CCCC	Net cash used in financing activities	(86,892)	(192,801)
cccc	Net eash used in infallering activities	(00,072)	(172,001)
EEEE	Net decrease in cash and cash equivalents	(330,094)	(50,123)
E00100	Cash and cash equivalents, beginning of year		663,235		713,358
E00200	Cash and cash equivalents, end of year	<u>\$</u>	333,141	<u>\$</u>	663,235

The accompanying notes are an integral part of the parent company only financial statements.

Chairman: Chiang-Yuan, Chen Manager: Chien Wen, Yeh Accounting Supervisor: Kun-Quan, Liu

United Radiant Technology Corporation

The Comparison Table of Amendments

to the Articles of Association

Amendments	Current Article	Explanation
Article 17	Article 17	Added the
The Company shall have seven (7) to	The Company shall have seven (7) to	board of
eleven (11) directors. The Board of	eleven (11) directors. The Board of	directors may
Directors is authorized to determine	Directors is authorized to determine the	establish
the number of directors. Directors	number of directors. Directors are	various other
are elected by the shareholders'	elected by the shareholders' meeting	functional
meeting from among persons with	from among persons with disposing	committees in
disposing capacity. The term of office	capacity. The term of office of a director	accordance
of a director is three years; he/she	is three years; he/she may be eligible for	with the law.
may be eligible for re-election. The	re-election. The Board of Directors shall	
Board of Directors shall consist of at	consist of at least three (3) independent	
least three (3) independent directors.	directors. Candidate nomination	
Candidate nomination system is	system is adopted by the Company for	
adopted by the Company for election	election of the directors, and the	
of the directors, and the shareholders	shareholders shall elect the directors	
shall elect the directors from among	from among the nominees listed in the	
the nominees listed in the roster of	roster of director candidates.	
director candidates.	The directors shall organize the board of	
The directors shall organize the board	directors. By attendance of two-thirds	
of directors. By attendance of	majority of directors and by a majority	
two-thirds majority of directors and	vote of the attending directors, one	
by a majority vote of the attending	chairman shall be duly elected from	
directors, one chairman shall be duly	among the directors. The chairman shall	
elected from among the directors. The	represent the Company externally in	
chairman shall represent the Company	taking charge of overall business	
externally in taking charge of overall	operation of the Company.	
business operation of the Company.	The Company may have a vice	
The Company may have a vice	chairman who shall be elected by the	
chairman who shall be elected by the	directors in accordance with the	
directors in accordance with the	aforementioned method for electing the	
aforementioned method for electing	chairman of the Board of Directors.	
the chairman of the Board of		
Directors.		
The company's board of directors		
has established audit and		
remuneration committees in		
accordance with the law, and may also set up various other functional		
committees, and their organizational		
regulations are approved by the		
board of directors.		
Article 25	Article 25	New
	When the Company makes profit, it shall	regulations on
set aside at least 6% of the Company's	set aside at least 6% of the Company's	improving the
annual profit as employee compensation,	annual profit as employee compensation,	remuneration

