TAIN AN CEMENT CORPORATION MINUTES of 2021 AN IUAL GENERAL SHAREHOLDERS' MEETING (Translation)

Time and date: 9 A.M., Monday, July 5nd, 2021 Place: No. 66, Wugong Rd., Xinzhuang Dist., New Taipei City 242, Taiwan (Gala de Chine)

Total outstanding shares of the Company: 6,046,588,932 shares (deducting nonvoting stock 11,521,600 shares)

Total shares represented by shareholders present in person or by proxy: 4,990,243,090shares

Percentage of shareholding of the shareholders present in person or by proxy: 82.52%

Present Directors(Gala de Chang, An Ping, Li Jong-Peir, Victor Wang(Independent director)

Present Directors(Video participation): Koo Kung-Yi, Yu Tzun-Yen, Hsieh, Chi-Chia, Chang Kang- Lung, Chang, Chiwen ,Wen Chien, Tsai Chih-Chung, Sheng Chin-Jen(Independent director), Chou Ling-Tai (Independent director)

Attendance(Gala de Chine): Chen Min-Chiang, Attorneys-at-Law, Lee and Li Shao Chih-Ming, CPA, Deloitte Taiwan

Chairman: Chang An Ping, Chairman of the Board of Directors

Recorder: Tsai Kuo Yu

I. Chairman's Address (Omitted)

II. Reported Items

(I) Employees' and directors' compensation of 2020.

Notes:

- 1. According to Article 25 of the Company's Article of Incorporation, if the Company has surplus, it shall (i) set aside 0.01-3% for employees' compensation; and (ii) set aside no more than 1% as directors' compensation.
- 2. The proposal was approved by the 24th meeting of the 23rd term Board of Directors. For 2020, the Company distributed of

Commencement: The aggregate shareholding of the shareholders present in person or by proxy constituted a quorum. The Chairman called the meeting to order.

NT\$107,953,781 in cash as employees' compensation and NT\$256,964,712 in cash as directors' compensation.

- (II) Reported the Business and Finance of 2020 (see Attachment I)
- (III) Audit Committee's Review Report (see Attachment II)
- (IV) Taiwan Cement Corporation's (the "Company") status report on its acquisition in 2020 of 100% of shares of its subsidiary, Taiwan Prosperity Chemical Corporation ("TPCC"), through a cash share swap and the delisting of TPCC in accordance with law.

Notes:

- 1. The Company plans to report, pursuant to Paragraph 2, Article 7 of the Business Mergers and Acquisitions Act, at the Company's 2021 annual shareholders' meeting the current status of the Company acquisition of 100% of TPCC's shares through a cash share swap and the delisting of TPCC in accordance with law.
- 2. To integrate the group's resources in order to seek maximum group synergies, the Company's audit committee and board of directors resolved on September 16, 2020 to acquire 100% of shares of its subsidiary, TPCC, through a cash share swap (the "Share Swap") and to delist TPCC in accordance with law. The completion date of the Share Swap was scheduled for January 18, 2021 (the "Record Date").
- 3. On the Record Date, the Company acquired a total of 38,102,495 TPCC shares from TPCC shareholders (excluding the Company) at NT\$18 in cash per share (the "**Price Per Share**"), with the Company paying a total cash consideration of NT\$685,844,910 to TPCC shareholders (excluding the Company). The Price Per Share took into consideration independent experts' price reasonability opinions and was approved by the Company's audit committee and board of

directors.

 The Company and TPCC completed the Share Swap on January 18, 2021 and TPCC was delisted and ceased its status as a public company on the same day.

(V) Amendments on part of Ethical Corporate Management Best Practice.

Notes:

- 1. For company development, amendments need to be made on part of "Ethical Corporate Management Best Practice Principles".
- The proposal has been approved in the 19th & 24th meeting of the 23rd term of Board of Directors. Amendments are attached hereto as Annex 1.

III. Approval Items

(I) To approve 2020 Annual Business Report and Financial Statements. (Proposed by the Board of Directors)

Notes:

- 1. It was conducted according to Article 228 of the Company Act.
- 2. The 2020 Annual Business Report, Individual Financial Statements and Consolidated Financial Statements have been approved by the 24th meeting of the 23rd term Board of Directors. The Individual Financial Statements and Consolidated Financial Statements were audited by independent auditors, Ya-Ling Wong and Chih-Ming Shao of Deloitte&Touche.
- 3. The above Annual Business Report and Financial Statements were audited by the Auditor Committee. Please Attachments I and II.
- 4. Please review and ratify.

Voting Results:

Shares represented at the time of voting: 4,990,232,090

Voting Results	% of the total represented				
(including votes casted electronically	share present				

(numbers in brackets)	
Votes in favor: 4,650,674,867 Votes	93.19%
Votes against: 3,675,366 Votes	0.07%
Votes invalid: 0 Votes	0.00%
Votes abstained: 335,881,857 Votes	6.73%

*including votes casted electronically (numbers in brackets)

RESOLVED, that the 2020 Business Report and Financial Statements be and hereby were accepted as submitted.

(II) The proposal for distribution of 2020 profits (Proposed by the Board of Directors)

Notes:

- 1. The proposal of distribution of 2020 profits is conducted in accordance with Article 228 of the Company Act and Article 26 of the amended Articles of Incorporation of the Company.
- 2. The 2020 unappropriated retained earnings for the previous years are NT\$16,502,752,239. After adding 2020 net profits of NT\$25,099,308,655, remeasurement of defined benefit plan recognized in retained earnings of NT\$95,736,396, disposals of investments in equity instruments at fair value through other comprehensive income of NT\$101,298,464, and reversal of special reserve at the first-time adoption of IFRSs of NT\$9,202,234, and setting aside legal reserve of NT\$2,530,554,575, the total earnings available for distribution amounts is NT\$ 39,277,743,413. It is proposed that the Company distribute NT\$350,000,000 as dividends for preferred shares and cash dividends at NT\$3.5 per share for common stock which amounts to NT\$20,594,434,165. After distribution of the dividends, the 2020 unappropriated retained earnings are NT\$18,333,309,248.
- 3. It is proposed that the Board of Directors be authorized with full

power and authority to adjust distribution percentage if the number of outstanding shares is affected by overseas unsecured convertible bonds converted to ordinary shares and the Company's transfer or cancellation of treasury stocks.

- 4. It is proposed that upon the approval of the Annual Shareholders' Meeting, the Chairman of the Board be authorized to determine the ex-dividend date and distribute the dividends to each share based on the number of shareholding on the record date for dividends, and the cash dividends to each and every shareholder be paid with rounding down to the integer of New Taiwan Dollar. Fractional dividend less than NT\$1 shall be combined into other income of the Company.
- 5. For the Company's earnings distribution table of year 2020, please refer to Annex 2.
- 6. This proposal has been adopted by the 24th meeting of the 23rd term Board of Directors and submitted to the Audit Committee for approval.
- **7.** Please review and ratify.

Voting Results:

Shares represented at the time of voting: 4,990,232,090

Voting Results	% of the total represented					
(including votes casted electronically	share present					
(numbers in brackets)						
Votes in favor: 4,657,806,836Votes	93.33%					
Votes against: 4,166,774 Votes	0.08%					
Votes invalid: 0 Votes	0.00%					
Votes abstained: 328,258,480 Votes	6.57%					

*including votes casted electronically (numbers in brackets)

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

IV. Election Item

(I) 24th term Board of Directors election of 15 seats (including 5 seats of Independent Directors). (Proposed by the Board of Directors)

Notes:

- The three-year term of all directors of the 23nd Board will be end on June 21, 2021. According to Article 199-1 of the Company Act, and for 2021 Annual Shareholders' Meeting held and election of 24rd term directors, all directors of the 23nd Board will be dismissed on the date that the Shareholders' Meeting dated of June 11, 2021 elects new directors.
- 2. According to Article 14 and 15 of the effective Company's Articles of Incorporation, the Company shall have fifteen (15) directors, including five (5) independent directors. All Directors shall have a term of three (3) years and be eligible for re-election upon expiry of such term.
- 3. The fifteen (15) directors elected by this Annual Shareholders' Meeting on June 11, 2021 will have assumed office for a term beginning from June 11, 2021 to June 10, 2024.
- 4. Reasons for the candidate being nominated again for the independent director who has already served for three consecutive terms
- (1) Mr. Yu-Cheng, Chiao has extensive practical experience in the industry. During his term as an independent director of the company, he provided appropriate advice and guidance on the company's operations, financial and business analysis, and it is expected that he can continue to supervise the operation of the company.
- (2) Mr. Victor Wang has many years of experience as an accountant. He serves as the convener of the functional committee and carefully evaluates various proposals such as remuneration, risk management, auditing and finance as well as the company's internal control. The company's transformation and international development need to rely on his professionalism.
 - 5. The proposal has been approved by the 24th meeting of the 23rd term

Board of Directors.

6. Please vote.

Supplementary explanation: Pursuant to "The Related Postponement Measures of the Listing Company's Annual Shareholder's Meeting during the Pandemic" announced by Financial Supervisory Commission, the Annual Shareholders' Meeting is postponed to July 5th, 2021, was originally intended to be held on June 11th, 2021. Accordingly, the term of each 24th-term director will be amended from July 5th , 2021 to July 4th, 2024.

