

崑鼎投資控股股份有限公司 ECOVE Environment Corporation Stock Code: 6803
Taiwan Stock Exchange Market Observation

Post System: http://mops.twse.com.tw

ECOVE Website:

http://www.ecove.com

2022 Annual General Shareholders' Meeting Meeting Handbook (Translation)



No. 127, Sec. 7, Zhongshan N. Rd., Shilin Dist., Taipei City Mellow Fields Room 202 May 26,2022

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ECOVE Environment Corporation Procedure for the 2022 Annual General Shareholders' Meeting

- Call Meeting to Order (Report of Number of Shares Represented by Attendees)
- 2. Chairman's Remarks
- 3. Report Items
- 4. Ratification Items
- 5. Discuss Items
- 6. Special Motions
- 7. Meeting Adjourned

Agenda of 2022 Annual General Shareholders' Meeting ECOVE Environment Corporation (Translation)

Time and Date of Meeting: 9:00 a.m., May 26, 2022

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

Mellow Fields Hotel 202 Room

Convening method: entity shareholders meeting

1. Report Items

- (1) Business Report of 2021. (Please refer to page $6 \sim$ page 8)
- (2) Audit committee's review report of 2021. (Please refer to page 31)
- (3) The directors' & employees' remuneration of 2021. (Please refer to page 32)
- (4) As at 31/12/2021, the aggregate amount of guarantees provided by the company was NT\$4,245,222 thousands and the highest amount for a single enterprise was NT\$2,659,622 thousands which are all under its respective ceiling. (Please refer to page 33)
- (5) Report on the issuance of unsecured ordinary corporate bonds in 2021. (Please refer to page 34)

2. Ratification Items

(1) To Ratify 2021 Business Report, Financial Statements and Consolidated Financial Statements (Proposed by the Board of Directors)

Explanatory Notes:

The Company's 2021 business report, financial statements and consolidated financial statements have been approved by the Board of Directors, with the financial statements having been audited and certified by Mr. Shyu-Rong Ueng and Mr. Yi-Fan Lin, 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 ratification. (Please refer to page 6 to page 29)

Resolved:

(2) To Ratify the Company's Distribution of 2021 earnings (Proposed by the Board of Directors)

Explanatory Notes:

- 1) The Table for 2021 Estimated Profit Distribution is compiled as follows in accordance with the Company Act and Articles of Incorporation (Please refer to page 30) and has been approved by the Audit Committee and Board of Directors of the Company.
- 2) It is proposed to allocate shareholders' cash dividends of NT\$834,674,594 (Approximately NT\$11.99 per share based on common share outstanding is 69,614,228 shares). Upon the approval of the Annual General Meeting of shareholders, it is proposed that the Chairman will be authorized to determine the record date to distribute the cash dividend and other relevant issues.
- 3) In case that the total 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 Chairman will be authorized to do adjustment.
- 4) The distribution of cash dividends will be calculated to new Taiwan dollar and round it to the nearest dollar. It is proposed that any difference will be booked as the other income or expense of the Company.

Resolved:

3. Discuss Items

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

Explanatory Notes:

Please refer to page 35 to 36 for the comparison table between the existing provisions and amendments of "Articles of Incorporation".

Resolved:

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

Explanatory Notes:

Please refer to page 37 to 44 for the comparison table between the existing provisions and amendments of "The Procedure for Acquisition and Disposal of Assets".

Resolved:

4. Special Motion

6. Meeting Adjourned

ECOVE ENVIRONMENT CORPORATION Business Report of 2021

From 2021/01/01 to 2021/12/31

1 . Business Performance:

For the year end of 2021, the standalone operating revenue was NT\$923,898 thousands, the consolidated operating revenue was NT\$5,955,250 thousands, and the consolidated profit after tax was NT\$910,816 thousands.

Consolidated operating revenue breakdown is as follows:

(Unit: NT\$ thousands)

Waste Disposal Revenues	2,106,560
Sales of Electricity	2,029,402
Service Concession Revenues	552,289
Removal & Trans. Revenues	84,949
Others	1,182,050
Total	5,955,250

2 \ Performance Review:

Compared to year of 2020, the consolidated operating revenue of the year 2021 is increased by NT\$317,660 thousands to NT\$5,955,250 thousands. The main reasons come from the price of business waste treatment increased in year 2021 and the new projects of subsidiary ESC and SEC.

Consolidated and standalone operating revenue breakdown is as follows:

(Unit: NTS thousands)

	(Onit • NT > thousands)
Consolidated Operating Revenues for 2021	5,955,250
Consolidated Operating Revenues for 2020	5,637,590
Increase from 2020 to 2021	317,660
Percentage of increase	5.63%
Operating Revenues for 2021	923,898
Operating Revenues for 2020	854,942
Increase from 2020 to 2021	68,956
Percentage of increase	8.07%
Net Profit After Tax for 2021	910,816
Net Profit After Tax for2020	842,254
Increase from 2020 to 2021	68,562
Percentage of increase	8.14%

3 · Business Outlook of Year 2022:

Looking back 2021, for business promotion and execution, ECOVE followed a path of sustainable growth focusing on both the current business it has and new opportunities. Even with the impact of COVID-19, ECOVE, through proper internal management and support from its supply chain, was able to maintain stable operation. For the expansion on each business field, its staff didn't go easy on themselves either and still secured several big projects. In the field of EfW and M&E maintenance, it was awarded the new projects such as the O&M and revamping works for Changhua Xizhou EfW plant, and the ROT of Kaohsiung Gangshan EfW plant etc., and we also obtained plant system maintenance work from an international semiconductor key equipment supplier, and successfully entered the high-tech plant M&E maintenance industry. In the field of recycling and reuse, not only the waste solvent recycling business is committed to obtaining more high-tech clients, but also the operating plant is committed to reducing carbon emissions and obtaining carbon neutral certification, becoming the first facility in Taiwan to have both carbon neutrality and circular economy dual certification. As for renewable energy, having been actively pursuing both public and private cases, the development amount of rooftop type, ground type and water surfaces type has continued to increase, and the maintenance work has also been extended to external clients. Looking into the future, ECOVE will develop the three main business fields with following strategies to make the Group develop sustainably and expand internationally.

A. EfW and M&E maintenance

Domestically, in addition to solidifying our current businesses, we will also start to assist the coming commissioning for Taoyuan Biomass Center and the O&M services afterwards. Also, in response to the government's project of EfW plant life extension and diversified waste treatment, we have been making use the experience of circular economy integration model from Taoyuan Biomass Center and introducing mature technologies from overseas to provide for the government total solutions. Also, we actively explore new opportunities and participate in government's projects. In addition, under the trend of net zero carbon emissions, innovative technologies will also be introduced, and more efforts will be made to reduce carbon emissions, and use the internal execution experience to transform it into the basis for external opportunities acquisition. M&E maintenance services will also follow the trend of domestic rail transit infrastructure construction and high-tech expansion of factories, etc., to acquire more projects. As for overseas markets, we keep developing business in ASEAN, China, and India by expressing our willingness to local governments that we are happy to cooperate with the local or foreign companies which have complementarity. Moreover, ECOVE actively participated in relevant forums and followed government's southbound policy, replicating successful PPP (BOT) business model and the mature O&M (including ROT) capabilities for overseas market.

B. Recycling and Reuse

When maintaining stable operation of waste solvent recycling business, after the reaching of the operating period on Industrial Development Bureau's single case to reuse qualification, we will further apply for the general cases to reuse qualification to expand more sources of supply. With the successful experience in waste solvent recycling and reuse, we will keep evaluating our competitiveness and exploring more recycling opportunities from hi-tech industries, further building factories overseas with it, as to obtain additional opportunities. In the field of water resource recycling, we will utilize our O&M experience from Linkou Water Resource Center for the water reclamation plant that is soon to be constructed by Group, and we will further combine Group's resources to pursue other investment and O&M opportunities in water reclamation and seawater desalination from the government. As for the recycling and reuse of other resources, we will constantly study domestic and overseas technical resources and evaluate feasible business models. Driven by the wave of circular economy and net zero carbon emissions, explore more project opportunities in the fields of industry or livelihood. Also, we will self-develop or evaluate targets for merging.

C. Renewable Energy

For the domestic market of solar power, in addition to maintaining stable operation for current projects, we will be dedicated to commencing the operation of new projects in time. As for business expansion, continuing the government's solar power policy, we actively expand the development amount, including roof, ground, water surface, or symbiosis of agriculture, fishing and electricity, and the field includes public and private departments, etc. In addition, we combine with the resources of external partners, carefully evaluate and actively acquire for the development of large-scale projects. In the maintenance of solar power facilities, we will use our long-term accumulated experience to optimize work efficiency. In addition to improving the work performance of our own project sites, we will also use our advantages to get more external clients. Moreover, as for electricity liberalization, there are many opportunities derived from loosen legal restrictions and enterprises' needs in green power, so we will actively explore the market and discover diverse and innovative new business model possibilities. About overseas market, while maintaining stable operation for the current project in the US, we will, as per their policies and laws on green energy, keep exploring appropriate targets in developed and developing countries.

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of ECOVE Environment Corp.

Opinion

We have audited the accompanying consolidated balance sheets of ECOVE Environment Corporation and its subsidiaries (the "Group") as at December 31, 2021 and 2020, 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, based on our audits and the audit reports of other independent auditors, as described in the other matters section of our report, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2021 and 2020, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and 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. Our responsibilities under those standards are further described in the *Auditors'* responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountants in the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. Based on our audits and the audit reports of other independent auditors, 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 judgement, were of most significance in our audit of the Group's 2021 consolidated financial statements. 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.

The most significant key audit matters in our audit of the Group's 2021 consolidated financial statements are as follows:

Accuracy of service revenue

Description

Refer to Note 4(29) for accounting policies on operating revenue and Note 6(24) for details of operating revenue.

Operating revenue mainly arises 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 was NT\$2,574,279 thousand, constituting 43% of operating revenue for the year ended December 31, 2021. As the determination of this type of revenue of subject to manual calculation, 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 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, recalculated the accuracy of cash amount and ascertained whether it was in agreement with recorded revenue.

