Minutes of 2015 Annual General Meeting of Shareholders of KD Holding Corporation (Translation)

(This document is prepared in accordance with the Chinese version and is for reference only. In the event of any inconsistency between the English version and the Chinese version, the Chinese version shall prevail.)

Time and Date of Meeting: 9:00 a.m., June 22, 2015 Place of Meeting: No. 113, Sec.7, Zhongshan N. Rd., Taipei, Mellow Fields Hotel Tien-Mou Convention Center 202 Room

Total outstanding shares of KD (excluding the shares without voting right as stipulated in Article 179 of the Company Act) : 65,441,899 shares Total shares represented by shareholders present : 49,105,651 shares Percentage of shares held by shareholders present : 75.04% Attendees : Sidney Hsin Huai Chow, Audit Committee Convenor Ming-Cheng Hsiao, Director Chairman : Jiung-Hwa Lin, Chairman of the Board of Directors Recorder : C. N. Jiang

The aggregate shareholding of the shareholders present constituted a quorum. The Chairman called the meeting to order.

Chairman's Address : (Omitted)

1. Report Items

- (1) The company's business report of 2014. (Please refer to Attachment 1)
- (2) The audit committee's review report of 2014. (Please refer to Attachment 3)
- (3) Issue of domestic unsecured convertible bonds
 Issued the 1st unsecured convertible bond in Taiwan on Nov. 15, 2010 , the
 Company processed 4,805 coupons converted by creditors up to the end of
 2014, Outstanding balance of NT \$19.5 million.

- (4) As of the end of 2014, the aggregate amount of guarantees
 - As of the end of 2014, the aggregate amount of guarantees provided by the Company was NT\$248,253 thousands and the highest amount for a single enterprise was NT\$248,253 thousands which are all under its respective ceiling. (Please refer to Attachment 5)
- (5) Amendment The Company's "Ethical Corporate Management Best Practice Principles". (Please refer to Attachment 6)

2. Proposals, Discussion and Election

(1) Adoption of the Company's 2014 Business Report, Financial Statements and Consolidated Financial Statements. (Proposed by the Board of Directors)

Explanatory Notes:

The business report, financial statements and consolidated financial statements of the Company for the year of 2014 have been approved by the Board of Directors, with the financial statements having been audited and certified by Mr. Huei-Shyang Wang and Ms. Shu-Chiung Chang, the CPA of the PricewaterhouseCoopers. The above-mentioned documents subsequently examined by Audit Committee pursuant to Article 228 of the Company Act. The Business Report and Financial Statements are hereby submitted for adoption. (Please refer to Attachment 1~Attachment 4)

Voting Results : 49,054,651 shares were represented at the time of voting; 48,674,651 shares voted for the proposal, representing 99.23% of the total represented shares present; 0 share voted for the disapproval, 0 share was invalid vote, 380,000 shares were abstention votes/no votes.

Resolved, that the 2014 Business Report, Financial Statements and Consolidated Financial Statements be and hereby were adopted as submitted.

(2) Adoption of the Company's Distribution of 2014 Profits. (Proposed by the Board of Directors)

Explanatory Notes:

- 1) The 2014 net income after tax is NT\$674,036,132. After setting aside legal reserve NT\$67,403,613 · reversal of special reserve NT\$617,341 · adding the unappropriated retained earning as of 2013 NT\$607,943,694, the retained earnings available for distribution in 2014 is NT\$1,215,193,554. The proposal is that NT\$607,249,885 will be cash dividends to common shareholders (NT\$9.30324 per share based on common share outstanding is 65,272,899 shares).
- 2) Upon the approval of the Annual General Meeting of shareholders, it is proposed that the Board of Directors be authorized to determine the record date to distribute the cash dividends and other relevant issues.
- 3) If because of changes in share capital, resulting in shareholders payout ratio changed and amended when necessary, it intends to draw the shareholders' meeting to authorize the Board full authority to deal.
- 4) Cash dividend distribution ratio is calculated and rounded to NT\$, the difference is recognized and balanced in other income or expense.
- 5) The 2014 profit distribution proposal is referring to Attachment 2.

Voting Results : 49,105,651 shares were represented at the time of voting; 48,674,651 shares voted for the proposal, representing 99.12% of the total represented shares present; 0 share voted for the disapproval, 0 share was invalid vote, 431,000 shares were abstention votes/no votes.

Resolved, that the distribution of 2014 profits be and hereby was adopted as submitted.

(3) The By-Election is to elect a new independent director of the 6th Board. (Proposed by the Board of Directors)

Explanatory Notes:

- (1)Mr. Tan Ho-Chen, an independent directors of the Company resigned due to personal reasons since January 26, 2015.
- (2)Pursuant to "Securities and Exchange Act Article 14-4-2 : The audit committee shall be composed of the entire number of independent directors. It shall not be fewer than three persons in number" and "Securities and Exchange Act Article 14-2-5 : When an independent director is dismissed for any reason, resulting in a number of directors lower than that required under paragraph 1 or the company's articles of incorporation, a by-election for independent director shall be held at the next following shareholders meeting.", by-election of an independent director will be held at the 2015 Annual General Meeting, that is to be effective from June 22, 2015 to June 22, 2017.
- (3) The election is in accordance with "Rules Governing the Election of Directors" of the Company and "Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies".
- (4)Except CTCI Corporation, no other shareholder owning more than 1% of outstanding shares was nominated as candidate for independent director during the nomination period from April 15, 2015 to April 24, 2015.

			Numbe
Name	Education and	Present position	r of
Name	Background	r resent position	Shares
			Held
		– Chairman, Taiwan Institute for	
	Ph. D. Aeronautics	Sustainable Energy(TAISE)	
Dr.	and Astronautics,	– Chairman, Telecommunication and	
	New York	Transportation Foundation(TTF)	
	University, USA	– Chairman, Taiwan Institute for	0
Eugene Chien	B.S. Mechanical	Climate Change & Energy (TICCE)	0
Chien	Engineering,	– Managing Director, Ten	
	National Taiwan	Outstanding Young Persons'	
	University	Foundation (TOYP)	
		 Independent Director for Far 	

(5)The list of candidates has been approved by the Board of Directors of the Company. The relevant information is as follows:

Eastern Department Stores Ltd.	
- Independent Director for EVA	
Airways Corporation	

Result of the Election :

Title	Shareholder No. (or Identification No.)	Name	Votes Received
Independent Director	R10006****	Eugene Chien	44,067,144

(4) Approval of removing the non-competition restrictions on newly-elected independent director. (Proposed by the Board of Directors)

- (1) Pursuant to Article 209 of the Company Act, a director who does anything for himself or on behalf of another person that is within the scope of the Company's business, shall explain to the meeting of shareholders the essential contents of such and act and secure its approval.
- (2) The newly-elected independent director may have the investment or manage other business of which the scope is the same or similar to the Company and hold the post of behavior of the director of corporation. It is proposed to submit to the 2015 Annual General Meeting to approve removing the non-competition restrictions on newly-elected independent director.

Releasing details were as follows :

Name	Competitive Conduct to be Released
Dr. Eugene Chien.	 Chairman, Taiwan Institute for Sustainable Energy(TAISE) Chairman, Telecommunication and Transportation Foundation(TTF) Chairman, Taiwan Institute for Climate Change & Energy (TICCE) Managing Director, Ten Outstanding Young Persons' Foundation (TOYP) Independent Director for Far Eastern Department Stores Ltd. Independent Director for EVA Airways Corporation

Voting Results : 49,105,651 shares were represented at the time of voting; 47,576,781 shares voted for the proposal, representing 96.89% of the total represented shares present; 1,097,870 share voted for the disapproval, 0 share was invalid vote, 431,000 shares were abstention votes/no votes.

Resolved, that the above proposal be and hereby was approved as proposed.

Statement of shareholder :

A shareholder asked about overseas investment, prospective on the future of 2015 and 2016, the question was answered by the chairman.

3. Special Motion : None

4. Meeting Adjourned

KD HOLDING CORPORATION Business Report of 2014

1 • Business Performance:

For the year end of 2014, the standalone operating revenue was NT\$705,662 thousands, the consolidated operating revenue was NT\$3,925,027 thousands, and the consolidated profit after tax was NT\$674,036 thousands. Consolidated operating revenue breakdown is as follows:

(Unit : NT\$ thousands)

Waste Disposal Revenues	706,601
Tipping Fees Revenues	521,857
Sales of Electricity	1,283,105
Service Concession Revenues	621,292
Removal & Trans. Revenues	88,630
Others	703,542
Total	3,925,027

2 · Performance Review :

Compared to the year end of 2013, the year end of 2014 consolidated operating revenue of NT\$3,925,027 thousands has increased by NT\$174,651 thousands. The main reasons for the above changes are including the increases of Tipping Fees Revenues, Revenue from Sales of Electricity, which are based on the more amount of disposing; the increasing Removal & Trans. Revenues due to promoting, and other incomes from new businesses.

Standalone operating revenue of NT\$705,662 thousands has increased by NT\$47,445 thousands in 2014 relying on the promoting profits from Sino Environmental Services Corp., Leading Energy Corp., and HD Resource Management Corp.

(Unit : NT\$ thousands) venues for 2014 3,925,027

Increase from 2013 to 2014174,651Percentage of increase4.66%Operating Revenues for 2014705,662Operating Revenues for 2013658,217Increase from 2013 to 201447,445Percentage of increase7.21%Net Profit After Tax for 2014674,036Net Profit After Tax for 2013620,318Increase from 2013 to 201453,718	Consolidated Operating Revenues for 2014	3,925,027
Percentage of increase4.66%Operating Revenues for 2014705,662Operating Revenues for 2013658,217Increase from 2013 to 201447,445Percentage of increase7.21%Net Profit After Tax for 2014674,036Net Profit After Tax for 2013620,318Increase from 2013 to 201453,718	Consolidated Operating Revenues for 2013	3,750,376
Operating Revenues for 2014705,662Operating Revenues for 2013658,217Operating Revenues for 201447,445Increase from 2013 to 201447,445Percentage of increase7.21%Net Profit After Tax for 2014674,036Net Profit After Tax for 2013620,318Increase from 2013 to 201453,718	Increase from 2013 to 2014	174,651
Operating Revenues for 2013658,217Increase from 2013 to 201447,445Percentage of increase7.21%Net Profit After Tax for 2014674,036Net Profit After Tax for 2013620,318Increase from 2013 to 201453,718	Percentage of increase	4.66%
Increase from 2013 to 201447,445Percentage of increase7.21%Net Profit After Tax for 2014674,036Net Profit After Tax for 2013620,318Increase from 2013 to 201453,718	Operating Revenues for 2014	705,662
Percentage of increase7.21%Net Profit After Tax for 2014674,036Net Profit After Tax for 2013620,318Increase from 2013 to 201453,718	Operating Revenues for 2013	658,217
Net Profit After Tax for 2014 674,036 Net Profit After Tax for 2013 620,318 Increase from 2013 to 2014 53,718	Increase from 2013 to 2014	47,445
Net Profit After Tax for 2013 620,318 Increase from 2013 to 2014 53,718	Percentage of increase	7.21%
Increase from 2013 to 2014 53,718	Net Profit After Tax for 2014	674,036
	Net Profit After Tax for 2013	620,318
Percentage of increase 8.66%	Increase from 2013 to 2014	53 <i>,</i> 718
	Percentage of increase	8.66%

3 • Business Prospect of Year 2015 :

Looking back year 2014, KD fully demonstrated the fervent ambition on "Qualitative Change" for business promotion and implementation. In addition to the stable development of the existing business, KD also prospected with fully confidence on new business development. In the future, KD will endeavor on the following two directions to have Group's sustainable development internationally.