Resolution:

Vote Results:

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Title	Account Number	Account(Name)	Elected Votes
Director	20048715	Chia Hsin R.M.C Corp. Representative:Chang,An-Ping	5,566,738,610
Director	20178935	C.F.Koo Foundation Representative:Li,Jong-Peir	3,479,203,300
Director	20016949	Chia Hsin Cement Corp. Representative:Chang,Kang- Lung	3,413,598,305
Director	20055830	International CSRC Investment Holdings Co., Ltd. Representative:Lo,C.M. Kenneth	3,412,192,053
Director	20420701	Fu Pin Investment Co., Ltd. Representative:Wang,Por-Yuan	3,411,183,537
Director	20040219	Tai Ho Farming Co.,Ltd. Representative:Koo,Kung-Yi	3,410,336,468
Director	20420701	Fu Pin Investment Co., Ltd. Representative:Hsieh,Chi-Chia	3,409,177,090
Director	20016949	Chia Hsin Cement Corp. Representative:Chen,Chi-Te	3,408,444,800
Director	20420700	Heng Qiang Investment Co., Ltd. Representative:Wen,Chien	3,407,235,443
Director	20420700	Heng Qiang Investment Co., Ltd. Representative:Tsai,Chih- Chung	3,406,058,335
Independent Director	A1206XXXXX	Chiao,Yu-Cheng	3,419,195,555
Independent Director	Q1001XXXXX	Wang,Victor	3,405,839,454

Independent Director	20180174	Chou,Ling-Tai	3,404,991,458
Independent Director	F2012XXXXX	Lin,Mei-Hwa	3,404,019,750
Independent Director	A2029XXXXX	Lin,Shiou-Ling	3,403,041,990

V. Discussion Items

(I) To approve the amendments on part of "Rules of Procedures for the Acquisition and Disposal of Assets". (Proposed by the Board of Directors)

Notes:

- 1. In accordance with the company development and the relevant regulations amendments, amendments need to be made on part of Procedures for the Acquisition and Disposal of Assets.
- The proposal has been approved in the 21st meeting of the 24rd term of Board of Directors. Amendments can be viewed on Annex 3.
- 3. Please discuss and resolve.

Voting Results:

Shares represented at the time of voting: 4,990,232,090

Voting Results	% of the total represented				
(including votes casted electronically	share present				
(numbers in brackets)					
Votes in favor: 4,294,448,489 Votes	86.05%				
Votes against: 208,194 Votes	0.00%				
Votes invalid: 0 Votes	0.00%				
Votes abstained: 695,575,407 Votes	13.93%				

*including votes casted electronically (numbers in brackets)

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

(II) To approve the amendments on part of Rules of Procedure

for Annual Shareholders' Meeting. (Proposed by the Board of Directors)

Notes:

- Provide corporate governance and safeguard shareholder rights, based on the official letter from competent authorities Taiwan Stock Exchange dated 28th January, 2021 (Tai-Zheng-Shang-Li No. 1100001446), amendments need to be made on part of Rules of Procedure for Annual Shareholders' Meeting.
- The proposal has been approved in the 23rd meeting of the 24rd term of Board of Directors. Amendments are attached hereto as Annex 4.
- 3. Please discuss and resolve.

Voting Results:

Shares represented at the time of voting: 4,990,232,090

Voting Results	% of the total represented				
(including votes casted electronically	share present				
(numbers in brackets)					
Votes in favor: 4,587,112,372 Votes	91.92%				
Votes against: 230,817Votes	0.00%				
Votes invalid: 0 Votes	0.00%				
Votes abstained: 402,888,901Votes	8.07%				

*including votes casted electronically (numbers in brackets)

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

(III) Proposal to release the newly-elected Directors from non-

competition restrictions.

Notes:

1. According to Article 209 of the Company Act, a director who does anything for himself or on behalf of another person that is within

the scope of the company's business, shall explain to the meeting of shareholders the essential contents of such an act and secure its approval.

- 2. Since one or more of director(s) of the Company may engage in the investment in or operation of another company whose scope of business is the same or similar to that of the Company and may serve(s) as a director of that company, we hereby request the meeting of shareholders to approve that in case of the above mentioned situation, the non-competition restriction imposed on the directors and the entity they represent (including the legal representative of the entity if the entity is elected as the Director) be removed in accordance with above mentioned Article 209 of the Company Act.
- The proposal has been approved by the 23nd meeting of the 23nd term Board of Directors. Please refer to the Annex 5 for the list of releasing Director Candidates from Non-Competition Restriction.
- 4. Please discuss and resolve.

Voting Results:

Shares represented at the time of voting: 4,990,232,090

Voting Results	% of the total represented					
(including votes casted electronically	share present					
(numbers in brackets)						
Votes in favor: 4,247,004,852 Votes	85.10%					
Votes against: 3,271,891Votes	0.06%					
Votes invalid: 0 Votes	0.00%					
Votes abstained: 739,955,347Votes	14.82%					

*including votes casted electronically (numbers in brackets)

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

VI. Ad Hoc Motions

None.

VII. Meeting Adjourned: 9:50 AM, July 5nd, 2021

Attachment I : Business report and financial statements of 2020

Business Report

In 2020, the spread of the Coronavirus (COVID-19) on a global scale caused the world economy to come to a near halt and the Earth to turn quiet. From the natural environment, we are reminded again of the importance of a "circular economy". Therefore, Taiwan Cement (TCC) sets out the roadmap to deliver carbon neutral concrete products by 2050 using low-carbon cement and building material, waste treatment, and renewable energy development as the basis.

In 2020, TCC achieved several milestones. TCC's subsidiary in Côte d'Ivoire began manufacturing environmental cement products, while Guigang TCC Dongyuan Environmental Technology began waste treatment projects. Furthermore, TCC Hoping Plant's cement kiln co-processing of waste treatment Build-Operation-Own (BOO) project in cooperation with the local government had passed environmental inspections. For the renewable energy segment, TCC subsidiary Chang-Wang Wind Power installed 14.4MW of wind power installation and another subsidiary TCC Chia-Chien Green Energy began the construction of the 44MW fishery-solar installation. Furthermore, TCC Hoping Plant established "TCC DAKA Eco-Circular Park" to help rejuvenate local business and culture and demonstrate communal friendliness with the local communities. These achievements show that TCC is moving toward our goal with unwavering determination.

Mainland China cement market was affected by the COVID-19 pandemic which caused cement price and net income to show on-year decrease. Nevertheless, due to limited impact of the COVID-19 pandemic and meticulous cost management in the Taiwan business plus net income growth of various subsidiaries, the consolidated after-tax net income reached a historical high in 2020.

TCC's 2020 consolidated revenue was NT\$114.37 billion, showed an on-year decrease of 6.9%. After-tax net income reached NT\$25.10 billion, representing an on-year growth of 3.7%. The annual budget achieve rate was 180.5% with earnings per share (EPS) reaching NT\$4.32.

The combined cement and clinker production volume of Taiwan and Mainland China businesses reached 57.32 million tons in 2020, showing an onyear decrease of 1.0% compared to 57.92 million tons in 2019. In particular, Taiwan's sales volume of cement and clinker reached 4.69 million tons, representing an annual growth of 5.5% compared to 4.45 million tons sold in 2019. In Mainland China, sales volume of cement and clinker reached 50.95 million tons, representing an annual decrease of 3.0% compared to 52.53 million tons sold in 2019. The total sales volume of ready-mixed concrete (RMC) in Taiwan and Mainland China was 5.55 million cubic meters in 2020, showing an on-year growth of 2.3% compared to 5.42 million cubic meters in 2019.

To achieve our goal of building a circular economy, TCC has been researching and developing energy conservation, carbon emissions reduction and various resource recycle technologies. In 2020, TCC's R&D team completed the development of usage for recycled pellets, coal ash from garbage incinerators and coal-fired power plants, and industrial wastes. The team also completed R&D of applications to use biofuel and solid recovery fuel (SRF). Furthermore, the team set carbon footprint category structure and obtained carbon footprint certification of TCC's Portland I cement. On top of the achievements aforementioned, the R&D team continues to cooperate with top research organizations to research and develop the new generation of calcium-looping carbon capture technology, microalgae cultivation for carbon dioxide sequestration, new ultra-high performance concrete (UHPC) material and establish cladding panel manufacturing technology.

To achieve the goal of optimizing the manufacturing process and emissions control, TCC also developed numerous smart management systems to help different departments to forecast, set early warning, and use machine-learning to enhance data accuracy.

The COVID-19 pandemic continues to severely impact the world in 2021. Despite various governments' efforts to stimulate the economy through large-scale fiscal and monetary policies, the results have been uncertain. The year 2021 is likely to be another tough year. Humans are a part of nature but technological development has made the relationship between humans and nature more complex

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and it is TCC's mission and role to be the practitioner to build a circular economy.

Chairmn: Chang, An-Ping President: Li, Jong-Peir Accounting Supervisor: Yeh, Kuo-Hung

Financial statement

Deloitte.



勤業眾信聯合會計師事務所 11073 台北市信義區松仁路100號20樓

Deloitte & Touche 20F, Taipel Nan Shan Plaza No. 100, Songren Rd., Xinyi Dist., Taipei 11073, Taiwan

Tel :+886 (2) 2725-9988 Fax:+886 (2) 4051-6888 www.deloitte.com.tw

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Taiwan Cement Corporation

Opinion

We have audited the accompanying financial statements of Taiwan Cement Corporation (the "Corporation"), which comprise the balance sheets as of December 31, 2020 and 2019, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the financial statements, including a summary of significant accounting policies (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Corporation as of December 31, 2020 and 2019, 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 auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Corporation in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2020. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The description of the key audit matter of the Corporation's financial statements for the year ended December 31, 2020 is as follows:

Revenue Recognition of Cement Sales

The Corporation is mainly engaged in the production and sale of various cement and cement products. Revenue from the sale of cement fluctuates frequently due to changes in raw material prices, market supply and demand and the economic environment; in addition, related revenue is recognized at the point in time when the customer collects the cement and the performance obligations are satisfied. Therefore, the validity of revenue recognition of cement sales is considered a key audit matter for the year ended December 31, 2020. Our main audit procedures performed in respect of the aforesaid key audit matter include understanding and testing the design and operating effectiveness of the internal controls related to the revenue from cement sales, and random inspection of the contracts, factory orders and delivery documents from the sales details and testing the

collection information of the samples before the end of the reporting period, in order to verify the validity of revenue recognition of cement sales.

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

Management is responsible for the preparation and fair presentation of the 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 financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Corporation'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 Corporation or to cease operations, or has no realistic alternative but to do so.

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the 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.
- 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 Corporation's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Corporation'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 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 Corporation to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

6. Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the Corporation to express an opinion on the 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 financial statements for the year ended December 31, 2020 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.

The engagement partners on the audits resulting in this independent auditors' report are Chih-Ming Shao and Hui-Min Huang.

Chik-Ming Shao Hui-Min Huang

Deloitte & Touche Taipei, Taiwan Republic of China

March 19, 2021

Notice to Readers

The accompanying financial statements are intended only to present the financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and financial statements shall prevail.

