Minutes of 2017 Annual General Meeting of Shareholders of ECOVE Environment Corporation (Original company name: 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 26, 2017

Place of Meeting: No. 127, Sec.7, Zhongshan N. Rd., Taipei,

Mellow Fields Hotel 505 Room

Total outstanding shares of KD (excluding the shares without voting right as stipulated in Article 179 of the Company Act): 66,783,648 shares

Total shares represented by shareholders present: 48,677,735 shares

Percentage of shares held by shareholders present: 72.88%

Attendees: Shean Bii Chiu (Independent director), Yang ming Liu (Director),

Michael Yang (Director), Ming Cheng Hsiao (Director),

J. J. Liao (President), Shyu-Rong Ueng (CPA),

Frank Kung (Attorney-at-law)

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 2016. (See Attachment 1)
- (2) The audit committee's review report of 2016. (See Attachment 3)
- (3) The directors' & employees' remuneration of 2016. (See Attachment 5)
- (4) The Status of guarantees provided by the company as of the end of 2016 As of the end of 2016, the aggregate amount of guarantees provided by the company was NT\$667,708 thousands and the highest amount for a single enterprise was NT\$667,708 thousands which are all under its respective ceiling. (See Attachment 6)

2. Ratification Items

(1) Adoption of the Company's 2016 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 2016 have been approved by the Board of Directors, with the financial statements having been audited and certified by Mr. Shyu-Rong Ueng 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. (See Attachment 1~Attachment 4)

Voting Results: Shares represented at the time of voting: 48,677,735 votes

Voting Results*	% of the total represented share present
Votes in favor : 48,449,611 votes (6,619,507 votes)	99.53%
Votes against : 5,696 votes (5,696 votes)	0.01%
Votes invalid : 0 vote	0.00%
Votes abstained: 222,428 votes (6,340 votes)	0.46%

^{*}including votes casted electronically (numbers in brackets)

Resolved, that the 2016 business report, financial statements and consolidated financial statements be and hereby were adopted as submitted.

(2) Adoption of the Company's Distribution of 2016 earnings (Proposed by the Board of Directors)

Explanatory Notes:

1) The 2016 net income after tax is NT\$848,096,850, after setting aside legal reserve NT\$84,809,685, and remeasurement arising on defined benefit plans are recognized in retained earnings in 2016 NT\$6,188,895, adding the unappropriated retained earnings as of 2015 NT\$603,869,520, the retained earnings available for distribution in 2016 is NT\$1,360,967,790. The proposal is that NT\$757,172,620 will be cash dividends to common shareholders (NT\$11.37 per share based on

common share outstanding is 66,593,898 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) In case that the total amount of common shares outstanding may change and the ultimate cash to be distributed to each common share may need to be adjusted, it is proposed that the Board of Directors be authorized to adjust the cash to be distributed to each common share.
- 4) Cash dividend distribution ratio is calculated and rounded to NT\$, the difference is recognized and balanced in other income or expense.
- 5) The 2016 profit distribution proposal is referring to Attachment 2.

Voting Results: Shares represented at the time of voting: 48,677,735 votes

Voting Results*	% of the total represented share present
Votes in favor : 48,449,611 votes (6,619,507 votes)	99.53%
Votes against : 5,696 votes (5,696 votes)	0.01%
Votes invalid : 0 vote	0.00%
Votes abstained: 22,428 votes (6,340 votes)	0.46%

^{*}including votes casted electronically (numbers in brackets)

Resolved, that the distribution of 2016 profits be and hereby was adopted as submitted.

3. Discussion Items (I)

(1) To approve the amendment of the Company's "Procedure for Acquisition and Disposition of Assets" (Proposed by the Board of Directors)

Explanatory Notes:

Please refer to Attachment 7 for the comparison table between the existing provisions and amendments of "Procedure for Acquisition and Disposition of Assets".

Voting Results: Shares represented at the time of voting: 48,677,735 votes

Voting Results*	% of the total represented share present	
Votes in favor : 48,446,540 votes	99.52%	

(6,616,436 votes)	
Votes against : 8,767 votes (8,767 votes)	0.02%
Votes invalid : 0 vote	0.00%
Votes abstained: 22,428 votes (6,340 votes)	0.46%

^{*}including votes casted electronically (numbers in brackets)

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

(2)To approve the amendment of the company's "Articles of Incorporation" (Proposed by the Board of Directors)

Explanatory Notes:

Please refer to Attachment 8 for the comparison table between the existing provisions and amendments of "Articles of Incorporation".

Voting Results: Shares represented at the time of voting: 48,677,735 votes

Voting Results*	% of the total represented share present
Votes in favor : 48,446,640 votes (6,616,536 votes)	99.52%
Votes against : 8,767 votes (8,767 votes)	0.02%
Votes invalid : 0 vote	0.00%
Votes abstained: 22,328 votes (6,240 votes)	0.46%

^{*}including votes casted electronically (numbers in brackets)

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

4. Election

(1) Election of the Company's 7th term Directors (Proposed by the Board of Directors)

Explanatory Notes:

- (1) The 6th term of the office of the directors will expire on June 22, 2017. It is proposed that the term of office of incumbent directors be extended until the time new directors have been elected and assumed their office.
- (2) Pursuant to Article 17 and 17-1 of the "Articles of Incorporation", it is

- proposed to elect 9 directors (including 3 independent directors) for the 7th term that is to be effective from June 26, 2017 to June 25, 2020.
- (3) The election is in accordance with "Rules Governing the Election of Directors".
- (4) Besides CTCI Corporation, no other shareholder owning more than 1% of outstanding shares was nominated as candidate for directors (including 3 independent directors) during the nomination period from April 7, 2017 to April 17, 2017.
- (5) The list of candidates has been approved by the Board of Directors of the Company on May 11, 2017. The relevant information is as follows:

Category	Candidate Name	Education	Experience	Present Position	Number of Shares held
Director	CTCI Corporation Rep. : J. J. Liao	MBA, EMBA Program in Finance, National Taiwan University Master of Civil Engineering, National Central University	Executive Vice President of ECOVE Environment Corp. President of SESC	President of ECOVE Environment Corp. Chairman of SESC Chairman of Leading Energy Corp. Chairman of Fortune Energy Corp. Chairman of HD Resource Management Corp. Chairman of Yuan Ding Resources Management Corp. Managing Director of Xing Ding Corp. Director of SINOGAL-Waste Services Co., Ltd. Chairman of G.D. Development Corporation Vice Chairman of BORETECH Resource Recovery Engineering Co., Ltd. (Cayman)	38,457,105
Director	Rep. : Y. P. Shih	M.S., Civil Engineering, University of Washington B.S., Environmental Engineering, National Chung Hsing University, Taiwan	Leader, Environmental Protection Administration, EY Technical Specialist, Environmental Protection Administration, EY	Vice President of ECOVE Environment Corp. President of HD Resource Management Corp. President of Yuan Ding Resources Management Corp. Director of BORETECH Resource Recovery Engineering Co., Ltd. (Cayman)	38,457,105
Director	Parkwell	Master in	Managing Director of	Director of ECOVE	1,060,000

		Management, S.M. of MIT Sloan School	United Capital Management	Environment Corp. Independent Director of Quanta Storage Inc. Director of Gintech Energy Corporation Supervisor of Chime Ball Technology Co., Ltd.	
Director	Yang ming Liu	Attorney at-law in Taiwan EMBA National Taiwan University L.L.B. Fujen Catholic University	Arbitrator for Chinese Arbitration Association	Director of ECOVE Environment Corp. Senior Partner, LIU & Co. Law Offices Director, Sunshine Social Welfare Foundation Chief Legal Counsel for Beijing DHH Law Firm - Asian-Pacific Region Director, Association of Cross-Strait Legal Exchange	0
Director	Wen Whe Pan	PhD. Polymer Fiber, North Carolina State University	Vice Chairman, So Yang Co. Enterprises, Ltd. Supervisor, Board of Director, Unimicron Corporation Engineering Leader, Laboratory Supervisor, Sumitomo Electric Industries Ltd.	Director of ECOVE Environment Corp. President and COO, Gintech Energy Corporation Board of Director, Chung Wei Investment Co., Ltd Board of Director, Utech Solar Corporation Board of Director,G.D. Development Corporation	0
Director	Eugene Chien	Ph. D. Aeronautics and Astronautics, New York University, USA	Minister of Foreign Affairs/Minister of Transportation and Communications Minister of the Environmental Protection Administration Representative, Taipei Representative Office in the U.K./Legislator, Legislative Yuan (Parliament) Professor and Dean, College of Engineering, Tamkang University	Independent Director of ECOVE Environment Corp. Chairman, Taiwan Institute for Sustainable Energy(TAISE) Independent Director of EVA Airways Corporation Independent Director of Far Eastern Department Stores Ltd. Chairman, CTCI Education Foundation	0
Independent Director	Chiu	PH. D in Finance, University of Washington (Seattle) U.S.A. MBA, University of Washington (Seattle) U.S.A.	Chairman of Department of Finance, National Taiwan University Chairman of Pension Fund Association, R.O.C.	Independent Director of ECOVE Environment Corp. Professor, Department of Finance, National Taiwan University Independent Director of Airmate (Cayman) International CoLimited Independent Director of Long Chen Paper Co., Ltd.	0
Independent Director	Shuh Woei Yu	Doctor of Engineering, Tulane	Professor, Graduate Institute of Environmental	Chairman, Safety and Health Technology Center	0

