Systex Corporation

Minutes Of 2025 Annual Shareholders Meeting

(Translation)

The translation is intended for reference only and nothing else. The Chinese text of the Minutes of 2025 Annual Shareholders' Meeting shall govern any and all matters related to the interpretation of the subject matter stated herein.

Time: 9:00 a.m., Wednesday, May 28, 2025

Place: Conference Room B1, SYSTEX CORPORATION Building

(B1, No 318, Ruiguang Rd., Neihu Dist., Taipei)

Means of Meeting Convention: Physical, assisted with visual communication

Virtual meeting Platform: e-Voting Platform by TDCC (https://www.stockvote.com.tw)

Total outstanding shares of Systex: 272,243,066 shares

Total shares represented by shareholders present (including 5,246 shares by virtual meeting represented by shareholders and 50,205,881 shares represented by shareholders executing voting rights through e-voting): 193,847,405 shares

Percentage of shares held by shareholders present: 71.20%

Directors present: Lin Lung-Fen(Chairman of the Board of Directors),

Lai Chien-Hua (Independent Director, Convenor of the Audit Committee), Huang Ting-Rong(Director), Huang Chi-Rong (Director), Cheng Deng-Yuan (Director) and Lu Ta-Wei (Director).

Attendees: Shue, Shiow-Ming, CPA, Deloitte & Touche

Chairman: Lin Lung-Fen, Chairman of the Board of Directors.

Recorder: Chen Yi-Ming.

- I. Commencement: The aggregate shareholding of the shareholders present in person or by proxy constituted a guorum. The Chair called the meeting to order.
- II. Chairman's Address: Omitted.

III. Report Items

- 1. To report 2025 Business report and Financial statements Explanatory Note:
 - (1) Please refer to Attachment 1 (pages 7-10) for the Business Report.
 - (2) Please refer to Attachment 2 (pages 11-33) for the Financial statements.
- 2. Audit Committee's review report on 2024 Financial Statements Explanatory Note: Please refer to Attachment 3 (pages 34-35).

3. To report 2024 directors' and employees' compensation Explanatory Note:

The Company's 2024 employees' remuneration of NT\$63,013,499 and directors' remuneration of NT\$42,009,001 are issued entirely in cash in accordance with the Company's Articles of Incorporation.

- 4. To report 2024 appropriations of earnings cash dividends (NT\$5.2 per share) Explanatory Note:
 - (1) In Accordance with the Article 22 of the Company's Articles of Incorporation, the distribution of cash dividend had been approved by the meeting of the Board of Directors by at least half of the directors, provided the number of directors present be at least two-thirds of the entire Board of Directors and report to the shareholders meeting.
 - (2) The Company's available for distribution of NT\$4,494,165,150. Excluding the legal reserve of NT\$197,036,813 the proposed cash dividend is NT\$5.2 per share. Calculated on the basis of the total number of 272,243,066 shares issued on March 31, 2025, the dividends total NT\$1,415,663,943.
 - (3) The Board of Directors is requested to authorize the Chairman to process related matters regarding the baseline date for cash dividends and the issuance of cash dividends.
 - (4) Prior to the ex-dividend date for the distribution, if the number of total shares outstanding has changed, so that the distributable dividends per share are changed and need to be adjusted, the Chairman is authorized to make such adjustments.

Summary of the Essential Points of the Proceedings

Summary of Shareholders' Statements: (Note 2)

The shareholder (Account No.189035) noted that the company achieved strong earnings in the previous year, with EPS exceeding NT\$7. The shareholder suggested that the company consider slightly increasing the distribution of earnings, either in the form of cash dividends or stock dividends.

Chairman's Statement (Summary):

The Chairman responded that the company's dividend policy primarily considers profits from operation. The significant earnings in the previous year were mainly driven by non-operating income. The Chairman emphasized that as long as profits are generated from main operation, the company strives to distribute them to shareholders. Consider the company's future investment and mergers and acquisitions, the dividend for this year will remain at NT\$5.2, the same as last year.

- 5.To report 2024 execution status of Endorsements and Guarantees Explanatory Note:
 - (1) The Company's balance amount of endorsements and guarantees for subsidiaries as of December 31, 2024 is NT\$2,670,387 thousands.
 - (2) The report on endorsements and guarantees is hereby submitted to the shareholders' meeting in accordance with the Company's Procedures for Making Endorsements and Guarantees.
- 6. To report the merger of SYSTEX with MISYS Corporation

Explanatory Note:

Due to internal organizational restructuring, the board of directors of SYSTEX resolved on February 26, 2025 to conduct a simplified merger with MISYS Corporation. (hereinafter referred to as "MISYS"), which we hold 100%, in accordance with Article 19, Paragraph 1 of the Corporate Merger and Acquisition Act. SYSTEX will be the surviving company after the merger, and MISYS will be the eliminated company. The merger base date is March 31, 2025.

Ratification Items

1. Ratification of the 2024 Business report and Financial Statements (Proposed by the Board of Directors)

Explanatory Note:

The Company's 2024 financial statements have been formulated in accordance with regulations. The statements have been audited by the CPA and reviewed by the Audit Committee. The related information is attached hereto as Attachments 1-3 (pages 7-35).

Resolution:

In favor		A*	l	Λ I - 4 - i 1 *	
Votes*	%	Against*	Invalid*	Abstained*	
188,413,861	97.22	48,999	0	5,324,121	

^{*}Including votes casted by e-voting

RESOLVED, the above proposal was accepted as submitted.

2. Ratification of 2024 retained earnings distribution proposal (Proposed by the Board of Directors)

Explanatory Note:

(1) The Company's 2024 retained earnings distribution have been approved by the Board of Directors. The earning distribution table have been reviewed by the Audit Committee.

(2) The 2024 earning distribution table is attached hereto as Attachment 4 (page 36).

Resolution:

In favor	•	٨ : + *	l	Abstained*	
Votes*	%	Against*	Invalid*		
188,514,552	97.27	67,277	0	5,205,152	

^{*}Including votes casted by e-voting

RESOLVED, the above proposal was accepted as submitted.

Discussion Items (I)

 Discussion of the amendment of the Articles of Incorporation (Proposed by the Board of Directors)

Explanatory Note:

Amendments on the Articles of Incorporation according to the Company's practical operation.

The comparison table of amended articles is attached hereto as Attachment 5 (pages 37-47).

Resolution:

In favor	•	٨ : *	l	Abstained*	
Votes*	%	Against*	Invalid*		
188,518,917	97.28	61,234	0	5,206,830	

^{*}Including votes casted by e-voting

RESOLVED, the above proposal was accepted as submitted.

Directors Election

1. To elect of the Directors (including four Independent Directors)(Proposed by the Board of Directors)

Explanatory Note:

- (1) Upon the expiry of the Directors' terms of office, the Board of Directors resolved that eleven Directors (including four Independent Directors) will be elected at this Annual Shareholders' Meeting. The terms of office of the Directors to be elected shall be three years, commencing on May 28, 2025 and expiring on May 27, 2028.
- (2)The directors shall be elected by adopting candidates nomination system as specified in the Article 192-1 and Article 198 of the Company Act. Shareholders shall elect the directors from the List of Director (including Independent Director) Candidates, whose education and professional qualifications, experience and relevant information, as well as the rationale for nomination of independent directors who have served for

three or more consecutive terms, are attached hereto as Attachment 6-7 (pages 48-50).

Election result: Newly Elected Directors list:

Title Name		Votes Received
Director	Lin, Lung-Fen	317,633,360
Director	Huang, Ting-Rong	243,543,539
Director	Huang, Chi-Rong	234,213,676
Director	Chu, Hsiao-Shing (Representative of Taiwan Mobile Co., Ltd.)	219,687,088
Director	Shaw, Shung-Ho	187,910,737
Director	Hsieh, Chin-Ho	185,405,925
Director	Wu, Cheng-Huan	178,465,147
Independent Director	Lai, Chien-Hua	107,860,096
Independent Director	Chen, Yun-Nung	105,330,741
Independent Director	Cheng, Wen-Feng	104,360,887
Independent Director	Huang, Ta-Lun	101,740,748

Discussion Items (II)

1. To release the non-competition restriction on Directors (Proposed by the Board of Directors)

Explanatory Note:

- (1) In Accordance with the Article 209 of the Company Act, a Director who does anything for himself or on behalf of another person that is within the scope of the company's business shall explain to the Shareholders' Meeting the essential contents of such an act and secure its approval.
- (2) The newly elected Director actually does anything for themselves or on behalf of another person within the scope of the Company's business as follows, it is proposed to release the non-competition restriction. The list of other position of Director & Independent Director candidates is attached hereto as Attachment 8 (pages 51-52).