A. Keeping stable development on existed business territory and developing of new project

In Taiwan, KD has accumulated extensive experience, technologies and mature business models on waste to energy (WtE) BOT projects, O&M of WtE plants, waste management and photo voltaic power plant (PVPP); in China, KD is cooperating with partners on developing and being expanded PET bottle recycling business globally. In the future, the business development of KD will toward include duplication of successful WtE BOT model overseas, developing and expanding of PVPP market in Taiwan as well as overseas, diversifying the category of resource recycling, and the other business regarding with environmental protection, green energy and energy saving.

B. Actively advancing market of China, India and Southeast Asian countries

Accompanied with economic growth in emerging regions, waste treatment issue is becoming more severe for local government; consequently KD's development overseas is focused on the Asian countries. Through the efforts during these years, KD have been in China, India, Singapore, Thailand and Indonesia, joined bid, signed cooperation memorandum with government, and formed competitive team with local companies for the WtE business, such is not only for the present projects, but also ahead of the strategy layout in the plenty and potential market.

<u>KD HOLDING CORPORATION</u> <u>NON-CONSOLIDATED BALANCE SHEETS</u> (Expressed in thousands of New Taiwan dollars)

Assets	Notes		December 31, 2014 AMOUNT	1	December 31, 2013 AMOUNT	<u>}</u>
Current assets					<u> </u>	
Cash and cash equivalents	6(1)	\$	200,043	5	\$ 578,629	14
Financial assets at fair value through profit	6(2)					
or loss - current			80,313	2	520	-
Available-for-sale financial assets - current	6(3)		18,521	-	24,023	1
Other receivables			1,003	-	1,050	-
Other receivables - related parties	7		31,152	1	29,036	1
Prepayments		<u> </u>	11		17	-
Current Assets			331,043	8	633,275	16
Non-current assets						
Financial assets carried at cost - noncurrent	6(4)		632	-	848	-
Investments accounted for under equity	6(5)					
method			3,936,982	92	3,427,990	84
Non-current assets			3,937,614	92	3,428,838	84
Total assets		\$	4,268,657	100	\$ 4,062,113	100

(Continued)

<u>KD HOLDING CORPORATION</u> <u>NON-CONSOLIDATED BALANCE SHEETS</u> (Expressed in thousands of New Taiwan dollars)

Liabilities and Equity	Notes		December 31, 2014 AMOUNT	4 %		December 31, 2013 AMOUNT	3
Current liabilities			<u> </u>				<u></u>
Other payables		\$	18,264	-	\$	17,367	-
Other payables - related parties	7		1,053	-		1,789	-
Current income tax liabilities			2,013	-		910	-
Other current liabilities	6(6)		19,224	1		33,200	1
Current Liabilities			40,554	1		53,266	1
Non-current liabilities				,			
Accrued pension liabilities	6(7)		2,339	-		3,393	-
Non-current liabilities		_	2,339	-		3,393	
Total Liabilities			42,893	1		56,659	1
Equity					_		
Share capital	6(9)						
Common stock			648,708	15		635,464	16
Capital collected in advance			1,157	-		4,131	-
Capital surplus	6(6)(8)(10)						
Capital surplus			1,977,434	46		1,871,722	46
Retained earnings	6(11)(14)						
Legal reserve			304,245	7		242,213	6
Special reserve			762	-		24,423	1
Unappropriated retained earnings			1,281,980	30		1,228,263	30
Other equity interest							
Other equity interest			11,478	1	(762)	-
Total equity			4,225,764	99		4,005,454	99
Significant contingent liabilities and	8						
unrecognised contract commitments							
Significant events after the balance sheet	10						
date							
Total liabilities and equity		<u>\$</u>	4,268,657	100	\$	4,062,113	100

<u>KD HOLDING CORPORATION</u> <u>NON-CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME</u> (Expressed in thousands of New Taiwan dollars)

			Yea	r ended I	Dece	mber 31	
			2014			2013	
Items	Notes		AMOUNT	_%		AMOUNT	%
Operating revenue	6(5)	\$	705,662	100	\$	658,217	100
Gross profit			705,662	100		658,217	100
Operating expenses							
General & administrative expenses	6(12)(13) and 7	(51,988)(7)	(50,502) (8)
Total operating expenses		(51,988) (<u> </u>	(50,502)(
Operating profit			653,674	93		607,715	92
Non-operating income and expenses							
Other income	7		27,391	4		17,025	3
Other gains and losses		(3,000)(1)		391	-
Finance costs		(492)	-	(2,789)(1)
Total non-operating income and				<u> </u>			^
expenses			23,899	3		14,627	2
Profit before income tax			677,573	96		622,342	94
Income tax expense	6(14)	(3,537)(1)	(2,024)	-
Profit for the year			674,036	95		620,318	94
Other comprehensive income						· · · ·	
Currency translation differences of							
foreign operations			27,386	4		6,003	1
Unrealized (loss) gain on valuation of	f 6(3)						_
available-for-sale financial assets		(5,502) (1)		4,463	1
Total share of other comprehensive				·		,	
income of associates and joint							
ventures accounted for using equity							
method		(9,644)(1)		13,195	2
Other comprehensive income for the		-					·,
year			12,240	2		23,661	4
Total comprehensive income for the			·····				
year		\$	686,276	97	\$	643,979	98
		<u> </u>	<u> </u>		-		
Basic earnings per share							
Basic earnings per share from	6(15)						
continuing operations		\$		10.47	\$		10.06
Diluted earnings per share		<u>~</u>	······		¥		10.00
Diluted earnings per share from	6(15)						
continuing operations	5(10)	\$		10.38	\$		0 40
continuing operations		<u>ዋ</u>		10.30	φ	<u> </u>	9.69

		<u>PARENT COM</u> (KD HOLDIN IPANY ONLY STA Expressed in thouse	KD HOLDING CORPORATION PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)	NGES IN EQUITY ollars)					
		Share	Share Capital			Retained Earnings	ngs	Other ea	Other couity interest	
·	Notes	Common stock	Capital collected in advance	Canital surveius			1	Cumulative translation differences of foreign	Unrealized gain or loss on available-for -sale financial	1
		VANIE HALINA	Aliphip	Capital surplus	Trigal Icsel ve	opecial reserve	retained carmings	operations	assels	Total equity
For the year ended December 31, 2013										
Balance at January 1, 2013		\$ 605,149	\$ 2,072	\$ 1,533,613	\$ 180,312	\$ 14.692	\$ 1.226.960	(\$ 2,739.)	(\$ 18 684)	1) \$ 3 538 375
Capital collected in advance transferred to common stock	6(9)	2,072	(2,072)		•			:	;	÷
Appropriation of 2012 carnings(Note 1)	(11)9		-							•
Legal reserve		•	•	•	61,901	•	(106'19)			•
Special reserve		ı	•	•	•	9,731	(167.6)			•
Cash dividends			•			,	(547,383)			(547.383)
Profit for the year			•	•	•	,	620,318	•		620.318
Convertible bonds transferred to common stock	6(6)	19,665	4,131	241,019	•	•	•	•		264.815
Share-based payment transaction		۴	•	36,008	•	,		1		36.008
Employee stock options exercised	6(8)	8,578	'	61,082	•	•				69.660
Cumulative translation differences of foreign operations			•	•	•	•	•	6,003		6.003
, Unrealized gain or loss on available-for-sale financial assets				•		•	•		17,658	-
H Balance at December 31, 2013		\$ 635,464	\$ 4,131	\$ 1,871,722	\$ 242,213	\$ 24,423	\$ 1,228,263	\$ 264	(\$ 1,026)	5 4.0
For the year ended December 31, 2014										1
Balance at January 1, 2014		\$ 635,464	\$ 4,131	\$ 1,871,722	\$ 242,213	\$ 24,423	\$ 1,228,263	\$ 264	(\$ 1,026)) \$ 4,005,454
Capital collected in advance transferred to common stock	6()	4,131	(4,131)	'	ı		•	•		
Appropriation of 2013 carnings(Note 2)	(11)9									
Legal reserve		•	,	•	62,032	ı	(62,032)	•		
Special reserve		,		•	•	(23,661)	23,661	•		1
Cash dividends		٠	•		•	•	(581,948)	•		(581,948)
Profit for the year		•	ı	•	ı	•	674,036	•	·	674,036
Convertible bonds transferred to common stock	୧୧୦	193	1,157	12,938	,	•	'			14,288
Share-based payment transaction		•	I	19,598	,		•			19,598
Employee stock options exercised	6(8)	8,920	ı	73,171	I				·	82,091
Cumulative translation differences of foreign operations		ı	•	•	•		•	27,386	·	27,386
Unrealized gain or loss on available-for-sale financial assets		•		•	I	•	I	•	(15,146)) (15,146)
Adjustments due to capital transfer of investees		•		5	' 	' 	•	•	ŗ	\$
Balance at December 31, 2014		\$ 648,708	\$ 1.157	\$ 1,977,434	\$ 304,245	\$ 762	\$ 1,281,980	\$ 27,650	(\$ 16.172) \$ 4,225,764

Note 1:The directors' and supervisors' remuneration of \$6,300 and the employees' bonus of \$565 for the year ended December 31, 2012 has been deducted from the statement of comprehensive income. Note 2:The directors' and supervisors' remuneration of \$6,300 and the employees' bonus of \$455 for the year ended December 31, 2013 has been deducted from the statement of comprehensive income.

