# MPI Corporation Minutes of 2020 General Meeting of Shareholders Regular Session on Record

Date and time: June 15, 2020 (Monday), 10:00 am

Place: 2F, No. 26, Taiyuan Street, Zhubei City, Hsinchu County (Conference Hall, Tai Yuen Hi-Tech Industrial Park)

Attendance: The total number of shares represented by attending shareholders and proxies at the meeting was counted at 53,029,955 shares, which represented 66.32 % of the Company's 79,958,726 outstanding shares and exceeded the statutory requirement. Attending members of the board included: Chairman Ko, Chang-Lin, Director Steve Chen, Director Scott Kuo, Independent Director Kao, Chin-Cheng, Independent Director Hsu, Mei-Fang, Supervisor Li, Tu-Cheng, Supervisor Tsai, Chang-Shou, and Supervisor Liu, Fang-Sheng, which exceeded 1/3 of the 8 seats on board.

Attendees: Chen, Chih-Ling and Chen, Yi-Ling, CPAs

Chairperson: Chairman Ko, Chang-Lin Record taken by Manager Tang, Fu-Ping

- I. Announcement of session
- II. Address of the Chairman: skipped.
- III. Reports
  - 1. 2019 Operation Review. (See Appendix I)
  - 2. 2019 Supervisors' Review Report. (See Attachment II)
  - 3. Report on allocation of remuneration to employees and directors/supervisors in 2019.
    - Remark: According to Article XX of the Company's Articles of Incorporation, where there are earnings before tax in any fiscal year, 0.1%~15% thereof shall be appropriated as remuneration to employees and no more than 3% thereof as remuneration to directors/supervisors. The earnings before tax, excluding the remuneration to employees, directors and supervisors was NT\$536,892,370 in 2019. The Company plans to appropriate NT\$43,950,000 as the remuneration to employees and NT\$9,920,000 as the remuneration to directors and supervisors. All were distributed in cash.
  - 4. Report on 2019 allocation of cash dividend from earnings.

- (I) According to Article XX of the Articles of Incorporation, the Company shall authorize the Board of Directors to resolve to distribute the dividend and bonus, in whole or in part, in cash and report the same to a shareholders' meeting.
- (II) The bonus amounting to NT\$199,896,815 was allocated to shareholders at NT\$2.5

per share in cash. The amount of cash dividend will be truncated to the nearest dollar. Fractional amounts of less than NT\$1 will be summed up and allocated based on the size of decimals in descending order until the total amount of cash dividend is allocated.

(III) The motion has been approved upon resolution by the Board meeting, and the Chairman was authorized to determine the ex-dividend date, date of distribution and other related matters. In the event that the total quantity of the Company's outstanding shares is changed and the dividends to shareholders are being affected, the Chairman shall be authorized to deal with it with full power.

#### IV. Points of Ratification

Motion No. 1 Submitted by the Board

Cause of motion: Proposal for the ratification of the Company's 2019 operation review and

financial statements.

#### Remarks:

(I) The Board of Directors has prepared and passed the operation review and financial statements of individual entities (including the consolidated financial statements) for the fiscal year 2019. The financial statements of individual entities (including the consolidated financial statements) have been audited by Chen, Chih-Ling and Chen, Yi-Ling, CPAs of Nexia Sun Rise CPAs & Co., with the issuance of unqualified opinions, subject to the final review of the supervisors. For details, please refer to Attachment III and Attachment IV.

(II) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form)

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	49,773,289	93.86%
Disapproval votes	1,780	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	3,254,886	6.14%

The motion was approved as initially proposed, based on the outcome of the vote.

Motion No. 2 Submitted by the Board

Cause of motion: Proposal for the ratification of the motion for allocation of earnings for

the 2019 fiscal year.

- (I) MPI Corporation had the earnings after tax amounting to NT\$428,370,370 in fiscal year 2019. Enclosed therein is the motion for allocation of earnings. For further information, please refer to Attachment V.
- (II) In consideration of the future business development, the Company plans to attribute NT\$199,896,815 from distributable earnings as cash dividend for FY 2019 on the basis

- of the quantity of 79,958,726 shares outstanding on the day of the Board meeting. The earnings per share is tentatively set at NT\$2.5.
- (III) In the event that the total quantity of the Company's outstanding shares is affected due to any changes of the Company's capital stock and thereby the dividends to shareholders are being changed, the Board of Directors shall be authorized to deal with it with full power.

(IV) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form);

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,055,280	94.39%
Disapproval votes	1,787	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,888	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

# V. Points of Discussion

Motion No. 1: Submitted by the Board

Cause of motion: Proposal for the discussion of the amendment to the "Articles of

Incorporation" of MPI Corporation.

#### Remarks:

- (I) In response to the Company Act and establishment of the Audit Committee in place of a supervisor's function, the motion for amendments to certain provisions of the Company's "Articles of Incorporation" is submitted accordingly.
- (II) The mapping of the provisions of the "Articles of Incorporation" is attached for your information. Please refer to Attachment VI.
- (III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form);

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,055,275	94.39%
Disapproval votes	1,797	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,883	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

Motion No. 2:

Proposal for the discussion of the amendment to the Company's

Submitted by the Board

"Parliamentary Rules for Shareholders' Meetings."

## Remarks:

Cause of motion:

(I) The amendments to the Company's "Parliamentary Rules for Shareholders' Meetings"

- were made pursuant to the Financial Supervisory Commission (FSC) Letter Jin-Guan-Zheng- Fa-Zi No. 1080339900 on December 31, 2019 and in response to establishment of the Audit Committee in place of a supervisor's functions.
- (II) The Comparison Table of the "Parliamentary Rules for Shareholders' Meetings" before and after amendments is attached for your information. Please refer to Attachment VII.
- (III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form);

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,023,268	94.33%
Disapproval votes	33,801	0.06%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,886	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

Motion No. 3: Submitted by the Board

Cause of motion: Proposal for the discussion of the amendment to the Company's

"Regulations for Election of Directors/Supervisors."

### Remarks:

- (I) According to Article 14-4 of the Securities and Exchange Act, the Company has established the Audit Committee in place of a supervisor's functions since 2020. Therefore, the "Regulations for Election of Directors/Supervisors" was renamed as the "Regulations for Election of Directors," and the provisions of the "Regulations for Election of Directors" were amended accordingly.
- (II) The Comparison Table of the "Regulations for Election of Directors" before and after amendments is attached for your information. Please refer to Attachment VIII.
- (III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form);

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,055,271	94.39%
Disapproval votes	1,797	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,887	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

Motion No. 4: Submitted by the Board

Cause of motion: Proposal for the discussion of the amendment to the "Procedures for

Acquisition or Disposal of Assets" of MPI Corporation.

- (I) In response to establishment of the Audit Committee in place of a supervisor's function, the motion for amendments to the Company's "Procedures for Acquisition or Disposal of Assets" is submitted accordingly.
- (II) The mapping of the provisions in the "Procedures for Acquisition or Disposal of Assets" of MPI is attached for your information. Please refer to Attachment IX.
- (III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form);

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,055,264	94.39%
Disapproval votes	1,802	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,889	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

Motion No. 5:

Submitted by the Board

Cause of motion: Proposal for the discussion of the amendment to the "Procedures for

Engaging in Derivatives Trading" of MPI Corporation.

## Remarks:

- (I) In response to establishment of the Audit Committee in place of a supervisor's function, the motion for amendments to the Company's "Procedures for Engaging in Derivatives Trading" is submitted accordingly.
- (II) The Comparison Table of the "Procedures for Engaging in Derivatives Trading" before and after amendments is attached for your information. Please refer to Attachment X.
- (III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form);

Voting result	Vote number	Percentage in votes of the present shareholders %	
Approval votes	49,978,264	94.24%	
Disapproval votes	78,801	0.15%	
Invalid votes	0	0.00%	
Abstention votes/no votes	2,972,890	5.61%	

The motion was approved as initially proposed, based on the outcome of the vote.

Motion No. 6:

Submitted by the Board

Cause of motion: Proposal for the discussion of the amendment to the "Operating Procedure for Loaning Funds to Others" of MPI Corporation.

- (I) In response to establishment of the Audit Committee in place of a supervisor's function, the motion for amendments to the Company's "Operating Procedure for Loaning Funds to Others" is submitted accordingly.
- (II) The Comparison Table of the "Operating Procedure for Loaning Funds to Others"

before and after amendments is attached for your information. Please refer to Attachment XI.

(III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form)

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,055,266	94.39%
Disapproval votes	1,806	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,883	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

Motion No. 7: Submitted by the Board

Proposal: Proposal for the discussion of the amendment to the "Operating Procedure for Making of Endorsement/Guarantee" of MPI Corporation.

#### Remarks:

- (I) In response to establishment of the Audit Committee in place of a supervisor's function, the motion for amendments to the Company's "Operating Procedure for Making of Endorsement/Guarantee" is submitted accordingly.
- (II) The Comparison Table of the "Operating Procedure for Making of Endorsement/Guarantee" before and after amendments is attached for your information. Please refer to Attachment XII.
- (III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form)

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,055,262	94.39%
Disapproval votes	1,806	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,887	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

#### Motion No. 8:

Submitted by the Board

Cause of motion: Proposal for the discussion of revocation of the Company's

"Parliamentary Rules for Supervisors' Meetings."

- (I) In response to establishment of the Audit Committee in place of a supervisor's function, the motion for revocation of the Company's "Parliamentary Rules for Supervisors' Meetings" is submitted accordingly.
- (II) The Comparison Table of the "Parliamentary Rules for Supervisors' Meetings" before and after amendments is attached for your information. Please refer to Attachment XIII.

(III) This motion was approved by the Board of Directors at the 2nd Board meeting in 2020. Resolution: Motion vote results: A total of 53,029,955 voting rights were present at the time of vote (including 11,885,726 rights executed in electronic form)

Voting result	Vote number	Percentage in votes of the present shareholders %
Approval votes	50,055,264	94.39%
Disapproval votes	1,807	0.00%
Invalid votes	0	0.00%
Abstention votes/no votes	2,972,884	5.61%

The motion was approved as initially proposed, based on the outcome of the vote.

#### VI. Motions for Election

Cause of motion: Proposal for election of the Company's directors of the 9th term (6

directors and 3 independent directors). Submitted by the Board

- (I) Upon expiration of the term of office served by the Company's directors/supervisors of the 8th term, from June 13, 2017 until June 12, 2020, a motion for re-election is hereby submitted at this meeting. Meanwhile, in response to Article 14-4 of the Securities and Exchange Act and FSC's requirements, the Audit Committee is scheduled to be established in place of a supervisor's functions since the 9th-term Board meeting. Therefore, no supervisors will be elected at this meeting. The Audit Committee shall consist of all independent directors.
- (II) The election of the Company's directors (including independent directors) is subject to the nomination system under Article 192-1 of the Company Act and Article 12 of the Company's Articles of Incorporation. The directors (independent directors) shall be elected by shareholders from the name list of candidates.
- (III) The Company plans to re-elect all of the 9 directors (including 3 independent directors) at the 2020 annual general meeting. The new directors shall serve the term of office from June 15, 2020 until June 14, 2023.
- (IV) The name list of candidates nominated for directors (including independent directors) by the Company's Board of Directors and information related thereto are stated as following. The same will be delivered to the parliamentary unit of the Board of Directors and presented by the unit during the submission period for nomination. The details about the name list of candidates for directors (including independent directors) are stated as following:

Type of Candidate	Name of Candidate	Major Experience (Academic Degree)	Number of shareholding (share)
Director	Institutional Representative of MPI Investment Co., Ltd.: Ko, Chang-Lin	EMBA, College of Management, National Chiao Tung University Current post: Chairman of MPI Corporation Former post: Electronics Research &	8,334,626

		Service Organization, Industrial Technology Research Institute	
Director	Institutional Representative of MPI Investment Co., Ltd.: Steve Chen	National Taiwan University, Department of Mechanical Engineering, Master Program Current post: Consultant of MPI Corporation Former post: Material and Chemical Research Laboratories, Industrial Technology Research Institute	8,334,626
Director	Institutional Representative of MPI Investment Co., Ltd.: Scott Kuo	University of South Florida, Department of Mechanical Engineering, Master Program Current post: President of MPI Corporation Former post: Mechanical and Systems Research Laboratories, Industrial Technology Research Institute	8,334,626
Director	Li, Tu-Cheng	Dept. of Business Administration, Feng Chia University Current post: Chairman of Zen Voce Corporation Former post: Chain-Logic International Corp.	539,349
Director	Liu, Fang-Sheng	Kaohsiung Medical University, School of Dentistry Current post: Dentist, Li Cheng Dental Clinic Former post: Taipei City Hospital	255,471
Director	Tsai, Chang-Shou	Chinese Culture University, Department of Accounting Current post: Shang Ho CPA Office, CPA Former post: Bureau of Accounting & Statistics, Provincial Government of Taiwan	21,630
Independent director	Hsu, Mei-Fang	Ming Chuan University, Accounting Department Current post: Responsible person of Dayar CPA Firm Former post: Baker Tilly Clock & CO	244,441
Independent director	Kao, Chin-Cheng	Master, Graduate Institute of Law, National Chung Hsing University Current post: Attorney-at-Law, Lian Cheng Law Office Former post: Hui Lin Law Office	162,414
Independent director	Liao, Ta-Ying	Doctor of Laws, Kobe University Current post: Professor, the College of Law, Tunghai University Former post: Professor, Department of Law, National Chung Hsing University	0

# **Reasons for Nomination of Independent Directors to Serve Three Terms of Office**

Name	Reasons
Hsu, Mei-Fang	Considering that Ms. Hsu, Mei-Fang is held qualified in terms of her professional background and very familiar with the laws and regulations related to financial accounting, she is capable of supervising the Board of Directors timely and exercising the functions as an independent director. Therefore, she is nominated as an independent director again at this meeting. The Company expects that she may play a professional and objective role dedicated to providing the supervision and suggestions needed by the Company.
Kao, Chin-Cheng	Considering that Mr. Kao, Chin-Cheng has an expertise in practicing laws and is specialized in laws & regulations, he provides legal opinion at the Board meetings and with respect to corporate governance. Therefore, he is nominated as an independent director again at this meeting. The Company expects that he may keep supervising the validity of business decisions made by the Company and mitigate the risk over violations of laws and regulations.
Liao, Ta-Ying	Not applicable, as Mr. Liao, Ta-Ying is nominated for the first time.