Amendments	Current Article	Explanation
which shall be distributed in shares or	which shall be distributed in shares or	of grassroots
cash as resolved by the Board of	cash as resolved by the Board of	employees in
Directors. Qualification requirements of	Directors. Qualification requirements of	response to the
employees, including the employees of	employees, including the employees of	Securities and
subsidiaries of the Company meeting	subsidiaries of the Company meeting	Exchange Law
certain specific requirements; the	certain specific requirements; the	
Company may set aside up to 4% of the	Company may set aside up to 4% of the	
above-mentioned profit as remuneration	above-mentioned profit as remuneration	
to directors and supervisors as resolved	to directors and supervisors as resolved	
by the Board of Directors. Employee	by the Board of Directors. Employee	
compensation and remuneration to	compensation and remuneration to	
directors should be submitted to the	directors should be submitted to the	
shareholders' meeting for reporting.	shareholders' meeting for reporting.	
However, when the Company has	However, when the Company has	
accumulated losses, the Company shall	accumulated losses, the Company shall	
reserve the amount to cover the losses	reserve the amount to cover the losses	
before making any appropriation for the	before making any appropriation for the	
compensation of employees and	compensation of employees and	
directors according to the	directors according to the	
aforementioned ratio.	aforementioned ratio.	
Of the amount of employee		
remuneration mentioned in the		
preceding paragraph, no less than		
50% should be allocated to		
remuneration for grassroots		
employees.		
Article 30	Article 30	Added
These Articles of Incorporation were	These Articles of Incorporation were	Amendment
established on December 10, 1989. The	established on December 10, 1989. The	Pass Date.
first amendment was made on December	first amendment was made on December	
5, 1991; the second amendment was	5, 1991; the second amendment was	
made on January 11, 1992; the third	made on January 11, 1992; the third	
amendment was made on May 16, 1994;	amendment was made on May 16, 1994;	
the fourth amendment was made on	the fourth amendment was made on	
April 8, 1995; and the fifth amendment	April 8, 1995; and the fifth amendment	
was made on March 15,	was made on March 15,	
1996;; (Omit)The	1996;; (Omit)The	
twenty-fifth amendment was made on	twenty-fifth amendment was made on	
May 23, 2019. The twenty-sixth	May 23, 2019. The twenty-sixth	
amendment was made on May 21, 2020.	amendment was made on May 21, 2020.	
The twenty-seventh amendment was	The twenty-seventh amendment was	
made on May 13, 2021. The	made on May 13, 2021. The	
twenty-eighth amendment was made on	twenty-eighth amendment was made on	
May 23, 2022.	May 23, 2022.	
The twenty-ninth revision was on		
May 19, 2025.		

United Radiant Technology Corporation Articles of Association

Chapter I General Provisions

- Article 1: The Company is organized in accordance with the Company Act and is named United Radiant Technology Corporation. English name is United Radiant Technology Corporation.
- Article 2: The business scope of the Company is as follows
 - 1. CC01040 Lighting Equipment Manufacturing
 - 2. CC01080 Electronics Components Manufacturing
 - 3. CC01110 Computer and Peripheral Equipment Manufacturing
 - 4. CC01990 Other Electrical Engineering and Electronic Machinery Equipment Manufacturing
 - 5. E603090 Lighting Equipment Construction
 - 6. F401010 International Trade
 - 7. E601010 Electric Appliance Construction
 - 8. E607010 Solar Thermal Energy Equipment Installation Engineering
 - 9. D101060 Self-usage power generation equipment utilizing renewable energy industry
 - 10. IG03010 Energy Technical Services
 - 11. CB01010 Mechanical Equipment Manufacturing
 - 12. All business items that are not prohibited or restricted by law, except those that are subject to special approval.
- Article 3: The head office and factory of the Company is located in Taichung City, Taiwan. The Company shall be free to set up branch offices wherever and whenever the Company deems it necessary upon the resolution of board of directors as well as the approval of competent authorities.
- Article 4: The Company's announcement method shall be handled in accordance with Article 28 of the Company Law.

Chapter II Shares

- Article 5: The total capital stock of the Company shall be in the amount of NT\$4,200,000,000,000, divided into 420,000,000,000 common shares, at NT\$10 each, and maybe paid up in installments upon authorization of the Board of Directors. The Company may issue employee stock options by retaining 42 million of the shares in the preceding paragraph as employee stock options, which will be issued in installments.
- Article 5-1: The transfer of shares bought back by the Company to employees shall be made at a price lower than the average price of the shares actually bought back in accordance with the relevant regulations and after the resolution of the most recent shareholders' meeting.
- Article 6: The Company may provide external endorsement and guarantee for business purposes. The total amount of the Company's reinvestment shall not be subject to the restriction as provided in Article 13 of the Company Act.
- Article 7: The Company issues registered shares. The certificate should be signed or stamped by more than three directors, and duly certified by the competent authority. The Company is not required to print physical shares but should register with a centralized securities depository enterprise after the initial public offering.