<u>KD HOLDING CORPORATION</u> <u>NON-CONSOLIDATED STATEMENTS OF CASH FLOWS</u> (Expressed in thousands of New Taiwan dollars)

For the years December 31,

	Notes		2014		2013
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax for the year		\$	677,573	¢	600 240
Adjustments to reconcile net income to net cash (used in) provided		φ	011,515	\$	622,342
by operating activities					
Income and expenses having no effect on cash flows					
Interest income		1	4,935)	1	2 712 1
Dividend income		(10,547)		3,713)
Salary expense-employee stock options	6(8)(13)	(4,118	(2,747)
Gain on valuation of financial assets	6(2)	1	4,118	,	6,538
Share of profit of associates and joint ventures accounted for	6(5)	(08)	C	1,783)
under equity method	0(5)	,	705 660 \	,	650 017 1
Gain on disposal of property, plant and equipment		(705,662)		658,217)
Discount on convertible bonds recognized as interest			-	(22)
expense			492		0 790
Impairment loss	6(4)		492 216		2,789
Other income	0(4)		210	,	1,413
Changes in assets/liabilities relating to operating activities			-	(1,981)
Net changes in assets relating to operating activities					
Financial assets at fair value through profit or loss		1	79,905)		116 560
Other receivables		(59)	,	116,560 1,143)
Other receivables-related parties		(2,134)		
Prepayments		(2,154)	(9,002) 111
Net changes in liabilities relating to operating activities			0		111
Other payables			897		1,211
Other payables - related parties		1	736)	1	484)
Accrued pension liabilities		\tilde{c}	1,054)	(683
Cash (used in) generated from operations		<u>}</u>	121,798)		72,555
Interest received		(4,577		3,531
Dividends received			576,332		730,552
Income tax paid		(2,433)	1	1,938)
Net cash provided by operating activities		۲ <u> </u>	456,678	۱ <u> </u>	804,700
CASH FLOWS FROM INVESTING ACTIVITIES		· ···	400,078		004,700
Increase in investments using the equity method-subsidiaries		(26,400)	1	523)
Increase in investments using the equity method-nonsubsidiaries		ć	309,489)		45,490)
Interest received		(482	C	
Proceeds from capital reduction of investee company			402		402 7,800
Proceeds from disposal of property, plant and equipment			-		196
Net cash used in investing activities		/	335,407)	·	
CASH FLOWS FROM FINANCING ACTIVITIES		۱ <u> </u>	555,407)	ι	37,615)
Employee stock options exercised			92 001		60 660
Cash dividends paid	6(11)	1	82,091	,	69,660
Net cash used in financing activities	U(11)	\ <u> </u>	581,948)	<u>}</u>	547,383)
(Decrease) increase in cash and cash equivalents		(499,857)	(<u> </u>	477,723)
Cash and cash equivalents at beginning of year		(378,586)		289,362
		<u></u>	578,629	<u></u>	289,267
Cash and cash equivalents at end of year		<u>\$</u>	200,043	<u>\$</u>	578,629

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KD HOLDING CORPORATION Proposed Profit Distribution Table Year 2014

Unit : NT\$

Item	Amoint	Total
		607 013 601
begulung retained eatimigs	LOF 200 122	1/0/01/1/00
Add : Net profit after tax of year 2014	0/4/020/157	
Less: 10% legal reserve	-67,403,613	
Add : Reversal of special reserve	617,341	
2014 distributable retained earnings	607,249,860	
Accumulated distributable retained earnings	<u>,</u>	1,215,193,554
Cash dividends (NT\$9.30324 per share based on the 65,272,899 shares	-607,249,885	
outstanding)		
Unappropriated retained earnings for next year		607,943,669
Notes :		
The NT\$303,625 employee bonus distribution, which is around 0.05% of 2014 distributable retained earnings is under	listributable retained	earnings is under
the company article.		
The NT\$5,721,370 compensation of directors and supervisors distribution, which is around 0.94% of 2014 distributable	ch is around 0.94% of	f 2014 distributable
retained earnings is under the company article.		
Notes : 1. The beginning retained earnings includes the following:		
(a) Unappropriated retained earnings of NT\$25,327 before and including 2013.	013.	
(b) IFRSs adjustment of NT\$571,581,270 beginning retained earnings in 2012.	2.	
(c) IFRSs parallel books adjustment of NT\$36,337,097 in 2012.		
2. Distribution will be made primarily by 2014 retained earnings; the insufficient amount will be reimbursed by	ient amount will be rei	mbursed by
undistributedretained earnings before 2014.		
	tstanding shares by the	end of February 2015;
the actual shares for distribution with de dased on the actual ousiationing shares on the record date.	ares ou une record date	

			December 31, 201		 December 31, 2013	
Assets	Notes		AMOUNT	<u>%</u>	 AMOUNT	%
Current assets						
Cash and cash equivalents	6(1)	\$	1,830,051	25	\$ 2,004,685	29
Financial assets at fair value through profit	6(2)					
or loss - current			247,398	3	90,665	1
Available-for-sale financial assets - current	6(3)		150,109	2	104,013	2
Notes receivable, net			690	-	1,038	-
Accounts receivable, net	6(4)		823,338	11	788,628	11
Accounts receivable, net - related parties	7		118,742	2	80,886	1
Other receivables			11,750	-	7,588	-
Other receivables - related parties	7		44,374	1	78,974	1
Inventories			44,258	1	32,150	1
Prepayments			52,506	1	 29,682	
Current Assets			3,323,216	46	 3,218,309	46
Non-current assets						
Financial assets carried at cost -	6(5)					
non-current			632	-	848	-
Investments accounted for under equity	6(6)					
method			496,769	7	154,521	2
Property, plant and equipment, net	6(7)		60,915	1	52,927	1
Deferred income tax assets	6(21)		13,443	-	16,526	-
Other non-current assets	6(8) and 8		3,340,895	46	 3,592,600	51
Non-current assets		<u> </u>	3,912,654	54	 3,817,422	54
Total assets		\$	7,235,870	100	\$ 7,035,731	100

<u>KD HOLDING CORPORATION AND SUBSIDIARIES</u> <u>CONSOLIDATED BALANCE SHEETS</u> (Expressed in thousands of New Taiwan dollars)

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(Continued)

<u>KD HOLDING CORPORATION AND SUBSIDIARIES</u> <u>CONSOLIDATED BALANCE SHEETS</u> (Expressed in thousands of New Taiwan dollars)

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		. <u> </u>	December 31, 201			December 31, 201	
Liabilities and Equity	Notes		AMOUNT	%		AMOUNT	%
Current liabilities							
Accounts payable	6(9)	\$	601,942	8	\$	480,950	7
Accounts payable - related parties	7		29,933	-		30,616	-
Other payables	6(10)		289,945	4		266,211	4
Other payables - related parties	7		6,158	-		4,060	-
Current income tax liabilities			67,100	1		50,062	1
Other current liabilities	6(11)(12)		643,381	9		647,103	9
Current Liabilities			1,638,459	22		1,479,002	21
Non-current liabilities							
Long-term borrowings	6(12)		523,200	7		737,147	11
Deferred income tax liabilities	6(21)		161,872	3		153,876	2
Other non-current liabilities	6(13)		233,685	3		220,970	3
Non-current liabilities			918,757	13		1,111,993	16
Total Liabilities			2,557,216	35		2,590,995	37
Equity attributable to owners of parent							
Share capital	6(11)(16)						
Common stock			648,708	9		635,464	9
Capital collected in advance			1,157	-		4,131	-
Capital surplus	6(11)(17)						
Capital surplus			1,977,434	28		1,871,722	27
Retained earnings	6(18)(21)					. ,	
Legal reserve			304,245	4		242,213	3
Special reserve			762	-		24,423	-
Unappropriated retained earnings			1,281,980	18		1,228,263	18
Other equity interest						- , ,	
Other equity interest			11,478	-	(762)	-
Equity attributable to owners of the			······		`		<u> </u>
parent			4,225,764	59		4,005,454	57
Non-controlling interest			452,890	6		439,282	6
Total equity			4,678,654	65		4,444,736	<u> </u>
Significant contingent liabilities and	9		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
unrecognised contract commitments							
Significant events after the balance sheet	11						
date	-						
Total liabilities and equity		\$	7,235,870	100	¢	7 075 791	100
		Ψ	1,233,010	100	<u>\$</u>	7,035,731	100

<u>KD HOLDING CORPORATION AND SUBSIDIARIES</u> <u>CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME</u> (Expressed in thousands of New Taiwan dollars)