Other matter - Reference to the audits of other auditors

We did not audit the financial statements of certain investees accounted for using equity method that are included in the consolidated financial statements. The balance of these investments accounted for using equity method was NT\$81,879 thousand and NT\$83,664 thousand, constituting 0.7% and 0.8% of consolidated total assets as of December 31, 2021 and 2020, respectively, and the share of loss of

associates and joint ventures accounted for using equity method was (NT\$1,785) thousand and (NT\$950) thousand, constituting (0.16%) and (0.09%) of consolidated total comprehensive income for the years then ended, respectively. Those financial statements were audited by other independent auditors whose reports thereon have been furnished to us, and our opinion expressed herein is based solely on the reports of the other independent auditors.

Other matter - non-consolidated financial statements

We have audited and expressed an unqualified opinion with *Other matter* section on the non-consolidated financial statements of ECOVE Environment Corporation as at and for the years ended December 31, 2021 and 2020.

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

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the 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.

Auditors' responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the generally accepted auditing standards in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or

error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the generally accepted auditing standards in the Republic of China, we exercise professional judgement 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 auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 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 auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Weng, Shih-Jung

For and on behalf of PricewaterhouseCoopers, Taiwan

March 7, 2022

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.

ECOVE ENVIRONMENT CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan dollars)

	Assets urrent assets	Notes	December 31, 2021 AMOUNT		December 31, 2020	
	urrent assets		 AMOUNT	%	AMOUNT	<u>%</u>
4400						
1100	Cash and cash equivalents	6(1)	\$ 1,216,106	10	\$ 533,625	6
1110	Financial assets at fair value through	6(2)				
	profit or loss - current		1,072,745	9	1,405,767	14
1120	Current financial assets at fair value	6(3)				
	through other comprehensive income		144,983	1	129,482	1
1136	Current financial assets at amortised	6(4)				
	cost		421,908	3	108,925	1
1140	Current contract assets	6(24)	620,662	5	512,733	5
1150	Notes receivable, net		667	-	88	-
1170	Accounts receivable, net	6(5)	1,034,775	8	840,100	9
1180	Accounts receivable - related parties,	7				
	net		6,348	-	-	-
1200	Other receivables		2,516	-	908	-
1210	Other receivables - related parties	7	272,541	2	30,084	-
130X	Inventories		82,906	1	74,927	1
1410	Prepayments	6(6)	 94,559	1	99,519	1
11XX	Total current assets		 4,970,716	40	3,736,158	38
N	on-current assets					
1517	Non-current financial assets at fair	6(3)				
	value through other comprehensive					
	income		543	-	543	-
1550	Investments accounted for using	6(7)				
	equity method		504,507	4	482,853	5
1600	Property, plant and equipment, net	6(8) and 8	3,896,431	32	3,484,650	35
1755	Right-of-use assets	6(9)	208,430	2	81,511	1
1780	Intangible assets	6(10)	1,014,402	8	136,153	1
1840	Deferred income tax assets		31,442	-	27,162	-
1900	Other non-current assets	6(11) and 8	 1,658,388	14	1,936,966	20
15XX	Total non-current assets		 7,314,143	60	6,149,838	62
1XXX	Total assets		\$ 12,284,859	100	\$ 9,885,996	100

(Continued)

ECOVE ENVIRONMENT CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan dollars)

	I 1-1-11/21	Nata		December 31, 2021	0/		December 31, 2020	0/
	Liabilities and Equity Current liabilities	Notes	<u></u>	AMOUNT	%	A	MOUNT	%
2100	Short-term borrowings	6(12)	\$	498,000	4	\$	464,700	5
2110	Short-term notes and bills payable	6(13)	Ψ	39,969	1	Ψ	147,925	2
2130	Current contract liabilities	6(24)		22,284	-		9,729	_
2150	Notes payable	·(- ·)		7,494	_		23	_
2170	Accounts payable	6(14)		844,165	7		694,711	7
2180	Accounts payable - related parties	7		34,206	_		17,021	_
2200	Other payables	6(15)		544,480	5		389,474	4
2220	Other payables - related parties	7		8,174	-		2,577	_
2230	Income tax liabilities			290,614	3		240,350	2
2280	Current lease liabilities	7		35,181	-		16,791	-
2320	Long-term liabilities, current portion	6(17)		36,936	-		247,409	3
2399	Other current liabilities			38,698	-		34,235	-
21XX	Total current liabilities			2,400,201	20		2,264,945	23
	Non-current liabilities			_				
2527	Non-current contract liabilities	6(24)		888,190	7		-	-
2530	Bonds payable	6(16)		1,988,845	16		-	-
2540	Long-term borrowings	6(17)		85,824	1		1,148,610	12
2570	Deferred income tax liabilities			151,859	1		196,240	2
2580	Non-current lease liabilities	7		155,681	1		39,849	-
2600	Other non-current liabilities	6(18)		717,897	6		585,909	6
25XX	Total non-current liabilities			3,988,296	32		1,970,608	20
2XXX	Total liabilities			6,388,497	52		4,235,553	43
	Equity attributable to owners of							,
	parent							
	Share capital	6(21)						
3110	Common stock			695,170	6		689,762	7
3140	Advance receipts for share capital			857	-		524	-
	Capital surplus	6(22)						
3200	Capital surplus			2,421,348	20		2,310,642	23
	Retained earnings	6(23)						
3310	Legal reserve			848,366	7		764,812	8
3320	Special reserve			23,272	-		-	-
3350	Unappropriated retained earnings			1,490,020	12		1,438,777	15
	Other equity interest							
3400	Other equity interest		(14,895) (1) ((23,272) (1)
3500	Treasury shares	6(21)	(<u>57</u>)	<u>-</u> ((57)	
31XX	Equity attributable to owners of	•						
	the parent			5,464,081	44		5,181,188	52
36XX	Non-controlling interest	4(3)		432,281	4		469,255	5
3XXX	Total equity			5,896,362	48		5,650,443	57
	Significant contingent liabilities and	9						
	unrecognised contract commitments							
	Significant subsequent events	11						
3X2X	Total liabilities and equity		\$	12,284,859	100	\$	9,885,996	100

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

ECOVE ENVIRONMENT CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2021 AND 2020 (Expressed in thousands of New Taiwan dollars, except for earnings per share amounts)

				Ye	ear ended	Decem	ber 31		
				2021	-		2020		
	Items	Notes		AMOUNT	%		AMOUNT		%
4000	Operating revenue	6(24) and 7	\$	5,955,250	100	\$	5,637,590		100
5000	Operating costs	6(29)(30) and 7	(4,511,035) (<u>76</u>)	(4,246,675)	(75)
5900	Gross profit			1,444,215	24		1,390,915	_	25
	Operating expenses	6(29)(30) and 7							
6200	General and administrative expenses		(174,178) (<u>3</u>)		180,587)	(3)
6000	Total operating expenses		(174,178) (<u>3</u>)	(180,587)	(3)
6900	Operating profit			1,270,037	21		1,210,328	_	22
	Non-operating income and expenses								
7100	Interest income	6(25) and 7		3,459	-		2,970		-
7010	Other income	6(26) and 7		40,566	1		36,690		1
7020	Other gains and losses	6(27)		2,374	-		5,552		-
7050	Finance costs	6(28) and 7	(23,516)	-	(29,896)	(1)
7060	Share of profit of associates and joint	6(7)							
	ventures accounted for using equity			50, 000			56 600		
7000	method			59,902	I		56,689	_	1
7000	Total non-operating income and			00 707	2		70.005		1
7000	expenses			82,785	2		72,005	_	1
7900	Profit before income tax	((21)	,	1,352,822	23	,	1,282,333	,	23
7950	Income tax expense	6(31)	(<u>275,075</u>) (5)	(234,244)	(<u>4</u>)
8200	Profit for the year		\$	1,077,747	18	\$	1,048,089	_	19
	Other comprehensive income								
	Components of other comprehensive								
	income that will not be reclassified to								
0211	profit or loss	6(10)							
8311	Gains (losses) on remeasurements of	6(19)		0.212			0.005		
0216	defined benefit plans	6(0)	\$	8,313	-	(\$	9,007)		-
8316	Unrealised gains from investments in	6(3)							
	equity instruments measured at fair value			15 501			5 450		
9220	through other comprehensive income			15,501	-		5,450		-
8320	Share of other comprehensive income of								
	associates and joint ventures accounted for using equity method			54			51		
8349	Income tax related to components of	6(31)		34	-		51		-
0349	other comprehensive income that will not	0(31)							
	be reclassified to profit or loss		(1,683)			1,731		
	Components of other comprehensive		(1,003)	-		1,731		_
	income that will be reclassified to profit								
	or loss								
8361	Cumulative translation differences of								
	foreign operations		(10,516)	_	(53,015)	(1)
8300	Total other comprehensive income (loss)		\	10,510		\	33,013	`-	
	for the year		\$	11,669	_	(\$	54,790)	(1)
8500	Total comprehensive income for the year		\$	1,089,416	18	\$	993,299	`=	18
0500	Profit attributable to:		Ψ	1,007,410		Ψ	775,277	_	10
8610	Owners of the parent		\$	910,816	15	\$	842,254		15
8620	Non-controlling interest		φ	166,931	3	φ	205,835		4
0020	Total		2	1,077,747	18	\$	1,048,089	_	19
			φ	1,077,747	10	φ	1,040,009	_	19
8710	Comprehensive income attributable to:		¢	025 020	1.5	\$	700 700		1.5
8720	Owners of the parent Non-controlling interest		\$	925,928	15	ф	799,782		15
8/20	Total		φ.	163,488	<u>3</u>	Φ.	193,517	_	3
	10181		<u> </u>	1,089,416	18	\$	993,299	_	18
	E-min-s-manda-s-(i, 1.11)	((22)							
0750	Earnings per share (in dollars):	6(32)	ď		12 15	ø			10 50
9750	Basic earnings per share		<u>\$</u>		13.15	<u>*</u>			12.53
9850	Diluted earnings per share		\$		13.00	\$			12.45

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

ECOVE ENVIRONMENT CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2021 AND 2020 (Expressed in thousands of New Talwan dollars)

