ECOVE Environment Corporation Articles of Incorporation

Amended on May 27, 2024

Chapter I General

- Article 1 This company is incorporated under the Company Act of the Republic of China, in the name of "ECOVE Environment Corporation" (hereinafter the "Company").
- Article 2 Scope of the Company's business activities include the following:
 - 1. C201010 Feed Manufacturing
 - 2. C801010 Basic Chemical Industrial
 - 3. C801020 Petrochemical Materials Manufacturing
 - 4. C801030 Precision Chemical Material Manufacturing
 - 5. C801060 Synthetic Rubber Manufacturing
 - 6. C801100 Synthetic Resin and Plastic Manufacturing
 - 7. C801110 Fertilizer Manufacturing
 - 8. C801120 Manufacture of Man-made Fibers
 - 9. C801990 Other Chemical Materials Manufacturing
 - 10. C802090 Manufacture of Cleaning Preparations
 - 11. C802120 Industrial and Additive Manufacturing
 - 12. C802200 Coating, Paint, Dye and Pigment Manufacturing
 - 13. C802990 Other Chemical Products Manufacturing
 - 14. C901040 Manufacture of Ready-mix Concrete
 - 15. C901050 Cement and Concrete Products Manufacturing
 - 16. CA01990 Other Non-ferrous Metal Basic Industries
 - 17. CA02010 Manufacture of Metal Structure and Architectural Components
 - 18. CB01010 Mechanical Equipment Manufacturing
 - 19. CB01030 Pollution Controlling Equipment Manufacturing
 - 20. CB01990 Other Machinery Manufacturing
 - 21. CC01010 Manufacture of Power Generation, Transmission and Distribution Machinery
 - 22. CC01040 Lighting Equipment Manufacturing
 - 23. CC01080 Electronics Components Manufacturing
 - 24. CC01090 Manufacture of Batteries and Accumulators
 - 25. CD01020 Rail Vehicle and Parts Manufacturing
 - 26. CE01010 General Instrument Manufacturing
 - 27. CZ99990 Manufacture of Other Industrial Products Not Elsewhere Classified
 - 28. D101011 Electric Power Generation

- 29. D101050 Combined Heat and Power
- 30. D301010 Water Operator
- 31. D401010 Thermal Energy Supply
- 32. E401010 Dredging industry
- 33. E402010 Sandstone, Silt Sea Throwing
- 34. E502010 Fuel Catheter Installation Engineering
- 35. E599010 Piping Engineering
- 36. E601010 Electric Appliance Construction
- 37. E601020 Electric Appliance Installation
- 38. E603010 Cable Installation Engineering
- 39. E603020 Elevator Installation Engineering
- 40. E603040 Fire Safety Equipment Installation Engineering
- 41. E603050 Automatic Control Equipment Engineering
- 42. E603080 Traffic Signs Installation Engineering
- 43. E603090 Lighting Equipments Construction
- 44. E603100 Electric Welding Engineering
- 45. E603110 Cold Work Engineering
- 46. E603120 Sand Blasting Engineering
- 47. E603130 Gas Water Heater Contractors
- 48. E604010 Machinery Installation
- 49. E605010 Computer Equipment Installation
- 50. E701020 Satellite Television KU Channels and Channel C Equipment Installation
- 51. E701030 Controlled Telecommunications Radio-Frequency Devices Installation Engineering
- 52. E801010 Indoor Decoration
- 53. E801020 Doors and Windows Installation Engineering
- 54. E801030 Indoor Light-gauge Steel Frame Engineering
- 55. E801040 Glass Installation Engineering
- 56. E801070 Kitchenware and Sanitary Fixtures Installation Engineering
- 57. E901010 Painting Engineering
- 58. E903010 Anti-Corrosion and Anti-Rust Engineering
- 59. EZ02010 Crane and Hoist Services Engineering
- 60. EZ03010 Furnace Installation
- 61. EZ05010 Instrument and Meters Installation Engineering
- 62. EZ06010 Traffic Marking Engineering
- 63. EZ07010 Drilling Engineering
- 64. EZ09010 Electrostatic Protection and Cancellation Engineering

65. EZ13010 Nuclear Engineering 66. EZ14010 Sport Venue Equipment Engineering 67. EZ15010 Warming and Cooling Maintainance Construction 68. EZ99990 Other Engineering 69. F106010 Wholesale of Hardware 70. F107030 Wholesale of Cleaning Supplies 71. F107050 Wholesale of Fertilizer 72. F107080 Wholesale of Environmental Agents 73. F107170 Wholesale of Industrial Catalyst 74. F107200 Wholesale of Chemical Feedstock 75. F107990 Wholesale of Other Chemical Products 76. F113010 Wholesale of Machinery 77. F113020 Wholesale of Electrical Appliances 78. F113030 Wholesale of Precision Instruments 79. F113050 Wholesale of Computers and Clerical Machinery Equipment 80. F113060 Wholesale of Measuring Instruments 81. F113070 Wholesale of Telecommunication Apparatus 82. F113090 Wholesale of Traffic Sign Equipments and Materials 83. F113100 Wholesale of Pollution Controlling Equipments 84. F114080 Wholesale of Track Vehicle and Component Parts Thereof 85. F117010 Wholesale of Fire Safety Equipment 86. F118010 Wholesale of Computer Software 87. F119010 Wholesale of Electronic Materials 88. F120010 Wholesale of Refractory Materials 89. F199010 Wholesale of Recycling Materials 90. F199990 Other Wholesale Trade 91. F206010 Retail Sale of Hardware 92. F207030 Retail Sale of Cleaning Supplies 93. F207050 Retail Sale of Fertilizer 94. F207080 Retail Sale of Environmental Agents 95. F207170 Retail Sale of Industrial Catalyst 96. F207200 Retail Sale of Chemical Feedstock 97. F207990 Retail Sale of Other Chemical Products 98. F211010 Retail Sale of Building Materials 99. F213010 Retail Sale of Electrical Appliances F213030 Retail Sale of Computers and Clerical Machinery Equipment 100. 101. F213040 Retail Sale of Precision Instruments