BALANCE SHEETS DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

ASSETS	2020	%	2019 Amount	%
A35E13	Anoun	70	Amount	70
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 12,008,414	4	\$ 6,666,247	2
Financial assets at fair value through profit or loss (Notes 4, 7 and 26)	290,636	-	259,102	
Financial assets at fair value through other comprehensive income (Notes 4, 8, 26 and 27) Financial assets at amortized cost (Notes 4 and 6)	3,404,597	1	3,645,197	1
Accounts and notes receivable (Notes 4 and 9)	4,900,000 4,784,095	2	4,592,693	2
Accounts and notes receivable from related parties (Notes 4 and 27)	506,081	-	513,762	-
Inventories (Notes 4 and 10)	1,229,744	-	1,415,222	1
Other current assets (Notes 21 and 27)	179,653		577,675	
Total current assets	27,303,220	9	17,669,898	6
NON-CURRENT ASSETS				
Financial assets at fair value through other comprehensive income (Notes 4, 8, 26 and 27)	5,653,008	2	5,334,757	2
Investments accounted for using the equity method (Notes 4, 5 and 11)	248,463,221	78	231,055,055	80
Property, plant and equipment (Notes 4, 12, 20, 27 and 28)	30,590,559	10	26,864,808	9
Right-of-use assets (Notes 4, 13, 20 and 27)	1,314,191	-	1,414,338	1
Investment properties (Notes 4, 14 and 20)	2,503,349	1	3,351,991	1
Intangible assets (Notes 4 and 20)	10,710	-	10,711	-
Prepayments for property, plant and equipment (Note 12)	738,580	-	1,154,488	-
Net defined benefit asset (Notes 4 and 18)	1,549,048	-	1,418,690	1
Other non-current assets (Notes 4, 6, 21 and 28)	768,947		601,225	
Total non-current assets	291,591,613	91	271,206,063	94
TOTAL	<u>\$ 318,894,833</u>	100	\$ 288.875.961	100
LIABILITIES AND EQUITY CURRENT LIABILITIES				
Short-term loans (Notes 15 and 24)	\$ 23,351,729	7	\$ 16,325,928	6
Accounts payable	773,399	-	824,644	-
Accounts payable to related parties (Note 27)	793,211		709,471	
Other payables (Notes 12 and 17)	2,199,950	1	2,224,356	1
Current income tax liabilities (Notes 4 and 21)	197,468	-	289,436	-
Lease liabilities (Notes 4, 13 and 27) Long-term loans - current portion (Notes 15 and 24)	259,111 4,300,000	2	269,430	
Other current liabilities (Note 27)	138,189		136,479	
Total current liabilities	32,013,057	10	20,510,314	7
NON-CURRENT LIABILITIES				
Bonds payable (Notes 4 and 16)	53,897,370	17	35,699,778	12
Long-term loans (Notes 15 and 24)	17,153,417	5	21,431,917	8
Lease liabilities (Notes 4, 13 and 27)	1,071,273	-	1,133,140	-
Notes payable (Note 15)	4,991,327	2	10,806,497	4
Deferred income tax liabilities (Notes 4 and 21)	5,368,524	2	5,337,961	2
Other non-current liabilities (Note 11)	328.048		272,286	
Total non-current liabilities	82,809,959	26	74,681,579	_26
Total liabilities	114,823,016	36	95,191,893	33
EQUITY (Notes 4, 19 and 22)				
Share capital	59,414,007	19	56,656,192	19
Certificate of entitlement to new shares from convertible bonds	688,542	-	-	-
Capital surplus	49,122,450	15	48,015,947	17
Retained earnings	74,199,518	23	65,626,033	23
Others	21,146,991	7	23,734,855	8
Treasury shares	(499,691)		(348,959)	<u> </u>
Total equity	204,071,817	64	193,684,068	67
TOTAL	\$ 318,894,833	100	\$ 288,875,961	100

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

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020		2019				
	Amount	%	Amount	%			
OPERATING REVENUE (Notes 4 and 27)	\$ 21,578,428	100	\$ 19,265,728	101			
LESS: SALES RETURNS AND ALLOWANCES	82,998		142,952	1			
OPERATING REVENUE, NET	21,495,430	100	19,122,776	100			
OPERATING COSTS (Notes 10, 20 and 27)	17,671,017	82	17,298,755	90			
GROSS PROFIT	3,824,413	18	1,824,021	10			
REALIZED GAIN ON TRANSACTIONS WITH SUBSIDIARIES	1,228		1,228				
REALIZED GROSS PROFIT	3,825,641		1,825,249	10			
OPERATING EXPENSES (Notes 20 and 27) Marketing General and administrative	282,027 1,367,403	1 7	262,500 1,264,911	1			
Total operating expenses	1,649,430	8	1,527,411	8			
INCOME FROM OPERATIONS	2,176,211	10	297,838	2			
NON-OPERATING INCOME AND EXPENSES Share of profit of subsidiaries and associates (Notes 4 and 11) Dividend income (Note 4) Other income (Note 20) Finance costs (Notes 4 and 20) Other expenses (Note 20)	24,287,862 348,138 190,283 (1,508,446) (162,495)	113 2 1 (7) _(1)	24,753,161 307,581 359,843 (1,316,748) (190,310)	129 2 (7) (1)			
Total non-operating income and expenses	23,155,342	108	23,913,527	125			
INCOME BEFORE INCOME TAX	25,331,553	118	24,211,365	127			
INCOME TAX EXPENSE (Notes 4 and 21)	232,244	1	284	<u> </u>			
NET INCOME	25,099,309	_117	24,211,081 (Con	127 ntinued)			

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020				2019		
	Amount %				Amount	%	
OTHER COMPREHENSIVE INCOME (LOSS) (Note 4) Items that will not be reclassified subsequently to							
profit or loss: Remeasurement of defined benefit plan (Note 18) Unrealized gain on investments in equity instruments at fair value through other	\$	123,920	1	\$	421,406	2	
comprehensive income (Note 19) Share of other comprehensive income (loss) of		111,999	-		1,246,314	7	
subsidiaries and associates (Note 19) Income tax expense related to items that will not be reclassified subsequently to profit or loss		(4,738,521)	(22)		10,006,604	52	
(Note 21) Items that may be reclassified subsequently to profit		(24,784) (4,527,386)	(21)	_	<u>(84,281</u>) 11,590,043	61	
or loss: Share of other comprehensive income (loss) of subsidiaries and associates (Note 19)		2,136,685	_10		(6,623,040)	(35)	
Other comprehensive income (loss) for the year, net of income tax		(2,390,701)	_(11)	_	4,967,003	26	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$</u>	22,708,608	106	<u>\$</u>	29,178,084	<u>153</u>	
EARNINGS PER SHARE (Note 22) Basic Diluted		<u>\$ 4.32</u> <u>\$ 4.09</u>			<u>\$ 4.22</u> <u>\$ 4.06</u>		

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

(Concluded)

STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

										Other Equity			
		Share Capital	Certificate of							Unrealized Gain/Look on Financial Assets at			
			Entitlement to New Shares from			Retained	Earnings		Exchange Differences	Fair Value Through			
	Ordinary Shares	Preferred Shares	Convertible Bonds	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Total	on Translating Foreign Operations	Other Comprehensive Income	Cash Flow Helges Reserve	Treasury Shares	Total Equity
BALANCE AT JANUARY 1, 2019	\$ 51,085,599	\$ 2,000,000	s -	\$ 47,836,241	\$ 14,784,534	\$ 13,049.062	\$ 33,755,165	\$ 61,588,361	\$ (5.037,221)	\$ 24.074.566	\$ 1,109	\$ (2.545)	\$ 181.541,510
Appropriation of 2018 carriage													
Legal reserve Cash dividends distributed by the Corporation					2.118.082		(2,118,082) (16.856,367)	(16.856.367)	÷			:	(16,856,367)
Professed cash dividends distributed by the Corporation Share dividends distributed by the Corporation	3.575.593		1	2	:		(18,219) (3,575,593)	(18,219) (3,575,593)				-	(18,219)
Not income for the year ended December 31, 2019							24,211,081	24,211,081					24,211,061
Other comprehensive income (loss) for the year ended Decomber 31, 2019, net of													
income tax.							275.370	276,370	(6.623.040)	11.320,550	(6,877)		4.957,003
Total comprehensive income (loss) for the year ended December 31, 2019	<u> </u>		<u> </u>		<u> </u>		24,487,451	24.487.451	(6.623,940)	11.320.550	(6.877)		29.178.084
Difference between coenideration and the carrying amount of subsidiaries' net assets during actual acquisitions or disposals				29									29
Changes in capital surplus from investments in associates and joint ventures accounted for using the equity method				179,275									179,275
Baais adjustment for gain on hedging instruments		-								×	5,768		5,768
Compensation costs of treasury shares transferred to employees			-	826						× .			826
Treasury shares transfer to employees		-		(424)						×		2,545	2,121
Buy-back of treasury shares		<u> </u>	<u> </u>	<u> </u>	<u> </u>							(348.959)	(348.959)
BALANCE AT DECEMBER 31, 2019	54,655,192	2,000,000		48.015,947	16,902,616	13,049,062	35,674,355	65,626,033	(11.660.261)	35,395,116		(348,959)	193,084,068
Appropriation of 2019 earnings													
Legal reserve Cash divideads distributed by the Corporation			0	0	2,448,745		(2,448,745) (13,644,048)	(13,644,048)				÷ .	(13,644,048)
Preferred each dividends distributed by the Corporation Share dividends distributed by the Corporation	2,728,810			:	:		(350,000) (2,728,810)	(350,000)	÷		÷.		(350,000)
	2,728,510	-						(2.728.810)				-	
Not income for the year ended December 31, 2020							25,099,309	25,099,309		-			25,099,309
Other compethensive income (loss) for the year ended December 31, 2020, not of income tax	<u>.</u>	<u> </u>	<u>.</u>	<u> </u>	:		95.736	95,736	2.130.685	(4.623.001)	(121)		(2.390,701)
Total comprehensive income (loss) for the year ended December 31, 2020					<u> </u>		25.195.045	25,195,045	2.136.685	(4.623.001)	(121)		22,708,608
Difference between consideration and the carrying ansonant of subsidiaries' net assets during actual acquinitions or disposabs				(444,384)							~		(444,384)
Changes in capital surplus from investments in associates and joint vestures accounted for using the equity method				136,699					,				136,699
Dividends from subsidiaries over claims extinguished by prescription				349				,					349
Basis adjustasent for loss on hodging instruments	-					× .					(129)		(129)
Compensation costs of treasury shares transferred to employees				4,805								-	4,808
Treasury shares transfer to employees				(1,397)								20.868	19,471
Bay-back of treasury abases												(171,600)	(171,600)
Disposals of investments in equity instruments at fair value through other competitionative income							101,298	101,298		(101,298)	,		
Convertible bonds converted to ordinary shares	29,005		688,542	1.410,428				,					2,127,975
Revenal of special reserve recognized from asset disposals				<u> </u>	<u> </u>	(9.202)	9,202	<u> </u>					
BALANCE AT DECEMBER 31, 2020	5 57,414,007	\$ 2 000 000	5 688.542	\$ 49.122.450	<u>5 19.351.361</u>	<u>S. 13.039.860</u>	S 41.908.292	5 74 199 518	<u>S (9.523,576)</u>	S 30.670,817	\$ (250)	S (499,691)	\$ 204,071,812