						Equity attributable t	Equity attributable to owners of the parent	te.					
		CE	Capital			Retained Earnings			Other Equity Interest				
	Notes	Common stock	Advance receipts for share capital	capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Cumulative translation differences of foreign operations	Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Treasury shares	Total	Non-controlling interest	Total equity
Year ended December 31, 2020 Balance at January 1, 2020		\$ 671.051		\$ 2,208,031	\$ 684,320	\$ 2,243	\$ 1,408,234	(\$ 12.681)	\$ 25.168	·	\$ 4.986.366	\$ 606.437	\$ 5.592.803
Profit for the year			. '				842,254				842.254		1,048,089
Other comprehensive income (loss)		•	1	,	•	1	(6,713)	(41,035)	5,276		(42,472)	(12,318) (54,790)
Total comprehensive income (loss)			'	1		'	835,541	(41,035)	5,276	'	799,782	193,517	993,299
Appropriations of 2019 earnings	6(23)												
Legal reserve		•	•	•	80,492	•	(80,492)	•	•	•	•	•	•
Reversal of special reserve		•	•	•	•	(2,243)		•	•	•	•	•	•
Cash dividends		•	,	•	•	•	(726,749)	•	•	•	(726,749)	(235,671) (962,420)
Capital reduction of subsidiary	4(3)	•	•	•	•	•	•	•	•	•	•	(37,500)	37,500)
Share-based payment transactions	6(20)	•	•	24,586	•	•	•	•	1	•	24,586	1,439	26,025
Employee stock options exercised	6(21)(22)	2,114	524	36,238	•	•	•	•	•	•	38,876	•	38,876
Adjustments of changes in investments accounted for under equity method	(2)	1		561	•	1	•				561	41	602
Acquisition of non-controlling interests by issuing new shares		16,597	ı	41,226	•	1	•	•	1	1	57,823	(59,008)	1,185)
Acquisition of shares of parent company that were regarded as treasury stock	6(21)	1	٠	٠	,		,			(75)	(75)	,	57)
Balance at December 31, 2020		\$ 689,762	\$ 524	\$ 2,310,642	\$ 764,812	\$	\$ 1,438,777	(\$ 53,716)	\$ 30,444	(\$ 57)	\$ 5,181,188	\$ 469,255	\$ 5,650,443
Year ended December 31, 2021													
Balance at January 1, 2021		\$ 689,762	\$ 524	\$ 2,310,642	\$ 764,812	· •	\$ 1,438,777	(\$ 53,716)	\$ 30,444	(\$ 57)	\$ 5,181,188	\$ 469,255	\$ 5,650,443
Profit for the year		1	1	1	•	1	910,816		1		910,816	166,931	1,077,747
Other comprehensive income (loss)			1	1		1	6,735	(7,124)	15,501		15,112	(3,443)	11,669
Total comprehensive income			1		1	'	917,551	(7,124)	15,501	1	925,928	163,488	1,089,416
Appropriations of 2021 earnings	6(23)												
Legal reserve		•	•	•	83,554	1	(83,554)		1	•		•	•
Special reserve		•	•		•	23,272	(23,272)		•				•
Cash dividends		•	•	•	•	•	(759,482)	•	1		(759,482)	(200,557) (960,039)
Share-based payment transactions	6(20)	•	•	23,066	•	1	1	•	1	•	23,066	95	23,161
Employee stock options exercised	6(21)(22)	4,884	857	87,255	•	1			•		95,996		95,996
Adjustments of changes in investments accounted for using equity method	(2)9	•	•	385	•	•	•			•	385		385
Advance receipts for share capital transferred to share capital		524	(524)		'	1		'		'	'	1	'
Balance at December 31, 2021		\$ 695,170	\$ 857	\$ 2,421,348	\$ 848,366	\$ 23,272	\$ 1,490,020	(\$ 60,840)	\$ 45,945	(\$ 57)	\$ 5,464,081	\$ 432,281	\$ 5,896,362

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

ECOVE ENVIRONMENT CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan dollars)

			Year ended I	Decemb	er 31
	Notes		2021		2020
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	1,352,822	\$	1,282,333
Adjustments		*	1,002,022	4	1,202,000
Adjustments to reconcile profit (loss)					
Depreciation	6(8)(29)		286,955		262,731
Depreciation - right-of-use assets	6(9)(29)		29,252		29,824
Amortization	6(29)		20,720		9,588
Interest expense	6(28)		22,757		29,348
Interest expense - lease liability	6(9)(28)		759		548
Dividend income	6(26)	(10,159)	(7,172)
Interest income	6(25)	Ì	3,459)		2,970)
Salary expense - employee stock options	6(20)(30)	`	23,161	`	26,025
Gain on valuation of financial assets	6(2)(27)	(3,891)	(5,282)
Gain from lease modification	6(27)	`	727	Ì	627)
Share of profit of associates and joint ventures	6(7)			`	,
accounted for under equity method		(59,902)	(56,689)
Gain on disposal of property, plant and equipment	6(27)	Ì	814)		2,374)
Changes in operating assets and liabilities	, ,	,	ŕ	,	, ,
Changes in operating assets					
Financial assets at fair value through profit or loss			330,836	(1,409,657)
Current contract assets		(107,929)	(170,013)
Notes receivable, net		Ì	579)	`	393
Accounts receivable, net		Ì	194,675)		11,356
Accounts receivable - related parties, net		(6,348)		571
Other receivables		Ì	1,571)		102,356
Other receivables - related parties		(398)		734
Inventories		(7,979)	(2,420)
Prepaid expenses		`	4,960	Ì	7,406)
Other non-current assets			359,420	`	350,210
Changes in operating liabilities			ŕ		,
Current contract liabilities			12,555	(40,276)
Notes payable			7,471	,	23
Accounts payable			149,454		42,134
Accounts payable - related parties			17,185	(10,871)
Other payables			39,410	(30,056)
Other payables - related parties			5,597	(788)
Other current liabilities			4,462	`	16,444
Other non-current liabilities		(13,559)	(22,744)
Cash inflow generated from operations		`	2,257,240	`	395,273
Interest received			2,136		3,087
Dividends received			43,684		32,642
Interest paid		(17,409)	(31,311)
Income tax paid		Ì	276,167)	Ì	108,944)
Net cash flows from operating activities		`	2,009,484	`	290,747
1 5			, ,	-	

(Continued)

ECOVE ENVIRONMENT CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

YEARS ENDED DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan dollars)

(Expressed in	thousands of New	Taiwan doll		. 1	21
	Notes		Year ended I 2021	Jecembe	2020
	_		<u> </u>	-	
CASH FLOWS FROM INVESTING ACTIVITIES					
(Increase) decrease in financial assets at amortised cost		(\$	312,983)	\$	138,089
Increase in other receivables - related parties		(234,000)		-
Interest received			1,149		304
Increase in investments accounted for using equity	6(7)				
method-non-subsidiaries			-	(36,000)
Acquisition of property, plant and equipment	6(33)	(36,398)	(36,485)
Proceeds from disposal of property, plant and equipment			1,920		2,577
Increase in refundable deposits		(34,337)	(9,979)
Increase in other non-current assets	6(33)	(523,573)	(683,910)
			_	(37,500)
Net cash flows used in investing activities		(1,138,222)	(662,904)
CASH FLOWS FROM FINANCING ACTIVITIES			<u> </u>		
Increase in short-term loans			33,300		159,700
Decrease (increase) in short-term notes payable		(107,956)		147,925
Proceeds from isssuing bonds			1,987,324		-
Proceeds from long-term loans			69,455		236,546
Repayment of long-term loans		(1,339,994)	(379,715)
Repayment of lease liabilities		(23,203)	(21,913)
Increase in deposits received (shown in other non-current					
liabilities)			59,336		8,445
Cash dividends paid		(960,039)	(962,420)
Employee stock options exercised			92,996		38,876
Increase in non-controlling interests			-	(1,185)
Net cash flows used in financing activities		(188,781)	(773,741)
Net increase (decrease) in cash and cash equivalents			682,481	(1,145,898)
Cash and cash equivalents at beginning of year			533,625		1,679,523
Cash and cash equivalents at end of year		\$	1,216,106	\$	533,625

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

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Stockholders of ECOVE ENVIRONMENT CORPORATION

Opinion

We have audited the accompanying non-consolidated balance sheets of ECOVE Environment Corporation (the "Company") as of December 31, 2021 and 2020, 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, based on our audits and the audit reports of other independent auditors, as described in the other matter section of our report, the accompanying non-consolidated financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2021 and 2020, and its financial performance and its cash flows for the years then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers".

Basis for opinion

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and generally accepted auditing standards in the Republic of China. Our responsibilities under those standards are further described in the Auditors' responsibilities for the Audit of the Non-consolidated Financial Statements section of our report. We are independent of the Company in accordance with the Norm of Professional Ethics for Certified Public Accountant in the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. Based on our audits and the audit reports of other independent auditors, 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 judgement, were of most significance in our audit of the Company's 2021 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.

The most significant key audit matters in our audit of the Company's 2021 non-consolidated financial statements of the current period are as follows:

Service revenue of subsidiaries accounted for using the equity method

As at December 31, 2021, the investments in subsidiaries, ECOVE Wujih Energy Corp., ECOVE Environmental Services Corp., ECOVE Waste Management Corp., ECOVE Miaoli Energy Corp., SINOGAL-Waste Services Co., Ltd., and ECOVE Environment Services Gangshan Corporation, were accounted for the share in profit of investment in subsidiaries amounted to \$783,811, constituting 85% of the Company's total comprehensive income and are material to the non-consolidated financial statements. Thus, we considered the accuracy of service revenue of subsidiaries accounted for using the equity method as a key audit matter.

Description

Refer to Note 4(29) for accounting policies on operating revenue.

Operating revenue mainly arises 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 and self-undertook services. As the related revenue is the main operating income of each subsidiary and the investment income or loss is material to the financial statements, we considered 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 was in agreement with recorded revenue.

Other matter – Reference to the audits of other auditors

We did not audit the financial statements of certain investees accounted for using equity method that are included in the non-consolidated financial statements. The balance of the investees accounted for using equity method was NT\$81,879 thousand and NT\$83,664 thousand, constituting 1% and 2% of non-consolidated total assets as of December 31, 2021 and 2020,respectively, and share of loss of associates and joint ventures accounted for using equity method of (NT\$1,785) thousand and (NT\$950) thousand, constituting (0.2%) and (0.1%) of non-consolidated total comprehensive income for the years then ended, respectively. Those financial statements were audited by other independent auditors whose reports thereon have been furnished to us, and our opinion expressed herein is based solely on the reports of the other independent auditors.

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 Preparation of Financial Reports by Securities Issuers", 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.

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

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

- A. 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.
- 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 Company'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 Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the 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 auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- E. 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.
- F. 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 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 auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Weng, Shih-Jung

For and on behalf of PricewaterhouseCoopers, Taiwan

March 7, 2022

The accompanying parent company only 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 parent company only 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.