Election results: Name list of elected directors/independent directors is stated as following:

	-		
Account No./ID No.	Account Name/Name	Number of votes won (votes)	Remarks
163	MPI Investment Co., Ltd. Representative: Ko, Chang-Lin	76,298,164	Elected Director
163	MPI Investment Co., Ltd. Representative: Steve Chen	42,350,127	Elected Director
163	MPI Investment Co., Ltd. Representative: Scott Kuo	42,274,730	Elected Director
1	Li, Tu-Cheng	41,479,447	Elected Director
161	Liu, Fang-Sheng	42,327,812	Elected Director
1149	Tsai, Chang-Shou	42,327,788	Elected Director
125	Kao, Chin-Cheng	42,347,719	Elected Independent Director
142	Hsu, Mei-Fang	42,253,503	Elected Independent Director
M120***138	Liao, Ta-Ying	42,542,198	Elected Independent Director

VI. Impromptu motions: N/A

VII. Adjournment of meeting: June 15, 2020, at 10:44 am.

# **MPI Corporation Operation Review**

# I. 2019 Operating Results

#### (I) Business Plan and Result

In FY 2019, the Group generated the net consolidated operating revenue amounting to NT\$5.515 billion, which was an increase by 2% compared to NT\$5.386 billion in 2018. The earnings in FY 2019 amounted to NT\$428 million in 2019, an increase of 28% from NT\$335 million in 2018 with earnings after tax per share of NT\$5.36.

In consideration of the COVID-19 spreading internationally, SEMI adjusted the forecast output value downward from 7.7% to 5% YoY this year. Meanwhile, it also adjusted the industry's capital expenditure downward. The epidemic also resulted in the sluggish demand for consumable electronic products. Most companies in the same industry believe that the output value of the whole semiconductor industry is still likely to be adjusted downward.

Permanently, the semiconductor industry has been identified as a leader in the global technological development. Though the demand in the whole semiconductor industry is interrupted by the COVID-19 prevailing all over the world temporarily, and affected to a certain extent. Notwithstanding, in terms of the industrial development, most of the research institutions believe that the semiconductor industry will keep growing stably, primarily driven by 5G communications, AI, self-driving cars, IoT, and increase in the market share of the semiconductor industry in China.

The high computing capability required by said emerging technologies, such as 5G, AI and IoT, needs to rely on the advanced process of the semiconductor to improve the overall performance of end application products. The advanced process of the semiconductor also lays the sound demand for advanced probe cards. MPI Corporation insists on investing the high R&D momentum to keep developing the advanced probe cards, with the expectation to enhance its own competitiveness in the high-end market and peripheral and key components and also improve the customized service and flexibility for its customers. As for the self-manufactured machines, the Company expects to have continuous growth in the semiconductor engineering machine and temperature testing machine.

# (II) Revenue and profitability analysis

Unit: NTD thousands

Year Item		2018	2019	Change (%)	
Fina	Net Sales		5,386,356	5,515,200	2.39%
Financial Revenue	Gross pro	fit	2,140,251	2,228,901	4.14%
venue	Profit or 1	oss after tax	334,562	428,370	28.04%
	ROA (%)		4.48	5.48	22.32%
Pr	ROE (%)		8.55	10.07	17.78%
Profitability	Operating ratio (%)	Income to Paid-in capital	40.46	59.69	47.53%
ity	EBT to Pa	aid-in capital ratio (%)	49.76	61.16	22.91%
	Net profit margin (%)		6.27	7.76	23.76%
	EPS	before retroactive adjustment	4.19	5.36	27.92%
	(NT\$) after retroactive adjustment		4.19	5.36	27.92%

# (III) Research and development

Research and development findings in 2019:

- 1. Photoelectric precision automated equipment:
  - A. Mini LED and Micro LED wafer photoelectric probing system.
  - B. Wafer level probing system with high power Flip-chip type Laser Diode and VCSEL.
  - C. High-solution VCSEL wafer-level AOI system.
  - D. Photo-diode multi-color responsive wafer-level measuring system.

# 2. Wafer probe card:

- A. The Company continues to develop the vertical type fine-pitch probe card to meet the need for fine-pitch technology of miniaturization of IC process.
- B. To meet the technology requirement for high-speed transmission of smart devices, the Company continues to improve the high-speed probe card to satisfy customers' need for more high-speed transmission.
- 3. Semi-conductor component temperature testing series:

In response to customers' needs for different testing conditions, the Company develops the product series to satisfy the customers' needs optimally.

4. Semi-conductor engineering testing machine series:

Develop the full automatic wafer prober for engineering purpose successfully to support the automatic scheduling of the test on different sized wafers and provide users with an environment in which they may operate the test more conveniently, flexibly, safely, and precisely.

# II. Summary of 2020 Business Plan

# (I) Operational guidelines

Technology is essential to maintain competitiveness. In light of the development of the microelectronic industry and technology requirements in the future, the Company undertakes the following strategic planning and commits its effort to sustain its competitive advantage:

- 1. In response to demand of high performance computing, the Company continues to develop high current withstanding probe cards.
- 2. To satisfy the evolution of advanced IC scaling, the Company continues to develop and improve the fine-pitch probe card technology.
- 3. To meet the technology requirement for high-speed transmission of smart devices, we constantly develop probe cards with higher speed.
- 4. The Company keeps optimizing the multi-layer organic substrate process technology in response to the technical demand for higher specification applications in the future and strengthen the competitiveness of probe card products.
- 5. For the photonics automation industry, the Company focuses on four industrial fields including optical communication, sensing, micro display and LED to offer automated equipment with high optical, mechanical and electrical integration for measurement, sorting and optical inspection. By deepening the cooperation with customers leading the global technology, the Company adopts the supply of high value-added Turnkey Solution for the photoelectric industry as its main development goal.
- 6. Regarding the application of the temperature control system for the environmental test of the semiconductor and fiber optics communication components, the Company continues to develop the best products that correspond to different testing temperature ranges applicable to mass production and engineering, in order to provide customers with the best temperature testing solution.
- 7. In the application field of semiconductor engineering testing, the Company continues to optimize the full automated functions, adopts the modular design concept to satisfy customers' need for phased upgrading, and keeps adding adequate functions to various models subject to the customers' application.

#### (II) Key production and sales policies

Looking forward to 2020, the Company will adopt the following policies:

- 1. Constantly invest in the R&D capacities and enhance the competitiveness of products.
- 2. Define the blueprint of technology in line with the application trend in the market to

- implement the R&D technology in new products rapidly and precisely for the purpose of business expansion.
- 3. The Company will strengthen the support capacity of its overseas business locations to provide a more rapid and comprehensive technical service for the customers and further increase the market share of its products.
- 4. The Company will uphold the core philosophy of assisting its customers to upgrade their competitiveness and thereby positions the Company as technology partners of its customers. Also, the Company's main production and sales policy focuses on the customers' future demand to jointly develop the most suitable products and provide in-time technical services. Therefore, the Company may offer the best solution for its customers.

# III. The development strategy of the future

- (I) Based on the five major technical areas including prober, sorting, photoelectric testing, imaging detection and automated equipment, provide complete testing application solutions to meet the need for mass production of the photoelectric and semiconductor industries.
- (II) In the application field of semiconductor engineering testing, the Company strengthens the competitiveness of products via the core technologies, such as micro-signal, high-frequency and high power measurement, and by continuing to enhance and integrate various testing systems.
- (III) In the application of the temperature control, the Company continues to develop the markets in the areas of semiconductor and fiber optics communications. In the meantime, the Company will use the core technology for temperature control to develop the application of temperature test of other components to increase the product application range.
- (IV) In response to the constant demand of the end consumers for higher performance computing, faster transmission, various functions and power saving and the rising market of intelligent technology application, the Company develops fine-pitch probe cards as well as the high pin count and high speed probe cards to upgrade the frequency in testing and efficiency, satisfy customers' needs and ensure the Company's competitiveness.

# IV. The effect of the external competitive, legal, and macroeconomic environment

Given the sluggish demand caused by COVID-19 spreading internationally, most research institutions have downward adjusted their forecast about output value of the semiconductor industry this year. It is also believed that the demand is still likely to be adjusted downward again. In the most recent years, the global economy has been full of highly uncertain factors. Notwithstanding, following the evolution of technology to 5G application, self-driving cars, AI, and industrial automation resulting in the IOT development

and booming demand for automobile electronics, the Company continues to boost the growth of the semiconductor industry. With the profound R&D capabilities, the Company continues to expect itself to provide its customers with the most comprehensive and precise testing service in the semiconductor process and to maintain its leading role in the industry while bringing the greatest investment value to its shareholders.

# Ladies and gentlemen

We would like to give you our best regards for the future ahead.

Chairman: Ko, Chang-Lin President: Scott Kuo Chief Accountant: Rose Jao

Attachment II

MPI Corporation

Supervisors' Review Report

Company's 2019 standalone financial The statement and

consolidated financial statements submitted by the Board of Directors

have been audited by Chen, Chih-Ling and Chen, Yi-Ling, CPAs of Nexia

Sun Rise CPAs & Co, who believe that the statements should be sufficient

to present a fair view of the financial status, operating result and cash flow

of the Company. We also reviewed the business report and motion for

earnings allocation submitted together with the financial statements. We

hereby recognize said report and statements after conducting the audit on

them pursuant to Article 219 of the Company Act and Article 36 of the

Securities and Exchange Act.

To:

2020 Annual General Meeting of MPI Corporation

MPI Corporation

Supervisor: Li, Tu-Cheng

Liu, Fang-Sheng

Tsai, Chang-Shou

March 26, 2020

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# Attachment III

# **Independent Auditor's Audit Report**

The Board of Directors and Shareholders

**MPI** Corporation

## **Opinion**

We have audited the accompanying financial statements of MPI CORPORATION (the "Company"), which comprise the balance sheets as of December 31, 2019 and 2018, 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.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2019 and 2018, 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 Company 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. Based on our audits and the reports of other auditors, we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

## **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2019. 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.

Key audit matters on the financial statements for the year ended December 31, 2019 were as follows:

# 1. Revenue Recognition

## **Matter Description**

Regarding the accounting policy of revenue recognition, please refer to (26) of Note 4 of the Individual Financial Statements. Regarding relevant disclosure, please refer to (17) of Note 6 and Note 9 of Statements of Major Accounting Items - Statement of Operating Revenue.

Sales revenue is the major index for investors and the management to evaluate the finance or performance of MPI Corporation. As the point in time for revenue recognition and the amount of recognized revenue can make a big difference on the financial statements, the CPA(s) has also reviewed the accuracy of these two key factors during the audit.

## Audit Procedures in Response

The CPA(s) has implemented audit procedures in response as summarized below:

- (1) Understood and tested the design and implementation efficiency of sales and receiving circulation control system.
- (2) Understood the major revenue type and trading terms of MPI Corporation to assess if the accounting policy of point in time for revenue recognition is appropriate.
- (3) Understood the product type and sales of the top 10 customers; sampled and reviewed the orders; assessed the influence of trading terms to revenue recognition; and confirmed if MPI Corporation has handled accounting relevant activities appropriately.
- (4) Evaluated if the number of days for turning over the sales revenue and payables; and analyzed changes to customers of this and last year at the same time point to see if there is any abnormality.
- (5) Implemented the detail test, where transactions of sales revenue before and after the financial statements within a specified period have been sampled to carry out the cut-off test and verify relevant certificates. Changes to the inventory in account books and transferred sales costs have been recorded during an appropriate period of period to evaluate the correctness of the period of recognizing the revenue, ensure if there is any abnormal revenue journal voucher, and understand if there is any grave refund or return after the period.

#### 2. Inventory Valuation

# **Matter Description**

Regarding the accounting policy of inventory valuation, please refer to (14) of Note 4 of Individual Financial Statements. Regarding significant accounting judgments, estimations, and assumptions of inventory valuation, please refer to Note 5 of Individual Financial Statements. Regarding

descriptions of inventory accounting items, please refer to (4) of Note 6 of Individual Financial Statements. The Company recognize inventories amounting to NT\$2,437,109 thousand and Allowance for inventories amounting to NT\$306,914 thousand. The book value of the Company's inventories as December 31, 2019 was NT\$2,130,195 thousand and accounted 27% of the total assets in the consolidated balance sheet.

MPI Corporation mainly engages in the manufacturing and sales of semiconductor production and testing equipment. Due to rapid technological changes, short life cycle and intense market competition of electronic products, there is a high tendency for inventory valuation loss and losses caused by outdated inventory. The inventory is evaluated by either the cost or net realizable value, depending on which one has the lower value. Inventories that exceed specific inventory age or are evaluated as outdated during individual assessment shall have the inventory loss evaluation conducted also based on the inventory age and future product demand during specific period of time. The information comes from the management's judgement on each product's net realizable value based on the inventory sales, age and quality conditions. As the amount of MPI Corporation's inventory is great; a number of items are included on the inventory list; and the valuation of inventories that have exceeded specific age or are outdated relies heavily on the management's subjective judgement and involves a high degree of uncertainty, the Account(s) believes that the inventory valuation and obsolescence loss is one of the key audit matters of the year.

# Audit Procedures in Response

The CPA(s) has implemented the audit procedures in response as summarized below:

- (1) With the CPA's knowledge of the industry and MPI Corporation's operations, evaluated the soundness of the Corporation's policies concerning the allowance for inventory valuation loss and doubtful debts.
- (2) Understood MPI Corporation's inventory management procedures, reviewed it's annul inventory plan, and participated in its annual inventory check to evaluate the management's judgement and control efficiency of outdated inventories.
- (3) Acquired the list of product inventory age, verified the appropriateness of reporting system logic, and confirmed the consistency of report information and adopted policies.
- (4) Evaluated the appropriateness of the methods of calculating inventory valuation impairment, including deciding the inventory classification based on the net realizable value, checking individual material number to verify the basic assumption of the calculation in relevant supporting document, and verify the accuracy of calculation.

# Other Matter-Making Reference to the Audits of Component Auditors

As stated in the individual financial statements (5) of Note 6 'Certain investments, which were accounted for under the equity method based on the financial statements of the investees, were audited by other independent accountants. Respectively, the related shares of investment income from the subsidiaries amounted to NT\$(61,888) thousand and NT\$(44,820) thousand. Insofar as it related to the investments accounted for under the equity method balances of NT\$ (79,016) thousand and NT\$ (16,961) thousand as of December 31, 2019, December 31, 2018.

# Responsibilities of Management and Those Charged with Governance for the Consolidated 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 Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including supervisors, are responsible for overseeing the Company'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 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 auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

1. 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.

- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our 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 Company to cease to continue as a going concern.
- 5. 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 entities or business activities within the Company 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, 2019 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.