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

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 25,331,553	\$ 24,211,365
Adjustments for:	, ,	
Depreciation expense	927,476	885,540
Amortization expense	1	-
Net gain on fair value changes of financial assets and liabilities at		
fair value through profit or loss	(35,879)	(167,778)
Finance costs	1,508,446	1,316,748
Interest income	(74,136)	(101,734)
Dividend income	(348,138)	(307,581)
Share-based compensation	4,808	826
Share of profit of subsidiaries and associates	(24,287,862)	(24,753,161)
Gain on disposal of property, plant and equipment, net	(1,656)	(4,855)
Inventory write-downs	(7.014)	4,851
Unrealized gain on foreign exchange, net Changes in operating assets and liabilities:	(7,914)	(3,135)
Notes receivable and accounts receivable	(189,192)	(711,873)
Notes receivable and accounts receivable Notes receivable and accounts receivable from related parties	8,897	(39,984)
Inventories	185,478	(43,800)
Other current assets	387,933	(26,165)
Net defined benefit asset	(6,438)	(6,181)
Accounts payable	(51,448)	(112,137)
Accounts payable to related parties	83,740	(278,277)
Other payables	(205,753)	192,115
Other current liabilities	1,710	46.891
Cash generated from operations	3,231,626	101,675
Income tax (paid) received	31,639	(20,262)
4 <i>/</i>		
Net cash generated from operating activities	3,263,265	81,413
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchases of financial assets at fair value through other comprehensive		
income	(19,621)	-
Proceeds from disposal of financial assets at fair value through profit		
and loss	-	18,806
Proceeds from disposal of financial assets at fair value through other		
comprehensive income	53,969	4,584
Purchase of financial assets at amortized cost	(5,078,712)	226
Acquisitions of investments accounted for using the equity method	-	(844,333)
Net cash out flow on acquisition of subsidiaries	(966,648)	(1,700,929)
Payments for property, plant and equipment	(3,044,906)	(940,737)
Proceeds from disposal of property, plant and equipment	21,304	5,003
Increase in other non-current assets	(19,808)	(17,049)
		(Continued)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	2020	2019
Interest received	\$ 59,806	\$ 114,135
Dividends received	5,285,226	5,176,479
Net cash generated from (used in) investing activities	(3,709,390)	1,816,185
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in short-term loans	7,025,551	3,362,015
Decrease in short-term bills payable	-	(1,499,674)
Issuance of corporate bonds	19,960,000	12,562,200
Increase in long-term loans	-	7,900,000
Increase in long-term notes payable	35,828,000	81,684,000
Decrease in long-term notes payable	(41,656,000)	(92,356,000)
Repayment of the principal portion of lease liabilities	(328,713)	(316,986)
Increase (decrease) in other non-current liabilities	55,717	(156,495)
Dividends paid	(13,994,048)	(16,874,586)
Treasury shares transferred to employees	19,471	2,121
Payment for buy-back of treasury shares	(171,600)	(348,959)
Interest paid	(950,086)	(832,672)
Net cash generated from (used in) financing activities	5,788,292	(6,875,036)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	5,342,167	(4,977,438)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	6,666,247	11,643,685
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 12,008,414</u>	<u>\$ 6,666,247</u>

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

(Concluded)

Deloitte.



勤榮眾信聯合會計師事務所 11073 台北市信義區松仁路100號20樓

Deloitte & Touche 20F, Taipei Nan Shan Plaza No. 100, Songren Rd., Xiryi Dist., Taipei 11073, Taiwan

Tel :+886 (2) 2725-9988 Fax:+886 (2) 4051-6888 www.deloitte.com.tw

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Taiwan Cement Corporation

Opinion

We have audited the accompanying consolidated financial statements of Taiwan Cement Corporation and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2020 and 2019, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2020 and 2019, 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 International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2020. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The description of the key audit matter of the Group's consolidated financial statements for the year ended December 31, 2020 is as follows:

Revenue Recognition of Cement Sales

The Group is mainly engaged in the production and sale of various cement and cement products. Revenue from the sale of cement fluctuates frequently due to changes in raw material prices, market supply and demand and the economic environment; in addition, related revenue is recognized at the point in time when the customer collects the cement and the performance obligations are satisfied. Therefore, the validity of revenue recognition of cement sales is considered a key audit matter for the year ended December 31, 2020. Our main audit procedures performed in respect of the aforesaid key audit matter include understanding and testing the design and operating effectiveness of the internal controls related to the revenue from cement sales, and random inspection of the contracts, factory orders and delivery documents from the sales details and testing the collection information of the samples before the end of the reporting period, in order to verify the validity of revenue recognition of cement sales.

Other Matter

We have also audited the parent company only financial statements of Taiwan Cement Corporation as of and for the years ended December 31, 2020 and 2019 on which we have issued an unmodified opinion.

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

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

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

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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

- 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.
- 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.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and 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 for the year ended December 31, 2020 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.

The engagement partners on the audit resulting in this independent auditors' report are Chih-Ming Shao and Hui-Min Huang.

Chik-Ming Skao Hui-Min Huang

Deloitte & Touche Taipei, Taiwan Republic of China

March 19,2021

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail.

CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

ASSETS	2020 Amount	%	Amount	%
CURRENT ASSETS Cash and cash equivalents (Notes 4 and 6)	\$ 51,433,522	13	\$ 53,572,620	15
Financial assets at fair value through profit or loss (Notes 4, 7 and 29)	353,986		502,005	
Financial assets at fair value through other comprehensive income (Notes 4, 8, 29, 30 and 31)	5,596,471	1	7,180,745	2
Financial assets at amortized cost (Notes 4, 6, 29 and 31)	15,769,277	4	4,745,911	1
Notes receivable (Notes 4 and 9) Accounts receivable (Notes 4, 9 and 10)	29,518,807 9,522,642	8	31,258,167 8,838,553	9 2
Notes and accounts receivable from related parties (Notes 4 and 30)	273,866	-	300,000	-
Other receivables (Notes 4 and 24)	1,073,289	-	913,545	
Other receivables from related parties (Notes 4 and 30)	3,785	-	388,806	
Inventories (Notes 4 and 11)	7,941,755	2	8,132,977	2
Prepayments Other current assets	2,135,702 686,069	1	1,790,795	1
		_		
Total current assets	124,309,171	32		32
NON-CURRENT ASSETS Financial assets at fair value through other comprehensive income (Notes 4, 8, 29, 30 and 31)	31,903,287	8	36,120,339	10
Financial assets at amortized cost (Notes 4, 6, 29 and 31)	16,475,021	4	984,716	
Investments accounted for using the equity method (Notes 4, 13 and 31)	50,133,844	13	47,631,870	13
Property, plant and equipment (Notes 4, 14, 23 and 31)	92,108,972	24	89,881,319	24
Right-of-use assets (Notes 4, 15, 23 and 30)	13,451,125	4	12,734,286	4
Investment properties (Notes 4, 16, 23 and 31) Intangible assets (Notes 4, 17 and 23)	5,451,434 19,563,960	5	6,322,209 19,656,118	2
Prepayments for property, plant and equipment (Notes 14 and 30)	5,426,869	ĩ	2,992,315	ĩ
Long-term finance lease receivables (Notes 4 and 10)	26,975,117	7	29,253,336	8
Net defined benefit asset (Notes 4 and 21)	1,572,025		1,434,342	
Other non-current assets (Notes 4 and 24)	2,135,411		2,325,545	
Total non-current assets	265,197,065	68	249,336,395	68
TOTAL	\$ 389,506,236	100	\$ 367,482,385	100
LIABILITIES AND EQUITY CURRENT LIABILITIES				
Short-term loans (Notes 18, 27 and 31)	\$ 34,675,454	9	\$ 30,445,048	8
Short-term bills payable (Note 18)	6,247,029	2	5,875,398	2
Contract liabilities	5,226,637 6,137,904	1	5,041,554 7,427,013	1
Notes and accounts payable (Note 30) Other payables (Notes 20 and 32)	10,661,629	3	10,990,611	3
Other payables to related parties (Notes 13 and 30)	8,284		234,793	
Current income tax liabilities (Notes 4 and 24)	3,914,955	1	4,443,343	I
Lease liabilities (Notes 4, 15 and 30) Long term loops - current mattion (Notes 18, 27 and 31)	315,451 4,805,000	ĩ	416,346 1,624,138	ĩ
Long-term loans - current portion (Notes 18, 27 and 31) Other current liabilities	111,365	÷	34,499	
	72,103,708	19		19
Total current liabilities	12,103,008	_13	66,532,743	18
NON-CURRENT LIABILITIES Bonds payable (Notes 4 and 19)	53,897,370	14	35,699,778	10
Long-term loans (Notes 18, 27 and 31)	24,998,481	6	30,553,035	8
Lease liabilities (Notes 4 and 15)	1,978,361	1	2,073,806	1
Deferred income tax liabilities (Notes 4 and 24)	11,754,270	3	11,588,934	3
Long-term bills payable (Note 18) Net defined benefit liabilities (Notes 4 and 21)	4,991,327 72,845	1	11,800,966 97,401	3
Other non-current liabilities (Note 13)	879,821		673,855	
Total non-current liabilities	98,572,475	25	92,487,775	_25
Total liabilities	170,676,183	44	159,020,518	43
EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE CORPORATION (Notes 4, 22 and 26)	60 414 007		86 (86 100	14
Share capital Certificate of entitlement to new shares from convertible bonds	59,414,007 688,542	15	56,656,192	15
Capital surplus	49,122,450	13	48,015,947	13
Retained earnings	74,199,518	19	65,626,033	18
Others	21,146,991	5	23,734,855	7
Treasury shares	(499,691)	<u> </u>	(348,959)	<u> </u>
Equity attributable to shareholders of the Corporation	204,071,817	52	193,684,068	53
NON-CONTROLLING INTERESTS (Notes 22 and 26)	14,758,236	4	14,777,799	4
Total equity	218.830.053	56	208,461,867	57
TOTAL	<u>\$ 389,506,236</u>	100	<u>\$ 367.482.385</u>	_100