ECOVE ENVIRONMENT CORPORATION NON-CONSOLIDATED BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

			December 31, 2021	-	December 31, 2020	0
	Assets	Notes	 AMOUNT	%	AMOUNT	%
•	Current assets					
1100	Cash and cash equivalents	6(1)	\$ 74,365	1	\$ 16,851	-
1110	Financial assets at fair value through	6(2)				
	profit or loss - current		659,517	9	216,381	4
1120	Current financial assets at fair value	6(3)				
	through other comprehensive income		25,578	-	22,842	1
1136	Current financial assets at amortised	6(4)				
	cost		152,000	2	-	-
1200	Other receivables		317	-	251	-
1210	Other receivables - related parties	7	1,875,080	25	243,663	5
1410	Prepayments		 <u>-</u>		8	
11XX	Total current Assets		 2,786,857	37	499,996	10
]	Non-current assets					
1517	Non-current financial assets at fair	6(3)				
	value through other comprehensive					
	income		543	-	543	-
1550	Investments accounted for using	6(5)				
	equity method		4,717,294	63	4,715,482	90
1755	Right-of-use assets	6(6)	713	-	392	-
1920	Guarantee deposits paid	8	 17		<u>-</u>	
15XX	Total non-current assets		 4,718,567	63	4,716,417	90
1XXX	Total assets		\$ 7,505,424	100	\$ 5,216,413	100

(Continued)

ECOVE ENVIRONMENT CORPORATION NON-CONSOLIDATED BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

	Liabilities and Equity	Notes		December 31, 2021 AMOUNT	%		December 31, 2020 AMOUNT	%
	Current liabilities					-		
2200	Other payables		\$	28,363	1	\$	13,109	1
2220	Other payables - related parties	7		5,324	-		6,210	_
2230	Current income tax liabilities			13,441	-		11,251	_
2280	Current lease liabilities	7		66	_		48	
21XX	Total current Liabilities			47,194	1		30,618	1
	Non-current liabilities							
2530	Bonds payable	6(7)		1,988,845	26		-	-
2580	Non-current lease liabilities	7		640	-		350	-
2640	Accrued pension liabilities	6(8)		4,664			4,257	
25XX	Total non-current liabilities			1,994,149	26		4,607	
2XXX	Total liabilities			2,041,343	27		35,225	1
	Equity							
	Share capital	6(10)						
3110	Common stock			695,170	9		689,762	13
3140	Advance receipts for share capital			857	-		524	-
	Capital surplus	6(11)						
3200	Capital surplus			2,421,348	33		2,310,642	44
	Retained earnings	6(12)						
3310	Legal reserve			848,366	11		764,812	15
3320	Special reserve			23,272	-		-	-
3350	Unappropriated retained earnings			1,490,020	20		1,438,777	27
	Other equity interest							
3400	Other equity interest		(14,895)	-	(23,272)	-
3500	Treasury shares	6(10)	(57)		(57)	
3XXX	Total equity			5,464,081	73		5,181,188	99
	Significant contingent liabilities and	9						
	unrecognised contract commitments							
	Significant events after the balance	11						
	sheet date							
3X2X	Total liabilities and equity		\$	7,505,424	100	\$	5,216,413	100

ECOVE ENVIRONMENT CORPORATION NON-CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Expressed in thousands of New Taiwan dollars, except for earnings per share amounts)

				Year	ended I)ecer	nber 31	
				2021	_		2020	
	Items	Notes		AMOUNT	%		AMOUNT	%
4000	Operating revenue	6(5)	\$	923,898	100	\$	854,942	100
5900	Gross profit	(46)(45) 15		923,898	100		854,942	100
(2 00	Operating expenses	6(16)(17) and 7						
6200	General & administrative		,	50 715)/		,	50 ((() (_
(000	expenses		(<u>50,715</u>) (<u>6</u>)	(<u>50,666</u>) (6
6000	Total operating expenses		(50,715)(<u>6</u>)	(50,666)(6
6900	Operating profit			873,183	94		804,276	94
	Non-operating income and							
7100	expenses Interest income	6(13)		0 120	1		2.050	
7010	Other income	6(13) 6(14) and 7		8,238 50,931	6		2,050 46,381	6
7010	Other gains and losses	6(14) and 7 6(15)		1,234			1,042	Ü
7020	Finance costs	6(6)(7) and 7	(8,717) (1)	,	5)	-
7000	Total non-operating income	0(0)(7) and 7	(0,/1/)((
7000	and expenses			51,686	6		49,468	6
7900	Profit before income tax			924,869	100		853,744	100
7950	Income tax expense	6(18)	(14,053) (<u>2</u>)	(11,490) (100
8200	Profit for the year	0(10)	\ <u></u>	910,816	98	\ <u> </u>	842,254	99
0200	Other comprehensive income		Ψ	710,010	70	Ψ	072,237))
	Components of other							
	components of other comprehensive income that will							
	not be reclassified to profit or							
	loss							
8311	Actuarial losses on defined	6(8)						
0311	benefit plan	0(0)	(\$	103)	_	(\$	352)	_
8316	Unrealised gains from	6(3)	(Ψ	103)		Ψ	332)	
	investments in equity							
	instruments measured at fair							
	value through other							
	comprehensive income			2,736	1		962	_
8330	Share of other comprehensive							
	income (loss) of associates and							
	joint ventures accounted for							
	using equity method			19,603	2	(2,047)	-
8310	Other comprehensive income							
	(loss) that will not be							
	reclassified to profit or loss			22,236	3	(1,437)	-
	Components of other							
	comprehensive income that will							
	be reclassified to profit or loss							
8361	Cumulative translation						44 00 %	_
	differences of foreign operations		(7,124)(<u>l</u>)	(41,035)(5
8300	Other comprehensive income						40 450	_
	(loss) for the year		\$	15,112	2	(<u>\$</u>	42,472)(5
8500	Total comprehensive income for							
	the year		\$	925,928	100	\$	799,782	94
	Earnings per share(in dollars)							
9750	Basic earnings per share	6(19)	\$		13.15	\$		12.53
9850	Diluted earnings per share	6(19)	\$		13.00	\$		12.45

PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY
YEARS ENDED DECEMBER 31, 2021 AND 2020
(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

		Capital	tal			Retained Earnings		Equity	Equity interest Unrealised		
	Notes	Share capital - common stock	Advance receipts for share capital	Total capital surplus, additional paid- in capital	Legal reserve	Special reserve	Unappropriated retained earnings	Financial statements translation differences of foreign operations	gains (losses) from financial assets measured at fair value through other comprehensive income	Treasury shares	s. Total equity
loss)	6	\$ 671,051		\$2,208,031	\$ 684,320	\$ 2,243	\$1,408,234 842,254 (6,713)	(<u>\$ 12,681</u>) - (<u>41,035</u>)	\$ 25,168 - 5,276 5,276	€	\$4,986,366 842,254 (42,472)
	0(17)	2,114	524	24,586 36,238	80,492	2,243)	(80,492) 2,243 (726,749)				- (726,749) 24,586 38,876
Adjustments of changes in investments accounted for using equity Ordinary share issuance-other Acquisition of parent commant's change by		- 16,597	1 1	561 41,226	1 1	1 1	1 1				561 57,823
Arquisition of parein company's snates by subsidiaries recognised as treasury shares Balanca at December 31, 2020 Von ended December 31, 2021		\$ 689,762	\$ 524	\$2,310,642	\$ 764,812	·	\$1,438,777	(\$ 53,716)	\$ 30,444	(\$ 57)	$\begin{array}{c} (\frac{57}{\$5,181,188}) \end{array}$
loss)	6	\$ 689,762	\$ 524	\$2,310,642	\$ 764,812	↔	\$1,438,777 910,816 6,735 917,551	(\$ 53,716) (7,124) (7,124)	\$ 30,444 - 15,501 15,501	57	\$5,181,188 910,816 15,112 925,928
Appropriations of 2020 carnings Legal reserve Special reserve Cash dividends Share-based payment transactions Employee stock options exercised	6(12)	4,884	857	23,066 87,255	83,554	23,272	(83,554) (23,272) (759,482)	1 1 1 1 1			
Adjustments of changes in investments accounted for 6(5) using equity method Advance receipts for share capital transferred to share capital Balance at December 31, 2021	6 (5)	- 524 \$ 695,170	- (524) \$ 857	385	- - - 848,366	\$ 23,272	\$1,490,020	- (\$\frac{1}{8}\text{ (\$\frac{1}{8}\text{ (\$\frac{1}{8} (\$\f	\$ 45,945	- (\$\frac{1}{8} \)	385
Click here to enter text.	ζt.										