		Year ended December 31					
_			2014		_	2013	
Items	Notes		AMOUNT	%		AMOUNT	%
Operating revenue	7	\$	3,925,027	100	\$	3,750,376	100
Operating costs	6(19)(20) and 7	(2,897,443)(<u> </u>	(<u>2,760,233</u>) (<u> </u>
Gross profit			1,027,584	26		990,143	26
Operating expenses	6(19)(20)						
General & administrative expenses		(<u> </u>	4)	(<u>164,395</u>) (_	4)
Total operating expenses		(<u>170,953</u>) (4)	(164,395) (()
Operating profit			856,631	22		825,748	22
Non-operating income and expenses							
Other income			56,225	1		27,754	1
Other gains and losses			5,973	-		5,696	-
Finance costs		(14,388)	-	(22,727) (1)
Share of profit of associates and joint	6(6)						
ventures accounted for under equity							
method			21,832	1		12,526	-
Total non-operating income and							
expenses				2		23,249	-
Profit before income tax			926,273	24		848,997	22
Income tax expense	6(21)	(134,755) (4)	(120,178) (3)
Profit for the year			791,518	20		728,819	19
Other comprehensive income						······································	
Cumulative translation differences of							
foreign operations			34,117	1		8,193	-
Unrealized (loss) gain on valuation of	6(3)					-,	
available-for-sale financial assets		(15,674)	-		18,163	1
Total other comprehensive income for			·				
the year			18,443	1		26,356	1
Total comprehensive income for the							
year		\$	809,961	21	\$	755,175	20
Profit attributable to:			<u>, , , , , , , , , , , , , , , , , , , </u>		<u> </u>		
Owners of the parent		\$	674,036	17	\$	620,318	16
Non-controlling interest		•	<u> </u>	3	Ψ	<u> </u>	3
Total		\$	791,518	20	\$	728,819	19
Comprehensive income attributable		Harde			<u> </u>		
to:							
Owners of the parent		\$	686,276	18	\$	643,979	17
Non-controlling interest		*	123,685	3	Ψ	111,196	
Total		\$	809,961	21	\$		$\frac{3}{20}$
		¥	007,901		ψ	755,175	20
Total basic earnings per share	6(22)	\$		<u>10.47</u>	<u>\$</u>		10.06
Total diluted earnings per share	6(22)	<u>\$</u> \$					
	~~~~	Ψ		<u>10.38</u>	<u>\$</u>	<u> </u>	9.69

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KD HOLDING CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)

693,197) 791,518 645,172) 728,819 15,674) 264,815 38,223 69,660 8,193 14,288 20,770 82,091 34,117 4,678,654 \$ 3,962,035 18,163 \$ 4,444,736 4,444,736 Total equity 5 -111,249) 117,482 528) 97,789) 108,501 423,660 2,215 1,172 2,190 439,282 452,890 6,731 Non-controlling 439,282 interest \$ 6 581,948) ( 674,036 547,383) 620,318 15,146) 17,658 4,005,454 36,008 69,660 14,288 19,598 82,091 27,386 18,684) \$ 3,538,375 264,815 6,003 \$ 4,005,454 4,225,764 Total 1,026) 15,146) 1,026) 16,172) Umealized gain or loss on available-for-sale financial assets Other equity interest 5,739) (\$ હ translation differences of foreign 27,650 6,003 264 264 27,386 Cumulattive operations Ç 23,661 581,948) 674,036 61,901) 9,731) 547,383) 620,318 62,032 ) Unappropriated retained earnings 1,226,960 1,228,263 ,228,263 1.281,980 Equity attributable to owners of the parent \$ Retained Earnings 23,661) 24,423 14,692 24,423 9,731 762 Special reserve \$ 40 61,901 242,213 \$ 180,312 \$ 242,213 62,032 \$ 304,245 Legal reserve Capital surplus \$ 1,533,613 241,019 36,008 61,082 12,938 19,598 73,171 1,871,722 \$ 1,871,722 \$ 1,977,434 2,072) 4,131) 2,072 Capital collected in 4,131 4,131 1,157 1,157 advance Share Capital 6 605,149 2,072 19,665 8,578 635,464 8,920 4,131 193 \$ 648.708 \$ 635,464 Common stock 69 Notes Convertible bonds transferred to common 6(16)(17) (91)(11)9 6(16)(17) 6(18) 6(17) 6(17) 6(18) 6(15) <del>(</del>C) <u>(</u> Ξ Capital collected in advance transferred to Capital collected in advance transferred to Convertible bonds transferred to common For the year ended December 31, 2013 For the year ended December 31, 2014 Adjustments due to capital transfer of Cumulative translation differences of Unrealized gain or loss on available-for-sale financial assets Cumulative translation differences of Unrealized gain or loss on available-for-sale financial assets Employee stock options exercised Appropriation of 2013 earnings Employee stock options exercised Appropriation of 2012 earnings Share-based payment transaction Share-based payment transaction Balance at December 31, 2013 Salance at December 31, 2014 Balance at January 1, 2013 Balance at January 1, 2014 foreign operations foreign operations Profit for the period Profit for the period common stock Special reserve Cash dividends common stock Cash dividends Special reserve Legal reserve Legal reserve investees stock stock

# <u>KD HOLDING CORPORATION AND SUBSIDIARIES</u> <u>CONSOLIDATED STATEMENTS OF CASH FLOWS</u> (Expressed in thousands of New Taiwan dollars)

	Notes		2014		2013
CASH FLOWS FROM OPERATING ACTIVITIES					
Consolidated profit before tax for the year		\$	926,273	\$	848,997
Adjustments to reconcile profit before tax to net cash (used in) provided by operating activities					
Income and expenses having no effect on cash flows					
Depreciation	6(7)(19)		16 844		10 100
Amortization	6(19)	•	16,844 14,409		18,189
Interest expense	0(1))		13,896		14,835 19,938
Interest income		(	25,800)	(	13,359)
Dividend income		Ì	13,551)		5,459)
Salary expense-employee stock options	6(15)	``	20,747	`	38,031
Gain on valuation of financial assets	6(2)	(	1,299)	(	5,074)
Gain on disposal of investment		`		è	533)
Share of profit of associates and joint ventures	6(6)			•	,
accounted for under equity method		(	21,832)	(	12,526)
Loss on disposal of property, plant and equipment			784	-	411
Discount on convertible bonds recognized as interest					
expense			492		2,789
Impairment loss			216		1,413
Other income			-	(	1,981)
Changes in assets/liabilities relating to operating activities					
Net changes in assets relating to operating activities					
Financial assets at fair value through profit or loss		(	146,356)		371,184
Notes receivable, net			348		7,595
Accounts receivable, net		(	34,710)	(	61,152)
Accounts receivable, net - related parties Other receivables		(	37,856)		16,442
Other receivables-related parties			1,296	Ç	2,650)
Inventories		1	34,582	(	10,635)
Prepayments			12,108)	C	7,045)
Other non-current assets		(	22,824)		38,189
Net changes in liabilities relating to operating activities			237,820		223,876
Accounts payable			120,992		15,854
Accounts payable - related parties		(	683)	(	5,767)
Other payables		(	24,217	(	21,248
Other payables - related parties			2,098	(	2,656)
Other current liabilities			165,800	`	115,066
Other non-current liabilities			8,479		5,385
Cash generated from operations		_	1,272,274		1,630,605
Interest received			19,878		10,576
Dividends received			26,279		17,480
Interest paid		(	14,380)	(	21,607)
Income tax paid		(	107,020)	Ċ	132,436)
Net cash provided by operating activities			1,197,031		1,504,618

(Continued)

#### <u>KD HOLDING CORPORATION AND SUBSIDIARIES</u> <u>CONSOLIDATED STATEMENTS OF CASH FLOWS</u> (Expressed in thousands of New Taiwan dollars)

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	Notes		2014		2013
CASH FLOWS FROM INVESTING ACTIVITIES					
(Increase) decrease in available-for-sale financial					
assets-current		(\$	60,294)	\$	4,871
Increase in investments under equity					
method-non-subsidiaries		(	309,489)	(	45,500)
Interest received			482		402
Proceeds from disposal of investee company			-		7,800
Acquisition of property, plant and equipment	6(7)	(	25,962)	(	10,768)
Proceeds from disposal of property, plant and equipment			486		364
Increase in refundable deposits received		(	524)	(	2,811)
Net cash used in investing activities		(	395,301)	(	45,642)
CASH FLOWS FROM FINANCING ACTIVITIES					
Repayment of long-term loans		(	369,494)	(	413,946)
Increase in deposits received			4,236		1,719
Employee stock options exercised			82,091		69,660
Cash dividends paid	6(18)	(	693 <u>,197</u> )	(	645,172)
Net cash used in financing activities		(	976,364)	(	987,739)
(Decrease) increase in cash and cash equivalents		(	174,634)		471,237
Cash and cash equivalents at beginning of year			2,004,685		1,533,448
Cash and cash equivalents at end of year		\$	1,830,051	\$	2,004,685

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

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#### Audit Committee's Review Report

The Board of Directors has prepared the Company's 2014 Business Report, Financial Statements (both consolidated and individual), and for allocation of profits. The CPA firm of proposal audit PriceWaterhouseCoopers was retained to KD Holding Corporation's Financial Statements and has issued an audit report relating to the Financial Statements. The Business Report, Financial Statements, and profit allocation proposal have been reviewed and determined to be correct and accurate by the Audit Committee members of KD Holding Corporation. According to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, we hereby submit this report.

KD Holding Corporation.

Chairman of the Audit Committee: Sidney Hsin Huai Cho

Dated March 16th, 2015.



To the Board of Directors and Stockholders of KD Holding Corporation

We have audited the accompanying non-consolidated balance sheets of KD Holding Corporation as of December 31, 2014 and 2013, and the related non-consolidated statements of comprehensive income, of changes in stockholders' equity and of cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statement by Certified Public Accountants" and generally accepted auditing standards in the Republic of China. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statement are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant eatimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the non-consolidated financial statements referred to above present fairly, in all material respects, the financial position of KD Holding Corporation as of December 31, 2014 and 2013, and the results of its financial performance and cash flows for the years then ended, in conformity with the "Rules Governing the Preparation of Financial Statements by Securities Issuers".

Ricevolerhonge Coopers, Taiwaw

March 16, 2015 Taipei, Taiwan Republic of China

The accompanying non-consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying non-consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

資誠聯合會計師事務所 PricewaterhouseCoopers, Taiwan 11012 臺北市信義區基隆路一段333號27樓 / 27F, 333, Keelung Road, Sec. 1, Xinyi Dist., Taipei City 11012, Taiwan T: +886 (2) 2729 6666, F:+ 886 (2) 2757 6371, www.pwc.com/tw



#### REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To the Board of Directors and Stockholders of KD Holding Corporation

We have audited the accompanying consolidated balance sheets of KD Holding Corporation and its subsidiaries as of December 31, 2014 and 2013, and the related consolidated statements of comprehensive income, of changes in stockholders' equity and of cash flows for the years then ended. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statement by Certified Public Accountants" and generally accepted auditing standards in the Republic of China. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statement are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement. An audit also includes assessing the accounting principles used and significant eatimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statement referred to above present fairly, in all material respects, the financial position of KD Holding Corporation and its subsidiaries as of December 31, 2014 and 2013, and the results of their financial performance and cash flows for the years then ended in conformity with the "Rules Governing the Preparation of Financial Statements by Securities Issuers" and International Financial Reporting Standards, International Accounting Standards, IFRIC interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

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We have also audited the parent company only financial statements of KD Holding Corporation, not presented herein, as of and for the years ended December 31, 2014 and 2013, and have expressed an unqualified opinion on such financial statements.

Pricewalerhouseloopers, Taiwaw

March 16, 2015 Taipei, Taiwan Republic of China

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

## KD Holding Corporation The Status of Guarantees and Endorsements Provided by the Company

December 31, 2014Unit : NT\$ thousandGuarantees and EndorsementsItemAs of the end of 2014As of the end of 2013GD Development<br/>Corporation248,253254,853Total248,253254,853Note :<br/>ItemItemItem

- 1. The ceiling on the total amount of endorsements or guarantees made by the Company is NT\$ 12,677,292 thousand.
- 2. The ceiling on the total amount of endorsements or guarantees for any single entity is NT\$ 8,451,528 thousand.

Explanatory:

The net current asset value of the Company on December 31, 2014 is NT\$ 4,225,764 thousand.

According the Rules Governing Procedure for Guarantees and Endorsements Article 2, the ceiling on the total amount of endorsements or guarantees made by the Company is three times of the net current worth. The ceiling on the total amount of endorsements or guarantees for any sigle entity is two times of the net current worth.

- 1. The ceiling on the total amount of endorsements or guarantees made by the Company is NT\$ 4,225,764,000 X 3 = 12,677,292 thousand
- 2. The ceiling on the total amount of endorsements or guarantees for any single entity is NT\$ 4,225,764,000 X 2 = 8,451,528 thousand

## KD Holding Corporation Table of Amendments to "Ethical Corporate Management Best Practice Principles "

<b></b>	Practice Princip	· · · · · · · · · · · · · · · · · · ·
Article	Existing Provisions	Amendments
Article 2	(Prevention of unethical conduct)	(Prevention of unethical conduct)
	When engaging in commercial	When engaging in commercial
	activities, directors, supervisors,	activities, directors, supervisors,
	managers, employees of the	managers, employees of the
1	Company or persons having	Company, the <u>mandataries</u> , or
	substantial control over it	persons having substantial control
	("substantial controllers") shall not	over it ("substantial controllers")
	directly or indirectly offer, promise	shall not directly or indirectly offer,
	to offer, request or accept any	promise to offer, request or accept