NEXIA Sun Rise CPAs & Company Taipei, Taiwan, Republic of China March 26, 2020

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 (ASSETS)

# DECEMBER 31,2019 AND 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

			December 31,2	2019		2018	
ASSETS	Note		Amounts	%		Amounts	%
NONCURRENT ASSETS							
Cash and cash equivalents	6(1)	\$	397,726	5	\$	722,973	9
Accounts receivable, net	6(3)		930,119	12		679,191	8
Accounts receivable -related parties, net	6(3).7		459,453	6		311,470	4
Other receivables			1,253	-		4,625	-
Other receivables -related parties	7		57,246	1		28,303	-
Income tax receivable			-	-		676	-
Inventories, net	6(4)		2,130,195	27		2,467,379	30
Prepayments			47,404	1		49,687	1
Other current assets	8	-	4,898	-		3,402	-
Total Current Assets			4,028,294	52		4,267,706	52
NONCURRENT ASSETS							
Investments accounted for using equity method	6(5)		802,648	10		858,533	11
Property, plant and equipment	6(5).7.8		2,768,524	35		2,784,489	34
Right-of-use assets	6(7)		90,934	1		-	-
Intangible assets	6(8)		34,449	-		41,237	1
Deferred income tax assets	6(19)		104,640	1		81,149	1
Other noncurrent assets	6(9)		100,189	1		101,241	1
Total Noncurrent Assets			3,901,384	48		3,866,649	48
TOTAL ASSETS		\$	7,929,678	100	\$	8,134,355	100

(The accompanying notes are an integral part of the parent company only financial statements)

# BALANCE SHEETS (LIABILITIES AND EQUITY) DECEMBER 31 ,2019 AND 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

			December 31,2	2019	December 31,2018			
LIABILITIES AND EQUITY	Note		Amounts	%	Amounts	%		
CURRENT LIABILITIES								
Short-term loans	6(10)	\$	500,000	6	\$ 818,000	10		
Contract liabilities - current	6(17).7		628,423	8	854,750	11		
Accounts payable			344,165	4	457,107	6		
Accounts payable-related parties	7		3,843	-	2,972	-		
Payables on equipment			65,720	1	19,530	-		
Other payables	6(11)		637,442	8	625,550	8		
Other payables-related parties	7		22,465	-	102,190	1		
Income tax payable			46,300	1	40,709	1		
Lease liabilities — current	6(7)		45,256	1	-	_		
Provisions	6(12)		6,572	-	4,859	_		
Current portion of long-term liabilities	6(14)		-	-	29,233	-		
Other current liabilities			13,476	-	10,639	-		
Total Current Liabilities			2,313,662	29	2,965,539	37		
NONCURRENT LIABILITIES								
Non-current Financial liabilities at Fair Value	6(13)		384	_	9,266	_		
Bonds payable	6(13)		902,485	11	892,843	11		
Long-term loans	6(14)		142,208	2	39,230	-		
Deferred income tax liabilities	6(19)		5,454	_	13,040	_		
Lease liabilities — noncurrent	6(7)		46,372	1	-	_		
Accrued pension cost	6(15)		29,324	_ 1	39,102	1		
Credit balance of investments account for usin	6(5)		118,988	2	68,397	1		
Other noncurrent liabilities	0(3)		97	-	97	-		
Total Other Liabilities			1,245,312	16	1,061,975	13		
Total Oner Liabilities			1,243,312	10	1,001,973	13		
TOTAL LIABILITIES			3,558,974	45	4,027,514	50		
EQUITY	6(16)							
EQUITY ATTRIBUTABLE TO SHAREHOLDERS O	OF THE PARENT							
Capital common stock			799,587	10	799,014	10		
Capital surplus			980,325	12	977,255	12		
Retained earnings								
Appropriated as legal capital reserve			596,549	8	563,093	7		
Special reserve			54,229	1	42,308	-		
Unappropriated earnings			2,008,491	25	1,779,401	22		
Total Retained Earnings			2,659,269	34	2,384,802	29		
Other								
Foreign currency translation adjustments			(68,477)	(1)	(54,230)	(1)		
Total others			(68,477)	(1)	(54,230)	(1)		
TOTAL EQUITY		_	4,370,704	55	4,106,841	50		
TOTAL LIABILITIES AND EQUITY		\$	7,929,678	100	\$ 8,134,355	100		

# STATEMENTS OF COMPREHENSIVE INCOME

From January 1 to December 31, 2019 and 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

		Jan	uary 1 ~ December	31,2019	Januar	y 1 ~ December	31,2018
Items	Note		Amounts	%	A	mounts	%
OPERATING REVENUE, NET	6(17).7						
Sales revenue		\$	4,893,661	100	\$	4,670,536	99
Less: sales returns			(12,164)	-		(10,685)	-
sales discounts and allowances			(579)	-		(1,221)	-
Commission revenue				-		45,590	1
Operating Revenue, net			4,880,918	100		4,704,220	100
OPERATING COSTS	6(5).7		(2,927,920)	(60)		(2,838,717)	(60)
GROSS PROFIT			1,952,998	40		1,865,503	40
Unrealized Gross profit on sales to subsidiaries and associates			(41,768)	(1)		(24,434)	(1)
Realized Gross profit on sales to subsidiaries and associates			60,705	1		46,528	1
GROSS PROFIT, NET			1,971,935	40		1,887,597	40
OPERATING EXPENSES	7						
Selling expenses			(503,410)	(10)		(460,427)	(10)
General & administrative expenses			(271,749)	(6)		(236,807)	(5)
Research and development expenses	6(8)		(700,653)	(14)		(869,002)	(18)
Expected Credit (loss) gains			(8,696)	-		(2,736)	-
Operating expense, net			(1,484,508)	(30)		(1,568,972)	(33)
OPERATING INCOME			487,427	10		318,625	7
NON-OPERATING INCOME AND EXPENSES							
Other gains and losses	6(18)		(13,961)	-		27,351	1
Finance costs	6(18)		(23,181)	-		(22,860)	(1)
Share of profits of subsidiaries and associates	6(5)		(57,995)	(1)		2,420	-
Interest income			1,500	-		1,006	-
Rent income			14,434	-		6,635	-
Other non-operating revenue-other items			74,798	1		47,592	1
Total Non-operating Income			(4,405)			62,144	1
INCOME BEFORE INCOME TAX			483,022	10		380,769	8
INCOME TAX BENEFIT(EXPENSE)	6(19)	-	(54,652)	(1)		(46,207)	(1)
NET INCOME			428,370	9		334,562	7
OTHER COMPREHENSIVE INCOME (LOSS)							
Items that are not to be reclassified to profit or loss							
Re-measurements from defined benefit plans			6,018	-		(7,349)	-
Share of remeasurements of defined benefit plans of subsidiaries and associates Items that may be reclassified subsequently to profit or loss			(118)	-		47	-
Exchange differences arising on translation of foreign operations			(14,247)	-		(11,921)	-
Other comprehensive income for the year, net of income tax			(8,347)	-		(19,223)	-
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		\$	420,023	9	\$	315,339	7
NET INCOME ( OCS.) ATTRIBUTADI S TO	((20)		A 6			C	
NET INCOME(LOSS) ATTRIBUTABLE TO:	6(20)		After-tax			After-tax	
Shareholers of the parent		\$	5.36		\$	4.19	
Noncontrolling interests		\$	4.54		\$	3.56	

 $(The\ accompanying\ notes\ are\ an\ integral\ part\ of\ the\ parent\ company\ only\ financial\ statements)$ 

# STATEMENTS OF CHANGES IN EQUITY

# From January 1 to December 31,2019 and 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

	(	Capital-					Reta	ained Earnings	S			Others		
Items	Con	nmon Stock	Cap	ital Surplus		gal Capital Reserve		cial Capital Reserve		appropriated Earnings	Forei	gn Currency Translation Reserve		Total Equity
BALANCE, JANUARY, 1, 2018	\$	799,014	•	909,204	•	548,516	\$	30,177	\$	1,523,376	\$	(42,309)	•	3,767,978
	Ф	799,014	Ф	909,204	Ф	,	Ф	30,177	φ		ф	(42,309)	Ф	3,707,978
Legal capital reserve						14,577		10 101		(14,577)				_
Special capital reserve								12,131		(12,131)				
Cash Dividends of Common Stock										(39,951)				(39,951)
Capital Reserve From Stock Warrants				67,683										67,683
Other changes in capital surplus				368										368
Net Income in 2018										334,562				334,562
Other comprehensive income in 2018, net of income tax										(7,302)		(11,921)		(19,223)
Total comprehensive income in 2018		-		-		-		-		327,260		(11,921)		315,339
Difference between consideration paid and carrying amount of subsidiaries acquired										(4,576)				(4,576)
BALANCE, DECEMBER, 31, 2018	\$	799,014	\$	977,255	\$	563,093	\$	42,308	\$	1,779,401	\$	(54,230)	\$	4,106,841
BALANCE,JANUARY,1,2019	\$	799,014	\$	977,255	\$	563,093	\$	42,308	\$	1,779,401	\$	(54,230)	\$	4,106,841
Legal capital reserve						33,456				(33,456)				_
Special reserve								11,921		(11,921)				-
Cash Dividends of Common Stock										(159,803)				(159,803)
Capital Reserve From Stock Warrants				3,465						. , ,				3,465
Other changes in capital surplus				(395)										(395)
Net Income in 2019										428,370				428,370
Other comprehensive income in 2019, net of income tax										5,900		(14,247)		(8,347)
Total comprehensive income in 2019		_		_		_		_		434,270		(14,247)		420,023
Convertible Bonds Transferred To Common Stock		573		_						- ,		( )=)		573
BALANCE, DECEMBER, 31, 2019	\$	799,587	\$	980,325	\$	596,549	\$	54,229	\$	2,008,491	\$	(68,477)	\$	4,370,704
,	Ψ_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		700,525		570,0.7	<u> </u>	5 .,==>		2,000,.71		(55,177)		1,570,701

(The accompanying notes are an integral part of the parent company only financial statements)

MPI CORPORATION
STATEMENTS OF CASH FLOWS
From January 1 to December 31, 2019 and 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

Items	Jan 1 -	Dec 31,2019	Jan 1	~ Dec 31,2018
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax	\$	483,022	\$	380,769
Adjustments to reconcile net income to net				
Depreciation		378,345		331,492
Amortization		49,425		49,697
Expected credit loss(gain)		8,696		2,736
Gains on Financial Assets (Liabilities) at Fair Value through Profit or Loss		(8,867)		3,200
Interest expense		23,181		22,860
Interest revenue		(1,500)		(1,006)
Loss (gain) on equity-method investments		57,995		(2,420)
(Gain) loss on disposal of property, plant and equipment		(4,978)		(5,669)
Unrealized gross profit on sales to subsidiaries and associates		41,768		24,434
Realized gross profit on sales to subsidiaries and associates		(60,705)		(46,528)
(Gain) on repurchase of convertible bonds		(82)		(1,564)
Adjustments-exchange (Gain) loss on prepayments for equipment		504		(334)
Adjustments-(Gain) loss on lease modification		1		-
Net changes in operating assets and liabilities				
Net changes in operating assets				
Decrease (Increase) in accounts receivable		(259,625)		(56,402)
Decrease (Increase) in accounts receivable-related parties		(147,983)		(46,480)
Decrease (Increase) in other receivables		3,365		3,845
Decrease (Increase) in other receivables-related parties		(28,944)		6,502
Decrease (Increase) in inventories		337,184		(239,887)
Decrease (Increase) in prepayments		2,284		3,924
Decrease (Increase) in other current assets		(762)		317
Net changes in operating liabilities				
(Decrease) Increase in contract liabilities		(226,327)		102,214
(Decrease) Increase in accounts payable		(112,942)		68,555
(Decrease) Increase in accounts payable-related parties		871		(5,684)
(Decrease) Increase in other accounts payable		12,083		180,942
(Decrease) Increase in other accounts payable-related parties		(79,726)		(36,131)
(Decrease) Increase in provision of liabilities		1,713		1,649
(Decrease) Increase in other current liabilities		2,836		425
Decrease(Increase) in accrued pension cost		(3,760)		56
Cash generated from operations		467,072		741,512
Interest received		1,507		999
Cash dividends received		53,054		17,605
Interest (excluding capitalization of interest)		(6,414)		(17,290)
Cash dividends		(159,803)		(39,951)
Income taxes paid		(79,462)		(16,195)
Net cash Provided By Operating Activities	-	275,954		686,680

(Continue)

# STATEMENTS OF CASH FLOWS

From January 1 to December 31, 2019 and 2018 (All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

Items	Jan 1 ~ Dec 31,2019	Jan 1 ~ Dec 31,2018
CASH FLOWS FROM INVESTING ACTIVITIES		
Addition of investments accounted for using equity method	-	(13,861)
Disposal of investments accounted for using equity method	-	4
Proceeds from capital return of investments accounted for using equity metho	-	112,675
Additions to property, plant and equipment	(265,009)	(251,814)
Proceeds from sale of property, plant and equipment	11,558	10,151
Intangible assets	(25,410)	(25,960)
Increase in other financial assets	(734)	(25)
Increase in other non-current assets	(16,175)	-
Decrease in other non-current assets	-	27,405
Net cash Provided Used In Investing Activities	(295,770)	(141,425)
CASH FLOWS FROM FINANCING ACTIVITIES		
Decrease in short-term loans	(318,000)	(352,000)
Issuance of corporate bonds	=	995,618
Repurchase of convertible bonds	(1,802)	(33,030)
Increase in long-term loans	73,745	=
Repayments of long-term loans	=	(730,233)
Repayments of lease principal	(59,374)	-
Net cash (Used In) Financing Activities	(305,431)	(119,645)
Net increase in cash and cash equivalents	(325,247)	425,610
Cash and cash equivalents at beginning of year	722,973	297,363
Cash and cash equivalents at end of year	\$ 397,726	\$ 722,973

(The accompanying notes are an integral part of the parent company only financial statements)

#### Attachment IV

# **Independent Auditor's Audit Report**

#### The Board of Directors and Shareholders

# **MPI Corporation**

# **Opinion**

We have audited the accompanying consolidated financial statements of **MPI CORPORATION** (the "Company") and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2019 and 2018, 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.

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, 2019 and 2018, 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, 2019. 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.

Key audit matters on the consolidated financial statements for the year ended December 31, 2019 were as follows:

#### I. Revenue Recognition

## Matter Description

Regarding the accounting policy of revenue recognition, please refer to (27) of Note 4 of the Consolidated Financial Statements.

Sales revenue is the major index for investors and the management to evaluate the finance or performance of MPI Group. As the point in time for revenue recognition and the amount of recognized revenue can make a big difference on the financial statements, the CPA(s) has also reviewed the accuracy of these two key factors during the audit.

### Audit Procedures in Response

The CPA(s) has implemented audit procedures in response as summarized below:

- (1) Understood and tested the design and implementation efficiency of sales and receiving circulation control system.
- (2) Understood the major revenue type and trading terms of MPI Group to assess if the accounting policy of point in time for revenue recognition is appropriate.
- (3) Understood the product type and sales of the top 10 customers; sampled and reviewed the orders; assessed the influence of trading terms to revenue recognition; and confirmed if MPI Group has handled accounting relevant activities appropriately.
- (4) Evaluated if the number of days for turning over the sales revenue and payables; and analyzed changes to customers of this and last year at the same time point to see if there is any abnormality.
- (5) Implemented the detail test, where transactions of sales revenue before and after the financial statements within a specified period have been sampled to carry out the cut-off test and verify

relevant certificates. Changes to the inventory in account books and transferred sales costs have been recorded during an appropriate period of period to evaluate the correctness of the period of recognizing the revenue, ensure if there is any abnormal revenue journal voucher, and understand if there is any grave refund or return after the period.