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020		2019		
	Amount	%	Amount	%	
OPERATING REVENUE (Notes 4 and 30)	\$ 114,367,247	100	\$ 122,783,014	100	
OPERATING COSTS (Notes 4, 11, 23 and 30)	76,779,667	67	86,872,759	71	
GROSS PROFIT	37,587,580	33	35,910,255	29	
OPERATING EXPENSES (Notes 23 and 30) Marketing General and administrative Research and development	1,106,328 5,110,389 29,046	1 5 	1,013,114 4,699,672 40,748	4	
Total operating expenses	6,245,763	6	5,753,534	4	
INCOME FROM OPERATIONS	31,341,817	27	30,156,721	25	
NON-OPERATING INCOME AND EXPENSES Share of profit of associates and joint ventures					
(Notes 4 and 13)	3,200,243	3	2,509,388	2	
Interest income (Note 4)	1,363,489	1	815,805	1	
Dividend income (Note 4)	1,567,644	1	1,448,451	1	
Other income (Note 23)	498,284	1	1,256,575	1	
Finance costs (Notes 4 and 23)	(1,986,208)	(2)	(2,199,118)	(2)	
Net loss on disposal of property, plant and equipment	(101,742)	-	(162,793)	-	
Other expenses (Note 23)	(389,007)	-	(401,427)	-	
Foreign exchange losses, net	(39,915)	-	(15,399)	-	
Non-financial assets impairment loss (Note 14)	(101,299)		(774,784)	_(1)	
Total non-operating income and expenses	4,011,489	4	2,476,698	2	
INCOME BEFORE INCOME TAX	35,353,306	31	32,633,419	27	
INCOME TAX EXPENSE (Notes 4 and 24)	7,361,913	7	7,178,329	6	
NET INCOME	27,991,393	24	25,455,090 (Cor	_21 ntinued)	

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020		2019	2019		
	Amount	%	Amount	%		
OTHER COMPREHENSIVE INCOME (LOSS) (Note 4) Items that will not be reclassified subsequently to						
profit or loss: Remeasurement of defined benefit plan (Note 21) Unrealized gain (loss) on investments in equity instruments at fair value through other	\$ 125,997	-	\$ 402,890			
comprehensive income (Note 22) Gain (loss) on hedging instruments	(4,703,206) 216	(4)	11,208,989 (9,614)	9		
Share of other comprehensive income (loss) of associates and joint ventures (Note 22) Income tax expense related to items that will not be reclassified subsequently to profit or loss	(11,998)	-	172,815			
(Note 24)	(25,212) (4,614,203)		(80,567) 11,694,513	9		
Items that may be reclassified subsequently to profit or loss: Exchange differences on translating foreign						
operations (Note 22) Share of other comprehensive loss of associates and joint ventures accounted for using the	2,219,191	2	(4,792,103)	(4)		
equity method (Note 22)	(100,486) 2,118,705	2	(1,877,651) (6,669,754)	(1) (5)		
Other comprehensive income (loss) for the year, net of income tax	(2,495,498)	_(2)	5,024,759	4		
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 25,495,895</u>	22	<u>\$ 30,479,849</u>	_25		
NET INCOME ATTRIBUTABLE TO: Shareholders of the Corporation Non-controlling interests	\$ 25,099,309 2,892,084	22 2	\$ 24,211,081 1,244,009	20 1		
	<u>\$ 27,991,393</u>	24	\$ 25,455,090			
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:						
Shareholders of the Corporation Non-controlling interests	\$ 22,708,608 2,787,287	20 2	\$ 29,178,084 1,301,765	24 1		
	<u>\$ 25,495,895</u>	22	<u>\$ 30,479,849</u> (Co	<u>25</u> ntinued)		

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020		2019		
	Amount	%	Amount	%	
EARNINGS PER SHARE (Note 25)					
Basic	<u>\$ 4.32</u>		<u>\$ 4.22</u>		
Diluted	\$ 4.09		<u>\$ 4.06</u>		

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

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

						Easily Attribu	table to Shareholders of	the Cornoration							
		Share Capital	Certificate of							Others Unrealized Gain/Loss on Financial Assets at Fair Value Through					
	Ordinary Shares	Preferred Shares	Entitlement to New Shares from Convertible Bonds	Capital Surplus	Legal Reserve	Retained Special Reserve	Earnings Unappropriated Earnings	Total	Exchange Difference on Translating Foreign Operations	Other Comprehensive Income	Gain on Hedging Instruments	Treasury Shares	Total	Non-controlling Interests	Webst Provide
BALANCE AT JANUARY 1, 2019	\$ \$1.080.999	\$ 2,000,000	s .	\$ 47,836,241	\$ 14,784,534	\$ 13,049,062	\$ 33,755,165	\$ 61,588,761	\$ (5.037.221)	\$ 24,074,566	\$ 1,109	\$ (2.545)	\$ 181,541,510	\$ 15,837,946	Total Equity \$ 197,379,456
Appropriation of 2018 earnings															
Legal reserve Cash dividends distributed by the Corporation				:	2,118,062		(2,118.082) (16.856.367)	(16.856.367)	:	č.	:	:	(16.856.367)		(16.856_367)
Preferred share dividends distributed by the Corporation Share dividends distributed by the Corporation	8.575,595	:	:	:	:	-	(18,219) (3,575,593)	(18,219) (3,575,593)	:	2	-	:	(18,219)	-	{18,219}
Cash dividends distributed by subsidiaries										-	-			(2,219,306)	(2,219,308)
Net income for the year ended December 31, 2019	-			-	-	-	24,211,081	24,211,081	~	-	-	-	24,211,081	1,244,009	25,455,090
Other comprehensive income (loss) for the year ended December 31, 2019, net of income tax	·	·					276,370	276,370	(6.623,040)		(6,877)		4.967,003	57,756	5.024.759
Total comprehensive income (loss) for the year ended December 31, 2019	<u> </u>	<u> </u>		<u>.</u>	<u>.</u>	<u> </u>	24,487,451	24.487,451	(6,623,040)	11,320,559	(6,877)		29,178,984	1.301.765	30,479,849
Difference between consideration and the corrying amount of subsidiaries' net assets during actual acquisitions or disposals			,	29							-	-	29	(146.476)	(146,447)
Changes in capital surplus from investments in associates and joint ventures accounted for taing the equity method				179,275	-	-							179,275	26	179,301
Basis adjustment for gain on hedging instruments									-	-	5,768		5,768	3,846	9.614
Compensation costs of treasury shares transforred to employees	-	-	-	825	-			~					826		826
Treasury shares transfer to employees	-	-		(424)	-	-				-	-	2,545	2,121		2.121
Bay-back of teamary shares				:								(348.959)	(348.999)		(348,959)
BALANCE AT DECEMBER 31, 2019	\$4,656,192	2,000.000		48,015,947	16,902,616	13,049,062	35,674,355	65,626,033	(11.660.261)	35,395,116	-	(348,959)	193,684,068	14,777,799	206,461,867
Appropriation of 2019 earnings Legal reserve					2.448,745		(2,448.745)								
Cash dividends distributed by the Corporation Preferred share dividends distributed by the Corporation	-		-				(13,644,048) (350,000)	(13,644,048) (350,000)			-	-	(13,644,048) (350,000)		(13,644,048) (350,000)
Share dividends distributed by the Corporation	2,728,810						(2,728,810)	(2,728,810)	-				(33(000)	:	(150,000)
Cash dividends distributed by subsidiaries												~	~	(2.485.089)	(2,485.089)
Not income for the year ended December 31, 2020					-	-	25,099,309	25,099,300	-		-		25,099,309	2,892,084	27,991,393
Other comprehensive income (loss) for the year ended December 31, 2020, net of income tax.				<u> </u>	<u> </u>		95,736	95,736	2,136,685	(4,623,001)	(121)		(2.390.701)	(104,797)	(2,495,498)
Total comprehensive income (loss) for the year ended December 31, 2020			<u> </u>	<u> </u>			25.195.045	25.195.045	2,130,085	(4,623,001)	(121)		22,708.608	2,787,287	25,495,895
Difference between consideration and the carrying amount of subsidiaries' net assets during actual acquisitions or disposals				(444,384)			-					-	(444,384)	(295,506)	(739,890)
Changes in ownership interests of subaidiaries		-	•		-	-		-				-	-	(24.225)	(26.225)
Charges in capital surplus from investments in associates and joint ventures accounted for using the equity method				136,699	-								136,699		136,699
Dividends from subsidiaries over claims extinguished by prescription				349						~			349	57	406
Basis adjustment for loss on hedging instruments	-				-					~	(129)	-	(129)	(87)	(216)
Compensation costs of treasury shares transferred to employees	-			4,808	-	-				-	-		4,808		4,808
Treasury shares transfer to employees		-		(1,397)	-	-						20,868	19,471		19,421
Bay-back of treasury shares	-	-			-	-		~			-	(171,600)	(171,600)		(171,600)
Disposition of the comprehensive income through other comprehensive income	,	,	,	,			101,298	101,298	-	(101.296)	-		-		
Convertible bonds converted to ordinary shares	29,005		688,542	1,410,428		-					-	-	2.127.975	-	2.127,975
Reversal of special reserve recognized from asset disposals						(9,202)	9.202				<u> </u>	<u> </u>			
BALANCE AT DECEMBER 31, 2020	S 57.414.007	S 2.000.000	<u>\$ 688.542</u>	<u>\$ 49.122.450</u>	5 19.351.361	\$ 13.039.860	S 41.808.297	\$ 74,199,518	<u>5 (9.523,576)</u>	S 30,670.8L7	<u>\$ (250</u>)	<u>\$ (499,691</u>)	S 201071.817	\$ 14,758,236	<u>\$ 218,830,053</u>