		University Bachelor of Science, Department of Chemical Engineering, National Taiwan University	Engineering, National Central University General Director, Center for Environmental Safety and Health Technology Development, Industrial Technology Research Institute General Director, Center for Industrial Safety and Health Technology / Development, Industrial Technology Research Institute Professor, Department of Chemical Engineering, National Central University		
Independent	James Tsai	Master in	Vice CEO, CEO Deputy	Board Director, Trans	0
Director		Accounting, Graduate	Chairman, PricewaterhouseCoopers,	Globe Life Insurance Inc.	
		Institute of	Taiwan President,		
		Accounting,	PricewaterhouseCoopers	Independent Director of the Board, Sunny Friend	
		National	Management Consulting	Environmental	
		Chengchi	Company Ltd.	Technology Co., Ltd.	
		University	Vice Chairman, Fuh Hwa	Independent Director of	
		Master in Law,	Securities Investment	the Board, Zenitron	
		College of	Trust Co., Ltd.	Corp.	
		Law, National	Managing Director,	Independent Director of	
		Chengchi	Accounting Research and	the Board, Star Travel	
		University	Development	Corp. (Until June 10,	
			Foundation, and	2017)	
			Chairman, Auditing	Independent Director of	
			Standards Committee	the Board, Tanvex	
			Director and Managing	BioPharma, Inc.	
			Director, Taiwan	Board Director, Tuntex	
			Corporate Governance	Incorporation	
			Association	Associate Professor,	
			Consultant, Public	Department of	
			Service Pension Fund	Accounting, National	
			Supervisory Board	Chengchi University	

Result of the Election: The list of the newly elected directors with indication of votes received by each of them is as follows:

		J	
Title	Shareholder No. (or Identification No.)	Name	Votes Received
Director	1	J. J. Liao Representative of CTCI Corp. Ltd.	48,173,004 votes
Director	1	Y. P. Shih Representative of CTCI Corp. Ltd.	42,926,338 votes
Director	702	Kuan Shen Wang Representative of Parkwell Investment Limited	42,926,237 votes
Director	R10006****	Eugene Chien	42,926,091 votes
Director	Y12041****	Yang ming Liu	42,926,089 votes
Director	J10056****	Wen-Whe Pan	42,926,001 votes

The list of the newly elected independent directors with indication of votes received by each of them is as follows:

Title	Shareholder No. (or Identification No.)	Name	Votes Received
Independent Director	H10128****	Shean Bii Chiu	45,239,847 votes
Independent Director	E10115****	Shuh Woei Yu	42,927,120 votes
Independent Director	F12271****	James Tsai	42,926,766 votes

5. Discuss Item (II)

(1) To approve the lifting of newly-elected directors of non-competition restrictions (Proposed by the Board of Directors)

Explanatory Notes:

- (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 7th-term directors 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 2017 Annual General Meeting to approve removing the non-competition restrictions on board directors newly-elected and their representatives.

Category	Candidate Name	Competitive conduct to be released
Director	CTCI Corporation	Chairman of SESC
	Rep.: J. J. Liao	Chairman of Leading Energy Corp.
		Chairman of Fortune Energy Corp.
		Chairman of HD Resource Management Corp.
		Chairman of Yuan Ding Resources Management Corp.
		Managing Director of Xing Ding Corp.
		Director of SINOGAL-Waste Services Co., Ltd.
		Chairman of G.D. Development Corp.
		Vice Chairman of BORETECH Resource Recovery
		Engineering Co., Ltd. (Cayman)
Director	CTCI Corporation	President of HD Resource Management Corp.
	Rep.: Y. P. Shih	President of Yuan Ding Resources Management Corp.
		Director of BORETECH Resource Recovery Engineering
		Co., Ltd. (Cayman)
Director	Parkwell Investment Corp.	Independent Director of Quanta Storage Inc.
	Rep.: Kuan Shen Wang	Director of Gintech Energy Corporation

Director	Yang ming Liu	Senior Partner, LIU & Co. Law Offices Director, Sunshine Social Welfare Foundation
		Chief Legal Counsel for Beijing DHH Law Firm -
		Asian-Pacific Region
		Director, Association of Cross-Strait Legal Exchange
Director	Wen Whe Pan	President and COO, Gintech Energy Corporation
		Board of Director, Chung Wei Investment Co., Ltd
		Board of Director, Utech Solar Corporation
		Board of Director, G.D. Development Corporation
Director	Eugene Chien	Chairman, Taiwan Institute for Sustainable Energy(TAISE)
		Independent Director of EVA Airways Corporation
		Independent Director of Far Eastern Department Stores Ltd.
		Chairman, CTCI Education Foundation
Independent	Shean Bii Chiu	Professor, Department of Finance, National Taiwan
Director		University
		Independent Director of Airmate (Cayman) International
		CoLimited
		Independent Director of Long Chen Paper Co., Ltd.
Independent Director	Shuh Woei Yu	Chairman, Safety and Health Technology Center
Independent	James Tsai	Board Director, Trans Globe Life Insurance Inc.
Director		Independent Director of the Board, Sunny Friend
		Environmental Technology Co., Ltd.
		Independent Director of the Board, Zenitron Corp.
		Independent Director of the Board, Star Travel Corp. (Until
		June 10, 2017)
		Independent Director of the Board, Tanvex BioPharma, Inc.
		Board Director, Tuntex Incorporation
		Associate Professor, Department of Accounting, National
		Chengchi University

Voting Results: Shares represented at the time of voting: 48,677,735 votes

Voting Results*	% of the total represented share present
Votes in favor : 48,412,948 votes (6,582,844 votes)	99.45%
Votes against : 18,137 votes (18,137 votes)	0.04%
Votes invalid : 0 vote	0.00%
Votes abstained: 246,650 votes (30,562 votes)	0.51%

^{*}including votes casted electronically (numbers in brackets)

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

6. Special Motion: None

7. Meeting Adjourned: at 9:45 am on Monday, 26 June 2017

KD HOLDING CORPORATION Business Report of 2016

From 2016/01/01 to 2016/12/31

1 · Business Performance:

For the year end of 2016, the standalone operating revenue was NT\$880,677 thousands, the consolidated operating revenue was NT\$4,955,565 thousands, and the consolidated profit after tax was NT\$848,097 thousands.

Consolidated operating revenue breakdown is as follows:

(Unit: NT\$ thousands)

	•
Waste Disposal Revenues	1,352,508
Sales of Electricity	1,939,443
Concession Service Revenues	604,171
Waste Collection Revenues	123,040
Others	936,403
Total	4,955,565

2 · Performance Review:

Compared to the year end of 2015, the year end of 2016 consolidated operating revenue of NT\$4,955,565 thousands has increased by NT\$876,812 thousands. The main reasons for the above change result from SINOGAL's electricity tariff adjustment after clarifying and approving by owner.

Standalone operating revenue of NT\$880,677 thousands has increased by NT\$148,760 thousands in 2016 due to the promoting profits from Sino Environmental Services Corp., Leading Energy Corp., and HD Resource Management Corp.

(Unit: NT\$ thousands)

	(OTHE TITE EXCESSION)
Consolidated Operating Revenues for 2016	4,955,565
Consolidated Operating Revenues for 2015	4,078,753
Increase from 2015 to 2016	876,812
Percentage of increase	21.50%
Operating Revenues for 2016	880,677
Operating Revenues for 2015	731,917
Increase from 2015 to 2016	148,760
Percentage of increase	20.32%
Net Profit After Tax for 2016	848,097
Net Profit After Tax for 2015	710,370
Increase from 2015 to 2016	137,727
Percentage of increase	19.39%
_	

3 · Business Prospect of Year 2017:

Looking back year 2016, KD fully demonstrated the fervent ambition on "Qualitative Change" for business promotion and execution. In addition to developing the existing business steadily, KD also prospected with fully confidence on new business development. In future, KD will endeavor on the following three business area to enhance sustainable development and expand abroad.