# 2. Inventory Valuation

## **Matter Description**

Regarding the accounting policy of inventory valuation, please refer to (16) of Note 4 of Consolidated Financial Statements. Regarding significant accounting judgments, estimations, and assumptions of inventory valuation, please refer to Note 5 of Individual Financial Statements. Regarding descriptions of inventory accounting items, please refer to (4) of Note 6 of Individual Financial Statements. The Group recognize inventories amounting to NT\$2,565,293 thousand and Allowance for inventories amounting to NT\$310,777 thousand. The book value of the Group's inventories as December 31, 2019 was NT\$2,254,516 thousand and accounted 28% of the total assets in the consolidated balance sheet.

MPI Group mainly engages in the manufacturing and sales of semiconductor production and testing equipment. Due to rapid technological changes, short life cycle and intense market competition of electronic products, there is a high tendency for inventory valuation loss and losses caused by outdated inventory. The inventory is evaluated by either the cost or net realizable value, depending on which one has the lower value. Inventories that exceed specific inventory age or are evaluated as outdated during individual assessment shall have the inventory loss evaluation conducted also based on the inventory age and future product demand during specific period of time. The information comes from the management's judgment on each product's net realizable value based on the inventory sales, age and quality conditions. As the amount of MPI Corporation's inventory is great; a number of items are included on the inventory list; and the valuation of inventories that have exceeded specific age or are outdated relies heavily on the management's subjective judgement and involves a high degree of uncertainty, the Account(s) believes that the inventory valuation and obsolescence loss is one of the key audit matters of the year.

#### Audit Procedures in Response

The CPA(s) has implemented the audit procedures in response as summarized below:

(1) With the CPA's knowledge of the industry and MPI Group's operations, evaluated the soundness of the Corporation's policies concerning the allowance for inventory valuation loss and doubtful debts.

- (2) Understood MPI Group's inventory management procedures, reviewed it's annul inventory plan, and participated in its annual inventory check to evaluate the management's judgement and control efficiency of outdated inventories.
- (3) Acquired the list of product inventory age, verified the appropriateness of reporting system logic, and confirmed the consistency of report information and adopted policies.
- (4) Evaluated the appropriateness of the methods of calculating inventory valuation impairment, including deciding the inventory classification based on the net realizable value, checking individual material number to verify the basic assumption of the calculation in relevant supporting document, and verify the accuracy of calculation.

# Other Matter-Making Reference to the Audits of Component Auditors

Information on the subsidiaries of MPI Corporation included the aforementioned statements covering the period of 2019 and 2018. And the information on direct investment as disclosed in note 13 is valuated as audited by other public accountants. Said subsidiaries' total assets of are NT\$195,154 thousand and NT\$191,134 thousand or accounted for 2.39% and 2.33% of the consolidated total assets as of December 31, 2019 and 2018, respectively. As of January 1 to December 31, 2019 and 2018, had net operating revenue amounted to NT\$558,969 thousand and NT\$556,498 thousand, or accounted for 10.14% and 10.33% of the consolidated net operating revenue, respectively.

# **Other Matter**

We have also audited the parent Group only financial statements of MPI CORPORATION as of and for the years ended December 31, 2019 and 2018 on which we have issued an unqualified 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 supervisors, 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:

- 1. 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.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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.
- 5. 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 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, 2019 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.

NEXIA Sun Rise CPAs & Company Taipei, Taiwan, Republic of China

March 26, 2020

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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.

#### MPI CORPORATION AND SUBSIDIARIES

# CONSOLIDATED BALANCE SHEETS (ASSETS)

DECEMBER 31 ,2019 AND 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

			December 31,2	2019	December 31,	2018
ASSETS	Note	_	Amounts	%	 Amounts	%
CURRENT LIABILITIES						
Cash and cash equivalents	6(1)	\$	1,103,311	14	\$ 1,110,694	14
Current financial assets at amortised cost	6(2)		-	-	49,313	1
Notes receivable, net	6(3)		96,074	1	100,753	1
Accounts receivable, net	6(3)		1,234,092	15	945,429	12
Other receivables			2,465	-	6,038	-
Income tax receivable			1	-	676	-
Inventories, net	6(4)		2,254,516	28	2,555,052	31
Prepayments			103,511	1	110,690	1
Other current assets	8		21,959	-	10,548	-
Total Current Assets			4,815,929	59	4,889,193	60
NONCURRENT ASSETS						
Investments accounted for using equity method	6(5)		-	-	-	-
Property, plant and equipment	6(6).7.8		2,933,943	36	3,030,643	37
Right-of-use assets	6(7)		146,710	2	-	-
Intangible assets	6(8)		34,803	-	41,575	-
Deferred income tax assets	6(19)		124,291	2	93,708	1
Other noncurrent assets	6(9)		123,225	1	135,079	2
Total Noncurrent Assets			3,362,972	41	3,301,005	40
TOTAL ASSETS		\$	8,178,901	100	\$ 8,190,198	100

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

#### MPI CORPORATION AND SUBSIDIARIES

#### CONSOLIDATED BALANCE SHEETS (LIABILITIES AND EQUITY)

DECEMBER 31 ,2019 AND 2018

 $(All\ amounts\ are\ expressed\ in\ thousands\ of\ New\ Taiwan\ Dollars\ unless\ otherwise\ stated)$ 

		 December 31,2	019	December 31,2	2018	
LIABILITIES AND EQUITY	Note	 Amounts	%	Amounts	%	
CURRENT LIABILITIES		 				
Short-term loans	6(10)	\$ 500,000	6	\$ 818,000	10	
Contract liabilities – current	6(17).7	811,231	10	940,903	12	
Notes payable		12,789	-	6,097	-	
Accounts payable		379,978	4	478,605	6	
Payables on equipment		65,720	1	22,722	-	
Other payables	6(11)	708,834	9	679,283	8	
Income tax payable		56,972	1	49,516	1	
Provisions	6(12)	6,572	-	4,859	-	
Lease liabilities – current	6(7)	84,235	1	-	-	
Current portion of long-term liabilities	6(14)	-	-	29,233	-	
Lease obligations payable - current	6(6)	-	-	15,883	-	
Other current liabilities		20,019	-	13,926	-	
Total Current Liabilities		2,646,350	32	3,059,027	37	
NONCURRENT LIABILITIES						
Non-current Financial liabilities at Fair Value through Profit or Loss	6(13)	384	-	9,266	_	
Bonds payable	6(13)	902,485	11	892,843	11	
Long-term loans	6(14)	142,208	2	39,230	1	
Deferred income tax liabilities	6(19)	7,012	-	14,166	-	
Lease liabilities – noncurrent	6(7)	67,752	1	-	_	
Lease obligations payable – noncurrent	6(6)	-	-	15,883	_	
Accrued pension cost	6(15)	32,768	-	42,527	1	
Other noncurrent liabilities		97	-	325	-	
Total Other Liabilities		1,152,706	14	1,014,240	13	
TOTAL LIABILITIES		 3,799,056	46	4,073,267	50	
EQUITY	6(16)					
EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT						
Capital common stock		799,587	10	799,014	10	
Capital surplus		980,325	12	977,255	12	
Retained earnings						
Appropriated as legal capital reserve		596,549	7	563,093	7	
Special reserve		54,229	1	42,308	-	
Unappropriated earnings		2,008,491	25	1,779,401	22	
Total Retained Earnings		2,659,269	33	2,384,802	29	
Other						
Foreign currency translation adjustments		(68,477)	(1)	(54,230)	(1)	
Total others		(68,477)	(1)	(54,230)	(1)	
Equity attributable to shareholders of the parent		4,370,704	54	4,106,841	50	
NONCONTROLLING INTERESTS		 9,141	-	10,090	-	
TOTAL EQUITY		4,379,845	54	4,116,931	50	
TOTAL LIABILITIES AND EQUITY		\$ 8,178,901	100	\$ 8,190,198	100	

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

#### MPI CORPORATION AND SUBSIDIARIES

#### CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

From January 1 to December 31, 2019 and 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

			January 1 ~ December 31,2			January 1 ~ December 3	
Items	Note		Amounts	%		Amounts	%
OPERATING REVENUE, NET	6(17).7						
Sales revenue		\$	5,288,166	96	\$	5,037,372	93
Less: sales returns			(11,058)	-		(10,401)	-
sales discounts and allowances			(9,454)	-		(12,428)	-
Lease revenue			2,209	-		-	-
Commission revenue			3,443	-		52,576	1
Processing Fees revenue			241,894	4		319,237	6
Operating Revenue, net			5,515,200	100		5,386,356	100
OPERATING COSTS	6(4).7		(3,286,299)	(59)		(3,246,105)	(60)
GROSS PROFIT			2,228,901	41		2,140,251	40
OPERATING EXPENSES	7						
	/		(651 404)	(12)		(600,772)	(11)
Selling expenses			(651,494)	(12)		(609,772)	(11)
General & administrative expenses	((0)		(377,801)	(7)		(322,447)	(6)
Research and development expenses	6(8)		(710,627)	(13)		(885,934)	(17)
Expected Credit (loss) gains	6(3)		(11,731)	- (22)		1,184	(2.4)
Operating expense, net			(1,751,653)	(32)		(1,816,969)	(34)
OPERATING INCOME			477,248	9		323,282	6
NON-OPERATING INCOME AND EXPENSES							
Other gains and losses	6(18)		(6,231)	_		63,486	1
Finance costs	6(18)		(25,174)	_		(23,493)	_
Share of profits of subsidiaries and associates	6(5)		-	_		151	_
Interest income	-(-)		5,684	_		2,844	_
Rent income	6(7)		10,460	_		2,813	_
Other non-operating revenue-other items	3(,)		27,044	_		28,535	_
Total Non-operating Income			11,783			74,336	1
INCOME BEFORE INCOME TAX			489,031	9		397,618	7
INCOME TAX BENEFIT (EXPENSE)	6(19)		(61,047)	(1)		(59,990)	(1)
NET INCOME	0(17)		427,984	8		337,628	6
OTHER COMPREHENSIVE INCOME (LOSS)			421,704			337,020	
Items that are not to be reclassified to profit or loss							
Re-measurements from defined benefit plans			5,900			(7,303)	
Items that may be reclassified subsequently to profit or loss			3,900	-		(7,303)	-
			(14.910)			(12.524)	
Exchange differences arising on translation of foreign operations  Other comprehensive income for the year, net of income tax			(14,810)			(12,534)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		\$	(8,910) 419,074	- 8	\$	(19,837) 317,791	- 6
TOTAL COMPREHENSIVE INCOME FOR THE TEAR		<b></b>	419,074	- 0	Φ	317,791	
NET INCOME(LOSS) ATTRIBUTABLE TO:							
Shareholers of the parent		\$	428,370	8	\$	334,562	6
Noncontrolling interests			(386)			3,066	-
		\$	427,984	8	\$	337,628	6
TOTAL COMPREHENSIVE INCOME(LOSS)							
Shareholers of the parent		\$	420,023	8	\$	315,339	6
Noncontrolling interests			(949)	_		2,452	_
		\$	419,074	8	\$	317,791	6
		·	After-tax			After-tax	_
EARNINGS PER COMMON SHARE(NTD)	6(20)					. Itel tux	
Basic earnings per share	0(20)	\$	5.36		\$	4.19	
Diluted earnings per share		\$	4.54		\$	3.56	
		-				5.50	

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

#### MPI CORPORATION AND SUBSIDIARIES

#### CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

From January 1 to December 31, 2019 and 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

		Capital				Retair	ned Earnings		 Others			
Items	Con	nmon Stock	Cap	ital Surplus	gal Capital Reserve	•	cial Capital Reserve	appropriated Earnings	gn Currency ation Reserve	 Total	Non- ntrolling	 Total Equity
BALANCE,JANUARY,1,2018	\$	799,014	\$	909,204	\$ 548,516	\$	30,177	\$ 1,523,376	\$ (42,309)	\$ 3,767,978	\$ 16,923	\$ 3,784,901
Legal capital reserve					14,577			(14,577)		-		-
Special capital reserve							12,131	(12,131)				-
Cash dividends of common stock								(39,951)		(39,951)		(39,951)
Capital reserve from stock warrants				67,683						67,683		67,683
Other changes in capital surplus				368						368		368
Net Income in 2018								334,562		334,562	3,066	337,628
Other comprehensive income in 2018, net of income tax								(7,302)	 (11,921)	 (19,223)	(614)	 (19,837)
Total comprehensive income in 2018		-		-	-		-	327,260	(11,921)	315,339	2,452	317,791
Difference between consideration paid and carrying amount of subsidiaries acquired Changes in percentage of ownership interest in subsidiaries								(4,576)		(4,576)	(9,285)	(4,576) (9,285)
BALANCE,DECEMBER,31,2018	\$	799,014	\$	977,255	\$ 563,093	\$	42,308	\$ 1,779,401	\$ (54,230)	\$ 4,106,841	\$ 10,090	\$ 4,116,931
							_					_
BALANCE,JANUARY,1,2019	\$	799,014	\$	977,255	\$ 536,093	\$	42,308	\$ 1,779,401	\$ (54,230)	\$ 4,106,841	\$ 10,090	\$ 4,116,931
Legal capital reserve					33,456			(33,456)		-		-
Special capital reserve							11,921	(11,921)		-		-
Cash dividends of common stock								(159,803)		(159,803)		(159,803)
Capital reserve from stock warrants				3,465						3,465		3,465
Other changes in capital surplus				(395)						(395)	-	(395)
Net Income in 2019								428,370		428,370	(386)	427,984
Other comprehensive income in 2019, net of income tax					 			 5,900	(14,247)	 (8,347)	 (563)	 (8,910)
Total comprehensive income in 2019		-		-	-		-	434,270	(14,247)	420,023	(949)	 419,074
Convertible Bonds Transferred To Common Stock		573								\$ 573		573
BALANCE, DECEMBER, 31, 2019	\$	799,587	\$	980,325	\$ 569,549	\$	54,229	\$ 2,008,491	\$ (68,477)	\$ 4,370,704	\$ 9,141	\$ 4,379,845

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

# MPI CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

From January 1 to December 31, 2019 and 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