Resolution:

In favor	•	Againat*	levelid*	Abstained*	
Votes*	%	Against*	Invalid*	Abstained	
186,171,549	96.07	224,475	0	7,390,957	

^{*}Including votes casted by e-voting

RESOLVED, the above proposal was accepted as submitted.

- IV. Extemporary Motions : None.
- V. Meeting Adjourned: 09:50 a.m., Wednesday, May 28, 2025
- Note1. The minutes of this shareholders' meeting only record the major issues and the outcomes of the proposals. The actual progress, procedures, and the statement of the shareholders' meeting should be based on the audio and video recording of the meeting.
- Note2. The more contents of the shareholders' speeches are recorded in the Chinese version of the minutes of the Annual General Meeting. In the event of any inconsistency between the English and Chinese versions, the Chinese version shall prevail.

Attachment 1

Systex Corporation 2024 Business report

In 2024, the emergence of generative AI led to explosive corporate transformations, thoroughly overturning traditional operation models. SYSTEX Corporation (SYSTEX) is also taking fast action in response to new technology trends, including promoting within the Group the research and development of related applications in corporate scenarios, integrating AI into software based on the Group's existing well-developed data analysis technology, and introducing operational strategies for applications in a wide range of industries. Through these measures, SYSTEX is aiming to increase the proportion of revenue generated from services.

2024 Operating Performance

In 2024, SYSTEX achieved an operating revenue of NT\$ (same below) 11,982,990 thousand, a 13.55% increase from 2023. Our net income after taxes in 2024 was \$1,957,431 thousand. The consolidated revenue in 2024 was \$38,950,642 thousand, an increase of 10.70% from 2023. The consolidated net income after taxes in 2024 (excluding non-controlling equities) was \$1,957,431 thousand and earnings per share reached \$7.66. Revenue has reached record highs for nine consecutive years.

2024 Business Summary

- Five new service types to optimize profitability
 - In 2024, our operational focus was on providing five key services: corporate cloud services, data services, cybersecurity services, software development services, and maintenance and operation services. We actively promoted corporate subscription-based solutions to optimize profitability and continually enhance service revenue. For example, in cybersecurity services, we expanded our connections with ecosystem partners and integrated resources in order to meet the diverse cybersecurity requirements of enterprises, thereby responding to the increasingly challenging information security environment. We have also integrated cloud and data technologies and provided software development services and maintenance services, in order to help build applications for smart government and smart city. In this way, we have helped create more convenient and beneficial living environments by contributing to areas like disaster prevention, social welfare, land administration, and transportation. We have also gradually increased the proportion of services income in our revenues.
- Accelerating corporate applications of AIGC and expanding applications in a wide range of industries
 - Regarding the artificial intelligence generated content (AIGC) issue, we have actively

developed application solutions using generative AI technology. Centered around data, driven by software, and utilizing AI algorithms, these solutions are ultimately implemented in corporate operational scenarios, progressing from "Enabling SI" to "Empowering AI," enhancing end-to-end user experiences. Through the Group's internal AI Task Force, we have continued to develop various types of APIs and AI application interfaces internally, and have encouraged colleagues in technical sectors to improve their use of AI. These measures help customers from all sectors in implementing AI in their operational scenarios.

■ Cultivate key talent and provide employees with a platform for growth We have continued to create a good working environment for our employees, encouraging them to participate in exercise and endeavoring to strike a good work-life balance. We have also established a culture of learning. We invest in employee training by designing personal learning paths for employees based on our internal organization, so that they can learn about new technologies and applications. This enables employees to enhance their skills

and improve their personal capabilities. We also integrate cross-domain learning in our ecosystem, in order to encourage co-learning and co-creation as well as maximize value.

The Impact of the External Competitive Environment, Regulatory Environment, and Macroeconomic Conditions

The international community still had to face a variety of geopolitical conflicts and multilateral tensions in 2024, which will continue to evolve and affect the economic situation in 2025. These include the new tariffs and border policies of the Trump administration in the United States, which will drive changes in the market deployment of companies around the world. In addition, cybersecurity issues have become more challenging to enterprises due to the development of new technologies. Information security is now a major problem that national governments and corporations must take seriously. But crises can also bring business opportunities. In terms of the technology, generative AI has seen rapid developments. The best growth opportunity for Taiwan's IT services industry will come from using software technology to connect a wide variety of data on heterogeneous platforms, in order to provide accurate and effective AI training and contribute to customers' global deployment strategies for new markets.

Business Plan for 2025

Expand investment in Al

SYSTEX will boost AI investment, infrastructure, and development, including expanding horizontal alliances to establish an "AI ecosystem" and deepening the vertical expansion of the company's "Ai4iA" for industry applications. This will benefit the tangible realization of industry application scenarios and create business opportunities for a wide range of industries in AI application services. We will also find new ways to internally integrate our technology, talent, marketing, and international collaborative capabilities to become an AI

organization that is active in the whole region. Our goals are to develop an independent and innovative AI platform, to be able to set prices for AI services, and to become the information service company that understands AI best.

Expand into international markets

We will promote our regional development and offer "global IT services." We will focus on the Southeast Asian and Japanese markets in addition to serving Taiwanese companies, Mainland Chinese companies, and Hong Kong companies, so that all enterprises in the region can receive our services. At first, we will start with value-added distributor (VAD) services, seeking partnerships as a regional agent and aiming to gradually build up the scale of operations. Then we will further expand our services to include our own products, joining with the strengths of our local partners to maximize the benefits of collaboration. Currently, we have established a branch location in Vietnam, and we use our Singapore location as our Southeast Asian operational headquarters. This helps us find more local service opportunities.

Deepen the offering of new services

We will leverage our technological advantages in this new economy to create differentiated value-added services, thereby enhancing our ability to set prices for our serves as well as increase gross profit margins. This new service-oriented positioning, in which applications are innovatively brought to reality in corporate settings, will help us price our services in a way that will maximize profitability. Furthermore, by combining new technologies with AI, SYSTEX will become an AI agent company that understands AI best. This is a great direction and opportunity for creating future growth.

■ Promote IPOs of subsidiaries

We will promote the public listing of Group subsidiaries so that high-potential businesses can contribute greater value to the Group, as well as provide employees with a stronger foundation for growth. This, in turn, will encourage the retention, recruitment, and attraction of talent. SYSTEX Fintech Corporation completed its listing on the over-the-counter market on February 12, 2025. In the future, we will continue to promote listing by subsidiaries with outstanding performance.

Future outlook

SYSTEX has positioned itself as "a Data Software company," and is pursuing a 10 year growth plan based on this foundation. SYSTEX has set five major investment directions and business priorities for 2025: Al, go gobal, new type of services, JAMAL, and IPOs of subsidiaries. With the advantage of many years of experience in system integration services and cross-platform heterogeneous platform data integration, SYSTEX has independently developed many world-class and innovative products and services, and is aiming to create unique value and establish

the ability to price its services accordingly. Furthermore, we will also expand our deployments in the Asian market, build connections with ecosystem partners to pursue greater business opportunities, and promote IPOs by Group subsidiaries. These measures will help us explore more opportunities for SYSTEX to find greater value in the company and in the market, and ensure that SYSTEX will maintain its leading position.

Chairman & President Lin, Lung-Fen

Accounting Manager Cheng, Yuan-Yih

Attachment 2

DECLARATION OF CONSOLIDATION OF FINANCIAL STATEMENTS OF AFFILIATES

The companies required to be included in the consolidated financial statements of affiliates in accordance

with the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and

Consolidated Financial Statements of Affiliated Enterprises" for the year ended December 31, 2024 are

all the same as the companies required to be included in the consolidated financial statements of the

parent and subsidiary companies as provided in International Financial Reporting Standard 10

"Consolidated Financial Statements". Relevant information that should be disclosed in the consolidated

financial statements of affiliates has all been disclosed in the consolidated financial statements of the

parent and subsidiary companies. Hence, we do not prepare a separate set of consolidated financial

statements of affiliates.

Very truly yours,

SYSTEX CORPORATION

By:

February 26, 2025

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INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Systex Corporation

Opinion

We have audited the accompanying consolidated financial statements of Systex Corporation and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2024 and 2023, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the consolidated financial statements, including material accounting policy information (collectively referred to as the "consolidated financial statements").

In our opinion, based on our audits and the reports of other auditors (please refer to the Other Matter paragraph), the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2024 and 2023, 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 Financial Statement Audit and Attestation Engagements of Certified Public Accountants and the Standards on Auditing of 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, 2024. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matter identified in the Group's consolidated financial statements for the year ended December 31, 2024 is stated as follows:

Valuation of Receivables

As of December 31, 2024, notes receivable and accounts receivable amounted to \$5,436,976 thousand. When assessing the impairment of receivables, the management of the Group uses the expected credit loss model based on the lifetime expected credit loss. The valuation of receivables involves significant accounting estimates and judgments by management. Therefore, we considered the valuation of receivables as a key audit matter. For the disclosures related to receivables, refer to Notes 5 and 11 to the consolidated financial statements.