- Article 8: The transfer of ownership of shares shall be suspended within 60 days before the general shareholders' meeting, 30 days before the extraordinary shareholders' meeting, or five days before the benchmark date on which the Company decides to distribute dividends or other benefits.
- Article 9: In order to handle the share affairs, the Company shall follow the Regulations Governing the Administration of Shareholder Services of Public Companies issued by the competent authority.

Chapter III Shareholders' meeting

- Article 10: Shareholders' meetings of the Company are of two types, namely: (1) regular meetings and (2) special meetings.
 - 1. The regular meeting should be held at least once within 6 months after the end of each fiscal year by the Board of Directors.
 - 2. The extraordinary meeting can be held as necessary.
- Article 11: A meeting notice specifying the date, place and cause for convening a regular meeting of shareholders shall be given to each shareholder no later than 30 days prior to the scheduled meeting date. In case the Company intends to convene a special meeting of shareholders, a meeting notice shall be given to each shareholder no later than 15 days prior to the scheduled meeting date. The meeting notice may, as an alternative, be given by means of electronic transmission, after obtaining a prior consent from the shareholder(s) thereof. The shareholders' meeting can be held by means of visual communication network or other methods promulgated by the central competent authority.
- Article 12: Except in the circumstances otherwise provided for in Article 179 of the Company Act, a shareholder shall have one voting power in respect of each share in his/her/its possession.
- Article 13: The quorum for a shareholders' meeting shall be satisfied by a majority vote of the shareholders present. Where stricter criteria for the quorum are provided by law, such stricter criteria shall govern. Except as otherwise provided in the law 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. The motions at the shareholders' meeting shall adopt exercise of voting rights by electronic means. When voting rights are exercised by electronic means, the method of exercise shall be specified in the shareholders meeting notice.
- Article 14: Any shareholder who is unable to attend the shareholders' meeting may appoint a proxy to attend a shareholders' meeting in accordance with Regulations Governing the Use of Proxies for Attendance at Shareholder Meetings of Public Companies.
- Article 15: Shareholders' meeting is convened by the Board of Directors and shall be presided over by the Chairman of the Board of the Company. In case the Chairman of the Board is on leave, a director shall be designated to act in his/her behalf; and if no representative is so designated, the representative shall be elected by the directors from among themselves. If a shareholders meeting is convened by a party other than the board of directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.
- Article 16: Resolutions adopted at a shareholders' meeting shall be recorded in the minutes of the meeting, signed or sealed by the chairman, and distributed to the directors within 20 days after the meeting. The minutes shall be taken in the order of the date, place, name of the chairman and resolution method, as well as the essentials of the proceedings and voting results. The minutes of the meeting shall be kept at the Company together with

the signature book and proxy form of the attending shareholders. The preparation and distribution of the minutes of shareholders' meeting as required in the preceding Paragraph may be affected by public announcement.

Chapter IV Directors and Committees

Article 17: The Company shall have seven (7) to eleven (11) directors. The Board of Directors is authorized to determine the number of directors. Directors are elected by the shareholders' meeting from among persons with disposing capacity. The term of office of a director is three years; he/she may be eligible for re-election. The Board of Directors shall consist of at least three (3) independent directors. Candidate nomination system is adopted by the Company for election of the directors, and the shareholders shall elect the directors from among the nominees listed in the roster of director candidates.

The directors shall organize the board of directors. By attendance of two-thirds majority of directors and by a majority vote of the attending directors, one chairman shall be duly elected from among the directors. The chairman shall represent the Company externally in taking charge of overall business operation of the Company.

The Company may have a vice chairman who shall be elected by the directors in accordance with the aforementioned method for electing the chairman of the Board of Directors.