Items		Dec 31,2019	Jan 1 ~ Dec 31,2018		
CASH FLOWS FROM OPERATING ACTIVITIES					
Income before income tax	\$	489,031	\$	397,618	
Adjustments to reconcile net income to net					
Depreciation		520,909		476,374	
Amortization		63,312		65,911	
Expected credit loss(gain)		11,731		1,184	
Gains on Financial Assets (Liabilities) at Fair Value through Profit or Loss	3	(8,867)		3,200	
Interest expense		25,174		23,493	
Interest revenue		(5,684)		(2,844)	
Loss (gain) on equity-method investments		-		(151)	
(Gain) loss on disposal of property, plant and equipment		(1,895)		(30,664)	
Loss (gain) on disposal of equity-method investments		-		(10,941)	
(Gain) on repurchase of convertible bonds		(82)		(1,564)	
Adjustments-(Gain) loss on depreciation of assets leased to others		2,490		-	
Adjustments-exchange (Gain) loss on prepayments for equipment		504		(334)	
Adjustments-(Gain) loss on lease modification		(20)		-	
Net changes in operating assets and liabilities					
Net changes in operating assets					
Decrease (Increase) in notes receivable		4,678		(93,757)	
Decrease (Increase) in accounts receivable		(300,361)		1,107	
Decrease (Increase) in accounts receivable-related parties		-		758	
Decrease (Increase) in other receivables		3,567		3,271	
Decrease (Increase) in inventories		300,536		(280,583)	
Decrease (Increase) in prepayments		7,179		(16,589)	
Decrease (Increase) in other current assets		(1,074)		344	
Net changes in operating liabilities					
(Decrease) Increase in contract liabilities		(129,672)		143,612	
(Decrease) Increase in notes payable		6,692		6,097	
(Decrease) Increase in accounts payable		(98,628)		63,686	
(Decrease) Increase in accounts payable-related parties		-		(3,673)	
(Decrease) Increase in other accounts payable		29,742		183,002	
(Decrease) Increase in other accounts payable-related parties		-		(4,875)	
(Decrease) Increase in provision of liabilities		1,713		1,649	
(Decrease) Increase in other current liabilities		6,093		(22,843)	
Decrease(Increase) in accrued pension cost		(3,858)		(33)	
Cash generated from operations		923,210	_	902,455	
Interest received		5,691		2,838	
Cash dividends received		-		861	
Interest (excluding capitalization of interest)		(6,439)		(17,922)	
Cash dividends		(159,803)		(39,951)	
Income taxes paid		(90,654)		(41,854)	
Net cash Provided By Operating Activities		672,005		806,427	

(Continue)

#### MPI CORPORATION AND SUBSIDIARIES

#### CONSOLIDATED STATEMENTS OF CASH FLOWS

From January 1 to December 31, 2019 and 2018

(All amounts are expressed in thousands of New Taiwan Dollars unless otherwise stated)

Items	Jan 1 ~ Dec 31,2019	Jan 1 ~ Dec 31,2018
CASH FLOWS FROM INVESTING ACTIVITIES		
Financial asset measured at amortised cost	(44,565)	(49,313)
Repayment of financial asset measured at amortised cost	93,718	-
Proceeds from disposal of equity-method investments	-	111,442
Proceeds from disposal of financial assets measured at cost	(328,795)	(318,359)
Proceeds from sale of property, plant and equipment	8,666	47,666
Intangible assets	(25,592)	(25,996)
Increase in other financial assets	(10,337)	(6,130)
Increase in other non-current assets	(19,235)	-
Decrease in other non-current assets	-	25,952
Net Cash Provided Used In Investing Activities	(326,140)	(214,738)
CASH FLOWS FROM FINANCING ACTIVITIES		
Decrease in short-term loans	(318,000)	(352,000)
Issuance of corporate bonds	-	995,618
Repurchase of convertible bonds	(1,802)	(33,030)
Increase in long-term loans	73,745	-
Repayments of long-term loans	-	(730,233)
Repayments of lease principal	(94,153)	-
Increase in other non-current liabilities	-	119
Decrease in other non-current liabilities	(229)	-
Payment of partial acquisition of interests in subsidiaries	-	(13,861)
Increase (decrease) in noncontrolling interests	(563)	(614)
Net cash (Used In) Financing Activities	(341,002)	(134,001)
Effects of exchange rate change on cash	(12,246)	(3,823)
Net increase in cash and cash equivalents	(7,383)	453,865
Cash and cash equivalents at beginning of year	1,110,694	656,829
Cash and cash equivalents at end of year	\$ 1,103,311	\$ 1,110,694

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

## **MPI Corporation**

## **Disposition of Net Earnings**

2019

Unit: NTD \$

Items		A	mount	
		Subtotal		Total
Unallocated earnings at the beginning			\$	1,574,220,669
Add: Other consolidated income (actuarial income under defined benefit plan in 2019)		5,900,351		
Add: Net profit after tax in 2019		428,370,370		
Subtotal:				2,008,491,390
Provision:				
Less: Provision of legal reserve (10%)	(	43,427,072)		
Less: Provision of special reserve (The decrease in shareholders' equity: This is due to the decrease of Exchange difference arising on translation of foreign operations.)	(	14,247,191)		
Subtotal of allocable earnings:				1,950,817,127
Earnings to be allocated upon resolution of the Board of Directors: Distributable items:				
Shareholder bonus - cash	(	199,896,815)		
Shareholder bonus - stock	(	0)		
Unappropriated retained earnings at the ending			\$	1,750,920,312

Chairman: Ko, Chang-Lin President: Scott Kuo Chief Accounting Officer: Rose Jao,

#### Attachment VI

## MPI Corporation

Comparison Table of Clauses Before and After the Amendment of the "Articles of Incorporation"

		the Amendment of the Articles o	1
Clause	Before amendment	After amendment	Note
Chapter	Directors & supervisors	Directors and Audit Committee	The requirements
Four			requirements applicable to
			supervisors
			are deleted in
			response to
			establishment
			of the Audit
			Committee in
			place of
			supervisors.
Article XII	The Company shall appoint 5 to	The Company shall appoint 5 to	The
	11 directors and <u>3 supervisors</u>	11 directors for a term of office	requirements
	for a term of 3 years via the	for 3 years via the candidate	applicable to
	candidate nomination system.	nomination system. They shall	supervisors are deleted in
	They shall be elected by the shareholders' meeting from the	be elected by the shareholders' meeting from the list of	response to
	list of candidates for directors	candidates for directors and may	establishment
	and supervisors and may be	be reelected for a second term of	of the Audit
	reelected for a second term of	office.	Committee in
	office.	Of all the seats of directors as	place of
	Of all the seats of directors as	mentioned, there shall be at least	supervisors.
	mentioned, there shall be at least	two (2) seats of independent	
	two (2) seats of independent	directors who shall be elected	
	directors who shall be elected	from a nomination of candidates	
	from a nomination of candidates	system and the number of seats	
	system and the number of seats	for independent directors shall	
	for independent directors shall	constitute at least 1/5 of the total	
	constitute at least 1/5 of the total seats of directors. The	seats of directors. The requirements for professional	
	requirements for professional	qualifications, shareholdings,	
	qualifications, shareholdings,	part-time constraints, the	
	part-time constraints, the	nomination and election, and	
	nomination and election, and	other binding matters for	
	other binding matters for	independent directors are	
	independent directors are	handled in accordance with the	
	handled in accordance with the	governing provisions of the	
	governing provisions of the	securities competent authorities.	
	securities competent authorities.		
		The Company shall establish the	
		Audit Committee in accordance	
		with Article 14-4 of the	
		Securities and Exchange Act. The Audit Committee shall be	
		composed of the entire number	
		of independent directors. It shall	
		not be fewer than three persons	

Clause	Before amendment	After amendment	Note
	_ = =====	in number, one of whom shall be	
		the convener, and at least one of	
		whom shall have accounting or	
		financial expertise. The	
		supervisors shall be discharged	
		on the same date when the Audit	
		Committee is established. The	
		functions to be exercised by	
		supervisors under the Company	
		Act, Securities and Exchange	
		Act, and other laws are passed	
		on to the Audit Committee.	
	The Company shall take out for	The Company shall take out for	
	directors and supervisors the	all directors the liability	
	liability insurance with respect to	I	
	liabilities resulting from	liabilities resulting from	
	exercising their duties during	exercising their duties during	
	their term of office. The Board	their term of office. The Board	
	of Directors shall be authorized	of Directors shall be authorized	
	to handle the insurance matters	to handle the insurance matters	
	with full power.	with full power.	
	If the Chairman is unable to	If the Chairman is unable to	The
Article XIV	perform duties due to leave of		requirements
	<del>*</del>	absence or any reason, a delegate	-
	shall be appointed in accordance	shall be appointed in accordance	supervisors
	with Article 208 of the Company		are deleted in
	Act.	1	response to
	The Directors shall attend the	The Directors shall attend the	establishment
	sessions of the Board in person,	sessions of the Board in person,	of the Audit
	1	l = = = = = = = = = = = = = = = = = = =	Committee in
		attend the meeting by issuing the	
	written proxy and specifying the	1	supervisors.
	scope of authority with reference		
	•	to the subjects to be discussed at	
	l	the meeting. Each Director may	
	appoint one Director to act as	appoint one Director to act as	
	proxy in the meeting.	proxy in the meeting.	
	The Board shall convene with	The Board shall convene with	
	the cause of the session specified		
	1	in the notice 7 days in advance	
	l ~	to the acknowledgment of all	
	directors and supervisors. In case	l = = = = = = = = = = = = = = = = = = =	
	l =	the Board may call for a special	
	call for a special session with	session with notice in writing,	
	notice in writing, fax, or e-mail.	fax, or e-mail.	
	The Board may convene via	The Board may convene via	
	teleconferencing and the	teleconferencing and the	
	Directors participating in the	Directors participating in the	
	teleconference shall be deemed	teleconference shall be deemed	
	attending the Board session in	attending the Board session in	
	person.	person.	
	]1	<u> 1</u>	

CI	D.C. 1	A.C. 1	NT 4
Clause	Before amendment	After amendment	Note
Article XV	The remuneration to the Chairman, Vice Chairman, directors and supervisors shall commensurate with their level of participation and contribution to the operation of the Company with reference to domestic and international industry standard, and shall be determined by the Board under authorization.		The requirements applicable to supervisors are deleted in response to establishment of the Audit Committee in place of supervisors.
Article XVII	The supervisors shall perform the following functions:  I. Review of the account settlement.  II. Supervision of the operation and financial position of the Company, and may request the Board or the managers to report.  III. Review and audit of the journal books and documents of the Company.  IV. Calling for special shareholders' meetings in accordance with applicable laws where necessary.  V. Supervision on any other issues as required by law.	(Deleted)	Deleted clause
Article XVIII	The Company shall employ several managers and the appointment, dismissal and remuneration of whom shall be carried out pursuant to Article 29 of the Company Act.	carried out pursuant to Article 29 of the Company Act.	Modification to the article order
Article XIX	At the end of the fiscal year, the Board shall prepare (I) Operation review; (II) Financial statements; (III) Motions for distribution of earnings or covering of loss carried forward and related document, and forward these materials to the supervisors for review 30 days prior to the scheduled date of the General Shareholders' Meeting and submit it in the Annual General	Article XVIII At the end of the fiscal year, the Board shall prepare (I) Operation review; (II) Financial statements; (III) Motions for distribution of earnings or covering of loss carried forward and related document, and submit it in the Annual General Meeting for ratification through the procedures required by laws.	Modification to the article order and text

Clause	Before amendment	After amendment	Note
	Meeting for ratification.		
Article XX	Where the Company retains	Article XIX	Modification
	income before tax after the	Where the Company retains	to the article
	account settlement, it shall	income before tax after the	order and text
	allocate 0.1%~15% thereof as	account settlement, it shall	
	the remuneration to employees,	allocate 0.1%~15% thereof as	
	and no more than 3% thereof as	the remuneration to employees,	
	the remuneration to	and no more than 3% thereof as	
	directors/supervisors. However,	the remuneration to directors.	
	profits must first be taken to	However, profits must first be	
	offset against cumulative losses,	taken to offset against	
	if any. The remainder, if any,	cumulative losses, if any. The	
	shall be allocated as the	remainder, if any, shall be	
	remuneration to employees and	allocated as the remuneration to	
	directors/supervisors on a pro	employees and directors on a pro	
	rata basis as referred to in the	rata basis as referred to in the	
	preceding paragraph.	preceding paragraph.	
	The allocation of remuneration	The allocation of remuneration	
	to employees and	to employees and directors shall	
	directors/supervisors shall be	be resolved and approved by a	
	resolved and approved by a	majority of the directors present	
	majority of the directors present	at a directors' meeting attended	
	at a directors' meeting attended	by more than two-thirds of the	
	by more than two-thirds of the	whole directors, and reported to	
	whole directors, and reported to	a shareholders' meeting.	
	a shareholders' meeting.	(Omitted)	
	(Omitted)		
Article	The Company is now at the	Article XX	Modification
XX-I	growth stage of industrial	The Company is now at the	to the article
	development. As such, the	growth stage of industrial	order
	dividend policy shall be	development. As such, the	
	conditioned by the investment	dividend policy shall be	
	environment, capital needs,	conditioned by the investment	
	domestic and international	environment, capital needs,	
	competition, and capital	domestic and international	
	budgeting of the Company at	competition, and capital	
	present and in the futures.	budgeting of the Company at	
	Shareholders interest, balance of	present and in the futures.	
	dividend payment and long-term	Shareholders interest, balance of	
	financial planning shall also be	dividend payment and long-term	
	considered with the Board of	financial planning shall also be	
	Directors to design the plans for	considered with the Board of	
	income distribution annually as	Directors to design the plans for	
	required by law, and present	income distribution annually as	
	before a shareholders' meeting	required by law, and present	
	for ratification.	before a shareholders' meeting	
	The earnings will be allocated in	for ratification.	
	the form of cash dividend or	The earnings will be allocated in	
	stock dividend, subject to the	the form of cash dividend or	
	funding demand and level of	stock dividend, subject to the	
	dilution of EPS. The cash	funding demand and level of	

Clause	Before amendment	After amendment	Note
	dividend to be allocated, if any,	dilution of EPS. The cash	
	shall be no less than 10% of the	dividend to be allocated, if any,	
	total stock dividend.	shall be no less than 10% of the	
		total stock dividend.	
Article XXII	The Articles of Incorporation	The Articles of Incorporation	Addition of
	were instituted on July 20, 1995.	were instituted on July 20, 1995.	the date of
	Amendment was made for the	Amendment was made for the	the last
	1st instance on September 20,	1st instance on September 20,	amendment.
	1996.	1996.	
	(Omitted)	(Omitted)	
		Amendment for the 23rd	
		instance was made on June 15,	
		<u>2020.</u>	

#### Attachment VII

# MPI Corporation

# Comparison Table of the "Parliamentary Rules for Shareholders' Meetings" Before and After Amendments

Clause	Before amendment	After amendment	Note
Article II	Unless otherwise specified by	Unless otherwise specified by	The
	laws, shareholders' meetings are	I =	requirements
	to be convened by the Board of	to be convened by the Board of	applicable to
	Directors.	Directors.	supervisors
	The Company shall prepare the	The Company shall prepare the	are deleted
	electronic version of the notice	electronic version of the notice	and relevant
	of meeting, appointment of agent	of meeting, appointment of agent	text is
	form, information on motions for	form, information on motions for	amended, in
			response to
	election or discharge of directors	l e	establishment
	and <u>supervisors</u> , and the motions		of the Audit
	and causes of motions. The	causes of motions. The Company	
	Company shall upload the	l *	place of
			supervisors.
	MOPS at least 30 days before a	days before a regular session of a	
	regular session of a shareholders'		
	meeting or at least 15 days	15 days before a special session	
	before a special session of a	of a shareholders' meeting. In	
	shareholders' meeting. In	addition, the Company shall	
	addition, the Company shall	prepare the parliamentary	
	prepare the parliamentary	procedure handbook and	
	procedure handbook and	supplementary materials for the	
	supplementary materials for the	meeting in electronic version and	
	_	upload the information to MOPS	
	upload the information to MOPS	1	
	at least 21 days before a regular	session or 15 days before a	
	session or 15 days before a	special session of a shareholders'	
	special session of a shareholders' meeting is scheduled. The		
	parliamentary procedure	parliamentary procedure handbooks and supplementary	
	handbooks and supplementary	materials of the current	
	materials of the current	shareholders' meeting shall be	
	shareholders' meeting shall be	prepared 15 days before the date	
		of the meeting for shareholders	
	of the meeting for shareholders	to read at any time. They shall	
	to read at any time. They shall	also be displayed in the	
	1	Company and in the professional	
	Company and in the professional	1	
	shareholder service agent	entrusted by the Company, and	
	entrusted by the Company, and	shall be distributed at the	
	shall be distributed at the	meeting.	
	meeting.	The aforementioned notice and	
	The aforementioned notice and	announcement shall contain	
		information on the cause of the	
	information on the cause of the	session, and may be made in	
	session, and may be made in	electronic form at the consent of	