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

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

		2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax	\$	35,353,306	\$ 32,633,419
Adjustments for:			, , ,
Depreciation expense		6,844,158	6,909,487
Amortization expense		420,925	430,278
Net gain on fair value changes of financial assets and liabilities at		-	,
fair value through profit or loss		(32, 170)	(179,256)
Finance costs		1,986,208	2,199,118
Interest income		(1, 363, 489)	(815,805)
Dividend income		(1,567,644)	(1,448,451)
Share-based compensation		4,808	826
Share of profit of associates and joint ventures		(3,200,243)	(2,509,388)
Loss on disposal of property, plant and equipment, net		101,742	162,793
Gain on disposal of investments, net		-	(181,349)
Non-financial assets impairment loss		101,299	774,784
Reversal of write-downs of inventories		(72, 989)	(36,520)
Unrealized gain on foreign exchange, net		(135,851)	(142,906)
Gain on lease modification		5,939	-
Changes in operating assets and liabilities:			
Financial assets mandatorily classified as at fair value through profit			
or loss		175,844	87,629
Notes receivable		2,284,125	(2,605,525)
Accounts receivable		(679,413)	(647,799)
Notes and accounts receivable from related parties		21,721	(31,332)
Other receivables		(50,258)	(23,426)
Other receivables from related parties		385,021	(41,514)
Inventories		320,090	1,217,372
Prepayments		(418,327)	1,001,688
Other current assets		(186,551)	58,080
Contract liabilities		137,727	(51,772)
Notes and accounts payable		(1,308,160)	(195,057)
Other payables		258,701	(223,331)
Other payables to related parties		(389,063)	(469,311)
Other current liabilities		76,969	(80,244)
Net defined benefit liabilities	_	(36,242)	(144,918)
Cash generated from operations		39,038,183	35,647,570
Income tax paid	_	(7,758,907)	(6,435,021)
Net cash generated from operating activities	_	31,279,276	29,212,549
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchases of financial assets at fair value through other comprehensive			
income		(34,101)	-
Disposal of financial assets at fair value through other comprehensive		(0,1,101)	
income		1,057,782	4,584
		.,,	(Continued)
			(commed)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	2020	2019
Purchases of financial assets at amortized cost Acquisition of investments accounted for using the equity method	\$ (26,198,078) (233,942)	\$ (2,766,430) (1,284,750)
Disposal of investments accounted for using the equity method	(0 570 441)	41,116
Payments for property, plant and equipment Proceeds from disposal of property, plant and equipment	(9,572,441) 64,452	(8,201,795) 522,037
Increase in other receivables from related parties	04,452	(341,280)
Payments for intangible assets	(46,651)	(106,261)
Payments for right-of-use assets	(1,085,531)	(4,122,514)
Disposal of right-of-use assets	-	4,690
Decrease in long-term finance lease receivables	2,278,219	1,698,460
Decrease (increase) in other non-current assets	181,983	(237,937)
Interest received	1,174,062	852,229
Dividends received	2,466,331	2,472,266
Net cash used in investing activities	(29,947,915)	(11,465,585)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in short-term loans	4,533,158	4,364,712
Increase (decrease) in short-term bills payable	371,631	(1,526,816)
Issuance of bonds payable	19,960,000	12,562,200
Increase in long-term loans	4,351,860	14,459,444
Repayments of long-term loans	(6,533,621)	(8,747,894)
Increase in long-term bills payable	35,828,000	81,680,086
Decrease in long-term bills payable	(42,656,000) (417,687)	(92,356,000)
Repayment of the principal portion of lease liabilities Increase (decrease) in other non-current liabilities	48,249	(437,093) (103,829)
Cash dividends paid	(16,479,137)	(19,093,894)
Treasury shares transfer to employees	19,471	2,121
Payment for buy-back of treasury shares	(171,600)	(348,959)
Acquisitions of subsidiaries	(739,890)	(1,017)
Interest paid	(1,896,447)	(2,102,028)
Changes in non-controlling interests		7,621
Net cash used in financing activities	(3,782,013)	(11,641,346)
EFFECTS OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	311,554	(1,040,887)
NET INCREASE (DECREASE) IN CASH AND CASH		
EQUIVALENTS	(2,139,098)	5,064,731
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	53,572,620	48,507,889
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 51,433,522</u>	\$ 53,572,620
The accompanying notes are an integral part of the consolidated financial st	atements.	(Concluded)

Attachment II. Audit Committee's Review Report

Audit Committee's Review Report

Audit Committee's Review Report

The Board of Directors of Taiwan Cement Corporation has prepared the Company's 2020 Business Report, Consolidated and Standalone Financial Statements, and the proposal for the allocation of earnings. The CPA firm Deloitte & Touche was retained to audit the Company's Financial Statements and it has issued an audit report on the Financial Statements. The Business Report, Financial Statements, and the earnings allocation proposal have been reviewed and determined to be correct and accurate by the Audit Committee members of Taiwan Cement Corporation. According to Article 14-4 of the Securities Exchange Act and Article 219 of the Company Act, we hereby submit this report.

To Taiwan Cement Corporation 2021 Annual General Shareholders' Meeting

> Taiwan Cement Corporation Audit Committee convener: Victor Wang

E. to long

March 19, 2021

Annex 1: The Comparison Table of Amended Provisions of Ethical Corporate Management Best Practice Principles

TAIWAN CEMENT CORPORATION

The Comparison Table of Amended Provisions of Ethical Corporate Management Best Practice Principles

Article after Amendment	Article before Amendment	Reason for
Article after Amenament		Amendment
Article 8	Article 8	The scope of the
(Prohibition of Offering and	(Prohibition of Offering and	company's
Accepting Bribes)	Accepting Bribes)	prohibition of
		-
When conducting business,	When conducting business,	bribery and bribery
the Company and the	the Company and the	shall be added,
Company's directors,	Company's directors,	which should
managers, employees,	managers, employees,	include direct or
mandataries, and substantial	mandataries, and substantial	indirect political
controllers, may not directly	controllers, may not directly	donations,
or indirectly offer, promise to	or indirectly offer, promise to	charitable
offer, request, or accept any	offer, request, or accept any	donations and
improper benefits in whatever	improper benefits in whatever	sponsorships in
form to or from clients,	form to or from clients,	disguise.
agents, contractors, suppliers,	agents, contractors, suppliers,	
public servants, or other	public servants, or other	
stakeholders <u>, including</u>	stakeholders.	
through the political party ,		
the organizations which are		
involved in political		
activities individuals directly		
or indirectly provided		
<u>donations, or bribery in</u>		
<u>disguise in the form of</u>		
<u>sponsorship.</u>		
Article 15	(None)	The company's
In order to implement the		operating standards
company's environmental protection and circular economy philosophy and commitments, the company and its directors, managers, employees, mandataries, and substantial controllers shall abide by relevant environmental protection laws and policies, in all operating activities, the company shall attach importance to the efficiency of the use of various resources, and are committed to controlling air pollution, hazardous waste, water and soil pollution, energy use, and noise generated during the design and manufacturing process. The company shall be committed to providing a safe and healthy working environment. The directors, managers, employees, assignees and substantive controllers of the company shall be committed to providing a safe and healthy working environment, and complying with relevant

have added environmental, health and safety requirements to ensure that the company is committed to the practice of these matters.

domostic regulations		
<u>domestic regulations</u>		
regarding work safety and		
physical and mental health		
in accordance with		
international laws, company		
policies and regulations; and		
shall participate in physical		
and mental health		
promotion activities, and		
receive safety and health		
training based on the		
<u>relevant legal requirement.</u>		
Article <u>16</u>	Article <u>15</u>	Adjust the order of
(Organization and	(Organization and	articles
Responsibility)	Responsibility)	
The directors, managers,	The directors, managers,	
employees, mandataries, and	employees, mandataries, and	
substantial controllers of the	substantial controllers of the	
Company shall exercise the	Company shall exercise the	
due care of good	due care of good	
administrators to urge the	administrators to urge the	
company to prevent unethical	company to prevent unethical	
conduct, always review the	conduct, always review the	
results of the preventive	results of the preventive	
measures and continually	measures and continually	
make adjustments so as to	make adjustments so as to	
ensure thorough	ensure thorough	
implementation of its ethical	implementation of its ethical	
corporate management	corporate management	
policies.	policies.	
To achieve sound ethical	To achieve sound ethical	
corporate management of the	corporate management of the	

Company, the auditing office	Company, the auditing office	
is responsible for establishing	is responsible for establishing	
and supervising the	and supervising the	
implementation of the ethical	implementation of the ethical	
corporate management	corporate management	
policies and prevention	policies and prevention	
programs, and reports to the	programs, and reports to the	
board of directors on a regular	board of directors on a regular	
basis.	basis.	
Article <u>17</u>	Article <u>16</u>	Adjust the order of
(Compliance with Laws and	(Compliance with Laws and	Articles
Regulations when Conducting	Regulations when Conducting	
Business)	Business)	
The Company and the	The Company and the	
Company's directors,	Company's directors,	
managers, employees,	managers, employees,	
mandataries, and substantial	mandataries, and substantial	
controllers shall comply with	controllers shall comply with	
laws and regulations and the	laws and regulations and the	
prevention programs when	prevention programs when	
conducting business.	conducting business.	
Article <u>18</u>	Article <u>17</u>	Adjust the order of
(Avoidance of Interest)	(Avoidance of Interest)	Articles
The Company shall adopt	The Company shall adopt	
policies for preventing	policies for preventing	
conflicts of interest to identify,	conflicts of interest to identify,	
monitor, and manage risks	monitor, and manage risks	
possibly resulting from	possibly resulting from	
unethical conduct, and shall	unethical conduct, and shall	
also offer appropriate means	also offer appropriate means	
for directors, managers, and	for directors, managers, and	
other stakeholders attending or	other stakeholders attending or	