102. F213050 Retail Sale of Measuring Instruments

- 103. F213060 Retail Sale of Telecommunication Apparatus
- 104. F213080 Retail Sale of Machinery and Tools
- 105. F213090 Retail Sale of Traffic Sign Equipments and Materials
- 106. F213100 Retail Sale of Pollution Controlling Equipments
- 107. F214080 Retail Sale of Track Vehicle and Component Parts Thereof
- 108. F217010 Retail Sale of Fire Safety Equipment
- 109. F218010 Retail Sale of Computer Software
- 110. F219010 Retail Sale of Electronic Materials
- 111. F220010 Retail Sale of Refractory Materials
- 112. F299990 Retail Sale of Other Products
- 113. F401010 International Trade
- 114. H201010 Investment
- 115. H701040 Specific Area Development
- 116. H701050 Investment, Development and Construction in Public Construction
- 117. H701090 Urban Renewal Renovation or Maintenance
- 118. I103060 Management Consulting
- 119. I199990 Other Consulting Service
- 120. I301010 Information Software Services
- 121. I301020 Data Processing Services
- 122. IF01010 Fire Safety Equipment Inspection and Repair
- 123. IF04010 Non-destructive Testing
- 124. IG03010 Energy Technical Services
- 125. IZ99990 Other Industrial and Commercial Services
- 126. J101030 Waste Disposing
- 127. J101040 Waste Treatment
- 128. J101050 Environmental Testing Services
- 129. J101060 Wastewater (Sewage) Treatment
- 130. J101080 Resource Recycling
- 131. J101090 Waste Disposal
- 132. J101990 Other Environmental Sanitation and Pollution Prevention Service
- 133. JE01010 Rental and Leasing
- 134. ZZ99999 All business activities that are not prohibited or restricted by law, except those that are subject to special approval
- 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\$1200,000,000, divided into120,000,000 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 5-1 The employees entitled to receive shares, which bought back by the Company, or share subscription warrants, or restricted stock for employees, or reserved for subscription by employees when the Company issues new shares, may including the employees of subsidiaries of the Company meeting certain specific requirements which will be determined by the Board of Directors.
- 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 Company had issued shares. The share issued is exempted from printing any share certificate and shall be registered the issued shares with a centralized securities depositary enterprise and follow the regulations of that enterprise.
- 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 otherwise provided by the Company Act and other ordinances, 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.
- Article 16-2 The shareholders' meeting may be held by means of visual communication network or other methods promulgated by the central competent authority.
 In case a shareholders' meeting is proceeded via visual communication network, the shareholders taking part in such a visual communication meeting shall be deemed to have attended the meeting in person.

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 directors (including independent directors) shall be elected by adopting the candidate nomination system specified in Article 192-1 of the ROC Company Law. 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 When net profit occurs in the annual accounts, the Company may, after reserving a sufficient amount of the income before tax to cover the accumulated losses, with the resolution of the board of directors, distribute at least 0.01% of the income before tax to pay to the employees as remuneration, and distribute no more than 2% of the income before tax to pay to the board of directors as remuneration. The remuneration could be stock or cash, and the employee remuneration could be distributed to the employees of subsidiaries of the Company under certain conditions.

A report of the distribution of employee remuneration or the board of directors remuneration shall be submitted to the shareholders' meeting.

Article 30 The Company shall, after all taxes and dues have been paid and its losses have been covered and at the time of allocating surplus profits, first set aside ten percent of such profits as a legal reserve. However, when the legal reserve amounts to the authorized capital, this shall not apply. Furthermore, in accordance with the provisions of laws and regulations and the rules prescribed by the central competent authority, a special reserve shall be set aside. If there is recovery of the balance of special reserve, the recovered amount shall be included in the distribution of the profit for the current year.

The allocable profit for the current year, which is the balance after the profit distribution and covering losses aforementioned as the preceding Paragraph, together with the undistributed retained earnings accrued from prior years shall be referred to as accumulated distributable earnings, which shall be distributed as dividends to shareholders according to shareholders' resolutions.

The Company authorizes the Board of Director to distribute all or part of the distributable dividends and bonuses, capital surplus or legal reserve in cash to shareholders after a resolution has been adopted by a majority vote at a meeting of the Board of Directors attended by at least two-thirds of the total number of directors; and in addition thereto a report of such distribution shall be submitted to the shareholders' meeting.

In order to meet the requirements in business expansion and industry growth, fulfilling future operating needs and stabilizing financial structure is the priority of the Company's dividend policy. Thus, the distribution of the accumulated distributable earnings accords to the shareholders' resolutions. And, the amount of shareholders' bonus shall not be less than 20% of accumulated distributable earnings of the Company, and in particular cash dividend shall not be less than 5%.

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 the seventh amendment on June 21, 2016 The eighth amendment on June 26, 2017 The ninth amendment on May 28, 2020 The tenth amendment on May 20, 2021 The eleventh amendment on May 26, 2022 The twelfth amendment on May 31, 2023 The thirteenth amendment on May 27, 2024

Article 35 This Articles of Incorporation shall become effective upon the approval by the shareholders' meeting. The same shall apply to the amendment hereto.