Article 17-1: The Company sets up the "audit committee" pursuant to Article 14-4 of the Securities and Exchange Act. The members of the audit committee should be all independent directors, one of whom shall be the convener, and at least one of whom shall have accounting or financial expertise.

Matters concerning the number, term of office, powers and authorities, rules of procedure, and resources provided by the company when the Audit Committee exercises its powers shall be handled in accordance with Audit Committee Charter.

Article 17-2: The Company sets up the Remuneration Committee.

Matters concerning the number, term of office, powers and authorities, rules of procedure, and resources provided by the company when the Remuneration Committee exercises its powers shall be handled in accordance with Remuneration Committee Charter.

- Article 18: The Chairman of the board of directors shall preside at the board meetings. If the Chairman of the board of directors is on leave or is unable to exercise his or her duties for any reason, the Vice Chairman of the board of directors shall act in Chairman's behalf. In case the Chairman and Vice Chairman of the Board is on leave, a director shall be designated to act in Chairman's behalf; and if no representative is so designated, the representative shall be elected by the directors from among themselves.
- Article 19: The Board of Directors of the Company shall meet at least quarterly and may convene a temporary meeting in accordance with the provisions of the Company Act. The meeting notice may be sent to the directors in writing, by electronic (e-mail) or facsimile means.
- Article 20: Directors shall attend board meetings in person. A director unable to attend in person may appoint another director to attend the meeting in his or her place. A director who appoints another director to attend a board meeting shall in each instance issue a proxy form stating the scope of authorization with respect to the reasons for convening the meeting. The proxy may only be appointed by one person. If the board meeting is held by videoconferencing, the directors who participate in the meeting by video shall be deemed to have attended the meeting in person.

Chapter V Manager and Employee

- Article 21: The Company shall appoint one Chief Strategy Officer, one Chief Executive Officer, one President, and several Vice Presidents and Associate Managers. The appointment, termination and compensation policy shall be subject to the Article 27 of the Company Act.
- Article 22: The Chief Strategy Officer under the Board of Directors provides medium and long-term development strategies for the Board of Directors' reference. The President is responsible for managing all the business of the Company by following the resolutions made by the Board of Directors and the instructions from the Chairman. The Vice Presidents, Directors and Managers shall assist the President to manage the business.
- Article 23: The appointment and termination of employees other than the managers of the Company shall be handled by the President and reported to the Board of Directors for approval.

Chapter VI Accounting

- Article 24: The fiscal year for the Company shall be from January 1 of each year to December 31 of the same year. At the close of each fiscal year, the board of directors shall prepare the following statements and records to the meeting date of a general meeting of shareholders for ratification in accordance with the law:
 - 1. Business Report
 - 2. Financial statements
 - 3. The surplus earning distribution or loss off-setting proposals.
- Article 25: When the Company makes profit, it shall set aside at least 6% of the Company's annual profit as employee compensation, which shall be distributed in shares or cash as resolved by the Board of Directors. Qualification requirements of employees, including the employees of subsidiaries of the Company meeting certain specific requirements; the Company may set aside up to 4% of the above-mentioned profit as remuneration to directors and supervisors as resolved by the Board of Directors. Employee compensation and remuneration to directors should be submitted to the shareholders' meeting for reporting. However, when the Company has accumulated losses, the Company shall reserve the amount to cover the losses before making any appropriation for the compensation of employees and directors according to the aforementioned ratio.
- Article 26: If there are any earnings in the annual final accounts of the Company, it shall pay the tax and make up for the accumulative losses, and the allocate 10% of the balance as the legal reserve; however, the requirement does not apply when the accumulated legal reserve has reached the total capital of the Company. The remainder shall be set aside or reversed as a special reserve in accordance with the laws and regulations. The Board of Directors shall prepare a proposal for the appropriation of earnings and submit it to the shareholders to resolve the distribution of dividends to shareholders if there is still a balance available, together with the accumulated undistributed earnings.