present at board meetings to	present at board meetings to	
voluntarily explain whether	voluntarily explain whether	
their interests would	their interests would	
potentially conflict with those	potentially conflict with those	
of the company.	of the company.	
When a proposal at a given	When a proposal at a given	
board of directors meeting	board of directors meeting	
concerns the personal interest	concerns the personal interest	
of, or the interest of the	of, or the interest of the	
juristic person represented by,	juristic person represented by,	
any of the directors,	any of the directors,	
supervisors, managers, and	supervisors, managers, and	
other stakeholders attending or	other stakeholders attending or	
present at board meetings of	present at board meetings of	
the Company, the concerned	the Company, the concerned	
person shall state the	person shall state the	
important aspects of the	important aspects of the	
relationship of interest at the	relationship of interest at the	
given board meeting. If his or	given board meeting. If his or	
her participation is likely to	her participation is likely to	
prejudice the interest of the	prejudice the interest of the	
company, the concerned	company, the concerned	
person may not participate in	person may not participate in	
discussion of or voting on the	discussion of or voting on the	
proposal and shall recuse	proposal and shall recuse	
himself or herself from the	himself or herself from the	
discussion or the voting, and	discussion or the voting, and	
may not exercise voting rights	may not exercise voting rights	
as proxy for another director.	as proxy for another director.	
The directors shall practice	The directors shall practice	
self-discipline and must not	self-discipline and must not	
support one another in	support one another in	

improper dealings.improper dealings.improper dealings.The Companies' directors, managers, employces, mandataries, and substantial controllers shall not take advantage of their positions or influence in the companies to obtain improper benefits for themselves, their spouses, parents, children or any other person.dotantage of their positions or influence in the companies to obtain improper benefits for themselves, their spouses, person.Adjust the order of Adjust the order of Article 12Article 12 (Prohibition of Ompany's directors, managers, employees, managers, employees, m		[[]
managers, employees, mandataries, and substantial controllers shall not takemandataries, and substantial controllers shall not takeadvantage of their positions or influence in the companies to obtain improper benefits forobtain improper benefits for themselves, their spouses, parents, children or any otherHemselves, their spouses, person.Article 19Article 18 (Prohibition of ID scriminatory Behaviors)Adjust the order of Article 19The Company and the Company's directors, managers, employees, mandataries, and substantial in the workplace on groundsAdjust the order of Article ID scriminatory Behaviors)The Company and the Company's directors, managers, employees, mandataries, and substantial controllers shall not discriminate in recruitment or in the workplace on groundsId example in the workplace on groundsof race, color, age, gender, sexual orientation, race, disability, pregnancy, beliefs, political affiliation, community members or marital status.Ide 20Article 20 (Prohibition of Engaging in- (Prohibition of Engaging in- Unfair Company shall engage in- political affiliation, content or Engaging in- (Prohibition of Engaging in- (P	improper dealings.	improper dealings.	
mandataries, and substantial controllers shall not takemandataries, and substantial controllers shall not takeadvantage of their positions or influence in the companies to obtain improper benefits for themselves, their spouses, parents, children or any other person.batin improper benefits for themselves, their spouses, parents, children or any otherArticle 19Article 18Adjust the order of (Prohibition of Discriminatory Behaviors)The Company and the Company's directors, mandataries, and substantial controllers shall notAdjust the order of Article 18controllers shall not (Prohibition of Discriminatory Behaviors)Discriminatory Behaviors)AtticlesThe Company and the Company's directors, managers, employees, mandataries, and substantial controllers shall not discriminate in recruitment or in the workplace on grounds of race, color, age, gender, sexual orientation, race, disability, pregnancy, beliefs, political affiliation, community members or marital status.belete for the (Prohibition of Engaging in- (Prohibition of Engaging in- The Company shall engage in- in the Company shall engage in- in the Company shall engage in-belete for the	The Companies' directors,	The Companies' directors,	
controllers shall not takecontrollers shall not takeadvantage of their positions orinfluence in the companies toinfluence in the companies toobtain improper benefits forobtain improper benefits forobtain improper benefits forthemselves, their spouses,parents, children or any otherperson.person.Article 12Article 18(Prohibition of(Prohibition ofDiscriminatory Behaviors)Discriminatory Behaviors)The Company and theThe Company's directors,managers, employees,managers, employees,mandataries, and substantialcontrollers shall notdiscriminate in recruitment orintervollers shall notin the workplace on groundsof race, color, age, gender,sexual orientation, race,sexual orientation, race,disability, pregnancy, beliefs,political affiliation,political affiliation,community members ormariat status.mariat status.Artiele 20(Prohibition of Engaging in(Prohibition of Engaging in-(Prohibition of Engaging inInfair Compentition)Infair Compentition)Delete for the	managers, employees,	managers, employees,	
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	Unfair Competition)	Unfair Competition)	with the Article
business activities in Engagement in	The Company shall engage in	The Company shall engage in	13 (Prohibition of
	business activities in	business activities in	Engagement in

accordance with applicable	accordance with applicable	Unfair
competition laws and	competition laws and	Competition).
regulations, and may not make	regulations, and may not make	
concerted price increase, make	concerted price increase, make	
rigged bids, establish output	rigged bids, establish output	
restrictions or quotas, or share	restrictions or quotas, or share	
or divide markets by	or divide markets by	
allocating customers,	allocating customers,	
suppliers, territories, or lines	suppliers, territories, or lines	
of commerce.	of commerce.	
Article 20	Article 21	The original
(Prohibition of Insider	(Prohibition of Insider	Article 20 was
Trading)~ Article	Trading)~ Article	deleted, and the
28(Implementation)	29(Implementation)	following article
		numbers moved
		forward.

Annex 2: Earnings Distribution Proposal

Taiwan Cement Corporation Earnings Distribution Table for 2020		
	Unit: NTD	
Unappropriated retained earnings for previous year	16,502,752,239	
Plus: net profit for 2020	25,099,308,655	
remeasurement of defined benefit plan recognized in retained earnings	95,736,396	
disposals of investments in equity instruments at fair value through other comprehensive income	101,298,464	
reversal of special reserve at the first-time adoption of IFRSs	9,202,234	
Adjusted unappropriated retained earnings after net profit plus other items calculated into	25,305,545,749	
Less: 10% legal reserve Earnings available for distribution for 2020 Less: Distribution Items	(2,530,554,575) 39,277,743,413	
Dividends for preferred shares (NT\$1.75 per share)	(350,000,000)	
Cash dividends for common shares (approx. NT\$3.5 per share)	(20,594,434,165)	
Unappropriated Retained Earnings Note 1: The dividends shall be distributed based on the number of deducted by the number of shares having no shareholder		
 the Company Act. Note 2: In the event the number of outstanding shares will be affected due to overseas unsecured convertible bonds converted to ordinary shares and the transfer or cancellation of treasury shares, the Board is authorized with full power and authority to adjust the distribution percentage, if necessary. Note 3: The calculation of each shareholder's amount of cash dividends shall be rounded down to and integer of New Taiwan Dollar. Note 4: According to the letter issued by the Ministry of Finance dated April 30, 1998 (Ref. No. Tai-Cai-Shui-Zi-871941343), distribution of profits shall be identified specifically; the profits for the most recent year shall be distributed with priority. Note 5: The Company has 200,000,000 shares of preferred shares issued and outstanding as of December 13, 2018. The aggregate cash dividends to be distributed for the preferred shares are NT\$350,000,000 calculated based on the issue price of NT\$50 with a yield of 3.50% per annum. 		

Chairman: Chang, An-Ping President: Li Chung-Pei Accounting Supervisor: Yeh, Kuo-Hung

Annex 3: The Comparison Table of the Amended Provisions of the Procedures for the Acquisition and Disposal of Assets

TAIWAN CEMENT CORPORATION

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The Comparison Table of the Amended Provisions of the Procedures for the Acquisition and Disposal of Assets

Article after Amendment	Article before Amendment	Reason for Amendment
Article 4	Article 4	Pursuant to the
Assessment and Operation	Assessment and Operation	FSC letter (Jin-
Procedures for the Acquisition	Procedures for the Acquisition	Guan-Zheng-Fa-
and Disposal of Assets	and Disposal of Assets	Zi 1070341072),
$1 \sim 5$ (Omitted)	<u>1~5 (Omitted)</u>	amend the words.
<u>6. Related Party Transactions:</u>	6. Related Party Transactions:	
<u>A~D (Omitted)</u>	<u>A~D (Omitted)</u>	
E. Where one of the	E. Where one of the	
following circumstances	following circumstances	
exists, the acquisition shall	exists, the acquisition shall	
be conducted in	be conducted in accordance	
accordance with the	with the Subparagraphs A	
Subparagraphs A to C	to C above, and the	
above, and the preceding	preceding subparagraph do	
subparagraph do not apply:	not apply:	
a. The related party	a. The related party	
acquired the real	acquired the real	
property or right-of-use	property or right-of-use	
assets thereof through	assets thereof through	
inheritance or as a gift.	inheritance or as a gift.	
b. More than 5 years will	b. More than 5 years will	
have elapsed from the	have elapsed from the	
time the related party	time the related party	
signed the contract to	signed the contract to	
obtain the real property	obtain the real property	
or right-of-use assets	or right-of-use assets	
thereof to the signing	thereof to the signing	
date for the current	date for the current	
transaction.	transaction.	
c. The real property is	c. The real property is	
acquired through signing	acquired through signing	
of a joint development	of a joint development	

contract with the related party, or through engaging a related party to build real property, either on the Company's own land or on rented land.contract with the related party, or through engaging a related party to build real property, either on the Company's own land or on rented land.d. The company and its subsidiaries, or between its subsidiaries in which it directly or indirectly holds 100 percent of the issued shares or authorized capital acquire the real property or right-of- use assets thereof for business uses.own land or on rented land.Article 5 Procedures for PublicArticle 5 Procedures for Public1. Pursuant to the FSC letter
engaging a related party to build real property, either on the Company's own land or on rented land.engaging a related party to build real property, either on the Company's own land or on rented land.d. The company and its subsidiaries, or between its subsidiaries in which it directly or indirectly holds 100 percent of the issued shares or authorized capital acquire the real property or right-of- use assets thereof for business uses.engaging a related party to build real property, either on the Company's own land or on rented land.Article 5Article 51. Pursuant to the
to build real property, either on the Company's own land or on rented land.to build real property, either on the Company's own land or on rented land.d. The company and its subsidiaries, or between its subsidiaries in which it directly or indirectly holds 100 percent of the issued shares or authorized capital acquire the real property or right-of- use assets thereof for business uses.to build real property, either on the Company's own land or on rented land.Article 5Article 51. Pursuant to the
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d. The company and its subsidiaries, or between its subsidiaries in which it directly or indirectly holds 100 percent of the issued shares or authorized capital acquire the real property or right-of- use assets thereof for business uses.Image: Company and its shares or authorized to the issued of the issue
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business uses.Article 5Article 5Article 5Article 51. Pursuant to the
Article 5Article 51. Pursuant to the
Procedures for Public Procedures for Public FSC letter
Announcement and Filing Announcement and Filing (Jin-Guan-
1.Under any of the following1.Under any of the followingZheng-Fa-Zi
circumstances, the Company circumstances, the Company 1070341072),
acquiring or disposing of acquiring or disposing of amend the
assets shall publicly assets shall publicly words.
announce and report the announce and report the 2. Move original
relevant information on the relevant information on the Subparagraph
FSC's designated website in FSC's designated website in 4 of Paragraph
the appropriate format as the appropriate format as 1 to
prescribed by regulations prescribed by regulations Subparagraph
within 2 days countingwithin 2 days counting7.
inclusively from the date of inclusively from the date of 3. Move original
occurrence of the event: occurrence of the event: Item 4 of
A~C (Omitted)A~C (Omitted)Subparagraph
D. Where equipment orD. Where an asset4 of Paragraph
right-of-use assetstransaction other than1 to
thereof for businessany of those referred toSubparagraph
use are acquired orin the preceding three4, amend the
disposed of, and subparagraphs, or an relevant
<u>furthermore the</u> investment in the words.