Our audit procedures performed with respect to the abovementioned key audit matter included the following:

- 1. We obtained the reports of impairment of receivables and assessed the reasonableness of the expected credit loss model and the data used in the reports.
- 2. We tested the aging schedule of receivables and reviewed the calculation of expected credit loss to confirm the accuracy of the expected credit loss recognized on receivables.
- 3. We evaluated the recoverability of receivables by analyzing overdue accounts and verifying cash receipts in the subsequent period. For those receivables that were past due and yet received, we assessed the reasonableness of the expected credit loss based on the Group's customer payment history, customer credit control and follow up the tracking status of overdue receivables.

Other Matter

We did not audit the financial statements as of and for the year ended December 31, 2023 of Rainbow Tech Information (HK) Ltd. and Systex Information (HK) Ltd., which were all subsidiaries of the Group included in the consolidated financial statements. The aggregate assets of these subsidiaries as of December 31, 2023 amounted to \$1,242,243 thousand, or 4.06%, of the consolidated assets. The aggregate net operating revenues of these subsidiaries in 2023 were \$2,230,942 thousand, or 6.34%, of the consolidated net operating revenues. We also did not audit the financial statements as of and for the year ended December 31, 2023 of Genesis Technology Inc., and Collaboration Co., Ltd., which investments were accounted for using the equity method in the accompanying consolidated financial statements. The aggregate carrying amounts of which investments were accounted for using the equity method were \$1,386,011 thousand, or 4.53% of the consolidated assets as of December 31, 2023. The aggregate amounts of the share in their profit and other comprehensive income in 2023 were \$90,807 thousand, or 6.23% of the consolidated comprehensive income. The financial statements of the aforementioned subsidiaries and investees were audited by other auditors whose reports have been provided to us, and our opinion, insofar as it relates to the amounts included for these subsidiaries and investees, is based solely on the reports of the other auditors.

We have also audited the parent company only financial statements of Systex Corporation as of and for the years ended December 31, 2024 and 2023 on which we have issued an unmodified opinion and unmodified opinion with Other Matter paragraph, respectively.

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

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

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

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Standards on Auditing of 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 Standards on Auditing of 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, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

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

Deloitte & Touche Taipei, Taiwan Republic of China

February 26, 2025

Notice to Readers

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

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

CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

	2024		2022	
ASSETS	2024 Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 6,196,885	18	\$ 7,110,063	23
Financial assets at fair value through profit or loss - current (Notes 4 and 7)	5,902,720	17	615,617	2
Financial assets at amortized cost - current (Notes 4 and 9) Contract assets (Notes 4 and 21)	30,000 39,534	-	857,010	3
Notes receivable, net (Notes 4, 5, 11, 21 and 30)	100,404	-	181,924	1
Accounts receivable, net (Notes 4, 5, 11, 21 and 30)	5,336,572	15	6,086,713	20
Other receivables (Notes 4 and 23)	162,089	1 15	162,412 4,574,403	1 15
Inventories (Notes 4 and 12) Prepayments	5,100,321 1,530,443	5	1,789,919	6
Other financial assets - current (Notes 31 and 32)	451,461	1	394,958	1
Refundable deposits - current	482,152	1	409,636	1
Other current assets (Note 30)	54,981		43,870	
Total current assets	25,387,562	<u>73</u>	22,226,525	<u>73</u>
NON-CURRENT ASSETS Financial assets at fair value through profit or loss - non-current (Notes 4 and 7)	2 772 070	o	2 002 460	7
Financial assets at fair value through other comprehensive income - non-current (Notes 4 and 8)	2,772,979 197,745	8 1	2,093,460 278,609	7 1
Financial assets at amortized cost - non-current (Notes 4, 9 and 10)	500,000	2	500,000	2
Investments accounted for using equity method (Notes 4 and 14)	2,187,582	6	1,931,122	6
Property, plant and equipment (Notes 4, 15 and 31)	2,302,975	7	2,219,130	7
Right-of-use assets (Notes 4 and 16)	480,496	1 1	492,439	2 1
Intangible assets (Note 4) Deferred tax assets (Notes 4 and 23)	382,042 38,082	- -	261,258 49,532	1 -
Refundable deposits - non-current	291,349	1	305,395	1
Long-term receivables (Notes 4 and 11)	-	-	4,168	-
Other financial assets - non-current (Notes 31 and 32)	95,522	-	91,978	-
Other non-current assets (Notes 19 and 30)	95,786		143,096	
Total non-current assets	9,344,558	27	8,370,187	27
TOTAL	<u>\$ 34,732,120</u>	<u>100</u>	\$ 30,596,712	<u>100</u>
LIABILITIES AND EQUITY				
CURRENT LIABILITIES Short-term loans (Notes 17 and 31)	\$ 2,101,186	6	\$ 2,023,349	7
Financial liabilities at fair value through profit or loss - current (Notes 4 and 7)	9,734	-	-	-
Contract liabilities - current (Notes 4 and 21)	2,657,016	8	2,360,602	8
Notes and accounts payable	5,358,043	15	5,470,095	18
Payables to related parties (Note 30) Other payables (Note 30)	13,400 1,846,584	5	22,306 1,685,052	5
Current tax liabilities (Notes 4 and 23)	368,746	1	220,011	1
Lease liabilities - current (Notes 4 and 16)	193,671	1	186,758	-
Current portion of long-term borrowings payable (Notes 17 and 31)	14,104	-	10,103	-
Other current liabilities	<u>339,761</u>	<u>1</u>	294,751	1
Total current liabilities	12,902,245	<u>37</u>	12,273,027	40
NON-CURRENT LIABILITIES Banda payabla (Nota 18)	2,997,857	9	2,996,633	10
Bonds payable (Note 18) Long-term borrowings (Notes 17 and 31)	2,997,837 97,479	-	94,519	-
Deferred tax liabilities (Notes 4 and 23)	6,825	-	6,452	-
Lease liabilities - non-current (Notes 4 and 16)	298,305	1	315,252	1
Investment payable - non-current (Notes 4 and 7)	34,982 53,888	-	130,489	- 1
Net defined benefit liabilities - non-current (Notes 4 and 19) Other non-current liabilities (Notes 4 and 21)	10,836	_	7,830	
Total non-current liabilities	3,500,172	10	3,551,175	<u>12</u>
Total liabilities	16,402,417	47	15,824,202	52
EQUITY ATTRIBUTABLE TO OWNERS OF THE CORPORATION (Notes 4, 20 and 25) Share capital	2,722,654	8	2,723,033	9
Capital surplus	8,692,447	$\frac{8}{25}$	6,967,728	$\frac{9}{23}$
Retained earnings				
Legal reserve	1,836,979	5	1,691,083	6
Special reserve Unappropriated earnings	402,170 4,291,181	1 13	308,124 3,976,732	1 13
Total retained earnings	6,530,330	19	5,975,939	20
Other equity	(215,049)	(1)	(465,750)	<u>(2)</u>
Treasury shares	-		(928,443)	<u>(3</u>)
Total equity attributable to owners of the Corporation	17,730,382	51	14,272,507	47
NON-CONTROLLING INTERESTS (Notes 20 and 27)	599,321	2	500,003	1
Total equity	18,329,703	53	14,772,510	48
TOTAL	<u>\$ 34,732,120</u>	<u>100</u>	\$ 30,596,712	<u>100</u>

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

(With Deloitte & Touche auditors' report dated February 26, 2025)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2024		2023		
	Amount	%	Amount	%	
OPERATING REVENUES (Notes 4, 21 and 30)					
Sales	\$ 30,658,446	79	\$ 27,795,078	79	
Less: Sales returns and allowances	42,650	_	53,246	_	
Net sales	30,615,796	79	27,741,832	79	
Service revenue	8,244,968	21	7,347,593	21	
Other operating revenue	89,878		94,953		
Total operating revenues	38,950,642	100	35,184,378	100	
OPERATING COSTS (Notes 4, 12, 22 and 30)					
Cost of goods sold	26,667,231	69	24,009,293	69	
Service cost	4,002,628	10	3,222,729	9	
Other operating cost	32,077		44,375		
Total operating costs	30,701,936	<u>79</u>	27,276,397	<u>78</u>	
GROSS PROFIT	8,248,706	21	7,907,981	22	
OPERATING EXPENSES (Notes 11, 22 and 30)					
Selling expenses	5,353,306	13	5,195,206	15	
General and administrative expenses	785,303	2	646,683	2	
Research and development expenses	716,812	2	558,824	1	
Expected credit loss	182		37,468		
Total operating expenses	6,855,603	<u>17</u>	6,438,181	<u>18</u>	
PROFIT FROM OPERATIONS	1,393,103	4	1,469,800	4	
NON-OPERATING INCOME AND EXPENSES					
Share of profit of associates (Notes 4 and 14)	211,823	-	109,062	-	
Interest income (Note 4)	121,217	-	105,946	-	
Dividend income (Note 4)	57,520	-	62,869	-	
Other income, net (Note 30)	84,745	-	39,134	-	
Gain (loss) on disposal of property, plant and					
equipment, net (Note 4)	651	-	(3,783)	-	
Gain on sale of investments, net (Note 22)	9,225	-	16,225	-	
Foreign exchange loss, net (Notes 4 and 33)	(21)	-	(5,490)	-	
Gain on financial instruments at fair value through					
profit or loss, net (Note 4)	831,515	2	346,195	1	
Interest expense	(91,646)	-	(86,256)	-	
Other expenses	(57,056)	-	(6,838)	-	
Impairment loss on assets (Notes 4 and 22)	(164,616)		(121,594)		
Total non-operating income and expenses	1,003,357	2	455,470	1	
			(Coı	ntinued)	