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

ECOVE ENVIRONMENT CORPORATION NON-CONSOLIDATED STATEMENTS OF CASH FLOWS

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

Notes				Year ended December 31		er 31
Profit before tax		Notes				
Profit before tax \$ 924,869 \$ 853,744						
Profit before tax \$ 924,869 \$ 853,744	GAGNERA ONG EDOMODED ATING A CTANTING					
Adjustments to reconcile profit (loss) Salary expense - employee stock options 6(9)(17) 3,337 3,548 Perpreciation - right-of-use assets 6(6)(16) 6(8 580 Interest income 6(13) (8,238) (2,050) Dividend income 6(14) (1,789) (1,265) Gain or valuation of financial assets 6(2)(15) (1,193) (1,071) Gain from lease modification 6(15) (111) (16) Share of profit of associates and joint ventures 6(5) Share of profit of associates and joint ventures 6(5) Interest expense - lease liabilities Changes in operating assets and liabilities Changes in operating assets and liabilities Changes in operating assets and liabilities Changes in operating assets of the receivables - related parties (7,610) (1,105) Other receivables - related parties (8,802) (2,238) Other payables - related parties (9,802) (2,802) Cash outflow generated from operating activities (9,802) (2,802) For experiment as paid (9,802) (2,802) Other receivables - related parties (1,802) (2,802) For experiment as paid (9,802) (2,802) (2,802) For experiment as expense of the equity (9,802) (2,802) (2,802) For experiment as expense of the equity (9,802) (2,802)			ф	024 060	ď	052 744
Adjustments to reconcile profit (loss)			\$	924,869	>	853,744
Salary expense - employee stock options 6(9)(16) 6.68 580 Depreciation - right-of-use assets 6(6)(16) 6.8 580 Interest income 6(13) 8.238) (2.050) Dividend income 6(14) 1.789) (1.265) Gain on valuation of financial assets 6(2)(15) 11) (16) Share of profit of associates and joint ventures 6(5) 11) (16) Share of profit of associates and joint ventures 6(5) 8.713 -5 Interest expense - lease liability 6(6) and 7 4.713 -5 Changes in operating assets 441,943) (215,310) -5 Changes in operating assets and liabilities 441,943) (215,310) -6 -6 -8 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td></td<>						
Depreciation - right-of-use assets 6(6)(16) 8,238 (2,050)		((0)(17)		2 227		2 540
Interest income						
Dividend income			,		,	
Gain on valuation of financial assets 6(2)(15) 1,193 (1,771) 1,071 (16) Gain from lease modification 6(15) 11 (17) 16 Share of profit of associates and joint ventures 6(5) 38,713 2 accounted for under equity method 923,898 (854,942) 854,942 5 Interest expense - lease liability 6(6) and 7 4 5 Changes in operating assets 5 441,943 (215,310) 215,310 (215,310) Other receivables - related parties (441,943) (215,310) 215,310 (215,310) 30 Other receivables - related parties (441,943) (215,310) 30 40 41,055 (215,310) Prepayments 8			(
Gain from lease modification 6(15) 11) (16) Share of profit of associates and joint ventures accounted for under equity method (923,898) (854,942) Interest expense 8,713 - Interest expense - lease liability 6(6) and 7 4 5 Changes in operating assets and liabilities - - - Changes in operating assets at fair value through profit or loss (41,943) (215,310) Other receivables (42) (39) Other receivables - related parties (7,610) (4,105) 9 Prepayments 8 8 8 Changes in operating liabilities 80 228 8 Changes in operating liabilities 80 238 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 2215,310 9 441,043 (41,05) 39 9 441,043 (41,05) 39 9 441,053 4 8 8 8 8 8 8 <td></td> <td></td> <td>(</td> <td></td> <td></td> <td></td>			(
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accounted for under equity method			(11)	(16)
Interest expense lease liability		6(5)	,	000 000 \	,	054 040 >
Interest expense - lease liability			((854,942)
Changes in operating assets at fair value through profit or loss (441,943) (215,310) Other receivables (7,610) (42) (339) Other receivables - related parties (7,610) (4,105) Prepayments 8 (88) Changes in operating liabilities 8 (88) Other payables 8,062 (238) Other payables - related parties (886) (361) Accrued pension liabilities 304 (258) Cash outflow generated from operations (440,245) (221,000) Interest received 948,346 86,756 Dividends received of properating activities 497,261 578,757 CASH FLOWS FROM INVESTING ACTIVITIES 11,863 (7,067) 7,067) Interest received 6,506 1,996 Other receivables - related parties (1,615,000) (280,000) - Interest received 5,506 (280,000) - Other receivables - related parties (1,515,000) (280,000) - Increase in investments accounted for using the equity 6(5) - 280,000) Proceeds from capital return of investments accounted for using the equity method - 152,00		((0) 17				-
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Financial assets at fair value through profit or loss (441,943) (215,310) Other receivables - related parties (7,610) (4,105) Prepayments 8 (8) Changes in operating liabilities 8 (238) Other payables - related parties 8,062 (238) Other payables - related parties 8,062 (238) Other payables - related parties 886 (361) Accrued pension liabilities 304 (528) Cash outflow generated from operations (440,245) (221,000) Interest received 948,546 (806,756) Income tax paid (11,863) (7,067) Net eash flows from operating activities 497,261 (578,757) CASH FLOWS FROM INVESTING ACTIVITIES (1,615,000) (7,067) Increase in investments accounted for using the equity of (5) (1,615,000) (7,067) method - subsidiaries (5,06) (1,615,000) (7,067) Proceeds from capital return of investments accounted for using the equity method (1,615,000) (7,067) Increase in investments accounted for using the equity method (1,615,000) (7,067) Increase in refundable deposits (152,000) (7,067) Net cash flows used in investing activities						
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Prepayments 8 (8) Changes in operating liabilities 3,062 (238) Other payables - related parties (886) (361) Accrued pension liabilities 304 (528) Cash outflow generated from operations (440,245) (221,000) Interest received 823 (68) Dividends received 948,546 (806,756 Income tax paid (11,863) (7,067) Net cash flows from operating activities 497,261 (578,757 CASH FLOWS FROM INVESTING ACTIVITIES 1,615,000) - Increase in investments accounted for using the equity of (5) - (280,000) Proceeds from capital return of investments accounted for using the equity method 5 - (280,000) Increase in financial assets at amortised cost (17) - - Increase in refundable deposits (17) - - Increase in investments accounted for using the equity method (17) - - Increase in financial assets at amortis			((
Changes in operating liabilities 8,062 (238) Other payables - related parties (886) (361) Accrued pension liabilities 304 (528 Cash outflow generated from operations (440,245) (221,000) Interest received 823 (68 Dividends received 948,546 (806,756 (Income tax paid (11,863) (7,067) Net cash flows from operating activities 497,261 (578,757 CASH FLOWS FROM INVESTING ACTIVITIES (1,615,000) - Increase in investments accounted for using the equity 6(5) - - Other receivables - related parties (1,615,000) - - Increase in investments accounted for using the equity 6(5) - 280,000) - Proceeds from capital return of investments accounted for using the equity method (152,000) - - Increase in financial assets at amortised cost (176,0511) 165,506 - Net cash flows used in investing activ	•		((
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Accrued pension liabilities 304 528 Cash outflow generated from operations (440,245) 221,000) Interest received 823 68 Dividends received 948,546 806,756 Income tax paid (11,863) 7,067 Net cash flows from operating activities 497,261 578,757 CASH FLOWS FROM INVESTING ACTIVITIES 6,506 1,996 Other receivables - related parties (1,615,000) - Increase in investments accounted for using the equity 6(5) 1 method - subsidiaries - (280,000) - Proceeds from capital return of investments accounted for (5) 280,000 - using the equity method 5 12,498 Increase in infancial assets at amortised cost 17,000 - Increase in refundable deposits 7,17 - Net cash flows used in investing activities 7,27 544 Proceeds from issuance of bonds 1,987,324 - Acquire equity in subsidiaries by issuing ordinary shares - (1,185) - (1,185)			,		(
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Income tax paid (11,863) (7,067) Net cash flows from operating activities 497,261 578,757						
Net cash flows from operating activities			,		,	
CASH FLOWS FROM INVESTING ACTIVITIES Interest received			((
Interest received				497,261		5/8,757
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Increase in investments accounted for using the equity method - subsidiaries						1,996
method - subsidiaries - (280,000) Proceeds from capital return of investments accounted for using the equity method - 112,498 Increase in financial assets at amortised cost (152,000) - 1 Increase in refundable deposits (17) 1 Net cash flows used in investing activities (1,760,511) (165,506) CASH FLOWS FROM FINANCING ACTIVITIES (74) (544) Repayment of lease liabilities (74) (544) Proceeds from issuance of bonds 1,987,324 - Acquire equity in subsidiaries by issuing ordinary shares - (1,185) 1,185) Employee stock options exercised 92,996 38,876 Cash dividends paid 6(12) (759,482) (726,749) Net cash flows from (used in) financing activities 1,320,764 (689,602) Net increase (decrease) in cash and cash equivalents 57,514 (276,351) Cash and cash equivalents at beginning of year 16,851 (293,202)	Other receivables - related parties	- (-)	(1,615,000)		-
Proceeds from capital return of investments accounted for using the equity method - 112,498 Increase in financial assets at amortised cost (152,000) - Increase in refundable deposits (17) - Net cash flows used in investing activities (1,760,511) 165,506) CASH FLOWS FROM FINANCING ACTIVITIES (74) (544) Proceeds from issuance of bonds 1,987,324 - Acquire equity in subsidiaries by issuing ordinary shares - (1,185) Employee stock options exercised 92,996 38,876 Cash dividends paid 6(12) (759,482) (726,749) Net cash flows from (used in) financing activities 1,320,764 (689,602) Net increase (decrease) in cash and cash equivalents 57,514 (276,351) Cash and cash equivalents at beginning of year 16,851 (293,202		6(5)				200.000
using the equity method - 112,498 Increase in financial assets at amortised cost (152,000) - Increase in refundable deposits (17) - Net cash flows used in investing activities (1,760,511) 165,506) CASH FLOWS FROM FINANCING ACTIVITIES T4) (544) Repayment of lease liabilities (74) (544) Proceeds from issuance of bonds 1,987,324 - Acquire equity in subsidiaries by issuing ordinary shares - (1,185) Employee stock options exercised 92,996 38,876 Cash dividends paid 6(12) (759,482) (726,749) Net cash flows from (used in) financing activities 1,320,764 (689,602) Net increase (decrease) in cash and cash equivalents 57,514 (276,351) Cash and cash equivalents at beginning of year 16,851 (293,202		- (-)		-	(280,000)
Increase in financial assets at amortised cost $(152,000)$ - Increase in refundable deposits (17) - Net cash flows used in investing activities $(17,000,511)$ (165,506) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of lease liabilities (74) (544) Proceeds from issuance of bonds (74) (544) Acquire equity in subsidiaries by issuing ordinary shares (74) (185) Employee stock options exercised (75) (185) Cash dividends paid (75) (185) Net cash flows from (used in) financing activities (75) (180) Net increase (decrease) in cash and cash equivalents (75) (185) Cash and cash equivalents at beginning of year (75) (185) Repayment of lease liabilities (74) (185) Repa		6(5)				112 400
Increase in refundable deposits $(17) $ $ 165,506 $ Net cash flows used in investing activities $(1,760,511)$ ($165,506 $) $ 165,506 $ Net cash flows used in investing activities $(1,760,511)$ ($165,506 $) $ 165,506 $ Net cash flows from (used in) financing activities $(1,987,324)$ $ 1,987,324 $ $ 1,185 $) Employee stock options exercised $ 1,987,996 $				-		112,498
Net cash flows used in investing activities $(1,760,511)$ $(165,506)$ $CASH FLOWS FROM FINANCING ACTIVITIES$ Repayment of lease liabilities (74) (544) Proceeds from issuance of bonds $(1,987,324)$ - Acquire equity in subsidiaries by issuing ordinary shares $(2,996)$ $(38,876)$ $(2,996)$ $(38,876)$ $(2,996)$ $(38,876)$ $(38,$			(-
CASH FLOWS FROM FINANCING ACTIVITIES Repayment of lease liabilities (74) (544) Proceeds from issuance of bonds 1,987,324 Acquire equity in subsidiaries by issuing ordinary shares - (1,185) Employee stock options exercised 92,996 38,876 Cash dividends paid 6(12) (759,482) (726,749) Net cash flows from (used in) financing activities 1,320,764 (689,602) Net increase (decrease) in cash and cash equivalents 57,514 (276,351) Cash and cash equivalents at beginning of year 16,851 (293,202)			(
Repayment of lease liabilities (74) (544) Proceeds from issuance of bonds 1,987,324 - Acquire equity in subsidiaries by issuing ordinary shares - (1,185) Employee stock options exercised 92,996 38,876 Cash dividends paid 6(12) (759,482) (726,749) Net cash flows from (used in) financing activities 1,320,764 (689,602) Net increase (decrease) in cash and cash equivalents 57,514 (276,351) Cash and cash equivalents at beginning of year 16,851 293,202	_		(1,760,511)	(165,506)
Proceeds from issuance of bonds	CHEST LEG WEST TOWN THE WITH CONTROL TO THE PERSON OF THE					
Acquire equity in subsidiaries by issuing ordinary shares-($1,185$)Employee stock options exercised92,99638,876Cash dividends paid6(12)($759,482$)($726,749$)Net cash flows from (used in) financing activities $1,320,764$ ($689,602$)Net increase (decrease) in cash and cash equivalents $57,514$ ($276,351$)Cash and cash equivalents at beginning of year $16,851$ $293,202$			((544)
Employee stock options exercised $92,996$ $38,876$ Cash dividends paid $6(12)$ $(759,482)$ $(726,749)$ Net cash flows from (used in) financing activities $1,320,764$ $(689,602)$ Net increase (decrease) in cash and cash equivalents $57,514$ $(276,351)$ Cash and cash equivalents at beginning of year $16,851$ $293,202$				1,987,324		-
Cash dividends paid Net cash flows from (used in) financing activities $6(12)$ Net cash flows from (used in) financing activities $(726,749)$ $1,320,764$ Sequence (decrease) in cash and cash equivalents $(689,602)$ $1,320,764$				-	(
Net cash flows from (used in) financing activities $1,320,764$ ($689,602$)Net increase (decrease) in cash and cash equivalents $57,514$ ($276,351$)Cash and cash equivalents at beginning of year $16,851$ $293,202$						
Net increase (decrease) in cash and cash equivalents57,514(276,351Cash and cash equivalents at beginning of year16,851293,202		6(12)	((
Cash and cash equivalents at beginning of year 16,851 293,202					(
					(
Cash and cash equivalents at end of year \$\\ 74,365\$ \$\\ 16,851\$						
	Cash and cash equivalents at end of year		\$	74,365	\$	16,851