<u>transaction</u>	mainland China area,	4. Move original
<u>counterparty is not a</u>	reaches 20 percent or	Item 5 of
related party, and the	more of paid-in capital	Subparagraph
transaction amount	or NT\$300 million;	4 of
reaches NT\$1 billion	provided, this shall not	Paragraph 1
<u>or more.</u>	apply to the following	to
E. Acquisition or disposal	circumstances:	Subparagraph
by a company in the	a. Trading of domestic	6, amend the
<u>construction business</u>	government bonds.	relevant
of real property or	b. Where done by	words.
<u>right-of-use assets</u>	professional investors—	
<u>thereof for</u>	securities trading on	
construction use, and	securities exchanges or	
<u>furthermore the</u>	OTC markets in or	
<u>transaction</u>	outside Taiwan, or	
<u>counterparty is not a</u>	subscription by a	
related party, and the	securities firm of	
transaction amount	securities that are	
reaches NT\$500	offered and issued in the	
million; and it is	primary market in	
disposing of real	accordance with the	
property from a	rules of the Taipei	
<u>completed</u>	Exchange.	
construction project	c. Trading of bonds	
that it constructed	under repurchase and	
itself, and furthermore	resale agreements, or	
the transaction	subscription or	
<u>counterparty is not a</u>	redemption of money	
related party, then the	market funds issued by	
transaction amount	domestic securities	
reaching NT\$1 billion	investment trust	
<u>or more.</u>	enterprises.	
F. Where land is acquired	d. Where the assets, the	
under an arrangement	type of which is	
on engaging others to	equipment or right-of-	
build on the company's	use assets thereof for	
own land, engaging	business use, are	
others to build on	acquired or disposed of,	
<u>rented land, joint</u>	and furthermore the	
construction and	transaction counterparty	

allocation of housing	is not a related party, and
<u>units, joint</u>	the transaction amount is
<u>construction and</u>	less than NT\$500
allocation of	million.
<u>ownership</u>	e. Where land is
percentages, or joint	acquired under an
construction and	arrangement on
separate sale, and	engaging others to build
<u>furthermore the</u>	on the Company's own
<u>transaction</u>	land, engaging others to
<u>counterparty is not a</u>	build on rented land,
related party, and the	joint construction and
amount the company	allocation of housing
expects to invest in the	units, joint construction
transaction reaches	and allocation of
NT\$500 million.	ownership percentages,
G. Where an asset	or joint construction and
transaction other than	separate sale, and
any of those referred	furthermore the
to in the preceding six	transaction counterparty
<u>subparagraphs, or an</u>	is not a related party, and
investment in the	the amount the
<u>mainland China area,</u>	Company expects to
reaches 20 percent or	invest in the transaction
<u>more of paid-in capital</u>	is less than NT\$500
<u>or NT\$300 million;</u>	million.
provided, this shall not	1. The amount of transactions
apply to the following	above shall be calculated
circumstances:	as follows:
a. Trading of domestic	A~B (Omitted)
government bonds.	C. The cumulative
b. Where done by	transaction amount of
professional investors-	acquisitions and disposals
securities trading on	(cumulative acquisitions
securities exchanges or	and disposals,
OTC markets, or	respectively) of real
subscription of	property within the same
ordinary corporate	development project
bonds or general bank	within the preceding year.
<u>debentures without</u>	D (Omitted)

equity characteristics (excluding subordinated debt) that are offered and issued in the primary market, or subscription or redemption of securities investment trust funds or futures trust funds, or subscription by a securities firm of securities as necessitated by its undertaking business or as an advisory recommending <u>securities firm for an</u> emerging stock company, in accordance with the rules of the Taipei Exchange. c. Trading of bonds under repurchase and resale agreements, or subscription or redemption of money market funds issued by domestic securities investment trust enterprises. The amount of transactions above shall be calculated as follows: A~B (Omitted) C. The cumulative transaction amount of acquisitions and disposals (cumulative acquisitions

1.

"Within the preceding year" as used in the preceding subparagraph refers to the year preceding the date of occurrence of the current transaction. Items duly announced in accordance with these Procedures need not be counted toward the transaction amount.

and disposals,	
respectively) of real	
property or right-of-use	
assets thereof within the	
same development project	
within the preceding year	
D (Omitted)	
"Within the preceding	
year" as used in the	
preceding subparagraph	
refers to the year preceding	
the date of occurrence of	
the current transaction.	
Items duly announced in	
accordance with these	
Procedures need not be	
counted toward the	
transaction amount.	

Annex 4: The Comparison Table of the Rules of Procedure for Taiwan Cement Corporation Shareholders Meeting

TAIWAN CEMENT CORPORATION

The Comparison Table of the Rules of Procedure for Taiwan Cement Corporation Shareholders Meeting

Article after Amendment	Article before Amendment	Reason for Amendment
8.When the time of the	8.When the time of the	To improve the
meeting arrives, the chairman	meeting arrives, the chairman	governance and
announces to start the	announces to start the	the rights and
meeting. and disclose the	meeting. However, when no	interests of
information about the	shareholders representing	shareholders,
number of the shareholders	more than half of the total	revise the content.
with no voting rights and	number of issued shares are	
the number of shares in	present, the chairman may	
<u>attendance.</u>	announce a delay in the	
However, when no	meeting. The number of	
shareholders representing	delays shall be limited to	
more than half of the total	twice, and the total delay time	
number of issued shares are	shall not exceed one hour. If	
present, the chairman may	the second time is still	
announce a delay in the	insufficient and the	
meeting. The number of	shareholders represent more	
delays shall be limited to	than one-third of the total	
twice, and the total delay time	number of issued shares are	
shall not exceed one hour. If	present, it may be deemed to	
the second time is still	be false resolution in	
insufficient and the	accordance with the sub-	
shareholders represent more	paragraph 1 of Article 175 of	
than one-third of the total	the Company Act.	
number of issued shares are	Before the end of the current	
present, it may be deemed to	meeting, if the number of	
be false resolution in	shares represented by the	
accordance with the sub-	shareholders attending the	
paragraph 1 of Article 175 of	meeting exceeds half of the	
the Company Act.	total number of issued shares,	
Before the end of the current	the chairman may re-submit	
meeting, if the number of	the created false resolution to	

shares represented by the shareholders attending the meeting exceeds half of the total number of issued shares, the chairman may re-submit the created false resolution to the meeting to be voted on according to Article 174 of the Company Act.	the meeting to be voted on according to Article 174 of the Company Act.	
 19. Resolutions adopted at a shareholders' meeting shall be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the chairman of the meeting and shall be distributed to all shareholders of the company within twenty (20) days after the close of the meeting. The recording and distribution of the minutes thereof can be done in electricity. The Company is allowed to insert the aforementioned minutes to the Market Observation System for publication as a substitution for distribution under the preceding paragraph. The date, place of the meeting, name of Chairman, ways of resolution, discussion, and the abstract of motions and resolution (including the numbers of votes) shall be recorded properly in the minutes. When the motions involve the 	 19. Resolutions adopted at a shareholders' meeting shall be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the chairman of the meeting and shall be distributed to all shareholders of the company within twenty (20) days after the close of the meeting. The recording and distribution of the minutes thereof can be done in electricity. The Company is allowed to insert the aforementioned minutes to the Market Observation System for publication as a substitution for distribution under the preceding paragraph. The date, place of the meeting, name of Chairman, ways of resolution, discussion, and the abstract of motions and resolution (including the numbers of votes) shall be recorded properly in the minutes. When the motions involve the 	To improve the governance and the rights and interests of shareholders, revise the content.

election of a director, it shall	election of a director, the	
be held in accordance with	Company shall disclose the	
the applicable election and	votes of each candidate. As	
appointment rules adopted	the Company exist, the	
by the company, and the	minutes shall be kept	
voting results shall be	eternally.	
announced on-site	-	
immediately, including the		
names of those elected		
directors and the numbers		
of votes with which they		
were elected, and the names		
<u>of those who were not</u>		
elected as directors and the		
<u>numbers of votes with which</u>		
<u>they were not elected.</u> As		
long as the Company exists,		
the minutes shall be kept		
eternally.		

Annex 5 : List of Releasing Director Candidates from Non-Competition Restriction

Director	Current Positions within the Scope of the Company's Business	
Chia Hsin R.M.C Corp. Representative: Chang, An Ping	Director, CTCI Corp.	
Chia Hsin Cement Corp. Representative: Chang Kang Lung, Jason	Chairman, Chia Hsin Cement Corp. Chairman, Chia Hsin International Corp. Director, Chia Hsin Property Management and Development Corp.	
Chia Hsin Cement Corp. Representative: Chen Chi-Te	Director, Chia Hsin Cement Corp. Vice Chairman, Chien Kuo Construction Co., Ltd. Director, Chia Hsin Property Management and Development Corp.	