A. Energy from Waste and Waste Management Business

In addition to securing the existing projects, KD is keen to develop the business in ASEAN, China and India. By participating EfW bid, signing memorandum of cooperation with government or teaming up with local enterprise, KD will replicate successful PPP (BOT) business model and the mature operating experience to overseas market.

B. Solar Power Business

Besides maintain stable operation of existing project, by following government's expansion policy KD will continuously and cautiously seeks opportunity for investing mega-scale project, including reclamation landfill and any other ground-mounted type PVPP project. For overseas market, KD is not only maintaining stable operation of existing project in the U.S. but also keen to search for proper target in other regions following Group development strategy. Moreover, in response to future funding needs KD will strategic alliance with different business sectors to expand funding channels and investment scale.

C. Circular Economy Business

For PET bottle recycling, KD keeps working on plant upgrades, enhancing product competitiveness and improving process capability to providing food grade or customized products to client. In addition, by integrating the Group resource KD actively develops other recycling business, such as recycling valuable material from industrial waste, wastewater or household waste.

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

				December 31, 201		 December 31, 2015	
	Assets	Notes		AMOUNT	<u>%</u>	 AMOUNT	<u>%</u>
	Current assets						
1100	Cash and cash equivalents	6(1)	\$	203,309	4	\$ 175,511	4
1110	Financial assets at fair value	6(2)					
	through profit or loss - current			402,362	9	52,190	l
1125	Available-for-sale financial assets	6(3)					
	- current			15,259		19,715	1
1200	Other receivables			521	-	1,179	-
1210	Other receivables - related parties	7		32,128	1	32,056	1
1470	Other current assets			95,948	2	 233,843	5
11 XX	Current Assets			749,527	16	 514,494	12
:	Non-current assets						
1543	Financial assets carried at cost -	6(4)					
	noncurrent			556	-	475	-
1550	Investments accounted for using	6(5)					
	equity method			3,956,490	84	3,941,961	88
1840	Deferred income tax assets	6(13)		<u>-</u>		 666	
15XX	Non-current assets			3,957,046	84	 3,943,102	88
1XXX	Total assets		\$	4,706,573	100	\$ 4,457,596	100
		10	· ·		_	 · •	

(Continued)

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

		N .	 December 31, 2016			December 31, 2015	%
	Liabilities and Equity	Notes	 AMOUNT	_%	A	MOUNT	
	Current liabilities						
2200	Other payables		\$ 19,717	1	\$	14,639	-
2220	Other payables - related parties	7	1,041	-		1,074	-
2230	Current income tax liabilities		 100			2,563	
21XX	Current Liabilities		 20,858	1		18,276	
	Non-current liabilities						
2640	Accrued pension liabilities	6(6)	 3,658			366	
25XX	Non-current liabilities		 3,658			366	
2XXX	Total Liabilities		 24,516	1		18,642	
	Equity						
	Share capital	6(8)					
3110	Common stock		664,614	14		658,394	15
3140	Capital collected in advance		-	-		233	-
	Capital surplus	6(7)(9)					
3200	Capital surplus		2,126,850	45		2,069,266	46
	Retained earnings	6(10)(13)					
3310	Legal reserve		442,686	9		371,649	9
3320	Special reserve		145	-		145	-
3350	Unappropriated retained earnings		1,445,777	31		1,314,258	30
	Other equity interest						
3400	Other equity interest		 1,985			25,009	
3XXX	Total equity		4,682,057	99		4,438,954	100
	Significant contingent liabilities	8					
	and unrecognised contract						
	commitments						
	Significant events after the	10					
	balance sheet date						
3X2X	Total liabilities and equity		\$ 4,706,573	100	\$	4,457,596	100

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

<u>KD HOLDING CORPORATION</u>

<u>NON-CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME</u>
(Expressed in thousands of New Taiwan dollars, except earnings per share amounts)

					r ended l	Decer		
				2016			2015	
	Items	Notes		AMOUNT	%	- -	AMOUNT	%
4000	Operating revenue	6(5)	<u>\$</u>	880,677	100	\$	731,917	100
5900	Gross profit			880,677	100		731,917	100
	Operating expenses							
6200	General & administrative	6(11)(12) and 7						
	expenses		(48,482) (<u>(6</u>)		46,671) (_	<u>7</u>)
6000	Total operating expenses		(48,482) (<u>6</u>)	(46,67 <u>1</u>) (_	
6900	Operating profit			832,195	94		685,246	93
	Non-operating income and							
	expenses							
7010	Other income	7		18,846	2		27,022	4
7020	Other gains			177	-		312	-
7050	Finance costs			-		(181) _	
7000	Total non-operating income							
	and expenses			19,023	2		27,153	4
7900	Profit before income tax			851,218	96		712,399	97
7950	Income tax expense	6(13)	(3,121)		(2,029)	
8200	Profit for the year	` '	\$	848,097	96	\$	710,370	97
	Other comprehensive income							
	Components of other							
	comprehensive income that will							
	not be reclassified to profit or							
	loss							
8311	Other comprehensive income,							
0511	before tax, actuarial gains							
	(losses) on defined benefit							
	plans		(\$	3,096)	_	\$	1,222	_
8330	Total share of other	•	(Ψ	5,070)		•	-,	
0220	comprehensive income of							
	associates and joint ventures							
	accounted for using equity							
	method		(3,093)	_	(10,990) (1
	Components of other		(2,075)		`	10,550) (
	comprehensive income that will							
0261	be reclassified to profit or loss Cumulative translation							
8361								
	differences of foreign		,	22 755) (3)		29,705	4
02.62	operations Unrealized (loss) gain on	6(3)	(22,755) (ر د		27,105	7
8362	valuation of available-for-sale	0(3)						
			,	4,456)			1,194	_
0200	financial assets		(4,430)	-		1,174	-
8380	Total share of other							
	comprehensive income of							
	associates and joint ventures							
	accounted for using equity			4 107		,	17 260) (21
	method			4,187		<u>'</u> —	17,368) (_	2
8300	Other comprehensive (loss)			00.010\ /	2.	ተ	2 262	1
	income for the year		(<u>\$</u>	29,213) (<u>3</u>)	\$	3,763	1
8500	Total comprehensive income for					_		
	the year		<u>\$</u>	818,884	93	\$	714,133	98
9710	Basic earnings per share		<u>\$</u>	<u>, w.</u>	12.80	<u>\$</u>		10.84
0010	Diluted comings now shows		¢		12.75	\$		10.77
9810	Diluted earnings per share		<u>\$</u>	 _	14.13	Φ		10.//

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

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

			Share Capital	apital				Retained	Retained Earnings			Othe	Other equity interest	erest		
				Capital								Cumulative translation differences of		Unrealized gain or loss on available-for-	<u>.</u> .	
	Notes	Сопп	Common stock	collected in advance	i	Capital surplus	Legal reserve	Special reserve	Serve	Unappropriated retained earnings		foreign operations	ŀ	sale financial assets		Total equity
For the year ended December 31, 2015																
Balance at January 1, 2015		↓ 9	648,708		1,157	\$ 1,977,434	\$ 304,245	€3	762	₩.	1,287,692	6/3	27,650	(\$	16.172)	\$ 4.231.476
Capital collected in advance transferred to common stock	(8)		1,157	(1	1,157)	•			•						, ,	•
Appropriation of 2014 earnings (Note 1)	(10)															
Legal reserve						•	67,404	4	•	J	67,404)				•	
Special reserve			,		1	1		<u> </u>	617)		617		r		ı	1
Cash dividends			r			•			•	Ų	607,249)				,	607,249)
Profit for the year					,	•			,		710,370					710,370
Convertible bonds transferred to common stock			1,502		233	16,063			٠		•					17,798
Share-based payment transaction	(6)9					8,224			•		,				,	8,224
Employee stock options exercised	(6)(8)9		7,027			67,624			•		•					74,651
Cumulative translation differences of foreign operations			٠		•	•		,	•		•		29,705		•	29,705
Unrealized gain or loss on available-for-sale financial assets			•		•	•			•		•		٠		16,174)	16,174)
Adjustments due to capital transfer of investees			٠		•	79)	_		•		•				,	79)
Other comprehensive loss for the year					'	•					9,768)				'	9,768)
Baiance at December 31, 2015		\$	658,394	↔	233	\$ 2,069,266	\$ 371,649	\$	145	S	1,314,258	S	57,355	3	32,346)	\$ 4,438,954
For the year ended December 31, 2016																
Balance at January 1, 2016		•	658,394	~ ÷	233	\$ 2,069,266	\$ 371,649	\$	145	₩	1,314,258	649	57,355	(€	32,346)	\$ 4,438,954
Capital collected in advance transferred to common stock	(8)9		233	J	233)	•			•		•				•	
Appropriation of 2015 earnings (Note 2)	(10)															
Legal reserve					ı	•	71,037	7	•	J	(750,17		,			•
Cash dividends			•			•			•	J	639,352)		•			639,352)
Profit for the year			Ū		ı	•			•		848,097		•		•	848,097
Share-based payment transaction	(6)9				ı	1,761			٠		,		٠			1,761
Employee stock options exercised	(6)(8)9		5,987		٠	55,823			•		•					61,810
Cumulative translation differences of foreign operations			•			1			•		•	_	22,755)			22,755)
Unrealized gain or loss on available-for-sale financial assets					,	1			'		٠			J	269)	269)
Other comprehensive loss for the year			'		']	1			'	J	6,189)		1		<u> </u>	6,189)
Balance at December 31, 2016		60	664,614	↔		\$ 2,126,850	\$ 442,686	9	145	↔	1,445,777	60	34,600	<u>\$</u>	32,615)	\$ 4,682,057