ECOVE Environment Corporation Profit Distribution Table Year 2021

Unit: NT\$

Total
572,468,645
6,734,814
910,816,333
(91,755,115)
8,377,531
1,406,642,208
(834,674,594)
571,967,614

Intes:

- 1. Distribution will be made primarily by 2021 retained earnings; the insufficient amount will be reimbursed by undistributed retained earnings before 2020.
 - 2. For the proposed distribution date, shares for distribution are based on outstanding shares by the end of January 31, 2022; the actual shares for distribution will be based on the actual outstanding shares on the record date.

Audit Committee's Review Report

The Board of Directors has prepared the Company's 2021 Business Report, Financial Statements (both consolidated and individual), and allocation profits. firm proposal for of The CPA of PriceWaterhouseCoopers was retained to audit ECOVE Environment 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 ECOVE Environment Corporation. According to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, we hereby submit this report.

ECOVE Environment Corporation.

Chairman of the Audit Committee: Shuh-Woei Yu Shuh Wou Yu

Dated March 7th, 2022

ECOVE Environment Corporation The Directors' and Employees' Remuneration of 2021

- (1) It is processed in accordance with the Article 29 of "Articles of Incorporation" of the Company.
- (2) The 2021 pre-tax profit before remuneration distribution amounts to NT \$930,394,088. The Board of Directors of the Company resolved that NT\$5,200,000 (contribution rate:0.56%) of the directors' remuneration and NT\$325,231 (contribution rate:0.03%) of the employees' remuneration will be distributed by cash. There is no difference between the amount of employees' compensation and directors' remuneration recognized in the 2021 financial statements.

ECOVE Environment Corporation The Balance of the Company's Guarantees and Endorsements December 31, 2021

unit: NT\$ Thousand

lk a see	Guarantees and Endorsements			
ltem	as of 2021/12/31	as of 2020/12/31		
ECOVE Solar Energy Corporation	2,659,622	2,249,108		
ECOVE Solar Power Corporation	920,000	683,000		
EVER ECOVE Corporation	208,000	220,500		
ECOVE Solvent Recycling Corporation	157,600	157,600		
ECOVE South Corporation Ltd.	300,000	150,000		
Total	4,245,222	3,460,208		

Note: 2021.12.31 Net worth : 5,464.08 millions

- 1. The ceiling on the total amount of endorsements or guarantees made by the Company is TWD 16,392.24 millions.
- 2. The ceiling on the total amount of endorsements or guarantees for any single entity is TWD10,928.16 millions.

ECOVE Environment Corporation Report on the issuance of unsecured ordinary corporate bonds in 2021

Notes: To repay the debt, reduce interest rate risk and invest in green projects, the company issued domestic unsecured corporate bonds on May 27, 2021, and has successfully completed fund raising. The main issuance conditions and related information are as follows:

Item	2021 First Unsecured Corporate Bond
Date of Resolution	May 21, 2021
Date of Issuance	May 27, 2021
Total Issuance	2 billion,
Amount	-Tranche A: 1 billion
	-Tranche B: 1 billion; recognized as a green bond by Taipei Exchange on April 13, 2021.
Face Value	1 million
Issue Price	100% face value
Issue Period	5 years, Maturity Date: May 27, 2026
Issue Interest Rate	Tranche A: Fixed annual rate of 0.65%
	Tranche B: Fixed annual rate of 0.56%
Interest Payment	Starting on the date of issuance, based on the coupon rate,
Method	interest accrued and paid once per annum
Redemption	On due date, the bonds will be redeemed in whole
Trustee	Bank Sinopac Co.Ltd.
Principal Paying Agent	Bank Sinopac Co.Ltd. (Zhongxiao Branch)
Use of Proceeds	The corporate bond has raised TWD 2 billion, in which, TWD 1.47 billion was planned to repay the debt and has been executed completely in 2021Q3; TWD 530 million was planned to invest in green projects and has executed TWD 430 million as of 2022Q1 and is expected to executed completely in 2022Q2.

ECOVE Environment Corporation Table of Amendments to "Articles of Incorporation"

Article	Existing Provisions	Amendments
Article	(New)	The shareholders' meeting may be held by
16-2		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.
Article 30	The Company shall, after all taxes and dues	The Company shall, after all taxes and dues
	have been paid and its losses have been	have been paid and its losses have been
	covered and at the time of allocating surplus	covered and at the time of allocating surplus
	profits, first set aside ten percent of such	profits, first set aside ten percent of such
	profits as a legal reserve. However, when the	profits as a legal reserve. However, when the
	legal reserve amounts to the authorized	legal reserve amounts to the authorized
	capital, this shall not apply. Furthermore, in	capital, this shall not apply. Furthermore, in
	accordance with the provisions of laws and	accordance with the provisions of laws and
	regulations and the rules prescribed by the	regulations and the rules prescribed by the
	central competent authority, a special reserve	central competent authority, a special reserve
	shall be set aside. If there is recovery of the	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 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
	3 ,	distributable earnings, which shall be
		distributed as dividends to shareholders
	according to shareholders' resolutions.	according to shareholders' resolutions. The Company authorizes the Board of

Article	Existing Provisions	Amendments
		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	In order to meet the requirements in
	business expansion and industry growth,	business expansion and industry growth,
	fulfilling future operating needs and	fulfilling future operating needs and
	stabilizing financial structure is the priority of	stabilizing financial structure is the priority of
	the Company's dividend policy. Thus, the	the Company's dividend policy. Thus, the
	distribution of the accumulated distributable	distribution of the accumulated distributable
	earnings accords to the shareholders'	earnings accords to the shareholders'
	resolutions. And, the amount of	resolutions. And, the amount of
	shareholders' bonus shall not be less than	shareholders' bonus shall not be less than
	20% of accumulated distributable earnings of	20% of accumulated distributable earnings of
	the Company, and in particular cash dividend	the Company, and in particular cash dividend
	shall not be less than 5%.	shall not be less than 5%.
Article 34	These Articles of Incorporation were enacted	These Articles of Incorporation were enacted
	on December 8, 1999.	on December 8, 1999.
	(Omitted)	(Omitted)
	The tenth amendment on May 28, 2021.	The tenth amendment on May 28, 2021.
		The eleventh amendment on May 26, 2022.

ECOVE Environment Corporation Table of Amendments to "The Procedure for Acquisition and Disposal of Assets"

Article		Existing Provisions	Amendments		
Article 3.7	Excl	usion of transactions with related parties:	Exclusion of transactions with related parties:		
	Prof	essional appraisers and their officers,	Professional appraisers and their officers,		
	certi	fied public accounts, attorneys, and	cert	ified public accounts, attorneys, and	
	secu	rities underwriters that provide the	secu	urities underwriters that provide the	
	Com	pany with appraisal reports, certified	Con	npany with appraisal reports, certified	
	publ	ic accountant's opinions, attorney's	pub	lic accountant's opinions, attorney's	
	opin	ions, or underwriter's opinions shall	opinions, or underwriter's opinions shall		
	mee	t the following requirements:	mee	et the following requirements:	
	A.	(Omitted)	A.	(Omitted)	
	В.	(Omitted)	В.	(Omitted)	
	C.	(Omitted)	C.	(Omitted)	
	Whe	en issuing an appraisal report or opinion,	Whe	en issuing an appraisal report or opinion,	
	the	personnel referred to the preceding	the	personnel referred to the preceding	
	para	graph shall comply with the following:	para	agraph shall comply with the industry	
			cod	e of the related organization and the	
			follo	owing:	
	A.	(Omitted)	A.	(Omitted)	
	В.	When examining a case, they shall	В.	When implementing a case, they shall	
		appropriately plan and execute		appropriately plan and execute	
		adequate working procedures, in order		adequate working procedures, in order	
		to produce a conclusion and use the		to produce a conclusion and use the	
		conclusion as the basis for issuing the		conclusion as the basis for issuing the	
		report or opinion. The related working		report or opinion. The related working	
		procedures, data collected, and		procedures, data collected, and	
		conclusion shall be fully and accurately		conclusion shall be fully and accurately	
		specified in the case working papers.		specified in the case working papers.	
	C.	They shall undertake an item-by-item	C.	They shall undertake an item-by-item	
		evaluation of the <u>comprehensiveness</u> ,		evaluation of the <u>appropriateness</u> and	
		accuracy, and reasonableness of the		reasonableness of the sources of data	
		sources of data used, the parameters,		used, the parameters, and the	
		and the information, as the basis for		information, as the basis for issuance of	
		issuance of the appraisal report or the		the appraisal report or the opinion.	
		opinion.			