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2024		2023		
	Amount	%	Amount	%	
INCOME BEFORE INCOME TAX	\$ 2,396,460	6	\$ 1,925,270	5	
INCOME TAX EXPENSE (Notes 4 and 23)	364,073	1	346,382	1	
NET INCOME	2,032,387	5	1,578,888	4	
OTHER COMPREHENSIVE INCOME (LOSS), NET OF INCOME TAX Items that will not be reclassified subsequently to profit or loss: Remeasurement of defined benefit plans (Notes 4)					
and 19) Unrealized loss on equity instruments at fair value	15,432	-	(30,145)	-	
through other comprehensive income Share of the other comprehensive income of associates accounted for using the equity	(81,625)	-	(90,785)	-	
method Income tax relating to items that will not be reclassified subsequently to profit or loss	67,361	-	25,662	-	
(Notes 4 and 23)	(1,861) (693)	_	1,770 (93,498)	_	
Items that may be reclassified subsequently to profit: Exchange differences on translating foreign operations Share of the other comprehensive loss of	220,547	1	(18,437)		
associates accounted for using the equity method	(3,399) 217,148	<u>-</u> 1	(8,876) (27,313)	<u>-</u> -	
Other comprehensive income (loss) for the year, net of income tax	216,455	1	(120,811)		
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	\$ 2,248,842	<u>6</u>	<u>\$ 1,458,077</u>	4	
NET INCOME ATTRIBUTABLE TO: Owners of the Corporation Non-controlling interests	\$ 1,957,431 <u>74,956</u>	5	\$ 1,494,266 <u>84,622</u>	4 	
	\$ 2,032,387	5	\$ 1,578,888	4	
			(Cor	ntinued)	

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2024		2023		
	Amount	%	Amount	%	
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO: Owners of the Corporation	\$ 2,173,145	6	\$ 1,372,799	4	
Non-controlling interests	75,697		85,278	<u>-</u>	
	<u>\$ 2,248,842</u>	<u>6</u>	\$ 1,458,077	4	
EARNINGS PER SHARE (Note 24)					
Basic	<u>\$ 7.66</u>		<u>\$ 6.02</u>		
Diluted	<u>\$ 7.64</u>		<u>\$ 6.01</u>		

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

(With Deloitte & Touche auditors' report dated February 26, 2025)

(Concluded)

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars, Dividends Per Share in New Taiwan Dollars)

					Equity Attr	ibutable to Owners of the	e Corporation						
							-	Other Equity Unrealized (Loss) Gain					
				Potoined	Earnings		Exchange Differences	on Financial Assets at Fair Value Through					
	Share Capital	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Total	on Translation of Foreign Operations	Other Comprehensive Income	Unearned Employee Benefits	Treasury Shares	Total	Non-controlling Interests	Total Equity
BALANCE AT JANUARY 1, 2023	\$ 2,723,333	\$ 6,874,231	\$ 1,576,153	\$ 729,124	\$ 3,573,220	\$ 5,878,497	\$ (272,123)	\$ (36,000)	\$ (171,334)	\$ (928,443)	\$ 14,068,161	\$ 539,648	\$ 14,607,809
Appropriation of 2022 earnings Legal reserve Reversal of special reserve Cash dividends - NT\$5 per share	- - -	- - -	114,930 - -	(421,000) -	(114,930) 421,000 (1,361,517)	- - (1,361,517)	- - -	:	- - -	- - -	- - (1,361,517)	- - -	- (1,361,517)
Share of changes in associates accounted for using the equity method	-	(3,770)	-	-	(7,887)	(7,887)	-	-	-	-	(11,657)	-	(11,657)
Net income for 2023	-	-	-	-	1,494,266	1,494,266	-	-	-	-	1,494,266	84,622	1,578,888
Other comprehensive (loss) income for 2023	_	_	<u> </u>	_	(27,480)	(27,480)	(27,913)	(66,074)	_	_	(121,467)	656	(120,811)
Total comprehensive income (loss) for 2023	<u>-</u> _	_	_	<u>-</u> _	1,466,786	1,466,786	(27,913)	(66,074)		_	1,372,799	85,278	1,458,077
Share-based payment transaction - restricted shares for employees	-	(820)	-	-	-	-	-	-	105,561	-	104,741	820	105,561
Share-based payment transaction - cancellation of restricted shares for employees	(300)	(1,893)	-	-	-	-	-	-	2,193	-	-	-	-
Cash dividends received by subsidiaries from the Corporation	-	107,049	-	-	-	-	-	-	-	-	107,049	-	107,049
Share of changes in equities of subsidiaries	-	(7,069)	-	-	-	-	-	-	-	-	(7,069)	(20,192)	(27,261)
Decrease in non-controlling interests	-	-	-	-	-	-	-	-	-	-	-	(105,551)	(105,551)
Disposal of investments in equity instruments at fair value through other comprehensive income	_	_	_	_	60	60	_	(60)	<u>=</u>	_	_	_	_
BALANCE AT DECEMBER 31, 2023	2,723,033	6,967,728	1,691,083	308,124	3,976,732	5,975,939	(300,036)	(102,134)	(63,580)	(928,443)	14,272,507	500,003	14,772,510
Appropriation of 2023 earnings Legal reserve Special reserve Cash dividends - NT\$5.2 per share	- - -	- - -	145,896	94,046 -	(145,896) (94,046) (1,415,977)	- (1,415,977)	- - -	- - -	- - -	- - -	- (1,415,977)	- - -	- (1,415,977)
Share of changes in equities of subsidiaries and associates	-	22,948	-	-	-	-	-	-	-	-	22,948	-	22,948
Donations from shareholders	-	1,080	-	-	-	-	-	-	-	-	1,080	-	1,080
Net income for 2024	-	-	-	-	1,957,431	1,957,431	-	-	-	-	1,957,431	74,956	2,032,387
Other comprehensive income (loss) for 2024	_	_		_	12,730	12,730	216,216	(13,232)	-		215,714	741	216,455
Total comprehensive income (loss) for 2024	_	_	_	_	1,970,161	1,970,161	216,216	(13,232)	_	_	2,173,145	75,697	2,248,842
Disposal of treasury shares	-	1,577,141	-	-	-	-	-	-	-	928,443	2,505,584	1,276,850	3,782,434
Cash dividends received by subsidiaries from the Corporation	-	111,331	-	-	-	-	-	-	-	-	111,331	-	111,331
Issuance of employee share options by the subsidiaries	-	15,024	-	-	-	-	-	-	-	-	15,024	18,860	33,884
Share-based payment transaction - restricted shares for employees	-	(412)	-	-	-	-	-	-	44,945	-	44,533	412	44,945
Share-based payment transaction - cancellation of restricted shares for employees	(379)	(2,393)	-	-	207	207	-	-	2,772	-	207	-	207
Decrease in non-controlling interests	_	_	_	_	_	_	_	_		_	_	(1,272,501)	(1,272,501)
BALANCE AT DECEMBER 31, 2024	\$ 2,722,654	<u>\$ 8,692,447</u>	<u>\$ 1,836,979</u>	\$ 402,170	<u>\$ 4,291,181</u>	\$ 6,530,330	<u>\$ (83,820)</u>	<u>\$ (115,366)</u>	<u>\$ (15,863)</u>	<u>\$</u>	<u>\$ 17,730,382</u>	\$ 599,321	\$ 18,329,703

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

(With Deloitte & Touche auditors' report dated February 26, 2025)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars)