- 15 -

Note 1:The directors' and supervisors' remuneration of \$5,721 and the employees' compensation (bonus) of \$304 for the year ended December 31, 2014 has been deducted from the statement of comprehensive income. Note 2:The directors' and supervisors' remuneration of \$5,200 and the employees' compensation (bonus) of \$228 for the year ended December 31, 2015 has been deducted from the statement of comprehensive income.

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

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

			Year ended I	Decemb	er 31
	Notes		2016		2015
CASH FLOWS FROM OPERATING ACTIVITIES			0.54 010	•	610 000
Profit before tax		\$	851,218	\$	712,399
Adjustments					
Adjustments to reconcile profit (loss)					
Interest income		(3,840)		3,246)
Dividend income		(3,389)	(12,570)
Salary expense-employee stock options	6(7)(12)		422		1,842
Gain on valuation of financial assets	6(2)	(252)	(277)
Share of profit of associates and joint ventures accounted for	6(5)				
under equity method		(880,677)	(731,917)
Discount on convertible bonds recognized as interest					
expense			-		181
Impairment loss	6(4)		-		157
Other income	6(4)	(540)		-
Changes in operating assets and liabilities					
Changes in operating assets					
Financial assets at fair value through profit or loss		(349,919)		28,293
Other receivables			112	(36)
Other receivables-related parties		(69)	(913)
Prepayments			=		11
Changes in operating liabilities					
Other payables			5,078	(3,625)
Other payables - related parties		(33)		21
Net defined benefit liabilities-non-current			196		393
Cash outflow generated from operations		(381,693)	(9,287)
Interest received		,	3,921		2,651
Dividends received			653,215		650,226
Income tax paid		(4,919)	(2,145)
Net cash flows from operating activities			270,524		641,445
CASH FLOWS FROM INVESTING ACTIVITIES					
Interest received			462		464
Decrease (increase) in other current financial assets			137,895	(116,510)
Increase in investments accounted for using the equity method-	6(5)		121,122	`	,,
nonsubsidiaries	-(-/		-	(94,500)
Proceeds from reduction of capital of investee company using the	6(5)			`	,==+,
equity method	-(-)		196,000		196,000
Proceeds from capital reduction of investee company carried at	6(4)		2,0,000		220,000
cost	0(1)		540		-
Increase in financial assets carried at cost - noncurrent	6(4)	1	81)		-
Redemption of convertible bonds	0(1)	`	-	(1,500)
Net cash flows from (used in) investing activities			334,816	`—	16,046)
CASH FLOWS FROM FINANCING ACTIVITIES			354,010	`	10,010
Employee stock options exercised			61,810		74,651
• •	6(10)	,	639,352)	,	607,249)
Cash dividends paid Net cash flows used in financing activities	0(10)	<u>}</u>	577,542)	<u>}</u>	532,598)
		\		·	
Net increase in cash and cash equivalents			27,798 175,511		92,801 82,710
Cash and cash equivalents at beginning of year		•	175,511	<u>¢</u>	82,710
Cash and cash equivalents at end of year		<u>\$</u>	203,309	\$	175,511



Proposed Profit Distribution Table KD HOLDING CORPORATION Year 2016

	Unit: NT\$
Item	Total
Unappropriated retained earnings of previous years	603,869,520
Less: Remeasurement arising on defined benefit plans is recognized in retained earnings in 2016.	-6,188,895
Add: Net income of 2016	848 096 850
Less: 10% legal reserve	84 809 685
Retained earnings available for distribution as of December 31,2016	1 260 057 700
Cash dividends (Based on 66,593,898 outstanding shares at 28/2/2017, NT\$11.37 per share)	0.300,901,190
Unappropriated retained earnings	603,795,170
Unappropriated retained earnings	

Notes:

- 1. Prior period retained earnings include:
- (a) Unappropriated retained earnings of NT\$5,962 before and including 2012. (b) IFRSs adjustment of NT\$567,526,461 beginning retained earnings in 2012.
- - (c) IFRSs parallel books adjustment of NT\$36,337,097 in 2012.
- 2. Distribution will be made primarily by 2016 retained earnings; the insufficient amount will be reimbursed by undistributed retained earnings before 2016.
 - 3. For the proposed distribution date, shares for distribution are based on outstanding shares by the end of February 2017; the actual shares for distribution will be based on the actual outstanding shares on the record date.

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

	Assets	Notes		December 31, 2016 AMOUNT	%	December 31, 2015 AMOUNT	%
	Current assets	110103		711100111		12/200111	
1100	Cash and cash equivalents	6(1)	\$	1,229,944	17	\$ 1,231,547	16
1110	Financial assets at fair value	6(2)					
	through profit or loss - current			767,378	10	320,700	4
1125	Available-for-sale financial assets	6(3)					
	- current			99,660	1	132,388	2
1150	Notes receivable, net			138	-	529	-
1170	Accounts receivable, net	6(4)		847,258	12	906,575	12
1180	Accounts receivable, net - related	7					
	parties			84,531	1	138,457	2
1200	Other receivables			10,066	-	11,637	-
1210	Other receivables - related parties	7		269,308	4	47,151	1
130X	Inventories			52,287	1	54,325	1
1410	Prepayments			110,972	1	112,312	1 .
1470	Other current assets	6(6)		409,591	6	927,583	12
11XX	Current Assets			3,881,133	53	3,883,204	51
	Non-current assets						
1543	Financial assets carried at cost -	6(5)					
	non-current			556	-	475	-
1550	Investments accounted for under	6(7)					
	equity method			594,024	8	618,183	8
1600	Property, plant and equipment,	6(8)					
	net			54,433	1	51,075	1
1840	Deferred income tax assets	6(23)		17,851	-	15,811	-
1900	Other non-current assets	6(9) and 8		2,773,230	38	3,087,366	40
15XX	Non-current assets			3,440,094	47	3,772,910	49
1XXX	Total assets		\$	7,321,227	100	\$ 7,656,114	100
		(C	'ontinued'	<u> </u>			