Article		Existing Provisions		Amendments
	D.	They shall issue a statement	D.	They shall issue a statement attesting to
		attesting to the professional		the professional competence and
		competence and independence of		independence of the personnel who
		the personnel who prepared the		prepared the report or opinion, and
		report or opinion, and that they		that they have evaluated and found
		have evaluated and found that the		that the information used is appropriate
		information used is reasonable and		and reasonable, and that they have
		accurate, and that they have		complied with applicable laws and
		complied with applicable laws and		regulations.
		regulations.		
Article 7.1	7.1	.1 Appraisal Procedure	7.1	.1 Appraisal Procedure
	A.	(Omitted)	A.	(Omitted)
	В.	(Omitted)	В.	(Omitted)
		a. (Omitted)		a. (Omitted)
		b. (Omitted)		b. (Omitted)
		c. Where any one of the following		c. Where any one of the following
		circumstances applies with respect to		circumstances applies with respect to
		the professional appraiser's appraisal		the professional appraiser's appraisal
		results, unless all the appraisal results		results, unless all the appraisal results
		for the assets to be acquired are		for the assets to be acquired are
		higher than the transaction amount,		higher than the transaction amount,
		or all the appraisal results for the		or all the appraisal results for the
		assets to be disposed of are lower		assets to be disposed of are lower
		than the transaction amount, a		than the transaction amount, a
		certified public accountant shall be		certified public accountant shall be
		engaged to perform the appraisal in		engaged to render a specific opinion
		accordance with the provisions of		regarding the reason for the
		Statement of Auditing Standards No.		discrepancy and the appropriateness
		20 published by the ROC Accounting		of the transaction price:
		Research and Development		
		Foundation (ARDF) and render a		
		specific opinion regarding the reason		
		for the discrepancy and the		
		appropriateness of the transaction		
		price:		
		(1) The discrepancy between the		(1) The discrepancy between the

Article	Existing Provisions	Amendments
	appraisal result and the transaction	appraisal result and the transaction
	amount is 20 percent or more of the	amount is 20 percent or more of the
	transaction amount.	transaction amount.
	(2) The discrepancy between the	(2) The discrepancy between the
	appraisal results of two or more	appraisal results of two or more
	professional appraisers is 10 percent	professional appraisers is 10 percent
	or more of the transaction amount.	or more of the transaction amount.
	d. (Omitted)	d. (Omitted)
	C. (Omitted)	C. (Omitted)
	7.1.2 (Omitted)	7.1.2 (Omitted)
	7.1.3 (Omitted)	7.1.3 (Omitted)
Article 7.2	7.2.1 Appraisal Procedure	7.2.1 Appraisal Procedure
	A. In acquiring or disposing of securities,	A. In acquiring or disposing of securities,
	the Company shall prior to the date of	the Company shall prior to the date of
	occurrence of the event, obtain	occurrence of the event, obtain
	financial statements of the issuing	financial statements of the issuing
	company for the most recent period,	company for the most recent period,
	certified or reviewed by a certified	certified or reviewed by a certified
	public accountant, for reference in	public accountant, for reference in
	appraising the transaction price.	appraising the transaction price.
	B. If the transaction amount reaches 20	B. If the transaction amount reaches 20
	percent of the Company's paid-in	percent of the Company's paid-in
	capital or NT\$300 million or more, the	capital or NT\$300 million or more, the
	Company shall additionally engage a	Company shall additionally engage a
	certified public accountant prior to the	certified public accountant prior to the
	date of occurrence of the event to	date of occurrence of the event to
	provide an opinion regarding the	provide an opinion regarding the
	reasonableness of the transaction price.	reasonableness of the transaction price.
	If the CPA needs to use the report of an	
	expert as evidence, the CPA shall do so	
	in accordance with the provisions of	
	Statement of Auditing Standards No. 20	
	published by the ARDF.	
	This requirement does not apply, however, to	This requirement does not apply, however, to
	publicly quoted prices of securities that have	publicly quoted prices of securities that have
	an active market, or where otherwise	an active market, or where otherwise

Article	Existing Provisions	Amendments	
	provided by regulations of the Financial	provided by regulations of the Financial	
	Supervisory Commission (FSC).	Supervisory Commission (FSC).	
	7.2.2 (Omitted)	7.2.2 (Omitted)	
	7.2.3 (Omitted)	7.2.3 (Omitted)	
Article 7.3	7.3.1 Appraisal Procedure	7.3.1 Appraisal Procedure	
	A. (Omitted)	A. (Omitted)	
	B. In acquiring or disposing of intangible	B. In acquiring or disposing of intangible	
	assets or right-of-use assets thereof or	assets or right-of-use assets thereof or	
	memberships and the transaction	memberships and the transaction	
	amount reaches 20 percent of the	amount reaches 20 percent of the	
	Company's paid-in capital or NT\$300	Company's paid-in capital or NT\$300	
	million or more, except in transactions	million or more, except in transactions	
	with a domestic government agency,	with a domestic government agency,	
	the Company shall engage a certified	the Company shall engage a certified	
	public accountant prior to the date of	public accountant prior to the date of	
	occurrence of the event to render an	occurrence of the event to render an	
	opinion on the reasonableness of the	opinion on the reasonableness of the	
	transaction price; the CPA shall comply	transaction price.	
	with the provisions of Statement of		
	Auditing Standards No. 20 published by		
	the ARDF.		
	7.3.2 (Omitted)	7.3.2 (Omitted)	
Article 7.4	7.4.1 (Omitted)	7.4.1 (Omitted)	
	7.4.2 When the Company intends to acquire	7.4.2 When the Company intends to acquire	
	or dispose of real property or right-of-use	or dispose of real property or right-of-use	
	assets thereof from or to a related party, or	assets thereof from or to a related party, or	
	when it intends to acquire or dispose of	when it intends to acquire or dispose of	
	assets other than real property or right-of-	assets other than real property or right-of-	
	use assets thereof from or to a related party	use assets thereof from or to a related party	
	and the transaction amount reaches 20	and the transaction amount reaches 20	
	percent of the Company's paid-in capital, 10	percent of the Company's paid-in capital, 10	
	percent of the Company's total assets, or	percent of the Company's total assets, or	
	NT\$300 million or more, except in trading of	NT\$300 million or more, except in trading of	
	domestic government bonds or bonds under	domestic government bonds or bonds under	
	repurchase and resale agreements, or	repurchase and resale agreements, or	
	subscription or redemption of money market	subscription or redemption of money market	

Article	Existing Provisions	Amendments
	funds issued by domestic securities	funds issued by domestic securities
	investment trust enterprises, the Company	investment trust enterprises, the Company
	may not proceed to enter into a transaction	may not proceed to enter into a transaction
	contract or make a payment until the	contract or make a payment until the
	following matters have been recognized by	following matters have been recognized by
	more than one-half of the audit committee	more than one-half of the audit committee
	members and approved by the board of	members and approved by the board of
	directors:	directors:
	A. (Omitted)	A. (Omitted)
	B. (Omitted)	B. (Omitted)
	C. (Omitted)	C. (Omitted)
	D. (Omitted)	D. (Omitted)
	E. (Omitted)	E. (Omitted)
	F. (Omitted)	F. (Omitted)
	G. (Omitted)	G. (Omitted)
	The calculation of the transaction amounts	(Item adjustment)
	referred to the preceding paragraph shall be	
	made in accordance with Article 7.9.1, herein,	
	and "within the preceding year" as used	
	herein refers to the year preceding the date	
	of occurrence of the current transaction.	
	Items that have been approved by the board	
	of directors and recognized by the audit	
	committee need not be counted toward the	
	transaction amount.	
	With respect to the types of transactions	With respect to the types of transactions
	listed below, when to be conducted between	listed below, when to be conducted between
	the Company and its parent or subsidiaries,	the Company and its parent or subsidiaries,
	or between its subsidiaries in which it directly	or between its subsidiaries in which it directly
	or indirectly holds 100 percent of the issued	or indirectly holds 100 percent of the issued
	shares or authorized capital, the Company's	shares or authorized capital, the Company's
	board of directors may delegate the board	board of directors may delegate the board
	chairman to decide such matters when the	chairman to decide such matters when the
	transaction is within a certain amount and	transaction is within a certain amount and
	have the decisions subsequently submitted to	have the decisions subsequently submitted to
	and ratified by the next board of directors	and ratified by the next board of directors