In accordance with Article 240(5) of the Company Act, the Board of Directors is authorized to resolve, by a resolution adopted by a two-thirds majority of the directors present who represent two-thirds or more of the directors, to distribute all or part of the dividends and bonuses or legal reserve and capital reserve under Article 241(1) of the Company Act in cash, and in addition thereto a report of such distribution shall be submitted to the shareholders' meeting.

The Company's dividend policy is to distribute dividends to shareholders at a rate of not less than 30% of available earnings for the year, taking into account current and future development plans, the investment environment, capital requirements, domestic and

international competition, and the shareholders' interests. The dividend may be distributed in cash or in shares; the cash dividend shall not be less than 20% of the total dividends paid.

Article 27:

- 1. The Chairman and Directors of the Company may receive monthly compensation in an amount determined by the Board of Directors based on the peer standard in the industry. Shareholders or directors of the Company who serve as managers or employees are paid as if they were ordinary employees.
- 2. The Company may purchase insurance for the directors and managers during their term of office to cover the liabilities in connection with their performance of duties.

Chapter VII Supplementary Provisions

- Article 28: Matters not stipulated in the Articles of Association shall be handled in accordance with the Company Act and other relevant laws and regulations.
- Article 29: These Articles of Incorporation shall be approved by the shareholders' meeting in accordance with the law. These Articles of Incorporation shall become effective upon registration and approval by the competent authorities, and the same shall apply if the Articles of Incorporation are amended thereafter.
- Article 30: These Articles of Incorporation were established on December 10, 1989. The first amendment was made on December 5, 1991; the second amendment was made on January 11, 1992; the third amendment was made on May 16, 1994; the fourth amendment was made on April 8, 1995; and the fifth amendment was made on March 15, 1996; the sixth amendment was made on May 17, 1997; the seventh amendment was made on May 6, 1998; the eighth amendment was made on May 25, 1999; the ninth amendment was made on June 21, 2000; the tenth amendment was made on June 21, 2000; the eleventh amendment was made on June 22, 2001; The twelfth amendment was made on May 10, 2002; the thirteenth amendment was made on June 20, 2003; The fourteenth amendment was made on June 15, 2004; The fifteenth amendment was made on June 14, 2005; The sixteenth amendment was made on June 15, 2006; The seventeenth amendment was made on June 19, 2008; The eighteenth amendment was made on May 7, 2010; The nineteenth amendment was made on June 24, 2011; The twentieth amendment was made on June 19, 2012; The twenty-first amendment was made on June 21, 2013; The twenty-second amendment was made on May 20, 2014; The twenty-third amendment was made on May 19, 2016; The twenty-forth amendment was made on May 22, 2017; The twenty-fifth amendment was made on May 23, 2019. The twenty-sixth amendment was made on May 21, 2020. The twenty-seventh amendment was made on May 13, 2021. The twenty-eighth amendment was made on May 23, 2022.

United Radiant Technology Corporation

Chairman: Chiang-Yuan, Chen

United Radiant Technology Corporation Rules of Procedure of Shareholders' Meetings

Article 1:

The rules of procedures for the Company's shareholders meetings, except as otherwise provided by law, regulation, or the articles of incorporation, shall be as provided in these Rules.

Article 2:

The Company shall specify in its shareholders meeting notices the time and the place to register for attendance for shareholders, and other matters for attention.

The time during which shareholder attendance registrations will be accepted, as stated in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting commences. The place at which attendance registrations are accepted shall be clearly marked and a sufficient number of suitable personnel assigned to handle the registrations.

Shareholders, solicitors and proxies (collectively "shareholders") shall attend shareholders meetings based on attendance cards, sign-in cards, or other certificates of attendance. The Company may not arbitrarily add requirements for other documents beyond those showing eligibility to attend presented by shareholders. Solicitors soliciting proxy forms shall also bring identification documents for verification.

The Company shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in.

The Company shall furnish attending shareholders with the meeting agenda book, annual report, attendance card, speaker's slips, voting slips, and other meeting materials. Where there is an election of directors or supervisors, pre-printed ballots shall also be furnished.