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

		· -		December 31, 201			December 31, 201	
	Liabilities and Equity	Notes		AMOUNT	<u>%</u>	<i>F</i>	MOUNT	<u>%</u>
	Current liabilities			500 044			772 AAA	
2170	Accounts payable	6(10)	\$	700,941	9	\$	772,390	10
2180	Accounts payable - related parties			27,604	-		27,196	1
2200	Other payables	6(11)		342,228	5		297,973	4
2220	Other payables - related parties	7		2,201	-		2,674	-
2230	Current income tax liabilities			131,283	2		74,794	1
2300	Other current liabilities	6(12)(13)		213,024	3		783,647	10
21XX	Current Liabilities		_	1,417,281	19		1,958,674	26
	Non-current liabilities							
2540	Long-term borrowings	6(13)		180,000	3		356,000	5
2570	Deferred income tax liabilities	6(23)		171,185	2		161,105	2
2600	Other non-current liabilities	6(14)		287,987	4		268,687	3
25XX	Non-current liabilities			639,172	9		785,792	10
2XXX	Total Liabilities			2,056,453	28		2,744,466	36
	Equity attributable to owners of							
	parent							
	Share capital	6(12)(17)						
3110	Common stock			664,614	9		658,394	9
3140	Capital collected in advance			-	-		233	-
	Capital surplus	6(12)(18)						
3200	Capital surplus			2,126,850	29		2,069,266	26
	Retained earnings	6(19)(23)						
3310	Legal reserve			442,686	6		371,649	5
3320	Special reserve			145	_		145	-
3350	Unappropriated retained earnings			1,445,777	20		1,314,258	17
	Other equity interest							
3400	Other equity interest			1,985	-		25,009	1
31XX	Equity attributable to owners							
	of the parent			4,682,057	64		4,438,954	58
36XX	Non-controlling interest			582,717	8		472,694	6
3XXX	Total equity			5,264,774	72		4,911,648	64
J113131	Significant contingent liabilities	9					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	and unrecognised contract							
	commitments							
	Significant events after the	11						
	balance sheet date	**						
2V1V			¢	7 201 227	100	¢	7,656,114	100
3X2X	Total liabilities and equity		\$	7,321,227	100	\$	7,000,114	

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

KD HOLDING CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Expressed in thousands of New Taiwan dollars, except earnings per share amount)

					Year ended	Decem	iber 31		
				2016			2015		
	Items	Notes		AMOUNT	<u>%</u>	_	AMOUNT		%
4000	Operating revenue	6(20) and 7	\$	4,955,565	100	\$	4,078,753	,	100
5000	Operating costs	6(21)(22) and 7	(3,155,153		(<u> </u>	3,018,765)	<u>_</u>	<u>74</u>)
5900	Gross profit	((01)(00)		1,800,412	36		1,059,988	-	26
(200	Operating expenses General & administrative expenses	6(21)(22)	,	173,229)) (3)	,	165,874)	,	<u>4</u>)
6200 6000	Total operating expenses		>	173,229		<i>`</i> —	165,874)	<i>`</i> -	
6900	Operating profit		·—	1,627,183	33	·—	894,114	'	22
0500	Non-operating income and expenses			1,027,105			071,111	_	
7010	Other income			33,034	1		53,521		1
7020	Other gains and losses		(3,361	_		6,071		-
7050	Finance costs		į	5,823		(10,114)		-
7060	Share of profit of associates and joint	6(7)							
	ventures accounted for under equity								
	method			7,093			25,287	_	<u> </u>
7000	Total non-operating income and				_				
	expenses			30,943	l		74,765	_	2
7900	Profit before income tax	2.48.AS		1,658,126	34	,	968,879	,	24
7950	Income tax expense	6(23)	(227,458) (<u> </u>	(130,320)	(_	3)
8200	Profit for the period		\$	1,430,668	29	7	838,559	_	21
	Other comprehensive income Components of other comprehensive income that will not be reclassified to profit or loss								
8311	Other comprehensive income, before tax, actuarial gains on defined benefit plans	6(15)	(\$	6,741) -	(\$	13,694)		-
8320	Share of other comprehensive income of associates and joint ventures accounted for using equity method, components of other comprehensive income that will not		,,			•			
8349	be reclassified to profit or loss Income tax related to components of other comprehensive income that will not be reclassified to profit or	6(23)	(115	-		969		-
2261	loss Components of other comprehensive income that will be reclassified to profit or loss			620	-		2,578		-
8361	Cumulative translation differences of foreign operations		1	24,968) (1)		32,259		1
8362	Unrealized loss on valuation of available-for-sale financial assets	6(3)	(457		(16,434)	(1)
8300	Total other comprehensive (loss)					-			
	income for the year		(<u>\$</u>	31,661) (<u> </u>	<u>\$</u>	5,678	_	
8500	Total comprehensive income for the year		\$	1,399,007	28	\$	844,237		21
	Profit attributable to:								_
8610	Owners of the parent		\$	848,097	17	\$	710,370		18
8620	Non-controlling interest			582,571	12	-	128,189	_	3 21
	Total		\$	1,430,668	29	<u>\$</u>	838,559	_	21
	Comprehensive income attributable								
	to:		_				711 100		
8710	Owners of the parent		\$	818,884		\$	714,133		18
8720	Non-controlling interest		•	580,123	12	<u>~</u>	130,104	_	$\frac{3}{21}$
	Total		<u>\$</u>	1,399,007	28	<u>\$</u>	844,237		
	Earnings per share (in dollars):								
9750	Total basic earnings per share	6(24)	\$		12.80	\$			10.84
9850	Total diluted earnings per share	6(24)	<u>\$</u> 		12.75	\$			10.77
7000		- \ /	**	· · · · · · · · · · · · · · · · · · ·		<u> </u>			

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

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

			:		Equity att	Equity attributable to owners of the parent	rs of the parent					
		Share	Share Capital			Retained Earnings	gs	Other ed	Other equity interest	ſ		
			Capital collected in				ង	Financial statement translation differences of foreign	Unrealized gain or loss on valuation of available-forsale financial		Non- controlling	
	Notes	Common stock	advance	Capital surplus	Legal reserve	Special reserve	earnings	operations	assets	Total	interest	Total equity
For the year ended December 31, 2015 Balance at January 1, 2015		\$ 648,708	\$ 1,157	\$ 1,977,434	\$ 304,245	\$ 762	\$ 1,287,692	\$ 27,650	(\$ 16,172)	\$ 4,231,476	\$ 453,315	\$ 4,684,791
Capital collected in advance transferred to common stock	6710)	1,157	(1,157)	•	í	ı	1	•	•	•		•
Appropriation of 2014 carnings Legal reserve	(c1)n	•	•	•	67,404		(19	•	,	•		
Special reserve Cash dividends		• •		• •	. ,	. (719			• 1	(607,249)	111,214	<u> </u>
Profit for the year	617417	•	•	•		•	710,370	•	•	710,370	128,189	
Convertible bonds transferred to common stock	0(1/)(18)	1,502	233	16,063	•	•	ı	•	•	17,798	9	
Share-based payment transactions Employee stock options exercised	6(16)(18) 6(17)(18)	7,027	P 1	8,224	• •	• •	1 1	1 •	•	8,224 74,651	489	74,651
Cumulative translation differences of foreign operations		•	•	•	•	٠	•	29,705	•	29,705	2,554	1 32,259
Unrealized gain or loss on valuation of available-for-sale financial assets	6(3)	•	٠	•	•	'	•	•	(16,174)) (16,174)	(26	260) (16,434)
Other comprehensive income for the year		•	•	•	,	•	(9,768)	,	•	(89',768)	J	379) (10,147)
Adjustments due to capital transfer of investees				(29)	- 1	,	1,			(67)	0,000	۰
Balance at December 31, 2015 For the year ended December 31, 2016		\$ 658,394	\$ 233	\$ 2,069,266	\$ 371,649	\$ 145	\$ 1,314,258	\$ 57,355	(\$ 32,346)	so	\$ 472,694	\$ 4,911,648
Balance at January 1, 2016		\$ 658,394	\$ 233	\$ 2,069,266	\$ 371,649	\$ 145	\$ 1,314,258	\$ 57,355	(\$ 32,346)	\$ 4,438,954	\$ 472,694	\$ 4,911,648
Capital collected in advance transferred to common stock	6/10)	233	(233	,	•	•	•	•	•	•		
Appropriation of 2013 callings Legal reserve	(cr)0	•	•	•	71,037	•	(71,037)	٠	•	• 66		,
Cash dividends Profit for the year		1 1	, ,		• •		(639,352) 848,097	• •		(639,352) 848,097	582,571	1,109,554)
Share-based payment transactions Employee stock options exercised	6(16)(18) 6(17)(18)	5,987		1,761 55,823			•		• •	1,761 61,810	102	
Cumulative translation differences of foreign operations	į	1	•	•	•	•	•	(22,755)	,	(22,755)	(2,213)	3) (24,968)
Unrealized gain or loss on valuation of available-for-sale financial assets	6(3)	•	•	•	•	,	•	•	(269)) (269)	J	188) (457)
Other comprehensive income for the year			•	•	- 1		J			J	4	
Balance at December 31, 2016		\$ 664,614	69	\$ 2,126,850	\$ 442,686	\$ 145	\$ 1.445.777	\$ 34,600	(\$ 32,615)	\$ 4,682,057	\$ 582,717	5 5,264,774

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

KD HOLDING CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars)