Clause	Before amendment	After amendment	Note
	electronic form at the consent of	the respondents.	
	the respondents.	Election or dismissal of	
	Motions of election or discharge	directors, amendment of Articles	
	of directors/supervisors,	of Incorporation, <u>capital</u>	
	alteration of the Articles of	reduction, application for	
	Incorporation, the	termination of public offering,	
	dissolution/merger/demerger of	relief of directors from	
	the Company, or anything as	non-competition restriction,	
	stated in Article 185, Paragraph	recapitalization of earnings,	
	1 of the Company Act, Article	recapitalization of capital	
	26-1 and Article 43-6 of the	surplus, dismissal of the	
	Securities and Exchange Act,	Company, merger, divestment,	
	and Article 56-1 and Article 60-2		
	of the Regulations Governing the	· · · · · · · · · · · · · · · · · · ·	
		Company Act, Articles 26-1 and	
	_	43-6 of the Securities and	
	shall be explicitly stated in the	Exchange Act, and Articles 56-1	
	cause of convening and shall not	_	
	be proposed as impromptu	Governing the Offering and	
	motions.	Issuance of Securities by	
		Securities Issuers, and the main	
		contents thereof, must be	
		notified in advance as part of the	
		meeting agenda, and can not be	
		raised in the form of an	
		extraordinary motion. The main	
		content thereof may be posted on	
		the website designated by the	
		securities competent authority or	
		the Company, and the website	
		URL shall be specified in the	
		notice too.	
		Where the cause of convening	
		the meeting has specified	
		re-election of the whole directors	
		and the date of appointment, the	
		date of appointment may not be	
		changed via an extraordinary	
		motion or in any other manner at	
	Any shareholder holding 1% or	the same meeting upon	
	more of the total outstanding	completion of the re-election.	
	shares of the Company may	A shareholder who holds more	
	propose motions in an annual	than 1% of the aggregate total	
	genera meeting in writing.	outstanding shares may pose a	
		motion in writing to the	
	<u> </u>	Company's annual general	
	motion only. Any more motions	meeting but the proposal shall be	
	will not be included into the	confined to only one issue.	
	agenda of the meeting. For	Any more motions will not be	
	1 -	included into the agenda of the	
	any conditions as specified in	meeting, unless the motions are	
	1 *	submitted to urge the Company	

Clause	Before amendment	After amendment	Note
	Company Act may be declined	to enhance the public interest or	
	by the Board for including into	fulfill its social responsibility.	
	the agenda.	For proposal of motions	
		pertinent to any conditions as	
		specified in Article 172-1,	
		Paragraph 4 of the Company Act	
	The Company shall, by the book	may be declined by the Board	
	closure date before the date of	for including into the agenda.	
	the regular session of a	The Company shall, by the book	
	shareholders' meeting, announce	closure date before the date of an	
	the opening of proposal	annual general meeting,	
	submission from shareholders,	announce the opening of	
		proposal submission from	
	their proposals, and the	shareholders, <u>acceptance of</u>	
l	submission period. The	submission in writing or in an	
	1	electronic form, where	
	more days.	shareholders shall submit their	
	(0 : 1)	proposals, and the submission	
	(Omitted)	period. The submission period	
		shall be 10 or more days.	
A .: 1 TX7	TI C 1 11 41	(Omitted)	7D1
Article IV	The Company shall present the	The Company shall present the	The
	f	<u> </u>	requirements
	1 -	1 -	applicable to
	memo, ballots, and other materials for the meeting to	memo, ballots, and other materials for the meeting to	supervisors are deleted in
	shareholders attending the		response to
		meeting. If there is an election of	-
	directors and supervisors to be	directors to be held, attach a	of the Audit
	held, attach a ballot for such	ballot for such purpose.	Committee in
	purpose.	1 1	place of
	(Omitted)		supervisors.
Article XI		For a shareholders' meeting	Modification
			to the text
	Directors, the Board of Directors	Directors, the Board of Directors	
	1	shall prepare the agenda, related	
	meeting shall be proceeded in	motions (including extraordinary	
	accordance with the agenda	motions and amendments to the	
	unless otherwise the	original motions) shall be subject	
	shareholders' meeting resolves to		
	make change. Notwithstanding,	meeting shall be proceeded in	
		accordance with the agenda	
		unless otherwise the	
	the Chairman shall make such	shareholders' meeting resolved	
	arrangement.	to make change. If only the	
		rearrangement of the orders of	
		the agenda is required, the	
		Chairman shall make such	
		arrangement.	
1	The provision referred to above	The provision referred to above	
	is applicable even when the	is applicable even when the	
	shareholders' meeting is	shareholders' meeting is	

Clause	Before amendment	After amendment	Note
	convened by other than the	convened by other than the	2100
	Board of Directors.	Board of Directors.	
	Besides motions listed in the	Besides motions listed in the	
	agenda, any other motions,	agenda, any other motions,	
	amendment or alternative	amendment or alternative	
	motions of the original motions	motions of the original motions	
	proposed by the shareholders	proposed by the shareholders	
	shall have the support of other	shall have the support of other	
	shareholders.	shareholders.	
	Before the parliamentary	Before the parliamentary	
	procedure is accomplished in	procedure is accomplished in	
	accordance with the agenda	accordance with the agenda	
	(including the impromptu	(including the impromptu	
	motions) as stated in the	motions) as stated in the	
	preceding two paragraphs, the	preceding two paragraphs, the	
		Chairman cannot announce for	
		the adjournment of the meeting	
	unless at the resolution of the	unless at the resolution of the	
	shareholders in session.	shareholders in session.	
	1 · · · · · · · · · · · · · · · · · · ·	However, the Chairman may	
	announce for the adjournment of	~	
		the meeting for maintaining order of the session, or there is	
	·	something that cannot allow for	
	the smooth progress of the	the smooth progress of the	
	1	meeting.	
	After the meeting is adjourned,	After the meeting is adjourned,	
	shareholders cannot nominate	shareholders cannot nominate	
		another chairman or seek another	
	venue for the continuation of the	venue for the continuation of the	
		meeting.	
		The chairperson shall offer	
		adequate opportunities for	
		explanation and discussion on	
		the motions and amendments or	
		extraordinary motions brought	
		up by shareholders. Where the	
		chairperson thinks the motions	
		and amendments or	
		extraordinary motions brought	
		up by shareholders is ready to be	
		voted, the chairperson may	
		proclaim the closure of	
A41 . 1	Chambaldan	discussion and proceed to vote.	Dalate th
Article	Shareholders are entitled to one	Shareholders are entitled to one	Delete the
XVII	voting right for the holding of		text.
	_	each share except those who are	
	under restriction or having no	under restriction or having no	
	voting right as stated in Paragraph 2, Article 179 of the	voting right as stated in Paragraph 2, Article 179 of the	
	1 -	Company Act.	
	When the shareholders' meeting	± •	
	11 Hell the shareholders meeting	Then the shareholders incernig	

Clause	Before amendment	After amendment	Note
	is in session, votes can be cast in	is in session, voting rights can be	
	written or electronic means.	exercised using the electronic	
	Where the Company adopts an	method or in writing.	
	electronic means of voting	Instructions for exercising voting	
	pursuant to Paragraph 1, Article	rights in writing or using the	
	177-1 of the Company Act in	electronic form must be clearly	
	exception, When the	stated in the notice for the	
	shareholders' meeting is in	shareholders' meeting.	
	session, voting rights can be	Shareholders casting their votes	
	exercised using the electronic	in written or electronic means	
	method or in writing.	shall be deemed attending the	
	Instructions for exercising voting		
	rights in writing or using the	impromptu motions or	
	electronic form, if any, must be	amendment to original motions	
	clearly stated in the notice for	shall be deemed their abstention	
		from voting of these motions.	
	Shareholders casting their votes	For this reason, the Company	
	in written or electronic means	should avoid proposing	
	shall be deemed attending the	extraordinary motions and	
	meeting in person but votes on	amendments to the original	
	impromptu motions or	motions where possible.	
	amendment to original motions	motions where possible.	
	shall be deemed their abstention		
	from voting of these motions. (Omitted)	(Omitted)	
Article XXIII	In the event that an election of	In the event that an election of	The
Article AAIII			
	directors <u>supervisors</u> is held in a session,the election shall follow		requirements applicable to
	· ·		
	the procedure and regulation of		supervisors
	the Company and the election	1 2	are deleted in
	result shall be announced on the		response to
	scene.		establishment
	(Omitted)	(Omitted)	of the Audit
			Committee in
			place of
Article XXIV	Cl 1 1 2	Cl l 1.1	supervisors.
AIUCIE AXIV	Shareholders' meeting	Shareholders' meeting	Modification
	resolutions shall be compiled	1	to the text
	into detailed minutes, signed or	into detailed minutes, signed or	
	sealed by the chairperson, and	sealed by the chairperson, and	
	distributed to each shareholder	distributed to each shareholder	
	no later than 20 days after the	no later than 20 days after the	
	meeting. The minutes may be	meeting. The minutes may be	
	prepared and distributed in	prepared and distributed in	
	electronic form.	electronic form.	
	The Company may distribute the		
	minutes in the preceding	minutes in the preceding	
	Paragraph through public	Paragraph through public	
	announcement on the MOPS.	announcement on the MOPS.	
	The content of the minutes of	The content of the minutes of	
	masting an record shall contain	meeting on record shall contain	
	meeting on record shall contain	incering on record snam contain	

Clause	Before amendment	After amendment	Note
	year, venue, name of	year, venue, name of	
	chairperson, method of	chairperson, method of	
	resolution, the process of	resolution, the process of	
	discussion, the summary and	discussion, the summary and	
	result.	voting result (including statistic	
	The same shall be stored as the	votes). In the event of an	
	Company exists.	election of directors, the number	
	(Omitted)	of votes won by each candidate	
		shall be disclosed. The same	
		shall be stored as the Company	
		exists.	
		(Omitted)	
Article XXVII	The Rules were instituted on	The Rules were instituted on	Addition of
	March 5, 2001 under the	March 5, 2001 under the	the date of
	resolution of the Board of	resolution of the Board of	the last
	Directors and ratification of a	Directors and ratification of a	amendment.
	shareholders' meeting for	shareholders' meeting for	
	coming into full force. The same	coming into full force. The same	
	shall apply, where the Rules are	shall apply, where the Rules are	
	amended.	amended.	
	(Omitted)	(Omitted)	
		Amendment for the 7th instance	
		was made on March 26, 2020,	
		and presented to the	
		shareholders' meeting for	
		ratification on June 15, 2020.	

#### Attachment VIII

## MPI Corporation

# Comparison Table of the "Regulations for Election of Directors/Supervisors" Before and After Amendments

Clause	Before amendment	After amendment	Note
Name of the	Regulations for Election of	Regulations for Election of	Amendment to
	Directors and Supervisors	Directors	Name of the
			Regulations
Article I	The election of the Company's	The election of the Company's	The
	directors (including independent	directors and independent	requirements
	directors) <u>and supervisors</u> shall		applicable to
		accordance with the Regulations,	-
	the Regulations, unless	1	deleted in
	otherwise provided in the	± •	response to
	Company Act, Securities and	$\mathcal{E}$	establishment
	Exchange Act and the	Company's Articles of	of the Audit
	Company's Articles of	Incorporation.	Committee in
	Incorporation.		place of supervisors.
Article II	The election of the Company's	The election of the Company's	The
Afficient	directors (including independent	= -	requirements
	directors) and supervisors shall	directors shall be carried out by a	-
	be carried out by a shareholders'	shareholders' meeting.	supervisors are
	meeting. The Company shall		deleted in
	produce and identify the ballots	-	response to
	for directors (including	number equivalent to the	establishment
	independent directors) and	numbers of directors and	of the Audit
	supervisors, and count the voting	independent directors to be	Committee in
	rights.	elected and shall fill out the	place of
		voting rights and distribute them	supervisors.
		to the present shareholders.	
		Attendance card numbers printed	
		on the ballots may be used in	
		place of recording the names of	
		voting shareholders.	
		The number of directors and	
		independent directors will be as	
		specified in the Company's Articles of Incorporation, with	
		voting rights separately	
		calculated for directors and	
		independent directors. Those	
		receiving ballots representing the	
		highest numbers of voting rights	
		will be elected sequentially	
		according to their respective	
		numbers of votes.	
Article III	The cumulative voting method	The cumulative voting method	The
	shall be used for election of the	shall be used for election of the	requirements
	directors (including independent		applicable to
	directors) and supervisors of the	share will have voting rights in	supervisors are

Clause	Before amendment	After amendment	Note
	Company. Each share will have	number equal to the directors to	deleted in
	voting rights in number equal to be elected, and may be cast for a single candidate or split among multiple candidates.	single candidate or split among multiple candidates.	response to establishment of the Audit Committee in
			place of
Article IV	In the election of the Commonw's	In the election of the Commence's	supervisors.
Afficie IV	In the election of the Company's directors (including independent		The requirements
	directors (metading independent directors) and supervisors, those	<b></b>	applicable to
	=	representing the highest numbers	
	highest numbers of voting rights	of voting rights will be elected as	-
	will be elected as directors		response to
	(including independent directors)	=	establishment
	or supervisors sequentially	· · · · · · · · · · · · · · · · · · ·	of the Audit
	according to their respective	•	Committee in
	numbers of votes. When two or	persons receive the same number	
	more persons receive the same	of votes, thus exceeding the	supervisors.
	number of votes, thus exceeding	specified number of positions,	_
	the specified number of	they shall draw lots to determine	
	positions, they shall draw lots to	the winner, with the chairperson	
	determine the winner, with the	drawing lots on behalf of any	
	chairperson drawing lots on	person not in attendance.	
	behalf of any person not in		
	attendance. Where the same		
	shareholder is elected as a		
	director (including independent director) or supervisor at the		
	same time, he/she shall decide		
	whether he/she should serve as		
	the director (including		
	independent director) or		
	supervisor to his/her sole		
	discretion. The vacancy thereof		
	shall be filled by the one		
	winning the second high votes.		
Article V	The Company shall appoint	The Company shall appoint	The
	directors and supervisors via the	directors and independent	requirements
	candidate nomination system.	directors via the candidate	applicable to
	They shall be elected by the shareholders' meeting from the	nomination system. They shall	supervisors are deleted in
	list of candidates for directors	be elected by the shareholders' meeting from the list of	response to
	and supervisors. The Company	candidates for directors and	establishment
	shall, by the book closure date	independent directors.	of the Audit
	before the date of the regular	The Company shall, by the book	
	session of a shareholders'	closure date before the date of	place of
	meeting, announce the opening	the regular session of a	supervisors.
	of nomination of candidates for	shareholders' meeting, announce	_
	directors <del>and supervisors</del> ,quota	the opening of nomination of	
	to be elected, where nomination	candidates for directors and	
	shall be submitted, and other	independent directors, quota to	
	necessary notes. The submission	be elected, where nomination	