r	improper benefits, nor commit	any improper benefits, nor commit
	unethical acts including breach of	unethical acts including breach of
	ethics, illegal acts, or breach of	ethics, illegal acts, or breach of
	fiduciary duty ("unethical conduct")	fiduciary duty ("unethical conduct")
	for purposes of acquiring or	for purposes of acquiring or
	maintaining benefits.	maintaining benefits.
	Parties referred to in the preceding	Parties referred to in the preceding
	paragraph include civil servants,	paragraph include civil servants,
	political candidates, political parties	political candidates, political parties
	or members of political parties,	or members of political parties,
	state-run or private-owned	state-run or private-owned
	businesses or institutions, and their	businesses or institutions, and their
	directors, supervisors, managers,	directors, supervisors, managers,
	employees or substantial controllers	employees or substantial controllers
1	or other interested parties.	or other interested parties.
Article 6	(Prevention program)	(Prevention program)
	The Company is advised to <u>, in</u>	The Company is advised to establish
	accordance with the operational	its own ethical corporate
	philosophies and policies prescribed	management best practice principle
	in the preceding article, establishes	policies specifying clearly the
	in its own ethical corporate	detailed practice of ethical
	management best practice principle	management as well as the unethical
	comprehensive programs to forestall	conduct prevention program
	unethical conduct ("prevention	("prevention program"), including
	program"), including operational	operational procedures, guidelines,
	procedures, guidelines, and	and training.
	training.	
	When establishing the prevention	When establishing the prevention
	program, the Company shall	program, the Company shall
	comply with relevant laws and	comply with relevant laws and
	regulations of the territory where	regulations of the territory where

Article	Existing Provisions	Amendments
	the company and its Business Group	the company and its Business Group
	are operating.	are operating.
Article 7	(Scope of prevention program)	(Scope of prevention program)
	When establishing the prevention	When establishing the prevention
	program, the Company shall	program, the Company shall
	analyze which business activities	analyze which business activities
	within their business scope which	within their business scope which
	may be at a higher risk of being	may be at a higher risk of being
	involved in an unethical conduct,	involved in an unethical conduct,
	and strengthen the preventive	and strengthen the preventive
	measures.	measures.
	The prevention program established	The prevention program established
	by the Company shall at least	by the Company shall at least
	include preventive measures against	include preventive measures against
	the following:	the following:
	1. Offering and acceptance of	1. Offering and acceptance of
	bribes.	bribes.
	2. Illegal political donations.	2. Illegal political donations.
	3. Improper charitable donations or	3. Improper charitable donations or
	sponsorship.	sponsorship.
	4. Offering or acceptance of	4. Offering or acceptance of
	unreasonable presents or	unreasonable presents or
	hospitality, or other improper	hospitality, or other improper
	benefits.	benefits.
		5. <u>Infringement of trade secrets</u> ,
		ownership of trademarks, patent
		rights, copyrights, and other
		types of intellectual property
		rights.
		6. Engagement of unfair
		competitions
		7. Direct or indirect infringement of
		the rights, health and safety of
		consumers or other interested
		parties during the process of
		research & development,
		procurement, fabrication, supply
		and selling for products or
		services.
Article 8	(Undertaking and enforcement)	(Undertaking and enforcement)
	The Company and its respective	The Company and its respective
	Business Group shall clearly specify	Business Group shall clearly specify
	ethical corporate management	ethical corporate management
	policies in their rules and external	policies and the commitment of the
	documents. <u>The management level</u>	management level for a rigorous

Article	Existing Provisions	Amendments
	shall undertake to rigorously and	and thorough enforcement of such
	thoroughly enforce such policies for	policies in their rules and external
	internal management and external	documents for internal management
	commercial activities.	and commercial activities.
Article 9	(Ethical engagement in commercial	(Ethical engagement in commercial
	activities)	activities)
	The Company shall engage in	The Company shall engage in
	commercial activities in a fair and	commercial activities in a fair and
	transparent manner.	transparent manner <u>based on the</u>
	-	ethical corporate management
		policies.
	Prior to any commercial	Prior to any commercial
	transactions, the Company shall	transactions, the Company shall
	take into consideration the legality	take into consideration the legality
	of its agents, suppliers, clients or	of its agents, suppliers, clients or
	other trading counterparties, and	other trading counterparties, and
	their records of unethical conduct, if	their records of unethical conduct, if
	any. <u>It is advisable not to have any</u>	any <u>of such conduct is involved.</u>
	dealings with persons who have any	Any dealings with persons who may
	records of unethical conduct.	be involved in any records of
		<u>unethical conduct should be</u>
		avoided.
	When entering into contracts with	When entering into contracts with_
	other parties, the Company shall	the agents, suppliers, clients or other
	include in such contracts provisions	<u>trade parties in business</u>
	demanding ethical corporate	interactions, the Company should
	management policy compliance and	include in such contracts provisions
	that in the event the trading	demanding ethical corporate
	counterparties are suspected of	management policy compliance and
	engaging in unethical conduct, the	that in the event the trading
	Company may at any time terminate	counterparties are suspected of
	or cancel the contracts.	involving in unethical conduct, the
		Company may at any time terminate
		or cancel the contracts.
Article 10	(Prevention of benefits offering and	(Prevention of benefits offering and
	accepting)	accepting)
	When conducting business, the	When conducting business, the
	Company and its directors,	Company and its directors,
	supervisors, managers, employees	supervisors, managers, employees,
	and substantial controllers, shall not	mandataries and substantial
	directly or indirectly offer, promise	controllers shall not directly or
1	to offer, request or accept any	indirectly offer, promise to offer,
	improper benefits <u>, including</u>	request or accept any improper
	rebates, commissions, grease	benefits to or from clients, agents,
	payments, or offer or accept	contractors, suppliers, public

Article	Existing Provisions	Amendments
	improper benefits in other ways to	servants, or other interested parties.
	or from clients, agents, contractors,	
	suppliers, public servants, or other	
	interested parties <u>, unless the laws of</u>	
l i	the territories where the Company	
	operates permit so.	
Article 11	(Prevention of unauthorized	(Prevention of unauthorized
	political donations)	political donations)
	When directly or indirectly offering	When directly or indirectly offering
	a donation to political parties or	a donation to political parties or
	organizations or individuals	organizations or individuals
	participating in political activities,	participating in political activities,
	the Company and its directors,	the Company and its directors,
	supervisors, managers, employees	supervisors, managers, employees,
1	and substantial controllers, shall	mandataries and substantial
	comply with the Political Donations	controllers, shall comply with the
	Act and its own relevant internal	Political Donations Act and its own
	operational procedures, and shall	relevant internal operational
	not make such donations in	procedures, and shall not make such
	exchange for commercial gains or	donations in exchange for
	business advantages.	commercial gains or business
		advantages.
Article 12	(Prevention of improper donations	(Prevention of improper donations
	and sponsorship)	and sponsorship)
	When making or offering donations	When making or offering donations
	and sponsorship, the Company and	and sponsorship, the Company and
	its directors, supervisors, managers,	its directors, supervisors, managers,
	employees and substantial	employees <u>, mandataries</u> and
	controllers shall comply with	substantial controllers shall comply
	relevant laws and regulations and	with relevant laws and regulations
	internal operational procedures, and	and internal operational procedures,
	shall not surreptitiously engage in	and shall not surreptitiously engage
	bribery.	in bribery.
Article 13	(Prevention of unreasonable	(Prevention of unreasonable
	presents, hospitality or other	presents, hospitality or other
	improper benefits)	improper benefits)
	The Company and its directors,	The Company and its directors,
	supervisors, managers, employees	supervisors, managers, employees,
	and substantial controllers shall not	mandataries and substantial
1	directly or indirectly offer or accept	controllers shall not directly or
	any unreasonable presents,	indirectly offer or accept any
	hospitality or other improper	unreasonable presents, hospitality
	benefits to establish business	or other improper benefits to
	relationship or influence commercial	establish business relationship or
	transactions.	influence commercial transactions.

Article	Existing Provisions	Amendments
Article 14	····· ··· ··· ··· ····	(Prevention for Infringement of
		Intellectual Property Right)
		The Company and its directors,
		supervisors, managers, employees,
		mandataries and substantial
		controllers shall abide by the laws
		related to intellectual property
		rights, internal corporate
		operational procedures and
		contractual requirements. Without
		the prior consent of the owners, no
		using, disclosing, handling,
		damaging or other acts infringing
		the intellectual property is allowed.
Article 15		(Unfair Competition Prevention)
mucie io		The Company shall conduct
		business activities based on related
,		laws governing business
		competitions and shall not engage in
		unfair practices, including price
		fixing, bid rigging, production and
		quotas restricting or sharing
		customers, suppliers, operation
		regions and types of business for
		market sharing and dividing.
Article 16		(Prevention for Rights Violation
Afficie 10		Caused by Products or Services for
		Interested Parties)
		The Company and its directors,
		supervisors, managers, employees,
		mandataries and substantial
		<u>controllers shall abide by related</u>
		laws and international norms to
		ensure information transparency
		and safety of products and services
		provided during the whole process
		of research & development,
		procurement, fabrication, supply or sales, regulate and expose protection
1		
		acts for consumers and other
		interested parties with such
		practices carried out in operation
		activities so as to prevent from
		directly or indirectly violating the
		rights, health and safety of

Article	Existing Provisions	Amendments
		consumers and other interested
		parties. Products or Services, which
		may endanger consumers or other
		interested parties or pose health risk
		according to the known facts,
		should in principle recalled or
		suspended.
Article 17		(Organization and responsibility)
(Former	The board of directors of the	The board of directors <u>, supervisors,</u>
Article 14)	Company shall exercise the due care	managers, employees, mandataries
	of good administrators to urge the	and substantial controllers
	company to prevent unethical	of the Company shall exercise the
	conduct, always review the results	due care of good administrators to
	of the preventive measures and	urge the company to prevent
	continually make adjustments so as	unethical conduct, always review
	to ensure thorough implementation	the results of the preventive
	of its ethical corporate management	measures and continually make
	policies.	adjustments so as to ensure
	1	thorough implementation of its
		ethical corporate management
		policies.
	To achieve sound ethical corporate	To achieve sound ethical corporate
	management, the Company is	management, the Company <u>may</u>
	<u>advised to form a dedicated unit to</u>	form a dedicated unit <u>under the</u>
	be in charge of establishing and	board of directors to be in charge of
	enforcing the ethical corporate	establishing and enforcing the
		ethical corporate management
	management policies and	policies and prevention program
	prevention program <u>and reporting</u>	
	to the board of directors on a regular	and its detailed responsibilities are
	basis.	as follows:
		1. <u>To assist in incorporating the</u>
		ethical and moral values into
		corporate management
		strategies, and stipulating
		preventive measures against
		corruption based on the related
		laws and regulations to ensure
		ethical management.
		2. <u>To regulate prevention programs</u>
		for unethical conducts, within
		which related standard operating
		procedures and behavioral
		guidelines are specified.
		3. To plan internal organization,
		structures, and duties; to
L	l	

Article	Existing Provisions	Amendments
Article 18 (Former Article 15) Article 15 (Former Article 19 (Former Article 16)	regulations for business conducting) The Company and its directors, supervisors, managers, employees and substantial controllers shall comply with laws and regulations and the prevention program when conducting business. (Prevention of interests conflicts <u>for</u> <u>directors, supervisors and</u> <u>managers</u> ) The Company shall promulgate	<ul> <li>establish a supervisory mechanism for check and balance for operating activities which may at a higher risk of being involved in an unethical conduct within the scope of business.</li> <li>4. To implement and coordinate related training for ethical policies advocacy.</li> <li>5. To plan reporting mechanism of unethical conducts and to ensure the effective execution.</li> <li>6. To assist the board of directors and the management level in checking and assessing if the preventive measures established for ethical corporate management work effectively. To regularly appraise the regulatory compliance according to related business process and to make reports.</li> <li>(Compliance with laws and regulations for business conducting) The Company and its directors, supervisors, managers, employees, <u>mandataries</u> and substantial controllers shall comply with laws and regulations and the prevention program when conducting business.</li> <li>(Prevention of interests conflicts)</li> </ul>