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 3:

The attendance and voting at the shareholders' meeting shall be based on the number of shares. The number of shares in attendance shall be calculated according to the shares indicated by the sign-in cards handed in, plus the number of shares whose voting rights are exercised by correspondence or electronically.

A shareholders meeting of the Company shall, unless otherwise provided for in this Act, be convened by the Board of Directors.

Thirty days before a company convenes a regular shareholders' meeting or 15 days before a special shareholders' meeting, the Company shall prepare electronic files of the meeting announcement, proxy form, explanatory materials relating to proposals for ratification, matters for deliberation, election or dismissal of directors or supervisors, and other matters on the shareholders' meeting agenda, and upload them to Market Observation Post System (MOPS). Twenty-one days before the Company is to convene a regular shareholders' meeting, or 15 days before it convenes a special shareholders' meeting, it shall prepare an electronic file of the shareholders' meeting agenda and the supplemental materials, and upload it to MOPS. 15 days before the date of the shareholders meeting, the Company shall 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 agent designated thereby, and to be distributed on-site at the 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.

Matters pertaining to election or discharge of directors, alteration of the Articles of Incorporation, reduction of capital, application for the approval of ceasing its status as a public company, approval

of competing with the company by directors, surplus profit distributed in the form of new shares, reserve distributed in the form of new shares, dissolution, merger, spin-off, or any matters as set forth in Paragraph I, Article 185 of the Company Act, Article 26-1 and 43-6 of the Securities and Exchange Act, Article 56-1 and Article 60-2 of the Regulations Governing the Offering and Issuance of Securities by Securities Issuers hereof, shall be itemized in the causes or subjects to be described and the essential contents shall be explained in the notice to convene a meeting of shareholders, and shall not be brought up as extemporary motions; the essential contents may be posted on the website designated by the competent authority in charge of securities affairs or the company, and such website shall be indicated in the above notice.

Shareholder(s) holding one percent (1%) or more of the total number of outstanding shares of the Company may propose to the Company a proposal for discussion at a regular shareholders' meeting, provided that only one matter shall be allowed in each single proposal, and in case a proposal contains more than one matter, such proposal shall not be included in the agenda. When the circumstances of any subparagraph of Article 172-1, paragraph 4 of the Company Act apply to a proposal put forward by a shareholder, the board of directors may exclude it from the agenda. A shareholder may propose a recommendation for urging the corporation to promote public interests or fulfill its social responsibilities, provided procedurally the number of items so proposed is limited only to one in accordance with Article 172-1 of the Company Act, and no proposal containing more than one item will be included in the meeting agenda.

Article 4:

The venue for a shareholders meeting shall be the premises of this Corporation, or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m.

Article 5:

If a shareholders meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the vice chairperson shall act in place of the chairperson; if there is no vice chairperson or the vice chairperson also is on leave or for any reason unable to exercise the powers of the vice chairperson, the chairperson shall appoint one of the directors to act as chair. Where the chairperson does not make such a designation, the directors shall select from among themselves one person to serve as chair.

If a shareholders meeting is convened by a party other than the board of directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.

Article 6:

The Company may appoint its designated lawyers, accountants or related personnel to attend the shareholders meeting as non-voting delegates.

Article 7:

The Company, beginning from the time it accepts shareholder attendance registrations, shall make an uninterrupted audio and video recording of the registration procedure, the proceedings of the shareholders meeting, and the voting and vote counting procedures.

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 8:

The chair shall call the meeting to order at the appointed meeting time and disclose information concerning the number of nonvoting shares and number of shares represented by shareholders

attending the meeting. However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than one hour, may be made. If the quorum is not met after two postponements and the attending shareholders still represent less than one third of the total number of issued shares, the chair shall declare the meeting adjourned.