			Year ended I	Decemi	per 31,
	Notes		2016		2015
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	1,658,126	\$	968,879
Adjustments			, ,	•	•
Adjustments to reconcile profit (loss)					
Depreciation	6(8)(21)		15,246		16,470
Amortization	6(21)		13,936		14,274
Interest expense	` '		5,823		9,933
Interest income		(17,567)	(29,196)
Dividend income		(5,128)	(15,823)
Salary expense-employee stock options	6(16)		1,863		8,713
Gain on valuation of financial assets	6(2)	(932)	(1,524)
Loss on disposal of investment			129		-
Share of profit of associates and joint ventures	6(7)				
accounted for under equity method		(7,093)	(25,287)
(Gain) loss on disposal of property, plant and					
equipment		(2,607)		286
Discount on convertible bonds recognized as					
interest expense			-		181
Impairment loss	6(5)		-		157
Other income	6(5)	(540)		-
Changes in operating assets and liabilities					
Changes in operating assets					
Financial assets at fair value through profit or loss		(449,335)	(63,344)
Notes receivable, net			391		161
Accounts receivable, net			59,317	(83,237)
Accounts receivable, net - related parties			53,926	(19,715)
Other receivables		(2,820)		2,335)
Other receivables-related parties		(17,768)	(2,786)
Inventories			2,038	(10,067)
Prepayments			1,340	(59,806)
Other non-current assets			303,485		241,594
Changes in operating liabilities			5 4 440 5		150 440
Accounts payable		(71,449)		170,448
Accounts payable - related parties				(2,737)
Other payables		,	45,245	,	7,487
Other payables - related parties		(473)	(984)
Other current liabilities		(579,422)		150,689
Other non-current liabilities			501		10,541
Cash inflow generated from operations			1,006,640		1,282,972
Interest received			19,293		31,189
Dividends received			16,842	,	40,753
Interest paid		(6,813)	(9,392)
Income tax paid		(161,722)	(124,489)
Net cash flows from operating activities			874,240		1,221,033

(Continued)

KD HOLDING CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars)

			Year ended I	ecem	
	Notes		2016		2015
CASH FLOWS FROM INVESTING ACTIVITIES					
Decrease in available-for-sale financial assets-current		\$	29,771	\$	-
Increase in other receivables-related parties		(204,188)		_
Interest received			2,464		464
Decrease (increase) in current assets	, 6(6)		517,992	(22,053)
Increase in financial assets at cost	6(5)	(81)		-
Proceeds from disposal of investee company	6(5)		540		-
Increase in investments accounted for under equity	6(7)				
method-non-subsidiaries			-	(94,500)
Acquisition of property, plant and equipment	6(8)	(19,530)	(9,322)
Proceeds from disposal of property, plant and equipment			3,360		164
Increase in refundable deposits		(3,285)	(2,339)
Payments for redemption of bonds payable				(1,500)
Net cash flows from (used in) investing activities			327,043	(129,086)
CASH FLOWS FROM FINANCING ACTIVITIES					
Repayment of long-term loans		(167,200)	(158,400)
Increase in deposits received (shown in other non-current					
liabilities)			12,058		17,291
Employee stock options exercised			61,810		74,651
Cash dividends paid		(1,109,554)	(718,463)
Net cash flows used in financing activities		(1,202,886)	(784,921)
Net (decrease) increase in cash and cash equivalents		(1,603)		307,026
Cash and cash equivalents at beginning of year			1,231,547		924,521
Cash and cash equivalents at end of year		\$	1,229,944	\$	1,231,547

Attachment 3

Audit Committee's Review Report

The Board of Directors has prepared the Company's 2016 Business Report, Financial Statements (both consolidated and individual), and allocation profits. The CPA firm of proposal for of audit KD Holding PriceWaterhouseCoopers retained to was 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 Chow



Dated March 15th, 2017



REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of KD HOLDING CORPORATION

Opinion

We have audited the accompanying non-consolidated balance sheets of KD HOLDING CORPORATION (the "Company") as at December 31, 2016 and 2015, and the related non-consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the non-consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying non-consolidated financial statements present fairly, in all material respects, the non-consolidated financial position of the Company as at December 31, 2016 and 2015, and its non-consolidated financial performance and its non-consolidated cash flows for the years then ended in accordance with the "Regulations Governing the Preparations of Financial Reports by Securities Issuers".

Basis for opinion

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



Key audit matters

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

Key audit matters Investments accounted for using equity method- Leading Energy Corp.,
Sino Environmental Services Corp., HD Resources Management Corp.,
Fortune Energy Corp., and SINOGAL-Waste Services Co., Ltd.

On December 31, 2016, the investments in subsidiaries, Leading Energy Corp., Sino Environmental Services Corp., HD Resources Management Corp., Fortune Energy Corp., and SINOGAL-Waste Services Co., Ltd., were accounted for using equity method and amounted to \$3,403,744, representing 72% of total assets and are material to financial statements, Thus, we consider the investments accounted for using equity method-service revenue and the accuracy of electricity sales adjustment a key audit matter.

A.Description

Please refer to Note 4(26) for accounting policies on operating revenue.

The operating revenue of subsidiaries mainly arise from service revenue and electricity sales revenue. The service revenue (including waste disposal revenue, part of electricity sales revenue and service concession revenue) arises mainly from contracts entered into with certain governments (grantors) that involves charging for the service per unit in accordance with contracts. As the relevant revenue is the main operating income of each subsidiary and also material to investment income and losses, thus we consider the accuracy of service revenue of subsidiaries a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- (A) Obtained an understanding of the procedures of waste treatment and tested relevant internal controls, including randomly checking the actual amount of disposals that are treated at the waste treatment plant monthly, the consistency of monthly statements that management used in calculating revenue, and the consistency between service fees per unit and contract.
- (B) Verified the accuracy of statements that management used in calculating revenue, including the amount of disposals treated and the service fees per unit, recalculating the accuracy of cash amount and ascertained whether it is in agreement with recorded revenue.



Please refer to Note 6(12) for details of electricity sales adjustment.

SINOGAL-Waste Services Co.,Ltd., which was reinvested by the Company, entered into a contract, "Provision of Services for Operation and Maintenance of the Macao Refuse Incineration Plant", with Região Administrativa Especial de Macau ("referred herein as the owner"). Due to the change in the electricity sales calculation which was specified in the contract, after clarification and approval by the owner, since the result of the calculation formula of adjustment of electricity sales is a loss, the adjustment of electricity sales was transferred from other current liabilities to operating revenue, and causing the increase in share of profit accounted for using equity method amounted to NT\$ 159,105 thousand.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- (A) Obtained and examined contracts, and discussing relevant calculation with management.
- (B) Obtained the clarification letter which was replied by the owner about the compensation of "Provision of Services for Operation and Maintenance of the Macao Refuse Incineration Plant" service agreement.
- (C) Obtained the details of other current liabilities, randomly checking and verified the cash amounts based on relevant evidence with the carrying amounts, and examined the consistency of calculation between original contract and clarification letter.

Responsibilities of management and those charged with governance for the nonconsolidated financial statements

Management is responsible for the preparation and fair presentation of the non-consolidated financial statements in accordance with the "Regulations Governing the Preparations of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission, and for such internal control as management determines is necessary to enable the preparation of non-consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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



Those charged with governance, including audit committee, are responsible for overseeing the Company's financial reporting process.

Auditor's responsibilities for the audit of the non-consolidated financial statements

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

As part of an audit in accordance with ROC GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the non-consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the non-consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the non-consolidated financial statements, including the disclosures, and whether the non-consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the non-consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

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

Weng, Shih Jung

For and on behalf of PricewaterhouseCoopers, Taiwan

March 15, 2017

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.



REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of KD HOLDING CORPORATION AND SUBSIDIARIES

Opinion

We have audited the accompanying consolidated balance sheets of KD Holding Corporation and its subsidiaries (the "Group") as at December 31, 2016 and 2015, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2016 and 2015, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the "Regulations Governing the Preparations of Financial Reports by Securities Issuers", and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

Basis for opinion

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



Key audit matters

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

Accuracy of service revenue

A. Description

Please refer to Note 4(26) for accounting policies on operating revenue, and Note 6(20) for details of service revenue.