	policies for preventing conflicts of interests and offer appropriate means for directors, supervisors and managers to voluntarily explain	policies for preventing conflicts of interests to thereby distinguish, supervise and manage risks of unethical conducts which may be
	whether their interests would potentially conflict with those of the Company.	<u>caused by interests conflicts</u> and offer appropriate means for directors, supervisors, managers, and other interested parties who are
		either required or optional attendees of the board of directors to voluntarily explain whether their

Article	Existing Provisions	Amendments
	The Company's directors shall	interests would potentially conflict
	exercise a high degree of	with those of the Company.
	self-discipline, a director may	The Company's directors,
	present his opinion and answer	supervisors, managers, and other
	relevant questions but is prohibited	interested parties who are either
	from participating in discussion of	required or optional attendees of the
	or voting on any proposal where the	board of directors shall detail the
1	director or the juristic person that	immediate or vital interests in the
2	the director represents is an	board meeting where he/she or the
	interested party, and such	juristic person that he/she
	participation is likely to prejudice	represents is an interested party,
	the interests of the company; neither	and such participation is likely to
	shall a director vote on such	prejudice the interests of the
	proposal as a proxy of another	company. He/she is prohibited
	director in such circumstances. The	from participating in discussion of
	directors shall practice	or voting on any proposal; neither
	self-discipline and must not support	shall he/she vote on such proposal
	one another in improper dealings.	as a proxy of another director in
		such circumstances. The directors
		shall practice self-discipline and
		must not support one another in
		improper dealings.
	The Company's directors,	The Company's directors,
	supervisors and managers shall not	supervisors, managers <u>, mandataries</u>
	take advantage of their positions in	and substantial controller shall not
	the Company to obtain improper	take advantage of their positions in
	benefits for themselves, their	the Company <u>or their power</u> to
	spouses, parents, children or any	obtain improper benefits for
	other person.	themselves, their spouses, parents,
		children or any other person.
Article 20	(Accounting and internal control	(Accounting and internal control
(Former	systems)	systems)
Article 17)	The Company shall establish	The Company shall establish
	effective accounting systems and	effective accounting systems and
	internal control systems for business	internal control systems for business
	activities which may at a higher risk	activities which may at a higher risk
	of being involved in an unethical	of being involved in an unethical
	conduct, not have under-the-table	conduct, not have under-the-table
	accounts or keep secret accounts,	accounts or keep secret accounts,
	and conduct reviews regularly so as	and conduct reviews regularly so as
	to ensure that the design and	to ensure that the design and
	enforcement of the systems are	enforcement of the systems are
	showing results.	showing results.
	Internal auditors of the Company	<u>Internal auditory units</u> of the
	shall periodically examine the	Company shall periodically examine

Article	Existing Provisions	Amendments
	company's compliance with the	the company's compliance with the
	foregoing and prepare audit reports	foregoing and prepare audit reports
	and submit the same to the board of	and submit the same to the board of
	directors.	directors; accountants may be
		commissioned to conduct auditing
		and if necessary, professionals may
		be consulted.
Article 21	(Operational procedures and	(Operational procedures and
(Former	guidelines)	guidelines)
Article 18)	The Company shall establish	The Company shall establish
,	prevention program in accordance	prevention program in accordance
	with Article 6 hereof to guide	with Article 6 hereof to guide
	directors, supervisors, managers,	directors, supervisors, managers,
	employees, and substantial	employees, mandataries, and
	controllers on how to conduct	substantial controllers on how to
	business. The procedures and	conduct business. The procedures
	guidelines should at least contain	and guidelines should at least
	the following matters:	contain the following matters:
	1. Standards for determining	1. Standards for determining
	whether improper benefits have	whether improper benefits have
	been offered or accepted.	been offered or accepted.
	2. Procedures for offering	2. Procedures for offering legitimate
	legitimate political donations.	political donations.
	3. Procedures and the standard	3. Procedures and the standard
	rates for offering charitable	rates for offering charitable
	donations or sponsorship.	donations or sponsorship.
	4. Rules for avoiding work-related	4. Rules for avoiding work-related
	conflicts of interests and how	conflicts of interests and how
	they should be reported and	they should be reported and
	handled.	handled.
	5. Rules for keeping confidential	5. Rules for keeping confidential
	trade secrets and sensitive	trade secrets and sensitive
	business information obtained in	business information obtained in
	the ordinary course of business.	the ordinary course of business.
	6. Regulations and procedures for	6. Regulations and procedures for
	dealing with suppliers, clients	dealing with suppliers, clients
	and business transaction	and business transaction
	counterparties suspected of	counterparties suspected of
	unethical conduct.	unethical conduct.
	7. Handling procedures for	7. Handling procedures for
	violations of the Principles.	violations of the Principles.
	8. Disciplinary measures on	8. Disciplinary measures on
	offenders.	offenders.
Article 22	(Training and performance	(Training and performance
(Former	appraisal system)	appraisal system)

Article	Existing Provisions	Amendments
Article 19)		The Chairman, President, or top
		managements of the Company shall
•		periodically convey the importance
		of ethical values to the directors,
		employees and mandataries.
	The Company shall periodically	The Company shall periodically
	organize training and awareness	organize training and awareness
	programs for directors, supervisors,	programs for directors, supervisors,
	managers, employees, and	managers, employees <u>, mandataries</u> ,
	substantial controllers and invite the	and substantial controllers and
	companies' commercial transaction	invite the companies' commercial
	counterparties so they understand	transaction counterparties so they
	the company's resolve to implement	understand the company's resolve
	ethical corporate management, the	to implement ethical corporate
	related policies, prevention program	management, the related policies,
	and the consequences of committing	prevention program and the
	unethical conduct.	consequences of committing
	The Company shall apply the	unethical conduct.
	policies of ethical corporate	The Company shall apply the
	management when creating its	policies of ethical corporate
	employee performance appraisal	management when creating its
	system and human resource policies	employee performance appraisal
	to establish a clear and effective	system and human resource policies
	reward and discipline system.	to establish a clear and effective
		reward and discipline system.
Article 23	(Unethical conducts reporting <u>and</u>	(Unethical conducts reporting
(Former	<u>disciplinary</u> system)	system)
Article 20)	<u>The Company shall have in place a</u>	The Company shall stipulate a
	formal channel for receiving reports	formal reporting system for
	on unethical conduct and keep the	unethical conduct and enforce
	reporter's identity and content of the	strictly; the scope of reporting shall
	report confidential.	at least covers the following:
		1. <u>To establish and expose</u>
		independent internal reporting
		mailbox or dedicated hotline or
		to commission an independent
		external agency to provide such
		channels to internal and external
		personnel.
		2. <u>To assign persons or unit in</u>
		charge of reporting unethical
		conducts; to submit such report
		to an independent director if the
		situations reported involve
		directors or top management,

Article	Existing Provisions	Amendments		
	The Company shall establish a well-defined disciplinary and complaint system to handle violation of the ethical corporate management rules, and immediately disclose on the company's internal website the offender's job title, name, date the violation was committed, violating act and how the matter was handled.	<ul> <li>with the type of violations and standard operating procedures for investigation specified.</li> <li>3. To record and keep files of the report acceptance, investigation process and results, and related documents.</li> <li>4. To maintain secrecy regarding the informant's identity and the activity reported.</li> <li>5. To protect the informant from subjecting to improper treatment for the act of report.</li> <li>6. To draw up reward measures for the informant.</li> <li>Upon investigation by the internal persons/unit in charge of reporting unethical conducts, if significant unlawful acts or situations that may cause material damages to the Company are detected, a report shall be made right away and a written notice shall be submitted to the independent director.</li> </ul>		
Article 24 (Former Article 20, Paragraph	<u>ure matter mas martirea</u>	<u>The Company shall establish a</u> <u>well-defined disciplinary and</u> <u>complaint system to handle</u> <u>violation of the ethical corporate</u>		
2)		management rules, and immediately disclose on the company's internal website the offender's job title, name, date the violation was committed, violating act and how the matter was handled.		
Article 25	(Information disclosure)	(Information disclosure)		
Article	Existing Provisions	Amendments		
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(Former	The Company shall disclose the	The Company shall establish		
Article 21)	status of the enforcement of its own	quantifiable data for the promotion		
	ethical corporate management best	of ethical corporate management to		
	practice principles on its company	<u>continuously analyze the</u>		
	website, annual report and	effectiveness of related policy		
	prospectus.	implementation, and disclose the		
		measures adopted, status of		
		fulfillment, the aforementioned data		
		and effectiveness of its own ethical		
		corporate management best practice		
		principles on its company website,		
		annual report and prospectus and disclose the content of its Ethical		
		Corporate Management Best		
		Practice Principles on the Market		
		Observation Post System.		
Article 26	(Review and Improvement in ethical	(Review and improvement in ethical		
(Former	corporate management <u>best practice</u>	corporate management <u>policies and</u>		
Article 22)	principles)	<u>measures</u> )		
	The Company shall at all times	The Company shall at all times		
	monitor the development of	monitor the development of		
	relevant local and international	relevant local and international		
	regulations concerning ethical	regulations concerning ethical		
	corporate management, and	corporate management, and		
	encourage directors, supervisors,	encourage directors, supervisors,		
	managers and employees to make	managers and employees to make		
	suggestions so as to review and	suggestions so as to review and		
	improve its ethical corporate	improve its ethical corporate		
	management <u>best practice principles</u>	management <u>policies and</u>		
	and achieve better results from	implementation measures and		
	implementing the principles.	achieve better results from fulfilling		
		them.		
Article 27		(Implementation)		
(Former	The Principles shall be implemented	The Principles shall be implemented		
Article 23)	after the board of directors grants	after the board of directors grants		
	the approval, and shall be reported	the approval, and shall be reported		
	at a shareholders' meeting. The	at a shareholders' meeting. The		
	same procedure shall be followed	same procedure shall be followed		
	when the Principles have been	when the Principles have been		
	amended.	amended.		
		The Company shall fully consider		
		opinions of the independent		
		directors when submitting the Ethical Corporate Management Bast		
		Ethical Corporate Management Best		
		Practice Principles for the director of		

Article	Existing Provisions	Amendments	
	-	board's approval as per the	
		aforementioned requirement; any	
		opposition or reservation of the	
		directors shall be recorded in the	
		Certificate of Board Resolution. In	
		case that the independent director	
		cannot personally state opposition	
		or reservation in the board meeting,	
		except when there is a justifiable	
		reason, he/she shall provide written	
		comments beforehand and state in	
		the Certificate of Board Resolution.	
		The regulation governing	
		supervisors in the Principle shall	
		apply mutatis mutandis to an audit	
		committee.	

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# **KD Holding Corporation Articles of Incorporation**

Amended on June 23, 2014

#### Chapter I General

- Article 1 This company is incorporated under the Company Act of the Republic of China, in the name of "KD Holding Corporation" (hereinafter the "Company").
- Article 2 Scope of the Company's business activities include the following: H201010 Investment