	2024	2023
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 2,396,460	\$ 1,925,270
Adjustments for:	Ψ = ,≥> 0, . 0 0	Ψ 1,> =0,= / 0
Depreciation expense	414,419	355,027
Amortization expense	48,043	62,160
Expected credit loss recognized	182	37,468
Gain on financial instruments at fair value through profit or loss, net	(831,515)	(346,195)
Compensation cost of share-based payment	78,829	105,561
Interest expense	91,646	86,256
Interest income	(121,217)	(105,946)
Dividend income	(57,520)	(62,869)
Share of profit of associates	(211,823)	(109,062)
(Gain) loss on disposal of property, plant and equipment, net	(651)	3,783
Gain on disposal of investment accounted for using the equity	,	
method, net	(9,225)	(16,225)
Impairment loss on financial assets	164,616	87,221
Impairment loss on non-financial assets	<u>-</u>	34,373
(Reversal of write-down) write-down of inventories	(17,949)	10,452
Changes in operating assets and liabilities	, ,	
Financial assets mandatorily classified as at fair value through profit		
or loss	(5,115,059)	3,247,482
Contract assets	(39,534)	-
Notes receivable	84,870	(13,663)
Accounts receivable	906,796	30,780
Other receivables	1,673	(35,673)
Inventories	(520,713)	143,903
Prepayments	270,416	(102,928)
Other current assets	(9,924)	1,083
Contract liabilities	298,564	(78,231)
Notes and accounts payable	(245,723)	311,901
Payables to related parties	(11,506)	(1,567)
Other payables	116,182	23,979
Other current liabilities	38,435	(89,077)
Net defined benefit liabilities	<u>(62,470</u>)	(28,767)
Cash (used in) generated from operations	(2,343,698)	5,476,496
Interest paid	(90,439)	(85,091)
Income tax paid	(389,071)	(287,469)
Net cash (used in) generated from operating activities	(2,823,208)	5,103,936
		(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars)

	2024	2023
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of financial assets at fair value through other		
comprehensive income	\$ (1,524)	\$ (11,592)
Disposal of financial assets at fair value through other comprehensive		
income	_	1,106
Capital reduction of financial assets at fair value through other		
comprehensive income	9,911	3,938
Decrease in (acquisition of) financial assets at amortized cost	852,211	(865,070)
Acquisition of investments accounted for using the equity method	(178,499)	(67,148)
Proceeds from disposal of investments accounted for using equity		
method	10,308	34,562
Net cash outflow on acquisition of subsidiaries (Note 26)	(36,725)	-
Payments for property, plant and equipment	(210,477)	(117,129)
Proceeds from disposal of property, plant and equipment	777	636
Increase in refundable deposits	(50,576)	(83,121)
Payments for intangible assets	(57,766)	(19,561)
Decrease in long-term receivables	4,168	2,986
(Increase) decrease in pledged time deposits	(60,047)	74,435
Decrease (increase) in other non-current assets	47,975	(107,107)
Interest received	129,994	92,620
Dividends received	57,520	62,869
Dividends received from associates	39,141	83,605
Net cash generated from (used in) investing activities	556,391	(913,971)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in short-term loans	54,328	181,285
Repayment of long-term borrowings	(12,051)	(10,025)
Increase in guarantee deposits received	50	2,323
Repayment of the principal portion of lease liabilities	(215,810)	(189,124)
Dividends paid	(1,415,770)	(1,361,517)
Proceeds from employee share options	43,307	-
Proceeds from reissuance of treasury shares	3,956,683	-
Acquisition of interests in subsidiaries	-	(82,310)
Changes in non-controlling interests	(1,309,275)	(48,659)
Cash dividends received by subsidiaries from the Corporation	111,331	107,049
Other financing activities (Note 13)	_	(817)
Net cash generated from (used in) financing activities	1,212,793	(1,401,795)
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE		
OF CASH HELD IN FOREIGN CURRENCIES	140,846	(9,485)
		(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

	2024	2023
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	\$ (913,178)	\$ 2,778,685
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	7,110,063	4,331,378
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 6,196,885</u>	<u>\$ 7,110,063</u>
The accompanying notes are an integral part of the consolidated financial	statements.	
(With Deloitte & Touche auditors' report dated February 26, 2025)		(Concluded)

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Systex Corporation

Opinion

We have audited the accompanying parent company only financial statements of Systex Corporation (the "Corporation"), which comprise the parent company only balance sheets as of December 31, 2024 and 2023, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the parent company only financial statements, including material accounting policy information (collectively referred to as the "parent company only financial statements").

In our opinion, based on our audits and the reports of other auditors (please refer to the Other Matter paragraph), the accompanying parent company only financial statements present fairly, in all material respects, the parent company only financial position of the Corporation as of December 31, 2024 and 2023, and its parent company only financial performance and its parent company only 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 Financial Statement Audit and Attestation Engagements of Certified Public Accountants and the Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements section of our report. We are independent of the Corporation in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the parent company only financial statements for the year ended December 31, 2024. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matter identified in the Corporation's financial statements for the year ended December 31, 2024 is stated as follows:

Valuation of Receivables

As of December 31, 2024, notes receivable and accounts receivable amounted to \$1,202,083 thousand. When assessing the impairment of receivables, the management of the Corporation uses the expected credit loss model based on the lifetime expected credit loss. The valuation of receivables involves significant accounting estimates and judgments by management. Therefore, we considered the valuation of receivables as a key audit matter. For the disclosures related to receivables, refer to Notes 5 and 9 to the financial statements.

Our audit procedures performed with respect to the abovementioned key audit matter included the following:

- 1. We obtained the reports of impairment of receivables and assessed the reasonableness of the expected credit loss model and the data used in the reports.
- 2. We tested the aging schedule of receivables and reviewed the calculation of expected credit loss to confirm the accuracy of the expected credit loss recognized on receivables.
- 3. We evaluated the recoverability of receivables by analyzing overdue accounts and verifying cash receipts in the subsequent period. For those receivables that were past due and yet received, we assessed the reasonableness of the expected credit loss based on the Corporation's customer payment history, customer credit control and follow up the tracking status of overdue receivables.

Other Matter

We did not audit the financial statements of Collaboration Co., Ltd., which is investee of the Corporation and is accounted for using the equity method, Genesis Technology Inc., which is investee of the Corporation and Syscore Corporation and is accounted for using the equity method, Systex Information (H.K.) Limited and Rainbow Tech Information (HK) Limited, which are investees of Kimo.com (BVI) Corporation and are accounted for using the equity method for the year ended December 31, 2023, but such financial statements were audited by other auditors. Our opinion, insofar as it relates to the amounts included for these investees, is based solely on the reports of other auditors. The aggregate amounts of aforementioned investments accounted for using the equity method was \$2,521,760 thousand, representing 11.27%, of the Corporation's total assets as of December 31, 2023. The aggregate comprehensive income of these investees was \$158,395 thousand, representing 11.54%, of the Corporation's comprehensive income for the year ended December 31, 2023.

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

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

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

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

Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements

Our objectives are to obtain reasonable assurance about whether the parent company only 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 Standards on Auditing of 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 parent company only financial statements.

As part of an audit in accordance with the Standards on Auditing of 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 parent company only 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 Corporation'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 Corporation's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Corporation to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the parent company only 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 Corporation to express an opinion on the parent company only 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 parent company only financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

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

Deloitte & Touche Taipei, Taiwan Republic of China

February 26, 2025

Notice to Readers

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

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

PARENT COMPANY ONLY BALANCE SHEETS

DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars)