Clause		Before amendment		After amendment	Note
	perio	d shall be 10 or more days.	shall	be submitted, and other	
	The C	Company's Board of		sary notes. The submission	
		tors or any shareholder	I	d shall be 10 or more days.	
		ng 1% or more of the total	The C	Company's Board of	
		anding shares of the	Direc	tors or any shareholder	
	Comp	oany may nominate the list	holdi	ng 1% or more of the total	
	of car	ndidates for directors and		anding shares of the	
	super	visors as the reference for	Comp	oany may nominate the list	
	electi	on of directors <del>and</del>	of car	ndidates for directors and	
	super	visors. Notwithstanding,	indep	endent directors as the	
	the nu	imber of nominated	refere	ence for election of	
	candi	dates shall be no more than	directors and independent		
	the qu	ota of directors <del>and</del>	direct	ors. Notwithstanding, the	
	super	<del>visors</del> to be elected.	numb	er of nominated candidates	
	The o	ther binding matters are	shall	be no more than the quota	
		ed in accordance with the	of dir	ectors and independent	
		pany Act and governing		ors to be elected.	
	-	sions of the securities		ther binding matters are	
	comp	etent authorities.		ed in accordance with the	
				pany Act and governing	
			I -	sions of the securities	
				etent authorities.	
Article X		ection ballot is null and		ection ballot is null and	Modification to
	I	f meeting any of the		f meeting any of the	the text
		nstances listed below:		nstances listed below:	
	(I)	The ballot is not dropped	(I)	The ballot is not dropped	
		into the ballot cabinet		into the ballot cabinet	
	(TT)	(box).	(TT)	(box).	
	(II)	The ballot is not prepared	(II)	The ballot is not prepared	
	(111)	by the Company.	(111)	by the Company.	
	(III)	The ballot is blank, as no	<u>(III)</u>	Where a blank election	
	(IV)	voter completed it. The candidate's account		ballot is dropped into the ballot box.	
	(1 )	name and shareholder	(IV)	The candidate's account	
		account number do not	(1 )	name and shareholder	
		conform with those given		account number do not	
		in the roster of		conform with those given	
		shareholders.		in the roster of	
	(V)	Other words or marks are		shareholders.	
		entered in addition to the	(V)	Other words or marks are	
		candidate's account name		entered in addition to the	
		or shareholder account		candidate's account name	
		number and the number of		or shareholder account	
		voting rights allotted.		number and the number of	
	(VI)	The writing is unclear and		voting rights allotted.	
		indecipherable.	(VI)	The writing is unclear and	
	(VII)	Either of the candidate's		indecipherable.	
		account name or	(VII)	Either of the candidate's	
		shareholder account		account name or	
		number or the number of		shareholder account	
		voting rights allotted is		number or the number of	
		altered.		voting rights allotted is	

Clause	Before amendment	After amendment	Note
	(VIII) The name of the candidate	altered.	
	entered in the ballot is	(VIII) The name of the candidate	
	identical to that of another	entered in the ballot is	
	shareholder, but no	identical to that of another	
	shareholder account	shareholder, but no	
	number is provided in the	shareholder account	
	ballot to identify such	number is provided in the	
	individual.	ballot to identify such	
		individual.	
Article XII	The Regulations were instituted	The Regulations were instituted	Modification to
	on March 5, 2001 under the	on March 5, 2001 under the	the text and
	resolution of the Board of	resolution of the Board of	addition of the
	Directors and <u>ratification</u> of	Directors and approval of a	date of the last
	reported to a shareholders'	shareholders' meeting for	amendment.
	meeting for coming into full	coming into full force. The same	
	force. The same shall apply,	shall apply, where the	
	where the Regulations are	Regulations are amended.	
	amended.	(Omitted)	
	(Omitted)	Amendment for the 3rd instance	
		was made on March 26, 2020	
		under the approval of the Board	
		of Directors and presented to the	
		shareholders' meeting for	
		ratification on June 15, 2020.	

#### Attachment IX

## MPI Corporation

# Clause Refore amendment After amendment Note

Clause	Before amendment	After amendment	Note
	When the Company intends to	When the Company acquires or	The
	acquire or dispose of real	disposes real property or	requirements
	property or right-of-use assets	right-of-use assets thereof from	applicable to
	thereof from or to a related party,	or to a related party, or when it	supervisors
	or when it intends to acquire or	intends to acquire or dispose of	are deleted in
	dispose of assets other than real	assets other than real property or	response to
	property or right-of-use assets	right-of-use assets thereof from	establishment
	thereof from or to a related party	or to a related party and the	of the Audit
	and the transaction amount	transaction amount reaches 20	Committee in
	reaches 20 percent or more of	percent or more of paid-in	place of
	paid-in capital, 10 percent or	capital, 10 percent or more of the	supervisors.
	more of the company's total	Company's total assets, or	
	assets, or NT\$300 million or	NT\$300 million or more, except	
	_	in trading of domestic	
	domestic government bonds or	government bonds or bonds	
	bonds under repurchase and	under repurchase and resale	
	resale agreements, or	agreements, or subscription or	
	subscription or redemption of	redemption of money market	
	money market funds issued by	funds issued by domestic	
	domestic securities investment	securities investment trust	
	trust enterprises, the company	enterprises, the Company may	
	may not proceed to enter into a	not proceed to enter into a	
Article XVI	transaction contract or make a	transaction contract or make a	
	payment until the following	payment until the following	
	matters have been approved by the Board of Directors and	matters have been <u>approved by</u> the Audit Committee and the	
	recognized by the supervisors:	Board of Directors:	
	I. The purpose, necessity,	I. The purpose, necessity,	
	and expected return	and expected return	
	of/from the acquisition or	of/from the acquisition or	
	disposition of assets.	disposition of assets.	
	II. The reason for choosing a		
	related party as the	related party as the	
	counterparty.	counterparty.	
	III. With respect to the	III. With respect to the	
	acquisition of real	acquisition of real	
	property or right-of-use	property or right-of-use	
	assets thereof from a	assets thereof from a	
	related party, information	related party, information	
	regarding appraisal of the	regarding appraisal of the	
	reasonableness of the	reasonableness of the	
	preliminary transaction	preliminary transaction	
	terms in accordance with	terms in accordance with	
	Article 17 and Article	Article 17 and Article	
	17-1.	17-1.	
	IV. Information on the original	IV. Information on the original	

date of acquisition of the assets by the related party and the price, the counterpart and its relation to the related party and the Company.  V. The projection of cash flows from the month the agreement is made in one year ahead with assessment of the necessity of the transaction and the reasonableness of capital utilization.  VI. The appraisal reports issued by professional appraisal firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with Article 8. One year as referred to
assets by the related party and the price, the counterpart and its relation to the related party and the Company.  V. The projection of cash flows from the month the agreement is made in one year ahead with assessment of the necessity of the transaction and the reasonableness of capital utilization.  VI. The appraisal reports issued by professional appraisal firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with
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transaction and the reasonableness of capital utilization.  VI. The appraisal reports issued by professional appraisal firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with
reasonableness of capital utilization.  VI. The appraisal reports issued by professional appraisal firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with  Teappraisal reports issued by professional appraisal firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The amounts of transactions mentioned in the preceding Paragraph shall be duly counted
utilization.  VI. The appraisal reports issued by professional appraisal firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with
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firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with  firms or certified public accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The amounts of transactions mentioned in the preceding Paragraph shall be duly counted
accountants as required in Article 15.  VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with
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VII. Restrictions and other important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with
important covenants for the transaction concerned.  The calculation of the amount as stated in the preceding paragraph shall be done in accordance with important covenants for the transaction concerned.  The amounts of transactions mentioned in the preceding Paragraph shall be duly counted
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The calculation of the amount as stated in the preceding paragraph shall be done in accordance with The amounts of transactions mentioned in the preceding Paragraph shall be duly counted
stated in the preceding paragraph mentioned in the preceding shall be done in accordance with Paragraph shall be duly counted
shall be done in accordance with Paragraph shall be duly counted
Article 8. One year as referred to based on Article 8. The term
shall be the period from the date "within the preceding year" as
of deed moving backward for set forth herein denotes the
one year in retrospect. The one-year-period preceding the
amount that has been ratified by date of occurrence of the current
the Board of Directors and transaction. Items which have
supervisors as required by this been submitted to the Audit procedure can be excluded from Committee for review and to the
procedure can be excluded from the calculation.  Committee for review and to the Board of Directors for resolution
Any transactions listed below to as required by the procedure
be entered into between the local need not be counted toward the
Company and its parent or transaction amount.
subsidiaries, or between the Any transactions listed below to
subsidiaries in which it directly be entered into between the
or indirectly holds 100% of the Company and its parent or
issued shares or authorized subsidiaries, or between the
capital, shall be subject to the subsidiaries in which it directly
final approval of the Board or indirectly holds 100% of the
pursuant to Article 5-1 whereby issued shares or authorized
the Chairman shall be authorized capital, shall be subject to the
to make decision within specific final approval of the Board
limit and presented in the most pursuant to Article 5-1 whereby
recent meeting of the Board for the Chairman shall be authorized
ratification: to make decision within specific
I. Acquisition or disposal of limit and presented in the most
equipment or right-of-use recent meeting of the Board for
assets thereof held for ratification:

Clause	Before amendment	After amendment	Note
	business use.	I. Acquisition or disposal of	
	II. Acquisition or disposal of	equipment or right-of-use	
	real property right-of-use	assets thereof held for	
	assets held for business use.	business use.	
	Where the position of	II. Acquisition or disposal of	
	independent director has been	real property right-of-use	
	created in accordance with the	assets held for business use.	
	provisions of the Securities and	Where the position of	
	Exchange Act, when a matter is	independent director has been	
	submitted for discussion to the	created in accordance with the	
	Board of Directors pursuant to	provisions of the Securities and	
	Paragraph 1, the Board of	Exchange Act, when a matter is	
	Directors shall take into full	submitted for discussion to the	
	consideration each independent	Board of Directors pursuant to	
	director's opinions. If an	Paragraph 1, the Board of	
	independent director objects to	Directors shall take into full	
	or expresses reservations about	consideration each independent	
	any matter, it shall be recorded	director's opinions. If an	
	in the minutes of the Board of	independent director objects to	
	Directors meeting.	or expresses reservations about	
	Where an Audit Committee may	any matter, it shall be recorded	
	have been established in	in the minutes of the Board of	
	accordance with the Securities	Directors meeting.	
	and Exchange Act whereby the	Where an Audit Committee may	
	recognition of the supervisors is	have been established in	
	necessary, the approval by a	accordance with the Securities	
	simple majority of all members	and Exchange Act, the approval	
	of the Audit Committee is	by a simple majority of all	
	required before presenting to the	members of the Audit	
	Board for resolution.	Committee is required before	
	(Omitted)	presenting to the Board for	
		resolution.	
A4: -1 -	F41	(Omitted)	TD1
Article	For the acquisition of real	For the acquisition of real	The
XVIII	property or right-of-use assets	property or right-of-use assets	requirements
	thereof from related parties by	the Company if the approisal	applicable to
	the Company, if the appraisal value performed pursuant to the	the Company, if the appraisal value performed pursuant to the	supervisors are deleted in
	preceding two Articles falls	preceding two Articles falls	response to
	below the transaction price, the	below the transaction price, the	establishment
	following measures shall be	following measures shall be	of the Audit
	taken:	taken:	Committee in
	I. Recognize the difference	I. Recognize the difference	place of
	between the transaction	between the transaction	supervisors.
	price and the appraisal	price and the appraisal	54PC1 (15015.
	value of the real property or	value of the real property or	
	right-of-use assets in	right-of-use assets in	
	transaction as special	transaction as special	
	reserve pursuant to Article	reserve pursuant to Article	
	41, Paragraph 1 of the	41, Paragraph 1 of the	
	Securities and Exchange	Securities and Exchange	
	Act, and such amount in	Act, and such amount in	

Clause		Before amendment		After amendment	Note
		difference cannot be		difference cannot be	
		distributed or used for		distributed or used for	
		capital increase or issuance		capital increase or issuance	
		of bonus shares. If the		of bonus shares. If the	
		public company has its		public company has its	
		investments in the		investments in the	
		Company valued under the		Company valued under the	
		equity method, a special		equity method, a special	
		reserve should be		reserve should be	
		appropriated		appropriated	
		proportionately to the		proportionately to the	
		shareholding ratio with		shareholding ratio with	
		respect to the appropriated		respect to the appropriated	
		amount in accordance with		amount in accordance with	
		Article 41, Paragraph 1 of		Article 41, Paragraph 1 of	
		the Securities and Exchange		the Securities and Exchange	
		Act.		Act.	
	II.	The Supervisors shall be	II.	Where an audit committee	
		subject to Article 218 of the		has been established in	
		Company Act. Where an		accordance with the	
		audit committee has been		provisions of the Act, the	
		established in accordance		preceding part of this	
		with the provisions of the		subparagraph shall apply to	
		Act, the preceding part of		the independent director	
		this subparagraph shall		members of the audit	
		apply to the independent		committee.	
		director members of the	III.	Actions taken pursuant to	
	***	audit committee.		the preceding two	
	III.	Actions taken pursuant to		subparagraphs shall be	
		the preceding two		reported to a shareholders	
		subparagraphs shall be		meeting, and the details of	
		reported to a shareholders		the transaction shall be	
		meeting, and the details of		disclosed in the annual	
		the transaction shall be disclosed in the annual		report and any investment	
		report and any investment		prospectus. For the special reserve	
		prospectus.		being recognized by the	
		For the special reserve		Company in accordance	
		being recognized by the		with the requirement of	
		Company in accordance		preceding paragraphs, it	
		with the requirement of		may be utilize only after the	
		preceding paragraphs, it		assets purchased or leased	
		may be utilize only after the		at high price has been	
		assets purchased or leased		recognized for loss due to	
		at high price has been		falling price or disposition,	
		recognized for loss due to		or the termination of the	
		falling price or disposition,		leasing contract, or under	
		or the termination of the		appropriate compensation,	
		leasing contract, or under		or recovery to original	
		appropriate compensation,		condition, or being proved	
		or recovery to original		as not unreasonable with	
		condition, or being proved		evidence and at the	