- Article 3 The Company has established its headquarter in Taipei, R.O.C., and may establish branches within or outside of the territory of R.O.C. upon the board's resolution when necessary.
- Article 4 Public announcement of the Company shall be made in accordance with Article 28 of the Company Act.

Upon the Company goes public, the public announcement of the Company shall be made in accordance with the relevant rules and regulations as established by the competent authority.

Article 4-1 To the extent of the necessary practice, the Company may make endorsement and guarantee according to the rules governing procedure for making of endorsements or guarantees.

#### Chapter II Capitals

Article 5 The Company has an authorized capital of NT\$800,000,000, divided into 80,000,000 shares at NT\$10 dollars par value per share. The Company hereby authorizes the Board of Directors to issue the said shares in installments.

In respect to the aforementioned capital, a total of NT\$60,000,000, divided into 6,000,000 shares at NT\$10 dollars par value per share, shall be reserved for issuing employee stock options in installments pursuant to the Company's board resolution.

Article 6 The total amount of the Company's reinvestment is not be subject to the restriction of not more than forty percent of the Company's paid-up capital as provided in Article 13 of the Company Act. Any matters regarding the reinvestment shall be resolved in accordance with the resolutions of the Board of Directors. Article 7 The shares of the Company shall be name-bearing shares duly signed and sealed by a minimum of three directors, assigned serial numbers and clearly identified all items as required under Article 162 of the Company Law and issued after having been authenticated by the competent authority or the registration institution issuing the shares.

The stock certificates of the Company may be made without physical certificates. However, the stock of the Company shall be registered with the securities centralized depositary institution.

- Article 8 Unless otherwise provided by the law and securities regulations, the shareholders' handling of stock affairs and exercise of their rights shall be governed by "Criteria Governing Handling of Stock Affairs by Public Companies."
- Article 9 Deleted.
- Article 10 Changes to the shareholders roster shall be made in accordance with Article 165 of the Company Act.

#### Chapter III Shareholders' Meeting

- Article 11 There are two types of shareholders' meeting:
  - (1) General shareholders' meeting, which shall be convened at least once a year within six months after the end of each fiscal year by the Board of Directors.
  - (2) Special shareholders' meeting, which shall be convened when necessary.
- Article 12 The shareholders' meeting shall be chaired by the chairman. In the event where the chairman is absent or cannot exercise its duties for any reasons, Article 208 of the Company Act shall govern.
- Article 13 Notice to convene a shareholders' meeting shall be made pursuant to Article 172 of the Company Act.

Shareholders' proposals shall be made in accordance with Article 172-1 of the Company Act.

Article 14 Where a shareholder cannot attend the shareholders' meeting for any reasons, he or she may appoint a representative to attend the meeting and exercise his or her rights on his or her behalf pursuant to Article 177 of the Company Act.

Article 15 Except as provided in Article 157 Item 3 and Article 179 Paragraph 2 of the Company Act, the shareholder shall have one voting right for each share owned in the Company.

When the Company convenes a shareholders' meeting, the shareholders may exercise its voting right in writing or electronically.

Article 16 Except as provided in the Company Act and other relevant rules and regulations, the shareholders' resolution shall be adopted at the meeting with the concurrence of a majority of the votes held by shareholders present at the meeting representing more than half of the total number of issued shares.

Resolutions adopted at the shareholders' meeting shall be recorded in the meeting minutes and items recorded therein shall be made in accordance with the relevant laws and regulations.

Article 16-1 In the event where the Company needs to withdraw from public offering, the Company shall submit such issue to the shareholders' meeting for resolution. This provision shall not be amended during the period when the Company is being publicly traded over the counter or in the stock exchange market.

#### Chapter IV Directors and Audit Committee

Article 17 The Company shall have five to nine directors, who shall hold the office for a term of three years and be elected from people with legal capacity at the shareholders' meeting. Directors are eligible for reelection. The election of directors shall be made in cumulative vote by open ballots. Each share shall enjoy as many votes as the number of directors' positions up for election. Shareholders may concentrate their full share of votes on one or several candidates. Candidates who receive the most votes shall be elected as directors. Where it is necessary to amend the aforementioned method of election, in addition to complying with Article 172 of the Company Act, the Company shall include such matter in the notice of convening shareholders' meeting and explain the key contents thereof.

The total amount of the nominated shares held by all directors shall be determined in accordance with the regulations set forth by the competent authority.

Article 17-1 Two to three of the aforementioned directors shall be independent directors. The candidates for independent directors shall be nominated

and shall be elected from the list of candidates during the shareholders' meeting. Professional qualification, number of shareholdings, restrictions regarding holding other jobs, nomination and election of independent directors and other compliance matters shall be governed by the relevant regulations set forth by the competent authority.

- Article 17-2 In compliance with Article 14-4 of the Securities and Exchange Act, the Company shall establish an Audit Committee, which shall consist of the entire number of independent directors. The Audit Committee or the members of Audit Committee shall be delegated the power as set forth in the provisions regarding supervisors in the Company Act, the Securities and Exchange Act, and other laws and regulations.
- Article 18 The Board of Directors shall have the authority to perform the followings:
  - (1) Set out business guidelines
  - (2) Draft proposals for distribution of profits, loss recovery, amendment of Articles of Incorporation, changes to the authorized capital and dissolution or mergers of the Company
  - (3) Resolve matters related to the offering, issuance or private placement of equity-type securities
  - (4) Approve important bylaws related to internal control mechanisms and material business or financial contracts of the Company
  - (5) Appoint or remove financial officers, accounting officers, internal auditing officers and other executing officers
  - (6) Resolve matters related to the appointment, removal or remuneration of the certified public accountant of the Company
  - (7) Amend guidelines and procedure regarding material financial and business conducts of the Company such as acquisition and disposal of assets, derivatives trading, lending of capital, endorsements and guarantees and disclosure of financial forecasts, etc.
  - (8) Establish or dissolve branches
  - (9) Provide budget and financial reports
  - (10)Other authority as granted by the Company Act or by the shareholders' resolution
- Article 19 A Board of Directors' meeting shall be attended by more than half of the directors and the directors shall elect amongst themselves a chairman. The chairman shall externally represent the Company
- Article 20 Unless otherwise provided by the Company Act, the Board of Directors' meeting shall be convened by the chairman and the directors shall attend the meeting in person. If the Board of Directors' meeting is

convened by video conference, a director attending the meeting by video conference shall be deemed to have attended the meeting in person.

In calling a meeting of the Board of Directors, a notice setting forth therein the subject(s) to be discussed at the meeting shall be given to each director, by means of written document, email or facsimile, no later than 7 days prior to the scheduled meeting date. However, in case of emergency, a meeting may be convened at any time.

Unless otherwise provided by the Company Act, the board resolution shall be adopted with the concurrence of the majority of the directors present at the meeting representing more than half of the directors.

- Article 20-1 The Company may set up various functional committees under the Board of Directors. Each functional committee shall stipulate the operating rules for its functioning and such operating rules shall only take effect after the approval of the Board of Directors.
- Article 21 The board meeting shall be chaired by the chairman. In the event where the chairman is absent or cannot exercise its duties for any reasons, Article 208 of the Company Act shall govern.

A director may, by a written proxy, appoint another director to attend the board meeting on its behalf and to vote on his or her behalf within the scope of authority granted; provided that a director may only act as proxy on behalf of one other director.

Resolutions adopted at the Board of Directors' meeting shall be recorded in the meeting minutes duly signed or sealed by the chairman.

- Article 22 Deleted.
- Article 23 The Company hereby authorizes the Board of Directors to determine the remuneration of the directors and chairman of the Company in accordance with the level of contribution to the Company made by each of the said directors and chairman and with reference to the industry standards.

#### Chapter V Human Resources

Article 24 The Company may establish several managers. The appointment, removal and remuneration of managers of the Company shall be made

in accordance to Article 29 of the Company Act.

Article 25 Deleted.

### Chapter VI Financial Reports

- Article 26 The fiscal year of the Company shall commence on January 1 of each ear until December 31 of the same year. At the end of each fiscal year, the Board of Directors shall prepare the following documents to be audited by the Audit Committee and submitted them for the shareholders' approval at the general meeting of the shareholders:
  - (1) Business report
  - (2) Financial statements
  - (3) Proposal for profit distribution or covering of losses
- Article 27 Deleted.

### Chapter VII Profit Allocation

- Article 28 The allocation of dividends and bonuses shall be made in accordance with the shareholding ratio of each shareholder. Where the Company did not earn any profit, the Company shall not allocate dividends and bonuses.
- Article 29 If there are net profits at the end of a fiscal year, the Company shall first pay the profit-seeking enterprise income taxes and offset its losses in previous years. After having paid the corporate taxes and off-set past losses, 10% of the profit earned by the Company of each fiscal year shall be set aside as statutory reserve, except where such reserve has reached the total authorized capital of the Company. Moreover, a special capital reserve in the amount equivalent to the balance of shareholders' equity deficit of the current fiscal year shall be set aside. If there is recovery of the balance of shareholders' equity deficit, the recovered amount shall be included in the distribution of the profit for the current year. The balance of the profit for the current fiscal year, together with the cumulative undistributed profit of the previous year shall be referred to as cumulative allocable profit, which shall be distributed according to shareholders' resolutions.
- Article 30 In order to expand the business needs and in response to the growth of the industry, the Company shall set its priority on satisfying the future business needs and strengthening the financial structure of the Company in respect to its policy on distribution of dividends and the profits shall be distributed in accordance with the following percentage:
  - (1) Employee bonus:

0.05% of the profit for the current year or more

(2) Directors' remuneration:

Limited to 2% of the profit for the current year.

(3) Shareholders' bonus:

The remainder of cumulative allocable profit minus the amount under item (1) and (2), if any, shall be listed as shareholders' bonus.

(4) In respect to the aforementioned amount of shareholders' bonus, cash dividend shall not be less than 20% of the total amount of dividends. However, in the event of a sudden major investment plan and no other fund can be obtained in support thereof, the Company may reduce the distribution of cash dividend to at least 5%.

The proposal for the aforementioned allocation of profit shall be drafted by the Board of Directors and submitted to the shareholders' meeting for resolution.

Article 31 Deleted.

### Chapter VIII Miscellaneous

- Article 32 The internal organizational bylaws and procedural rules shall be set out separately.
- Article 33 All matters that are not provided for herein shall be subject to the Company Act and other applicable laws and regulations.
- Article 34 These Articles of Incorporation were approved at the promoters' meeting by all promoters on December 8, 1999.
  The first amendment was approved on June 27, 2002,
  Article 17-1 of this Articles of Incorporation was amended in accordance with Article 183 of the Securities and Exchange Act, the second amendment on June 20, 2007,
  the third amendment on June 26, 2009,
  the fourth amendment on June 17, 2010,
  the fifth amendment on June 25, 2013,
  the sixth amendment on June 23, 2014
- Article 35 This Articles of Incorporation shall become effective upon the approval by the shareholders' meeting. The same shall apply to the amendment hereto.

KD Holding Corporation Chairman John Lin

## KD Holding Corporation Rules Governing Procedure for Shareholders' Meetings

Amended on June 26, 2009