	2024		2023		
ASSETS	Amount	%	Amount	%	
CURRENT ASSETS					
Cash (Notes 4 and 6)	\$ 1,578,224	6	\$ 1,006,943	4	
Financial assets at fair value through profit or loss - current (Notes 4 and 7)	2,304,111	9	-	-	
Notes receivable, net (Notes 4, 5, 9 and 18)	26,321	-	16,251	-	
Accounts receivable, net (Notes 4, 5, 9 and 18)	1,175,762	5	1,991,912	9	
Receivables from related parties (Note 25) Other receivables	115,533 63,290	-	118,933	1	
Inventories (Notes 4 and 10)	1,331,528	5	53,946 1,414,485	6	
Prepayments	772,852	3	819,765	4	
Other financial assets - current (Notes 26 and 27)	267,254	1	204,333	1	
Refundable deposits - current	167,823	1	124,050	1	
Other current assets (Note 20)	<u> 18,114</u>	_	<u>19,816</u>		
Total current assets	7,820,812	30	5,770,434	26	
NON-CURRENT ASSETS					
Financial assets at fair value through profit or loss - non-current (Notes 4 and 7)	2,421,226	9	1,791,458	8	
Financial assets at fair value through other comprehensive income - non-current (Notes 4 and 8) Investments accounted for using equity method (Notes 4 and 11)	12,632 13,292,470	52	40,857 12,556,168	56	
Property, plant and equipment (Notes 4 and 12)	1,665,958	7	1,629,484	7	
Right-of-use assets (Notes 4 and 13)	300,144	1	299,754	1	
Computer software (Note 4)	51,919	-	42,126	-	
Deferred tax assets (Notes 4 and 20)	10,883	-	18,885	-	
Refundable deposits - non-current	125,114	1	114,132	1	
Long-term receivables (Notes 4 and 9)	- 22 (00	-	3,007	-	
Other financial assets - non-current (Notes 26 and 27) Other non-current assets	23,689 20,518	-	32,401 77,155	1	
Total non-current assets	17,924,553	70	16,605,427	74	
TOTAL	\$ 25,745,365	100	\$ 22,375,861	100	
CURRENT LIABILITIES Short town loans Olyton A and 14)	¢.		£ 200,000	1	
Short-term loans (Notes 4 and 14) Contract liabilities (Notes 4 and 18)	\$ - 1,153,844	4	\$ 200,000 956,407	1 4	
Notes and accounts payable	1,247,058	5	1,376,092	6	
Payables to related parties (Note 25)	1,204,148	5	1,230,680	6	
Other payables	917,323	4	779,973	3	
Lease liabilities - current (Notes 4 and 13)	118,964	-	112,328	-	
Current tax liabilities (Notes 4 and 20)	12,465	-	31,611	-	
Other current liabilities	146,887	<u>1</u>	124,637	1	
Total current liabilities	4,800,689	<u>19</u>	4,811,728	21	
NON-CURRENT LIABILITIES Bonds payable (Notes 4 and 15)	2,997,857	11	2,996,633	13	
Deferred tax liabilities (Notes 4 and 20)	6,177	-	5,846	-	
Lease liabilities - non-current (Notes 4 and 13)	187,109	1	190,790	1	
Net defined benefit liabilities - non-current (Notes 4 and 16)	16,905	-	92,172	1	
Other non-current liabilities	6,246	<u> </u>	6,185		
Total non-current liabilities	3,214,294	<u>12</u>	3,291,626	<u>15</u>	
Total liabilities	8,014,983	31	8,103,354	<u>36</u>	
EQUITY (Notes 4, 17 and 22)					
Share capital	2,722,654	11	2,723,033	<u>12</u> <u>31</u>	
Capital surplus Retained earnings	8,692,447	34	6,967,728		
Legal reserve	1,836,979	7	1,691,083	8	
Special reserve	402,170	1	308,124	1	
Unappropriated earnings	4,291,181	<u>17</u>	3,976,732	<u>18</u>	
Total retained earnings	6,530,330	<u>25</u>	5,975,939	<u>27</u> (2)	
Other equity Transport shares	(215,049)	(1)	(465,750) (928,443)	(2)	
Treasury shares	_		(928,443)	(4)	
Total equity	<u>17,730,382</u>	<u>69</u>	14,272,507	<u>64</u>	
TOTAL	<u>\$ 25,745,365</u>	<u>100</u>	<u>\$ 22,375,861</u>	<u>100</u>	

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

(With Deloitte & Touche auditors' report dated February 26, 2025)

PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

OPERATING REVENUE (Notes 4, 18 and 25) \$ 7,882,915 66 \$ 6,749,714 Less: Sales returns and allowances 21,748 - 9,896 Net sales 7,861,167 66 6,739,818 Service revenue 4,068,016 34 3,742,203 Other operating revenue 53,807 - 70,938 Total operating revenue 11,982,990 100 10,552,959 OPERATING COSTS (Notes 4, 10, 19 and 25) 6,793,634 57 5,894,121 Service costs 1,963,446 17 1,709,032	
Sales \$ 7,882,915 66 \$ 6,749,714 Less: Sales returns and allowances 21,748 - 9,896 Net sales 7,861,167 66 6,739,818 Service revenue 4,068,016 34 3,742,203 Other operating revenue 53,807 - 70,938 Total operating revenue 11,982,990 100 10,552,959 OPERATING COSTS (Notes 4, 10, 19 and 25) Cost of goods sold 6,793,634 57 5,894,121	%
Sales \$ 7,882,915 66 \$ 6,749,714 Less: Sales returns and allowances 21,748 - 9,896 Net sales 7,861,167 66 6,739,818 Service revenue 4,068,016 34 3,742,203 Other operating revenue 53,807 - 70,938 Total operating revenue 11,982,990 100 10,552,959 OPERATING COSTS (Notes 4, 10, 19 and 25) Cost of goods sold 6,793,634 57 5,894,121	
Less: Sales returns and allowances 21,748 - 9,896 Net sales 7,861,167 66 6,739,818 Service revenue 4,068,016 34 3,742,203 Other operating revenue 53,807 - 70,938 Total operating revenue 11,982,990 100 10,552,959 OPERATING COSTS (Notes 4, 10, 19 and 25) Cost of goods sold 6,793,634 57 5,894,121	64
Net sales 7,861,167 66 6,739,818 Service revenue 4,068,016 34 3,742,203 Other operating revenue 53,807 - 70,938 OPERATING COSTS (Notes 4, 10, 19 and 25) Cost of goods sold 6,793,634 57 5,894,121	-
Service revenue 4,068,016 34 3,742,203 Other operating revenue 53,807 - 70,938 Total operating revenue 11,982,990 100 10,552,959 OPERATING COSTS (Notes 4, 10, 19 and 25) 6,793,634 57 5,894,121	64
Other operating revenue 53,807 - 70,938 Total operating revenue 11,982,990 100 10,552,959 OPERATING COSTS (Notes 4, 10, 19 and 25) 6,793,634 57 5,894,121	35
Total operating revenue 11,982,990 100 10,552,959 OPERATING COSTS (Notes 4, 10, 19 and 25) Cost of goods sold 6,793,634 57 5,894,121	1
OPERATING COSTS (Notes 4, 10, 19 and 25) Cost of goods sold 6,793,634 57 5,894,121	
Cost of goods sold 6,793,634 57 5,894,121	100
Service costs 1 062 446 17 1 700 022	56
Service costs 1,963,446 17 1,709,032	16
Other operating costs14,660 10,486	
Total analytics and 2 (12 (20)	72
Total operating costs $\underbrace{8,771,740}_{}$ $\underbrace{74}$ $\underbrace{7,613,639}_{}$	<u>72</u>
GROSS PROFIT 3,211,250 26 2,939,320	28
OPERATING EXPENSES (Notes 9, 19 and 25)	
Selling expenses 2,269,225 19 2,127,284	20
General and administrative expenses 363,474 3 342,852	3
Research and development expenses 487,977 4 352,194	4
Expected credit loss <u>2,136</u> - <u>5,290</u>	
Total operating expenses <u>3,122,812</u> <u>26</u> <u>2,827,620</u>	<u>27</u>
PROFIT FROM OPERATIONS 88,438 - 111,700	1
NON-OPERATING INCOME AND EXPENSES	
Share of profit of subsidiaries and associates	
(Notes 4 and 11) 1,326,746 11 1,343,291	13
Interest income (Note 4) 6,530 - 4,694	-
Dividend income (Note 4) 42,973 1 49,743	_
Other income, net (Note 25) 30,436 - 20,613	_
Gain on sale of property, plant and equipment 122 - 138	_
Gain (loss) on sale of investments, net (Note 19) 2,707 - (5,964)	_
Foreign exchange gain (loss), net (Note 4) 5,789 - (332)	_
Gain on financial assets at fair value through profit	
or loss, net (Note 4) 634,028 5 67,803	-
Interest expense (36,324) - (35,693)	-
Other (expenses) income (28,262) - 2,243	-
Impairment loss on assets (Notes 4 and 19) (77,764) (1) (34,373)	
Total non-operating income and expenses 1,906,981 16 1,412,163	13
	ontinued)

PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2024		2023		
	Amount	%	Amount	%	
INCOME BEFORE INCOME TAX	\$ 1,995,419	16	\$ 1,523,863	14	
INCOME TAX EXPENSE (Notes 4 and 20)	37,988		29,597		
NET INCOME	1,957,431	<u>16</u>	1,494,266	<u>14</u>	
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss:					
Remeasurement of defined benefit plans (Notes 4 and 16)	(378)	-	(21,159)	-	
Unrealized loss on equity instruments at fair value through other comprehensive income Share of the other comprehensive income (loss) of subsidiaries and associates accounted for using	(29,524)	-	(16,527)	-	
the equity method	<u>29,400</u> (502)	<u></u>	(55,868) (93,554)	<u>(1)</u> <u>(1)</u>	
Items that may be reclassified subsequently to profit or loss: Share of the other comprehensive income (loss) of subsidiaries and associates accounted for using					
the equity method	216,216	2	(27,913)		
Other comprehensive income (loss) for the year, net of income tax	215,714	2	(121,467)	(1)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 2,173,145</u>	<u>18</u>	<u>\$ 1,372,799</u>	<u>13</u>	
EARNINGS PER SHARE (Note 21) Basic Diluted	\$ 7.66 \$ 7.64		\$ 6.02 \$ 6.01		