If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act; all shareholders shall be notified of the tentative resolution and another shareholders meeting shall 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 9:

If a shareholders meeting is convened by the board of directors, the meeting agenda shall be set by the board of directors. Votes shall be cast on each separate proposal in the agenda (including extraordinary motions and amendments to the original proposals set out in the agenda). The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution of the shareholders meeting.

If a shareholders' meeting is convened by a person other than the board of directors who has the right to convene, the provisions of the preceding paragraph shall apply mutatis mutandis.

The chair may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda of the preceding two paragraphs (including extraordinary motions), except by a resolution of the shareholders meeting. If the chair declares the meeting adjourned in violation of the rules of procedure, the other members of the board of directors shall promptly assist the attending shareholders in electing a new chair in accordance with statutory procedures, by agreement of a majority of the votes represented by the attending shareholders, and then continue the meeting.

Article 10:

Except for the proposals set out in the agenda, any proposal by the shareholders (or proxies) to amend, substitute or to initiate extemporary motions with respect to the original proposal shall be seconded by other shareholders (or proxies). The same rule shall apply to any proposal to amend the agenda and motion to adjourn the

meeting. The shares represented by the proponents and the seconders shall reach 0.2% of the total issued shares or 100,000 shares.

Article 11:

Before speaking, an attending shareholder (or proxy) must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair. A shareholder (proxy) 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.

Article 12:

Except with the consent of the chair, a shareholder (or proxy) may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes.

Article 13:

A shareholder may appoint a proxy to attend a shareholders' meeting in his/her/its behalf by executing a power of attorney issued by the Company stating therein the scope of power authorized to the proxy.

A shareholder may only execute one power of attorney and appoint one proxy only, and shall serve such written proxy to the Company no later than 5 days prior to the meeting date of the shareholders' meeting. In case two or more written proxies are received from one shareholder, the first one received by the company shall prevail; unless an explicit statement to revoke the previous written proxy is made in the proxy which comes later.

After the service of the power of attorney of a proxy to the Company, in case the shareholder issuing the said proxy intends to attend the shareholders' meeting in person or to exercise his/her/its voting power in writing or by way of electronic transmission, a proxy rescission notice shall be filed with the Company two days prior to the date of the shareholders' meeting as scheduled in the shareholders' meeting notice so as to rescind the proxy at issue. Otherwise, the voting power exercised by the authorized proxy at the meeting shall prevail.

Article 14:

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

Article 15:

The chair shall allow ample opportunity during the meeting for explanation and discussion of proposals and of amendments or extraordinary motions put forward by the shareholders; when the chair is of the opinion that a proposal has been discussed sufficiently to put it to a vote, the chair may announce the discussion closed, call for a vote, and schedule sufficient time for voting.

Article 16:

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 17:

When a meeting is in progress, the chair may announce a break based on time considerations. If a force majeure event occurs, the chair may rule the meeting temporarily suspended and announce a time when, in view of the circumstances, the meeting will be resumed.

If the meeting venue is no longer available for continued use and not all of the items (including extraordinary motions) on the meeting agenda have been addressed, the shareholders meeting may adopt a resolution to resume the meeting at another venue.

Article 18:

The shares held by shareholders having no voting right shall not be counted in the total number of issued shares while adopting a resolution at a meeting of shareholders.

A shareholder who has a personal interest in the matter under discussion at a meeting, which may impair the interest of the Company, shall not vote nor exercise the voting right on behalf of another shareholder.

The number of shares for which voting rights may not be exercised under the preceding paragraph shall not be calculated as part of the voting rights represented by attending shareholders.

Except for trust enterprises or stock agencies approved by the competent authority, when a person who acts as the proxy for two or more shareholders, the number of voting power represented by

him/her shall not exceed 3% of the total number of voting shares of the company, otherwise, the portion of excessive voting power shall not be counted.

Article 19:

A shareholder shall be entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Article 179, paragraph 2 of the Company Act.

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, 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 when a declaration is made to cancel the earlier declaration of intent.