Clause	Before amendment	After amendment	Note
	as not unreasonable with	approval of FSC.	
	evidence and at the	If the acquisition of real property	
	approval of FSC.	or right-of-use assets thereof	
	If the acquisition of real property	from a related party by the	
	or right-of-use assets thereof	Company proved to be not being	
	from a related party by the	conducted under the	
	Company proved to be not being	arm's-length principle with	
	conducted under the	evidence, proceed to the	
	arm's-length principle with	requirements as stated in the two	
	evidence, proceed to the	preceding paragraphs.	
	requirements as stated in the two		
	preceding paragraphs.		
Article XXV	Date of Enforcement	Date of Enforcement	The
	The Operating Procedure is	The Operating Procedure is	requirements
	<u>delivered to each supervisor</u> and	delivered to the Audit	applicable to
	submitted to the shareholders'	Committee for approval and	supervisors
	meeting for approval after the	submitted to the shareholders'	are deleted in
	approval of the Board of		response to
	Directors. The same shall apply,	approval of the Board of	establishment
		11 37	of the Audit
	If any director expresses dissent		Committee in
	and it is contained in the minutes	· ·	place of
	or a written statement, the	and it is contained in the minutes	supervisors.
	Company shall submit the	or a written statement, the	
	director's dissenting opinion to	Company shall submit the	
	each supervisor.	director's dissenting opinion to	
	(Omitted)	the Audit Committee.	
		(Omitted)	

#### Attachment X

## MPI Corporation

# Comparison Table of the "Procedures for Engaging in Derivatives Trading" Before and After Amendments

Clause		Before amendment		After amendment	Note
Ciuase	Inte	rnal audit system:	Inter	rnal audit system:	The
	(I)	The position of derivatives	The position of derivatives	requirements	
	(1)	held shall have regular	(I)	held shall have regular	applicable to
		assessment and submit the		assessment and submit the	supervisors
		result to the senior		result to the senior	are deleted in
		management personnel		management personnel	response to establishment
		authorized by the Board of Directors.		authorized by the Board of	
	(II)		(11)	Directors.	of the Audit Committee in
	(II)	When irregular	(II)	When irregular	
		circumstances are found in		circumstances are found in	place of
		the course of supervising		the course of supervising	supervisors.
		trading and profit-loss		trading and profit-loss	
		circumstances, appropriate		circumstances, appropriate	
		measures shall be adopted		measures shall be adopted	
		and a report immediately		and a report immediately	
		made to the Board of		made to the Board of	
		Directors. Where the		Directors. Where the	
		Company has appointed		Company has appointed	
		independent directors, an		independent directors, an	
		independent director shall		independent director shall	
Article XII		be present at the meeting		be present at the meeting	
	(****)	and express an opinion.	(****	and express an opinion.	
	(III)	The internal auditors of the	(III)		
		Company shall periodically		Company shall periodically	
		understand the suitability of		understand the suitability of	
		the internal control over the		the internal control over the	
		trading of derivatives. Such		trading of derivatives. Such	
		personnel are required to		personnel are required to	
		conduct a monthly audit of		conduct a monthly audit of	
		the trading department for		the trading department for	
		its compliance with the		its compliance with the	
		Procedures for Engaging in		Procedures for Engaging in	
		Derivatives Trading and		Derivatives Trading and	
		make an audit report. In the		make an audit report. In the	
		event a material violation is		event a material violation is	
		found, the auditors shall		found, the auditors shall	
		immediately notify every		immediately notify the	
	i	supervisor in writing and		Audit Committee in writing	
		impose penalties on related		and impose penalties on	
		personnel based on the		related personnel based on	
		violation.		the violation.	
Article XIV		ablic company engaging in		iblic company engaging in	The .
	derivatives trading shall prepare			vatives trading shall prepare	requirements
		g book in which details of	_	g book in which details of	applicable to
		types and amounts of		ypes and amounts of	supervisors
	deri	vatives trading engaged in,	deriv	vatives trading engaged in,	are deleted in

Clause	Before amendment	After amendment	Note
	Board of Directors approval	Board of Directors approval	response to
	dates, and the matters required to	dates, and the matters required to	establishment
	be carefully evaluated under	be carefully evaluated under	of the Audit
	Subparagraph 4 of Article 11 and	Subparagraph 4 of Article 11 and	Committee in
	Subparagraph 2, Paragraph 1 and	Subparagraph 2, Paragraph 1 and	place of
	Subparagraph 1, Paragraph 2 of	Subparagraph 1, Paragraph 2 of	supervisors.
	the preceding article shall be	the preceding article shall be	
	recorded in detail in the log	recorded in detail in the log	
	book.	book.	
	Where independent directors		
	have been appointed in		
	accordance with the provisions		
	of Securities and Exchange Act,		
	for matters which shall be given		
	to <u>each supervisor</u> , the written		
	notice of the matters shall also		
	be given to each independent		
	director.		
	Where an audit committee has		
	been established in accordance		
	with the provisions of the		
	Securities and Exchange Act, the		
	provisions of Article 12 relating		
	to supervisors shall apply to the		
	audit committee.		
Article XV	The Procedure is implemented	The Operating Procedure is	The
	after the approval of the Board	delivered to the Audit	requirements
	of Directors, delivered to each	Committee for approval and	applicable to
	supervisor and submitted to a	submitted to the shareholders'	supervisors
	shareholders' meeting for	meeting for approval after the	are deleted in
	approval. The same procedure	approval of the Board of	response to
	shall be followed when the	Directors. The same shall apply,	establishment
	Procedures are amended.	where the Procedure is amended.	of the Audit
			Committee in
			place of
			supervisors.

#### Attachment XI

#### MPI Corporation

Comparison Table of Clauses Before and After the Amendment of the "Operating Procedure for Loaning Funds to Others"

Clause	Refo	ore amendment		After amendment	Note
Ciause	(I)	For managing the loaning	(I)	For managing the loaning	The
	(1)	of funds, the finance and	(1)	of funds, the finance and	requirements
		•			_
		accounting unit shall		accounting unit shall	applicable to
		prepare a log book for the		prepare a log book for the	supervisors
		specify the details,		1 ,	are deleted in
		including the borrower,		including the borrower,	response to
		loan amount, dates of board		loan amount, dates of board	
		of directors resolutions, and		of directors resolutions, and	
		dates of loaning of funds.		dates of loaning of funds.	Committee in
		The information shall be		The information shall be	place of
		recorded in detail for		recorded in detail for	supervisors.
		reference in accordance		reference in accordance	
		with the matters required to		with the matters required to	
		be carefully evaluated		be carefully evaluated	
		under Article 5.		under Article 5.	
	(II)	The internal auditors of the	(II)	The internal auditors of the	
		Company shall conduct		Company shall conduct	
		audits at least quarterly on		audits at least quarterly on	
		the Operating Procedure for		the Operating Procedure for	
		Loaning Funds to Others		Loaning Funds to Others	
		and the status of		and the status of	
		implementation, and		implementation, and	
A .: 1 X/TIT		prepare written audit		prepare written audit	
Article VIII		records. In the event a		records. In the event a	
		material violation is found,		material violation is found,	
		the auditors shall		the auditors shall	
		immediately notify every		immediately notify the	
		supervisor in writing. The		Audit Committee in	
		Company shall impose		writing. The Company shall	
		penalties on the manager		impose penalties on the	
		and the personnel in charge		manager and the personnel	
		depending on the status of		in charge depending on the	
		violation.		status of violation.	
	(III)	If, due to change of	(III)	If, due to change of	
	(111)	circumstances, a borrower	(111)	circumstances, a borrower	
		no longer meets the		no longer meets the	
		requirements of the		requirements of the	
		Operating Procedure for		Operating Procedure for	
		Loaning Funds to Others, or		Loaning Funds to Others, or	
		the loan balance exceeds		the loan balance exceeds	
		the specified limit, the		the specified limit, the	
		Company shall adopt a		Company shall adopt a	
		improvement plan and then		improvement plan and then	
		submit it to every		submit it to the Audit	
		<u> </u>			
		shall be completed within		Committee. Improvement	
		shall be completed within		shall be completed within	

Clause	Before amendment	After amendment	Note
	the schedule specified in the	the schedule specified in the	
	plan.	plan.	
Article X	The Company established the	The Company established the	The
	Operating Procedure for Loaning	Operating Procedure for Loaning	requirements
	Funds to Others in accordance	Funds to Others in accordance	applicable to
	with the laws. The Procedures	with the laws. The Procedures	supervisors
	and any amendment hereto shall,	and any amendment hereto shall,	are deleted in
	after approved by the Board of	after approved by the Audit	response to
	Directors	Committee and the Board of	establishment
	and delivered to each supervisor,	Directors, be submitted to the	of the Audit
	be submitted to the shareholders'	shareholders' meeting for	Committee in
	meeting for ratification. Where	ratification. Where any director	place of
	any director expresses dissent	expresses dissent which is	supervisors.
		recorded in the minutes or a	
	or a written statement, it shall be	written statement, it shall be	
	delivered to each supervisor and	delivered to the Audit	
		Committee and simultaneously	
	shareholders' meeting for	submitted to the shareholders'	
	discussion.	meeting for discussion.	
	(Omitted)	(Omitted)	
Article X-I:	Where the Company has	(Deleted)	Deleted
	appointed independent directors,		clause
	for matters which shall be given		
	to the supervisors the written		
	notice of the matters shall also		
	be given to the independent		
	directors under Article 8,		
	Paragraph 2.		
	When a improvement plan is		
	submitted to the supervisors it		
	shall at the same time be		
	submitted to the independent		
	directors under Article 8,		
	Paragraph 3.		
	Where the Company has		
	established an audit committee,		
	the provisions of Article 8		
	relating to supervisors shall		
	apply to the audit committee.		

## MPI Corporation

# Comparison Table of the "Operating Procedure for Making of

## Endorsement/Guarantee" Before and After Amendments

Clause	Before amendment	After amendment	Note
Clause  Article XIII	(I) The internal auditors of the Company shall conduct audits at least quarterly on the Operating Procedure for Making of Endorsement/Guarantee and the status of implementation, and prepare written audit records. In the event a material violation is found, the auditors shall immediately notify each supervisor in writing.  (II) The endorsements/ guarantees of the Company shall be made in accordance with Operating Procedure and the Company shall impose penalties on the manager and the personnel in charge depending on the status of violation.  (III) If, due to change of circumstances, the entity for which an endorsement/guarantee is made no longer meets the requirements of the Operating Procedure, or the amount exceeds the specified limit, the Company shall adopt a	<ul> <li>(I) The internal auditors of the Company shall conduct audits at least quarterly on the Operating Procedure for Making of Endorsement/Guarantee and the status of implementation, and prepare written audit records. In the event a material violation is found, the auditors shall immediately notify the Audit Committee in writing.</li> <li>(II) The endorsements/ guarantees of the Company shall be made in accordance with Operating Procedure and the Company shall impose penalties on the manager and the personnel in charge depending on the status of violation.</li> <li>(III) If, due to change of circumstances, the entity for which an endorsement/guarantee is made no longer meets the requirements of the Operating Procedure, or the amount exceeds the specified limit, the</li> <li>Company shall adopt a</li> </ul>	The requirements applicable to supervisors are deleted in response to establishment of the Audit Committee in place of supervisors.
	circumstances, the entity for which an endorsement/guarantee is made no longer meets the requirements of the Operating Procedure, or the amount exceeds the specified limit, the	circumstances, the entity for which an endorsement/guarantee is made no longer meets the requirements of the Operating Procedure, or the amount exceeds the specified limit, the Company shall adopt a improvement plan, submit it to the Audit Committee and complete it within the	
Article XIV	plan. The Company established the	schedule specified in the plan.  The Company established the	The .
	Operating Procedure for Making of Endorsement/Guarantee in accordance with the laws. The Procedures and any amendment hereto shall, after approved by the Board of Directors and	Operating Procedure for Making of Endorsement/Guarantee in accordance with the laws. The Procedures and any amendment hereto shall, after approved by the Audit Committee and the	requirements applicable to supervisors are deleted in response to establishment

Clause	Before amendment	After amendment	Note
	delivered to each supervisor, be	Board of Directors, be submitted	of the Audit
	submitted to the shareholders'	to the shareholders' meeting.	Committee in
	meeting. Where any director	Where any director expresses	place of
	expresses dissent which is	dissent which is recorded in the	supervisors.
	recorded in the minutes or a	minutes or a written statement, it	
	written statement, it shall be	shall be delivered to the Audit	
	delivered to each supervisor and	Committee and simultaneously	
	simultaneously submitted to the	submitted to the shareholders'	
	shareholders' meeting for	meeting for discussion.	
	discussion.	(Omitted)	
	(Omitted)		
Article XIV	Where the Company has	Where the Company has	The
-II	appointed independent directors,	appointed independent directors,	requirements
	for matters which shall be given	for matters which shall be given	applicable to
	to the supervisors the written	to the Audit Committee the	supervisors
	notice of the matters shall also	written notice of the matters	are deleted in
	be given to the independent	shall also be given to the	response to
	directors under Article 13,	independent directors under	establishment
	Paragraph 1. When an	Article 13, Paragraph 1. When	of the Audit
	improvement plan is submitted	an improvement plan is	Committee in
	to <u>each supervisor</u> it shall at the	submitted to the <u>Audit</u>	place of
	same time be submitted to the	Committee, it shall at the same	supervisors.
	independent directors under	time be submitted to the	
	Article 13, Paragraph 3.	independent directors under	
	Where the Company has	Article 13, Paragraph 3.	
	established an audit committee,		
	the provisions of Article 8		
	relating to supervisors shall		
	apply to the audit committee.		

#### Attachment XIII

#### **MPI** Corporation

#### Parliamentary Rules for Supervisors' Meeting

- Article I. The Rules are enacted in accordance with Article 50 of the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies. The Company's supervisors' meetings shall proceed in accordance with the Rules herein.
- Article II. The Company's supervisors may exercise their authority to supervise individually. Where the supervisors consider that it should be necessary to exchange opinion, in terms of the Company's and shareholders' equity, they may convene a meeting, periodically or from time to time.
- Article III. A sign-in book shall be prepared for the supervisors' meeting and to the supervisors present at the meeting.

The supervisors may convene the meeting via teleconferencing and the supervisor participating in the teleconference shall be deemed attending the meeting in person.

- Article IV. The minutes of the supervisors' meeting shall be kept on record by voice recording or videotaping. Such minutes shall be retained for at least 1 year.
- Article V. The summary, method of resolution, and results of various motions proposed at a supervisors' meeting shall be detailed honestly and sufficiently per related requirements. The minute meetings shall be signed by the supervisors present at the meeting and the minute taker.
- Article VI. Supervisors' meeting resolutions shall be compiled into detailed minutes, and disseminated to each supervisor by no later than 20 days after the meeting.
- Article VII. Any matters not covered herein shall be implemented in accordance with the Company Act, Articles of Incorporation and other related laws & regulations.
- Article VIII. The Rules shall be enforced upon approval of the supervisors and ratification of a shareholders' meeting. The same shall apply, where the Rules are amended.