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

(With Deloitte & Touche auditors' report dated February 26, 2025)

(Concluded)

PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023 (In Thousands of New Taiwan Dollars)

								Other Equity			
							Exchange	Unrealized (Loss) Gain on Financial Assets at Fair Value			
				Retained	Earnings		Differences on	Through Other	II		
	Share Capital	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Total	Translating Foreign Operations	Comprehensive Income	Unearned Employee Benefits	Treasury Shares	Total Equity
BALANCE AT JANUARY 1, 2023	\$ 2,723,333	\$ 6,874,231	\$ 1,576,153	\$ 729,124	\$ 3,573,220	\$ 5,878,497	\$ (272,123)	\$ (36,000)	\$ (171,334)	\$ (928,443)	\$ 14,068,161
Appropriation of 2022 earnings											
Legal reserve	-	-	114,930	(421,000)	(114,930) 421,000	-	-	-	-	-	-
Reversal of special reserve Cash dividends - NT\$5 per share	-	-	-	(421,000)	(1,361,517)	(1,361,517)	-	-	-	-	(1,361,517)
Share of changes in subsidiaries and associates accounted for using the equity method	-	(10,839)	-	-	(7,887)	(7,887)	-	-	-	-	(18,726)
Net income for 2023	-	-	-	-	1,494,266	1,494,266	-	-	-	-	1,494,266
Other comprehensive loss for 2023		_	_	_	(27,480)	(27,480)	(27,913)	(66,074)	_	<u>-</u>	(121,467)
Total comprehensive income (loss) for 2023		_	_	_	1,466,786	1,466,786	(27,913)	(66,074)	_	<u>-</u>	1,372,799
Share-based payment transaction - restricted shares for employees	-	(820)	-	-	-	-	-	-	105,561	-	104,741
Share-based payment transaction - cancellation of restricted shares for employees	(300)	(1,893)	-	-	-	-	-	-	2,193	-	-
Cash dividends received by subsidiaries from the Corporation	-	107,049	-	-	-	-	-	-	-	-	107,049
Disposal of investments by subsidiaries in equity instruments at fair value through other comprehensive income		-	-	-	60	60		(60)		-	
BALANCE AT DECEMBER 31, 2023	2,723,033	6,967,728	1,691,083	308,124	3,976,732	5,975,939	(300,036)	(102,134)	(63,580)	(928,443)	14,272,507
Appropriation of 2023 earnings											
Legal reserve Special reserve	-	-	145,896	94,046	(145,896) (94,046)	-	-	-	-	-	-
Cash dividends - NT\$5.2 per share	-	- -	-	94,040	(1,415,977)	(1,415,977)	-	-	-	-	(1,415,977)
Share of changes in subsidiaries and associates accounted for using the equity method	-	22,948	-	-	-	-	-	-	-	-	22,948
Donations from shareholders	-	1,080	-	-	-	-	-	-	-	-	1,080
Net income for 2024	-	-	-	-	1,957,431	1,957,431	-	-	-	-	1,957,431
Other comprehensive income (loss) for 2024	-		-	-	12,730	12,730	216,216	(13,232)		<u> </u>	215,714
Total comprehensive income (loss) for 2024	-		-	-	1,970,161	1,970,161	216,216	(13,232)		<u> </u>	2,173,145
Disposal of treasury shares	-	1,577,141	-	-	-	-	-	-	-	928,443	2,505,584
Cash dividends received by subsidiaries from the Corporation	-	111,331	-	-	-	-	-	-	-	-	111,331
Issuance of employee share options by the subsidiaries	-	15,024	-	-	-	-	-	-	-	-	15,024
Share-based payment transaction - restricted shares for employees	-	(412)	-	-	-	-	-	-	44,945	-	44,533
Share-based payment transaction - cancellation of restricted shares for employees	(379)	(2,393)	_		207	207	_		2,772		207

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

\$ 2,722,654

\$ 8,692,447

\$ 1,836,979

(With Deloitte & Touche auditors' report dated February 26, 2025)

BALANCE AT DECEMBER 31, 2024

\$ 402,170

<u>\$ 4,291,181</u>

<u>\$ (83,820)</u>

<u>\$ (115,366)</u>

\$ 6,530,330

<u>\$ (15,863)</u>

\$ 17,730,382

PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars)

	2024	2023
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 1,995,419	\$ 1,523,863
Adjustments for:	. , ,	
Depreciation expense	254,926	218,013
Amortization expense	21,192	41,083
Expected credit loss recognized	2,136	5,290
Gain on financial assets at fair value through profit or loss, net	(634,028)	(67,803)
Loss on disposal of investments accounted for using the equity		, , ,
method	_	5,964
Interest expense	36,324	35,693
Interest income	(6,530)	(4,694)
Dividend income	(42,973)	(49,743)
Compensation cost of share-based payment	49,776	88,622
Share of profit of subsidiaries and associates accounted for using	,	,
equity method	(1,326,746)	(1,343,291)
Gain on sale of property, plant and equipment	(122)	(138)
Write-down of inventories	2,643	1,123
Impairment loss on financial assets	77,764	· -
Impairment loss on non-financial assets	· -	34,373
Other non-cash items	(177)	-
Changes in operating assets and liabilities	, ,	
Financial assets mandatorily classified as at fair value through profit		
or loss	(2,299,851)	864,044
Notes receivable	(10,070)	1,780
Accounts receivable	814,014	(107,422)
Receivables from related parties	3,400	2,774
Other receivables	(8,907)	(6,892)
Inventories	54,949	(31,267)
Prepayments	46,913	(72,499)
Other current assets	1,702	6,004
Notes and accounts payable	(129,034)	108,308
Payables to related parties	(26,532)	340,745
Other payables	137,350	(16,159)
Contract liabilities	197,437	59,817
Other current liabilities	43,194	(93,081)
Net defined benefit liabilities	(75,645)	(32,724)
Cash (used in) generated from operations	(821,476)	1,511,783
Interest paid	(36,244)	(35,588)
Income tax (paid) received	(48,801)	<u>759</u>
Net cash (used in) generated from operating activities	(906,521)	1,476,954
, , , , , , , , , , , , , , , , , , ,		(Continued)
		(Continu c u)

PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024 AND 2023

(In Thousands of New Taiwan Dollars)

	2024	2023
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of financial assets at fair value through other		
comprehensive income	\$ (1,524)	\$ (10,010)
Proceeds from disposal of financial assets at fair value through other		
comprehensive income	-	1,106
Acquisition of investments accounted for using the equity method	(192,550)	(106,772)
Proceeds from disposal of investments accounted for using the equity		26.106
method	-	26,186
Capital reduction of investments accounted for using the equity method	231,266	150,000
Payments for property, plant and equipment	(101,596)	(65,289)
Proceeds from disposal of property, plant and equipment	(101,390)	9,993
Increase in refundable deposits	(54,755)	(50,882)
Payments for intangible assets	(30,985)	(17,383)
Proceeds from disposal of intangible assets	(30,703)	969
Decrease in long-term receivables	3,007	3,766
(Increase) decrease in pledged time deposits	(54,209)	24,832
Decrease (increase) in other non-current assets	25,347	(80,767)
Interest received	6,318	4,354
Dividends received	42,973	49,743
Dividends received from subsidiaries and associates	3,349,504	853,127
Net cash generated from investing activities	3,223,486	792,973
CASH FLOWS FROM FINANCING ACTIVITIES		
Decrease in short-term loans	(200,000)	(180,000)
Increase in guarantee deposits received	61	1,185
Repayment of the principal portion of lease liabilities	(129,975)	(117,826)
Dividends paid	(1,415,770)	(1,361,517)
Net cash used in financing activities	(1,745,684)	(1,658,158)
NET INCREASE IN CASH	571,281	611,769
CASH AT THE BEGINNING OF THE YEAR	1,006,943	395,174
CASH AT THE END OF THE YEAR	<u>\$ 1,578,224</u>	<u>\$ 1,006,943</u>

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

(With Deloitte & Touche auditors' report dated February 26, 2025)

(Concluded)

Attachment 3

Audit Committee's Review Report

The Board of Directors has prepared and submitted the 2024

Business Report and Financial Statements, of which the Financial

Statements have been audited by Deloitte & Touche. These have been

reviewed by us as the Audit Committee of the Company. We deem no

inappropriateness on these documents. Pursuant to Article 14-4 of the

Securities and Exchange Act and Article 219, 228 of the Company Act,

we hereby submit this report.