meeting: A. (Omitted) B. (Omitted) Where the position of independent director has been created in accordance with the provisions of the Act, when a matter is submitted for discussion by the board of directors pursuant to preceding paragraph, the board of directors shall take into full consideration each independent director's opinions. If an independent director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the board of directors meeting. Where an audit committee has been established in accordance with the provisions of the Act, the matters for which preceding paragraph requires recognition by the audit committee members and then submitted to the board of directors for a resolution, and the resolution made by the audit committee has been directors for a resolution, and the resolution made by the audit committee when the minutes of directors meeting. (New paragraph) meeting: A. (Omitted) Where the position of independent director has been created in accordance with the provisions of the Act, when a matter is submitted for discussion by the board of directors shall take into full consideration each independent director's opinions. If an independent director's opinions. If an independent director's opinions, if an independent director's	Article	Existing Provisions	Amendments		
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Where the position of independent director has been created in accordance with the provisions of the Act, when a matter is submitted for discussion by the board of directors pursuant to preceding paragraph, the board of directors shall take into full consideration each independent director's opinions. If an independent director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the board of directors meeting. Where an audit committee has been established in accordance with the provisions of the Act, the matters for which preceding paragraph requires recognition by the audit committee members and then submitted to the board of directors for a resolution, and the resolution made by the audit committee shall be record in the minutes of board of directors meeting. (New paragraph) Where an audit committee to the board of directors for a resolution, and the resolution made by the audit committee shall be record in the minutes of board of directors meeting. (New paragraph) The Company or its subsidiaries have transaction referred to paragraph 1 and the transaction referred to paragraph 1 and the Company's total assets, the Company may not proceed to enter into a transaction contract or make a payment until the documents listed in paragraph 1 have been submitted to the shareholders meeting for approval. This requirement does not apply.		A. (Omitted)	A. (Omitted)		
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Where an audit committee has been established in accordance with the provisions of the Act, the matters for which preceding paragraph requires recognition by the audit committee members shall first be approved by one-half or more of all audit committee members and then submitted to the board of directors for a resolution, and the resolution made by the audit committee shall be record in the minutes of board of directors meeting. (New paragraph) The Company or its subsidiaries have transaction amount reaches 10 percent of the Company's total assets, the Company may not proceed to enter into a transaction contract or make a payment until the documents listed in paragraph 1 have been submitted to the shareholders meeting for approval. This requirement does not apply,		matter, it shall be recorded in the minutes of	matter, it shall be recorded in the minutes of		
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not proceed to enter into a transaction contract or make a payment until the documents listed in paragraph 1 have been submitted to the shareholders meeting for approval. This requirement does not apply,			transaction amount reaches 10 percent of the		
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documents listed in paragraph 1 have been submitted to the shareholders meeting for approval. This requirement does not apply,			not proceed to enter into a transaction		
submitted to the shareholders meeting for approval. This requirement does not apply,			contract or make a payment until the		
approval. This requirement does not apply,			documents listed in paragraph 1 have been		
			submitted to the shareholders meeting for		
however, to the transactions between the			approval. This requirement does not apply,		
			however, to the transactions between the		
Company and its parent or subsidiaries, or			Company and its parent or subsidiaries, or		

Article	Existing Provisions	Amendments		
		the transactions between the Company's		
		subsidiaries.		
	(Item adjustment)	The calculation of the transaction amounts		
		referred to paragraph 1 and the preceding		
		paragraph shall be made in accordance with		
		Article 7.9.1, herein, and "within the		
		preceding year" as used herein refers to the		
		year preceding the date of occurrence of the		
		current transaction. Items that have been		
		approved by shareholders' meeting, the audit		
		committee and the board of directors need		
		not be counted toward the transaction		
		amount.		
Article 7.9	7.9.1 In acquiring or disposing of assets unde	7.9.1 In acquiring or disposing of assets under		
	any of the following circumstances, the	any of the following circumstances, the		
	Company shall publicly announce and report	Company shall publicly announce and report		
	the relevant information on the FSC's	the relevant information on the FSC's		
	designated website in the appropriate formate	designated website in the appropriate format		
	as prescribed by regulations within 2 days	as prescribed by regulations within 2 days		
	counting inclusively from the date of	counting inclusively from the date of		
	occurrence of the event:	occurrence of the event:		
	A. (Omitted)	A. (Omitted)		
	B. (Omitted)	B. (Omitted)		
	C. (Omitted)	C. (Omitted)		
	D. (Omitted)	D. (Omitted)		
	E. (Omitted)	E. (Omitted)		
	F. Where an asset transaction other than	F. Where an asset transaction other than		
	any of those referred to in the	any of those referred to in the		
	preceding five subparagraphs, a	preceding five subparagraphs, a		
	disposal of receivables by a financial	disposal of receivables by a financial		
	institution, or an investment in the	institution, or an investment in the		
	mainland China area reaches 20 percen	t mainland China area reaches 20 percent		
	of the Company's paid-in capital or	of the Company's paid-in capital or		
	NT\$300 million or more, this shall not	NT\$300 million or more, this shall not		
	apply to the following circumstances:	apply to the following circumstances:		
	a. Trading of domestic government	a. Trading of domestic government		

Article	Existing Provisions	Amendments
	bonds.	bonds <u>or foreign bonds with credit</u>
		rating not lower than domestic credit
		rating.
	b. Where done by professional	b. Where done by professional
	investors-securities trading on	investors-securities trading on
	securities exchanges or OTC markets,	securities exchanges or OTC markets,
	or subscription of ordinary corporate	or subscription of ordinary corporate
	bonds or general bank debentures	bonds or general bank debentures
	without equity characteristics	without equity characteristics
	(excluding subordinated debt) that	(excluding subordinated debt) that
	are offered and issued in the primary	are offered and issued in the primary
	market, or subscription or redemption	market, or subscription or redemption
	of securities investment trust funds or	of securities investment trust funds or
	futures trust funds, or subscription by	futures trust funds, <u>or exchange</u>
	a securities firm of securities as	traded notes, or subscription by a
	necessitated by its undertaking	securities firm of securities as
	business or as an advisory	necessitated by its undertaking
	recommending securities firm for an	business or as an advisory
	emerging stock company, in	recommending securities firm for an
	accordance with the rules of the	emerging stock company, in
	Taipei Exchange.	accordance with the rules of the
		Taipei Exchange.
	c. Trading of bonds under repurchase	c. Trading of bonds under
	and resale agreements, or subscription	repurchase and resale agreements,
	or redemption of money market funds	or subscription or redemption of
	issued by domestic securities	money market funds issued by
	investment trust enterprises.	domestic securities investment trust
		enterprises.
	The calculation of the transaction amounts	The calculation of the transaction amounts
	referred to this paragraph shall be made in	referred to this paragraph shall be made in
	accordance with below condition:	accordance with below condition:
	a. (Omitted)	a. (Omitted)
	b. (Omitted)	b. (Omitted)
	c. (Omitted)	c. (Omitted)
	d. (Omitted)	d. (Omitted)

ECOVE Environment Corporation Articles of Incorporation

Amended on July 30, 2021

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: H201010 Investment
- Article 3 The Company has established its headquarter in Taipei, R.O.C., and may establish branches within or outside of the territory of R.O.C. upon the board's resolution when necessary.
- Article 4 Public announcement of the Company shall be made in accordance with Article 28 of the Company Act.

 Upon the Company goes public, the public announcement of the Company shall be made in accordance with the relevant rules and regulations as established by the competent authority.
- Article 4-1 To the extent of the necessary practice, the Company may make endorsement and guarantee according to the rules governing procedure for making of endorsements or guarantees.

Chapter II Capitals

- Article 5 The Company has an authorized capital of NT\$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 22Deleted.

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 27Deleted.

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 July 30, 2021

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

ECOVE Environment Corporation
Chairman J. J. Liao

ECOVE Environment Corporation Rules Governing Procedure for Shareholders' Meetings

Amended on June 26, 2009 New on June 12, 2006

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

Article 9

If the shareholders' meeting is convened by the board of directors, the agenda of the meeting shall be determined by the board of directors. The shareholders' meeting shall proceed in the order of proposed agenda. Such order shall not be changed without the approval of the shareholders' meeting.

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

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

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

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

Article 10

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

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

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

Article 11

For every proposal discussed, unless otherwise agreed to by the chair of the shareholders' meeting, each shareholder shall not speak for more than twice and each time shall not exceed 5 minutes. Any shareholder violating the abovementioned rule or whose statement exceeds the scope of the proposal, the chair may interrupt and stop such shareholder from speaking.

Article 12

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

Article 13 When an attending shareholder speaks, the chair may answer such shareholder directly or appoint a related person to answer.

Article 14

With respect to the discussion of a proposal, where the chair is of the opinion that a matter has been sufficiently discussed to the extent that a vote may proceed, he or she may conclude the discussion and bring the matter to vote.

- Article 15 People supervise and count the votes for the voting of a proposal shall be appointed by the chair, provided that the person supervising the vote shall be a shareholder of the Company. The result of the vote shall be announced on site and shall be recorded in the meeting minutes.
- Article 16 During the course of the shareholders' meeting, the chair may announce a break at the times that he or she deems appropriate.
- Article 17 Unless otherwise provided by the Company Act or by the Articles of Incorporation, a proposal shall be adopted by a majority vote of the shareholders present. When voting for a proposal, if no objection is expressed when the chair puts the matter before the shareholders present at the shareholders' meeting, the proposal shall be deemed to have been adopted. The effect of such adoption shall be the same as adoption by votes.

 If there's any objection, shareholder shall vote for it in accordance of above rules.
- Article 18 Where there is an amendment proposal or alternative proposal for the same issue, the chair shall determine the order of voting of such proposals together with the original proposal for the same issue. However, if a proposal has been approved, the other proposals shall be deemed to have been vetoed and need not be voted again.
- Article 19 The chair may direct the rectifiers (or security personnel) to assist in maintaining order at the shareholders' meeting. When the rectifiers (or security personnel) provide assistance to maintain the order at the shareholders' meeting, they shall wear the badge indicating that they are the rectifiers.
- Article 20 The Rules shall come into force upon the adoption by the shareholders' meeting. The same shall apply to the amendment hereof.

ECOVE Environment Corporation Shareholdings of All Directors

Record Date: March 28, 2022

Title	Name	Shares	%	Representative
Chairman	CTCI Corporation	20 457 405		J. J. Liao
Director	CTCI Corporation	38,457,105	55.17	Y. P. Shih
Director	Kuan Shen Wang	0	0.00	NA
Director	Yangming Liu	0	0.00	NA
Director	Eugene Chien	0	0.00	NA
Director	Bing Shen	0	0.00	NA
Inpendent Director	Shuh Woei Yu	0	0.00	NA
Inpendent Director	James Tsai	0	0.00	NA
Inpendent Director	Shan Shan Chou	0	0.00	NA
Total number of shares held by all Directors		38,457,105	55.17	

⁽¹⁾ Total shares issued as of March 28, 2022: 69,710,488 common shares and the total paid-up capital of March 28, 2022: NT\$ 697,104,880.

⁽²⁾ The minimum required combined shareholding of all Directors by law: 5,576,839 shares.

Appendix 4

Others

The process of proposals raised by shareholders during this annual general meeting:

- 1) According to Article 172-1 of The Company Act, shareholders with more than 1% ownership interest are entitled to raise a maximum of one proposal less than 300 words to the company in writing, which will be addressed during the annual general meeting.
- 2) This year's annual general meeting was open to shareholders' proposals from March 14 to March 23, 2022, and these dates have been published on the Market Observation Post System in compliance with the relevant regulations.
- 3) The Company did not receive any proposals from shareholders.





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