In case a shareholder who has exercised his/her/its voting power in writing or by way of electronic transmission intends to attend the shareholders' meeting in person, he/she/it shall, two days prior to the meeting date of the scheduled shareholders' meeting and in the same manner previously used in exercising his/her/its voting power, serve a separate declaration of intention to rescind his/her/its previous declaration of intention made in exercising the voting power under the preceding Paragraph Two. In the absence of the timely rescission of the previous declaration of intention, the voting power exercised in writing or by way of electronic transmission 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 this Corporation'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. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. After the conclusion of the meeting, on the same day it is held, the results for each proposal, based on the numbers of votes for and against and the number of abstentions, shall be entered into the MOPS.

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.

The election of directors or supervisors at a shareholders meeting shall be held in accordance with the applicable election and appointment rules adopted by the Company and the voting results shall be announced on-site immediately, including the names of those elected as directors and supervisors and the numbers of votes with which they were elected, and the names of directors and supervisors not elected and number of votes they received.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the 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 20:

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 21:

Resolutions adopted at a shareholders' meeting shall be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the chairman of the meeting and shall be distributed to all shareholders of the company within twenty (20) days after the close of the meeting. The meeting minutes may be produced and distributed in electronic form.

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

The meeting minutes shall accurately record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their voting results (including the number of voting rights), and disclose the number of voting rights won by each candidate in the event of an election of directors or supervisors. The minutes shall be retained for the duration of the existence of the Company.

Article 22:

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

If matters put to a resolution at a shareholders meeting constitute material information under applicable laws or regulations or under Taiwan Stock Exchange Corporation (or Taipei Exchange Market) regulations, the Company shall upload the content of such resolution to the MOPS within the prescribed time period.

Article 23:

These Rules shall take effect after having been submitted to and approved by a shareholders meeting. Subsequent amendments thereto shall be effected in the same manner.

Article 24:

These Rules were established on March 15, 1996; the first amendment was made on May 17, 1997; the second amendment was made on May 10, 2002; the third amendment was made on May 29, 2018; and the fourth amendment was made on May 13, 2021.

United Radiant Technology Corporation

Shareholdings of Directors

- I. The Share Ownership Ratio and Shares held by all Directors of the Company are as follows:
 - 1. In accordance with Article 2 of the "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies", if a public company has elected two or more independent directors, the share ownership figures calculated at the rates for all directors and supervisors other than the independent directors and shall be decreased by 20 percent.
 - 2. The total number of common shares issued by the Company: 106,351,832 shares.
 - 3. The Company established an audit committee in 2020, and there is no statutory shareholding for supervisors.
- II. As of March 21, 2025, the number of shares held by all directors at the close of the 2025 Annual General Meeting of Shareholders (March 21, 2025) is as follows, which meets the criteria for the number of shares required by Article 26 of the Securities and Exchange Act.

Job title	Name	Number of shares	Shareholding ratio
Chairman	Yi Bei Yi Investment Co., Ltd. Corporate representative: Chiang-Yuan, Chen	3,688,000	3.47%
Director	Chien Wen, Yeh	1,788,000	1.68%
Director	NESTECH Investment Co., Ltd. Corporate representative: Yao-Min Wang	2,188,000	2.06%
Director	Ko-Ju Lin	368,849	0.35%
Director	Chien-Yi, Yang	1,600,000	1.50%
Director	Hsiu-Mei, Yeh	100,000	0.09%
Independent Director	Hung-Chu, Hsu	0	0%
Independent Director	Chuan-Kuo, Yang	0	0%
Independent Director	Tsang-Der, Ni	0	0%
Number of shares held by all directors (excluding independent directors)		9,732,849	9.15%
Required minimum number of shares to be held by all directors (excluding independent directors)		8,000,000	



U.R.T. UNITED RADIANT TECHNOLOGY CORPORATION 光聯科技股份有限公司

INNOVATION 創新

速度 SPEED 承諾 COMMITMENT