Operating revenue mainly arise from service revenue and electricity sales revenue. The service revenue mainly arises from contracts entered into with certain governments (grantors) that involve charging for the service per unit in accordance with contracts. The cash amount of service revenue (including waste disposal revenue, part of electricity sales revenue and service concession revenue) was NT\$ 2,443,535 thousand for the year ended December 31, 2016, presenting 49% of operating revenue for the year ended December 31, 2016. Thus, we consider the accuracy of service revenue a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- (A) Obtained understanding of the procedures of waste treatment and tested relevant internal controls, including randomly checking the actual amount of disposals that are treated at the waste treatment plant monthly, the consistency of monthly statements that management used in calculating revenue, and the consistency between service fees per unit and contract.
- (B) Verified the accuracy of statements that management used in calculating revenue, including the amount of disposals treated and the service fees per unit, recalculating the accuracy of cash amount and ascertained whether it was in agreement with recorded revenue.



Electricity sales adjustment

B. Description

Please refer to Note 6(12) for details of electricity sales adjustment.

SINOGAL-Waste Services Co.,Ltd., which was reinvested by the Company, entered into a contract, "Provision of Services for Operation and Maintenance of the Macao Refuse Incineration Plant", with Região Administrativa Especial de Macau ("referred herein as the owner"). Due to the change in the electricity sales calculation which was specified in the contract, after clarification and approval by the owner, since the result of the calculation formula of adjustment of electricity sales is a loss, the adjustment of electricity sales was transferred from other current liabilities to operating revenue, and the amount is NT\$ 569,291, representing 34% of profit before tax. We consider the accuracy of relevant revenue recognition a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- (A) Obtaining and examining contracts, and discussing relevant calculation with management.
- (B) Obtaining the clarification letter which was replied by the owner about the compensation of "Provision of Services for Operation and Maintenance of the Macao Refuse Incineration Plant" service agreement.
- (C) Obtaining the detail of other current liability, randomly checking and verifying the cash amounts on relevant evidence against with the carrying amounts, and examining the consistence of calculation between original contract and clarification letter.

Other matter – Non-consolidated financial statements

We have audited and expressed an unqualified opinion on the non-consolidated financial statements of KD Holding Corporation as at and for the years ended December 31, 2016 and 2015.



Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the "Regulations Governing the Preparations of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance, including audit committee, are responsible for overseeing the Group's financial reporting process.

Auditor's responsibilities for the audit of the consolidated financial statements

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



As part of an audit in accordance with ROC GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- A. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- B. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- E. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- F. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.



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

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

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

Weng, Shih-Jung

For and on behalf of PricewaterhouseCoopers, Taiwan

March 15, 2017

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 2016 Directors' and Employees' Remuneration Distribution

- (1) Executed in accordance with Article 29 of the revised company "Articles of Incorporation"
- (2) The 2016 pre-tax profit before remuneration distribution amounts to NT \$856,893,242. The Board of Directors proposed remuneration distribution of NT\$ 5,200,000(0.61%) for the directors' and NT\$ 475,477(0.06%) for the employees'. All paid for in cash, identical with no difference to the accounting records.

KD Holding Corporation Guarantee List

2016/12/31

unit: TWD Thousand

T.	Guarantees a	and Endorsements
Target	as of 2016/12/31	as of 2015/12/31
GD Development Corp.	667,708	629,076
Total	667,708	629,076

註: 2016.12.31 Net worth: 4,682,057 thousand

1. Ceiling on total guarantee amount: 14,046,171 thousand

2. Ceiling on guarantee amount for single enterprise: 9,364,114 thousand

KD Holding Corporation Table of Amendments to "The procedure for acquisition and

	4.	4 //
dienocition	∩t-	accotc"
disposition	· VI	asscis

Article	Existing Provisions	Amendments	Explanation
	7.1.1 Evaluation Procedure	7.1.1 Evaluation Procedure	Follow FSC
for the	A	A	amendment.
acquisition or	B. Except for transaction	B. Except for transaction	
disposition of	with the government	with the government	
real estate or	agency, engaging	<u>authority,</u> engaging	
equipment	others to build on the	others to build on the	·
	Company's own land,	Company's own land,	
	engaging others to	engaging others to	
	build on leased land,	build on leased land,	
	or acquisition or	or acquisition or	
	disposal of equipment	disposal of equipment	
	for the use of	for the use of	
	business, where the	business, where the	
	transaction amount	transaction amount	
	for acquiring or	for acquiring or	
	disposing the real	disposing the real	
1	property or	property or	
	equipment exceeds	equipment exceeds	
	20% of the Company's	20% of the Company's	
	paid-in capital or	paid-in capital or	
	NT\$300,000,000	NT\$300,000,000	
[inclusively, the	inclusively, the	
]	Company shall obtain	Company shall obtain	
	an appraisal report	an appraisal report	
	from a Professional	from a Professional	
	Appraiser before the	Appraiser before the	
1	date of	date of	
	occurrence.(the	occurrence.(the	
	appraisal report shall	appraisal report shall	
	include matters as set	include matters as set	
	forth in Attachment 1	forth in Attachment 1	
	hereto) and shall	hereto) and shall	
	comply with the	comply with the	
	followings:	followings:	
]	a	a	
	b	b	,

Article	Existing Provisions	Amendments	Explanation
	с	c	
	d	d	
7.3 Procedure	7.3.1 Evaluation Procedure	7.3.1 Evaluation Procedure	Follow FSC
for the	A	A	amendment.
acquisition or	B. Where the Company	B. Where the Company	
disposition of	acquires or disposes	acquires or disposes	
memberships	of memberships or	of memberships or	
or intangible	intangible assets and	intangible assets and	
assets	the amount of	the amount of	
	transaction price	transaction price	
	exceeds 20% of the	exceeds 20% of the	,
	Company's paid-in	Company's paid-in	
	capital or	capital or	
	NT\$300,000,000	NT\$300,000,000	
	inclusively, unless	inclusively, unless	
	transacting with a	transacting with a	
	government agency,	government	
	an accountant shall	<u>authority</u> , an	
	be engaged to	accountant shall be	
	provide opinions on	engaged to provide	
	the reasonableness of	opinions on the	
	the transaction price	reasonableness of the	
]	before the date of	transaction price	
1	occurrence. The	before the date of	
[accountant shall	occurrence. The	
	comply with the	accountant shall	
1	Statement of Auditing	comply with the	
	Standards No. 20 as	Statement of Auditing	
1	published by the	Standards No. 20 as	
	ARDF.	published by the	
		ARDF	
7.4 Procedure	7.4.2 When the Company	7.4.2 When the Company	Follow FSC
for	acquires or disposes	acquires or disposes	amendment.
transactions	real property from or	real property from or	
with related	to a Related Party, or	to a Related Party, or	
parties	acquires or disposes	acquires or disposes	
	other assets from or to	other assets from or to	
	a Related party and	a Related party and	
	the amount of	the amount of	
	transaction price	transaction price	

Article	Existing Provisions	Amendments	Explanation
	reaches 20% or more	reaches 20% or more	
	of Company's paid-in	of Company's paid-in	
	capital, reaches 10% or		
	more of the Company's	more of the Company's	
	total assets, or reaches	total assets, or reaches	
	NT\$300,000,000 or	NT\$300,000,000 or	
	more, except for the	more, except for the	
	trading of government	trading of government	
	bonds, bonds under	bonds, bonds under	
	repurchase or reverse	repurchase or reverse	
	repurchase	repurchase	
	agreements, and	agreements, and	
	domestic money_	money market funds	
	market funds, the	issued by domestic	
	Company shall submit	securities investment	
	the following materials	trust enterprises, the	
	for the audit	Company shall submit	
	committee's approval	the following materials	
	by more than half of	for the audit	
	its members, and then	committee's approval	
	for the board of	by more than half of	
	directors' resolution	its members, and then	
	before the Company	for the board of	
	sign the contract and	directors' resolution	
	pay the payment for	before the Company	
	the transaction:	sign the contract and	
		pay the payment for	
		the transaction:	
7.7	7.7.2 In engaging in	7.7.2 In engaging in	Insert paragraph
Procedures	derivative		to control the
for Engaging	transactions, the	,	cash flow risk.
in Derivatives	Company shall adopt	Company shall adopt	
Transactions	the following risk	the following risk	
ĺ	management	management	
	measures:	measures:	
	A. Scope of risk	A. Scope of risk	
	management:	management:	
	а	a	
	b	b	
	C	C	