- Article 1 Unless otherwise provided by laws, regulations or Articles of Incorporation , the shareholders' meeting shall be governed by the Rules.
- Article 2 The Company shall prepare an attendance sheet for the attending shareholders or the proxies to sign or the attending shareholders shall hand in an attending card to indicate their presence. The number of the shares present at the shareholders' meeting shall be calculated based on the attendance sheet or the attending cards handed in.
- Article 3 The attendance of and voting at the shareholders' meeting shall be calculated based on shares.
- Article 4 The shareholders' meeting shall be held at the location of the Company or at the location that is convenient for the shareholders to attend and appropriate for convening shareholders' meeting thereat. The time of the meeting shall not be earlier than 9am or later than 3pm.
- Article 5 If the shareholders' meeting is convened by the board of directors, the shareholders' meeting shall be chaired by the chairman. If the chairman is absent or cannot exercise its duties for any reasons, the chairman shall appoint a director to represent him or her at the shareholders' meeting. Where the chairman did not appoint any representative, the directors shall choose a person among them to do so.
- Article 6 The Company may appoint its attorneys, accountants or other related persons to attend the shareholders' meeting as non-voting observers.
- Article 7 The entire proceedings of the shareholders' meeting shall be recorded on audio or video tape. Such audio or video tape shall be kept for at least 1 year.
- Article 8 The chair of the shareholders' meeting shall immediately announce the commencement of the shareholders' meeting when it is time to commence, provided that where shareholders representing more than half of the total issued shares are absent from the shareholders' meeting, the chair may announce the postponement of the shareholders' meeting. However, the shareholders' meeting can only be postponed twice and the total period of postponement cannot exceed one hour. If, after two postponements, the quorum is still not satisfied, but the attending shareholders represent more than one third of the total issued shares, a provisional resolution may be made pursuant to Paragraph 1 of Article 175 of the Company Act. Before the closing of that shareholders' meeting, if the attending shareholders represent more than half of the total issued shares, the chair may submit the provisional resolution to the shareholders' meeting for voting in accordance with Article 174 of the Company Act.
- Article 9 If the shareholders' meeting is convened by the board of directors, the agenda of the meeting shall be determined by the board of directors. The shareholders' meeting shall proceed in the order of proposed agenda. Such

order shall not be changed without the approval of the shareholders' meeting.

The above provision applies is also applicable to the Meeting which is convened by the person who does not belong to the Board of Directors.

Before the proposed agenda (including extempore motions) is decided, without the approval of the shareholders' meeting, the chair shall not announce the adjournment of the shareholders' meeting.

Members of the board shall provide help to shareholders to vote a Chairman with majority of present shareholders in accordance of the statutory process when the Chairman adjourn the Meeting in violation of Rules and Procedures.

After the adjournment of the shareholders' meeting, the shareholders shall not elect another chair to continue the shareholders' meeting at the same location or at another location.

Article 10 Before an attending shareholder makes a statement, he or she shall first fill out a statement slip indicating the subject of his or her statement, the shareholder's account number (or the attendance identification number) and the shareholder's name. The chair shall determine the order in which the shareholders shall make the statement.

Where an attending shareholder only submits a statement slip but did not make any statement, he or she shall be deemed to have not spoken. Where the content of the oral statement is different from that indicated on the statement slip, the content of the oral statement shall prevail.

When an attending shareholder is making a statement, the other shareholders shall not interrupt unless otherwise agreed to by the chair and the speaking shareholder. In case of violation, the chair shall stop the disturbance.

- Article 11 For every proposal discussed, unless otherwise agreed to by the chair of the shareholders' meeting, each shareholder shall not speak for more than twice and each time shall not exceed 5 minutes. Any shareholder violating the abovementioned rule or whose statement exceeds the scope of the proposal, the chair may interrupt and stop such shareholder from speaking.
- Article 12 Where a juristic person is delegated to attend the shareholders' meeting, such juristic person can only appoint one person to attend the shareholders' meeting.

Where a juristic person appoints more than 2 representatives to attend the shareholders' meeting, only one of such representatives may speak for each proposal.

- Article 13 When an attending shareholder speaks, the chair may answer such shareholder directly or appoint a related person to answer.
- Article 14 With respect to the discussion of a proposal, where the chair is of the opinion that a matter has been sufficiently discussed to the extent that a vote may proceed, he or she may conclude the discussion and bring the matter to vote.
- Article 15 People supervise and count the votes for the voting of a proposal shall be appointed by the chair, provided that the person supervising the vote shall be a shareholder of the Company. The result of the vote shall be announced

on site and shall be recorded in the meeting minutes.

- Article 16 During the course of the shareholders' meeting, the chair may announce a break at the times that he or she deems appropriate.
- Article 17 Unless otherwise provided by the Company Act or by the Articles of Incorporation, a proposal shall be adopted by a majority vote of the shareholders present. When voting for a proposal, if no objection is expressed when the chair puts the matter before the shareholders present at the shareholders' meeting, the proposal shall be deemed to have been adopted. The effect of such adoption shall be the same as adoption by votes. If there's any objection, shareholder shall vote for it in accordance of above rules.
- Article 18 Where there is an amendment proposal or alternative proposal for the same issue, the chair shall determine the order of voting of such proposals together with the original proposal for the same issue. However, if a proposal has been approved, the other proposals shall be deemed to have been vetoed and need not be voted again.
- Article 19 The chair may direct the rectifiers (or security personnel) to assist in maintaining order at the shareholders' meeting. When the rectifiers (or security personnel) provide assistance to maintain the order at the shareholders' meeting, they shall wear the badge indicating that they are the rectifiers.
- Article 20 The Rules shall come into force upon the adoption by the shareholders' meeting. The same shall apply to the amendment hereof.

# **KD Holding Corporation Rules Governing the Election of Directors**

Amended on June 23, 2014 Issued on June 12, 2006

- Article 1 Unless otherwise provided in other laws and regulations or the Articles of Incorporation, or any material matters as prescribed by the competent authority, the directors of this Company shall be elected in accordance with rules specified herein.
- Article 2 The directors shall be elected among people with legal capacity at the shareholders' meeting. The position number is defined by the Articles of Incorporation.

The independent directors shall be elected by adopting the candidate nomination system specified in Article 192-1 of the Company Law.

Article 3 The voting of independent directors and non-independent directors shall be hold in the lump while elected separately. The persons with the most votes shall be elected respectively for the positions. Independent directors shall possess professional knowledge and maintain independence within the scope of their directorial duties, and

maintain independence within the scope of their directorial duties, and may not have any direct or indirect interest in the company. Their professional qualifications, shareholdings, the positions they may concurrently hold, independence and other matters they shall follow are ruled by Laws and regulations.

Article 4 The election of directors shall be made in cumulative vote, voters may have their ballots casted in their attendance card number. Each share shall enjoy as many votes as the number of directors' positions up for election. Shareholders may concentrate their full share of votes on one or several candidates.

> The board of directors shall prepare the ballot with the amount equals to the number of positions of directors. The ballot shall be marked with Company's chops and the number of voting rights of each voter, and dealt to shareholders who attend the board.

- Article 5 If two or more persons acquire the same number of votes and the number of such persons exceeds the specified seats available, such persons acquiring the same votes shall draw lots to decide who should win the seats available and the Chairman shall draw lots on behalf of the candidate who is not present.
- Article 6 Before the voting process commences, the chair shall appoint a number of supervising personnel and vote counting personnel to handle the relevant matters.
- Article 7 The ballot box shall be prepared by the board of directors and shall be inspected by the supervising personnel before the voting process in front of all attending shareholders.
- Article 8 The voter shall indicate the shareholder account name and account

number if the candidate is a shareholder, national identity card number and name if the candidate is not a shareholder on each ballot. Where the candidate is a government agency or a juristic person, the column of the candidate on the ballot shall include the name of the government agency or juristic person and the name of the representatives of the said government or juristic person may also be included therein. Where there are more than one representative, the voter shall specify the name of the representative additionally.

- Article 9 Where any of the following events occurs, the vote shall be deemed null and void:
  - 1. Votes that are not made in accordance with the Rules.
  - 2. Unwritten blank votes put in the ballot box.
  - 3. Illegible writing that cannot be recognized or writings that have been altered.
  - 4. The name, shareholder account number or the national identity card number of the candidate written on the ballot and any items of the number of allocated voting rights have been altered.
  - 5. If the candidate is a shareholder, when its shareholder account number and name are different from those indicated on the shareholders' roster. If the candidate is not a shareholder, when the name and national identity card number are incorrect upon verification.
  - 6. Where the name of the candidate written on the ballot is the same as another shareholder, failure to inscribe the shareholder account number or national identity card number.
  - 7. In addition to the name, shareholder account number or national identity card number and the number of allocated voting rights, the ballot includes other drawings or writing.
  - 8. The number of candidate inscribed on the ballot exceeds the number of position available for election, or indication of two or more candidates on the same ballot.
  - 9. Where the total number of allocated voting rights exceeds the number of voting rights entitled to by the said shareholder.
- Article 10 When the total number of votes is less than the number of the allocated voting rights, the difference in number shall be deemed as waivers of right to vote.
- Article 11 The votes shall be opened at the shareholders' meeting after the votes are completed. The result shall be announced by the chair at the shareholders' meeting.

The Company shall issue a notice of election to the elected directors respectively.

- Article 12 Matters that are not provided for in the Rules shall be governed by the Law and by the Company's Articles of Incorporation.
- Article 13 The Rules shall come into force upon the adoption by the shareholders' meeting. The same shall apply to the amendment hereof.

# **KD Holding Corporation Shareholdings of All Directors**

Record Date: April 24, 2015

Title	Name	Shares	%	Representative
Chairman	CTCI Corporation			John H. Lin
Director	CTCI Corporation	38,457,105	58.77	Michael Yang
Director	CTCI Corporation			M. H. Wang
Director	Parkwell Investment Limited	1,060,000	1.62	Kuan Shen Wang
Inpendent Director	Sidney Hsin Huai Chow	0	0.00	NA
Inpendent Director	Shean-Bii Chiu	0	0.00	NA
Director	Douglas Liu	0	0.00	NA
Director	Wen-whe Pan	0	0.00	NA
Total number of sh	39,517,105			

(1) Total shares issued as of April 24, 2015: 65,441,899 Common Shares.

(2) The minimum required combined shareholding of all Directors by law: 5,235,352 shares.

## Others

- 1 The process of proposals raised by shareholders during this annual general meeting:
  - 1) According to Article 172-1 of The Company Act, shareholders with more than 1% ownership interest are entitled to raise a maximum of one proposal less than 300 words to the company in writing, which will be addressed during the annual general meeting.
  - This year's annual general meeting was open to shareholders' proposals from April 15 to April 24, 2015, and these dates have been published on the Market Observation Post System in compliance with the relevant regulations.
  - 3) The Company did not receive any proposals from shareholders.
- 2 The impact on the Company's business performance and earnings per share from stock dividends proposed by this annual general meeting: Because the Company proposed to allocate the cash dividends in total, it is not applicable.