Article	Existing Provisions	Amendments	Explanation
	d	d	
	e	е	
		<u>f. Cash flow risk:</u>	
		<u>Maintain adequate</u>	
		<u>level of cash</u>	
		<u>balance to meet</u>	
		the settlement	
		<u>requirement.</u>	
7.8 Mergers,	7.8.1 When engaging in a	7.8.1 When engaging in a	Follow FSC
Spin-off,	merger, spin-off,	merger, spin-off,	amendment.
Acquisition	acquisition or transfer	acquisition or transfer	
and Transfer	of shares, prior to	of shares, prior to	
of Shares by	convening the board of	convening the board of	
Corporations	directors' meeting, the	directors' meeting, the	
	Company shall engage	Company shall engage	
	a CPA, attorney, or	a CPA, attorney, or	
	securities underwriter	securities underwriter	
	to give an opinion on	to give an opinion on	
	the reasonableness of	the reasonableness of	
	the share exchange	the share exchange	
	ratio, acquisition price,	ratio, acquisition price,	
	or distribution of cash	or distribution of cash	
	or other property to	or other property to	
	shareholders and	shareholders and	
	submit it to the board	submit it to the board	
	of directors for	of directors for	
	resolution.	resolution. , unless the	
	:	company merge its	
		subsidiary which is	
		100% hold by the	
		company, or the	
		subsidiary of the	
		company merge	
		another subsidiary of	
		the company which are	
		all 100% hold by the	
		company	
7.9 Public	7.9.1 In the event where any	7.9.1 In the event where any	Follow FSC
Announceme	of the followings	of the followings	amendment.
nt and	occurs, in acquiring or	occurs, in acquiring or	

Article	Existing Provisions	Amendments	Explanation
Reporting	disposing the assets,	disposing the assets,	
	the Company shall	the Company shall	
	announce and report	announce and report	
	the relevant	the relevant	
	information on the	information on the	
!	website designated by	website designated by	
	the FSC in the	the FSC in the	
	appropriate format as	appropriate format as	
	prescribed by	prescribed by	
	regulations within 2	regulations within 2	
	days from the day of	days from the day of	
	occurrence of the	occurrence of the	
	facts:(the	facts:(the	
	announcement on the	announcement on the	
	designated website	designated website	
	should be in	should be in	
	accordance with the	accordance with the	
	format stipulated by	format stipulated by	
	Supervisory	Supervisory	
	Organization):	Organization):	
	A. Acquisition or	A. Acquisition or	
	disposition of real	disposition of real	
	property from a	property from a	
	Related Party or	Related Party or	
	other assets, which	other assets, which	
	the amount of	the amount of	
	transaction price	transaction price	
	reaches 20% or	reaches 20% or	
	more of Company's	more of Company's	
	paid-in capital,	paid-in capital,	
	reaches 10% or	reaches 10% or	
	more of Company's	more of Company's	
	total assets, reaches	total assets, reaches	
	or more than	or more than	
	NT\$300,000,000.	NT\$300,000,000.	
	But the trading of	But the trading of	
	government bonds,	government bonds,	
	bonds under	bonds under	
	repurchases or	repurchases or	
	reverses repurchase	reverses repurchase	

Article	Existing Provisions	Amendments	Explanation
	agreements, and	agreements, and	
	domestic money	domestic money	
	<u>market funds</u> .	market funds issued	
		by domestic	
		<u>securities</u>	
		<u>investment trust</u>	
		<u>enterprises.</u>	
	B. Merger, spin-off,	B. Merger, spin-off,	
	acquisition or	acquisition or	
	transfer of shares.	transfer of shares.	
	C. Losses from	C. Losses from	
	engaging in	engaging in	
	derivative	derivative	
	transaction	transaction	
	exceeding the	exceeding the	
	maximum limitation	maximum limitation	
	on aggregate losses	on aggregate losses	
	or on individual	or on individual	
	contract losses set	contract losses set	
	out in the	out in the	
	Procedures adopted	Procedures adopted	
	by the Company.	by the Company.	
	D. For transactions of		
	assets that doesn't		
	fall under the above		
	three situations and		
	investment in		
	Mainland China,		
	where the amount		
	of the transaction		
	price exceeds 20%		
	of the Company's		
	paid-in capital or		
ļ	NT\$300,000,000		
	inclusively.		
	However, this		
	provision shall not		
	apply to the		
	followings:		
	a. Sale and purchase		

Article	Existing Provisions	Amendments	Explanation
	of government		
	bonds.		
	b. Securities trading	1	
	by investment		
	professionals on		
	foreign or domestic		
	securities		
	exchanges and		
	business locations		
	of securities		
	brokerages.		
	c. Trading of bonds		
	under repurchase		
	or resale		
	agreements and		
	domestic money		
	market funds.		
	d. Where the type of	D. Where the type of	
	assets acquired or	assets acquired or	
	disposed of is the	disposed of is the	
	equipment for the	equipment for the use	
	use of businesses	of businesses and	
	and where the	where the party to	
	party to the	the transaction is not	
	transaction is not a	a Related Party, the	
	Related Party, the	amount of transaction	
	amount of	is as below:	
	transaction is less	a. The amount of the	
	<u>than</u>	transaction is	
	<u>NT\$500,000,000.</u>	more than	
		NT\$500,000,000 if	
		the paid- in capital	
		<u>is less than</u>	
		NT\$10,000,000,00	
		<u>0.</u>	
		b. T <u>he amount of the</u>	
		<u>transaction is</u>	
		more than	
		NT\$1,000,000,000	
		<u>if the paid- in</u>	····

Article	Existing Provisions	Amendments	Explanation
		capital is more	
		<u>than</u>	
		NT\$10,000,000 <u>,00</u>	
		<u>0.</u>	
	e. Where real	E. Where real property is	
	property is	acquired by engaging	
	acquired by	others to build on the	
	engaging others to	Company's own land,	
	build on the	engaging others to	
	Company's own	build on the Company's	
	land, engaging	rented land, joint	
	others to build on	construction with	
	the Company's	allocation of housing	
	rented land, joint	units, joint construction	
	construction with	with allocation of	
	allocation of	ownership percentages	
	housing units, joint	or joint construction	
	construction with	with partition by sale,	
	allocation of	the estimated amount	
	ownership	of transaction price to	
	percentages or	be invested in by the	
	joint construction	Company is more than	
İ	with partition by	NT\$500,000,000	
	sale, the estimated		
	amount of		
	transaction price to		
	be invested in by		
	the Company is <u>less</u>		
	than		
]	NT\$500,000,000.	Г Г <u>анфиянты</u>	
		<u>F.</u> For transactions of	
		assets that doesn't	
		fall under the above	
		<u>five</u> situations, <u>a</u>	
		disposal of	
		receivables by a financial institution or	
		investment in	
		Mainland China,	
		where the amount of	
		where the amount of	

Article	Existing Provisions	Amendments	Explanation
		the transaction price	
		exceeds 20% of the	
		Company's paid-in	
		capital or	
		NT\$300,000,000	
		inclusively. However,	
		this provision shall	
		not apply to the	
į		followings:	
		a. Sale and purchase	
		of government	
		bonds.	
		b. Securities trading	
		by investment	
		professionals on	
		foreign or domestic	
		securities	
		exchanges and	
		business locations	
		of securities	
		brokerages.	
		c. Trading of bonds	
		under repurchase	
		or resale	
		agreements and	
		<u>domestic money</u>	
		<u>market funds</u>	
		<u>issued by</u>	
		<u>domestic</u>	
		<u>securities</u>	
		<u>investment trust</u>	
		<u>enterprises.</u>	
	7.9.2	7.9.2	
	7.9.3	7.9.3	
	7.9.4 When the Company	7.9.4 When the Company	
	makes an error or	makes an error or	
	omission regarding an	omission regarding an	
	item that must be	item that must be	
	included in the public	included in the public	
	announcement as	announcement as	

Article	Existing Provisions	Amendments	Explanation
	required by laws and	required by laws and	
	regulations at the time	regulations at the time	
	of public	of public	
	announcement, such	announcement, such	
	error or omission must	error or omission must	
	be rectified and all	be rectified and all	
	items must be publicly	items must be publicly	
	announced and	announced and	
	reported again in their	reported again in their	
	entirety.	entirety <u>in two days</u>	
		since the company be	
		informed the error or	
		omission.	:

KD Holding Corporation Table of Amendments to "Articles of Incorporation"

Article	Existing Provisions	Amendments
Article 1	This company is incorporated	This company is incorporated
	under the Company Act of the	under the Company Act of the
	Republic of China, in the name	Republic of China, in the name
	of "KD Holding Corporation"	of "ECOVE Environment
	(hereinafter the "Company").	Corporation" (hereinafter the
		"Company").
Article 34	These Articles of Incorporation	These Articles of Incorporation
	were enacted on December 8, 1999.	were enacted on December 8, 1999.
		
	the seventh amendment on June	the seventh amendment on June
	21, 2016.	21, 2016.
		The eighth amendment on June 26,
		<u>2017</u>