Systex Corporation

Audit Committee Convener:

Lai, Chien-Hua

February 26, 2025

Audit Committee's Review Report

The Board of Directors has prepared the 2024 earnings distribution proposal. The proposal has been reviewed by us as the Audit Committee of the Company. We deem no inappropriateness on these documents. Pursuant to Article 14-4 of the Securities and Exchange Act and Article 219, 228 of the Company Act, we hereby submit this report.

Systex Corporation

Audit Committee Convener:

Lai, Chien-Hua

April 9, 2025

Attachment 4

SYSTEX Corporation Earnings Distribution Proposal December 31, 2024

Unit: NT\$

ltama	Amount			
ltems	Subtotal	Total		
Beginning unappropriated earnings		2,320,812,822		
Restricted Stock Cancellation-Dividend reversal	207,016			
Adjustment for the retained earnings for long-term share investment	13,107,825			
Actuarial (loss) gains listed in retained earnings	(377,560)			
Net income of 2023	1,957,430,858			
Add: Special reserve reversal	202,984,189			
Earnings available for distribution		4,494,165,150		
Distribution items				
Legal reserve	(197,036,813)			
Cash dividends (NT\$5.2 per share)	(1,415,663,943)			
Total distribution		(1,612,700,756)		
Ending unappropriated earnings		2,881,464,394		

Note: The Company has issued a total of 272,243,066 shares on March 21, 2025.

Chairman & President Lin, Lung-Fen

Accounting Manager Cheng, Yuan-Yih

Systex Corporation

Table of Comparison of Amendments to the Articles of Incorporation

Before Amendments	After Amendments	Remark
Article 23	Article 23	Amended in
In the event the Company makes a profit during the fiscal year it	In the event the Company makes a profit during the fiscal year it	accordance with
shall set aside <u>no less than 0.1%</u> of the profits for employee	shall set aside <u>no less than 2%</u> of the profits for employee	Article 14,
remuneration. The remuneration for Directors shall be no higher	remuneration, and another 1% should be set aside as the	Paragraph 6 of
than 2%. However, priority shall be given to reservation of funds	distribution remuneration for grassroots employees. The	the Securities
for compensation of cumulative losses, if any.	remuneration for Directors shall be no higher than 2%. However,	and Exchange Act
The preceding employee remuneration may be paid in cash or	priority shall be given to reservation of funds for compensation	and Financial
shares, and shall be payable to employees of subsidiary	of cumulative losses, if any.	Supervisory
companies who meet the requirements stipulated by the Board	The preceding employee remuneration <u>(including the</u>	Commission
of Directors. Remuneration of directors as specified above may	distribution of remuneration for grassroots employees) may be	Order No.
be distributed in cash only.	paid in cash or shares, and shall be payable to employees of	1130385442.
The procedures in the two preceding paragraphs shall be	subsidiary companies who meet the requirements stipulated by	
approved by the Board of Directors and reported to the	the Board of Directors. Remuneration of directors as specified	
shareholders' meeting.	above may be distributed in cash only.	
	The procedures in the two preceding paragraphs shall be	
	approved by the Board of Directors and reported to the	
	shareholders' meeting.	
Article 25:	Article 25:	Addition of
The Articles of Incorporation were established on Dec. 26, 1996.	The Articles of Incorporation were established on Dec. 26, 1996.	revision dates.
The 1st Amendment was approved by the shareholders' meeting	The 1st Amendment was approved by the shareholders' meeting	
on June 23, 1998, the 2nd Amendment on May 6, 1999, the 3rd	on June 23, 1998, the 2nd Amendment on May 6, 1999, the 3rd	

Before Amendments	After Amendments	Remark
Amendment on April 18, 2000, the 4th Amendment on April 12,	Amendment on April 18, 2000, the 4th Amendment on April 12,	
2001, the 5th Amendment on October 2, 2001, the 6th	2001, the 5th Amendment on October 2, 2001, the 6th	
Amendment on March 28, 2002, the 7th Amendment on April 22,	Amendment on March 28, 2002, the 7th Amendment on April 22,	
2003, the 8th Amendment on April 14, 2004, the 9th Amendment	2003, the 8th Amendment on April 14, 2004, the 9th Amendment	
on June 24, 2004, the 10th Amendment on May 18, 2005, the 11th	on June 24, 2004, the 10th Amendment on May 18, 2005, the 11th	
Amendment on June 15, 2006, the 12th Amendment on June 13,	Amendment on June 15, 2006, the 12th Amendment on June 13,	
2007, the 13th Amendment on June 13, 2008, the 14th	2007, the 13th Amendment on June 13, 2008, the 14th	
Amendment on June 18, 2010, the 15th Amendment on June 24,	Amendment on June 18, 2010, the 15th Amendment on June 24,	
2011, the 16th Amendment on June 15, 2012, the 17th	2011, the 16th Amendment on June 15, 2012, the 17th	
Amendment on June 17, 2015, the 18th Amendment on June 17,	Amendment on June 17, 2015, the 18th Amendment on June 17,	
2016, the 19th Amendment on June 13, 2019, the 20th	2016, the 19th Amendment on June 13, 2019 , the 20th	
Amendment on June 18, 2020 and the 21th Amendment on	Amendment on June 18, 2020 ,the 21th Amendment on August	
August 27, 2021 , the 22th Amendment on May 26, 2022, and	27, 2021,the 22th Amendment on May 26, 2022, the 23th	
the 23th Amendment on May 29, 2024.	Amendment on May 29, 2024, and the 28th Amendment on May	
The Articles of Incorporation were implemented after approval in	<u>28, 2025.</u>	
accordance with laws and regulations.	The Articles of Incorporation were implemented after approval in	
	accordance with laws and regulations.	

Systex Corporation

Articles of Incorporation (Amended)

Chapter I General Provisions

Article 1: The Company is constituted in accordance with the Company Act, and shall be known as Systex Corporation.

Article 2: The Company shall engage in the following businesses:

- 1. F113050 Wholesale of Computing and Business Machinery Equipment
- 2. F118010 Wholesale of Computer Software
- 3. F113070 Wholesale of Telecom Instruments
- 4. F113020 Wholesale of Household Appliance
- 5. F113110 Wholesale of Batteries
- 6. F119010 Wholesale of Electronic Materials
- 7. E605010 Computing Equipments Installation Construction
- 8. JA02010 Electric Appliance and Audiovisual Electric Products Repair Shops
- 9. J399010 Software Publication
- 10. IG02010 Research Development Service
- 11. I599990 Other Designing
- 12. JZ99050 Agency Services
- 13. F113030 Wholesale of Precision Instruments
- 14. E603050 Cybernation Equipments Construction
- 15. F401010 International Trade
- 16. I301010 Software Design Services
- 17. I301020 Data Processing Services
- 18. I301030 Digital Information Supply Services
- 19. F213030 Retail sale of Computing and Business Machinery Equipment
- 20. F218010 Retail Sale of Computer Software
- 21. F209060 Retail sale of Stationery Articles, Musical Instruments and Educational Entertainment Articles
- 22. E701010 Telecommunications Engineering
- 23. F213060 Retail Sale of Telecom Instruments
- 24. F399040 Retail Business Without Shop
- 25. F601010 Intellectual Property
- 26. IE01010 Telecommunications Number Agencies
- 27. I103060 Management Consulting Services
- 28. JE01010Rental and Leasing Business
- 29. I401010 General Advertising Services
- 30. IZ99990 Other Industry and Commerce Services
- 31. J304010Book Publishers

- 32. F401021Restrained Telecom Radio Frequency Equipments and Materials
 Import
- 33. J303010Magazine and Periodical Publication
- 34. J305010Audio Tape and Record Publishers
- 35. J201031Technique and Performing Arts Training
- 36. I501010 Product Designing
- 37. I199990 Other Consultancy
- 38. CC01100 Restrained Telecom Radio Frequency Equipments and Materials

 Manufacturing
- 39. F108031Wholesale of Drugs, Medical Goods
- 40. F208031Retail Sale of Medical Apparatus
- 41. CC01110 Computers and Computing Peripheral Equipments Manufacturing
- 42. CC01120 Data Storage Media Manufacturing and Duplicating
- 43. CC01060 Wired Communication Equipment and Apparatus Manufacturing
- 44. CC01030 Electric Appliance and Audiovisual Electric Products Manufacturing
- 45. CC01080 Electronic Parts and Components Manufacturing
- 46. CB01010 Machinery and Equipment Manufacturing
- 47. C701010 Printing
- 48. C703010 Printings Bindery and Processing
- 49. F113010 Wholesale of Machinery
- 50. IZ13010 Internet Identify Services
- 51. EZ05010 Apparatus Installation Construction
- 52. E701030Controlled Telecommunications Radio-Frequency Devices
 Installation Engineering
- 53. E601010 Electric Appliance Construction
- 54. F102170 Wholesale of Food and Grocery
- 55. F104110 Wholesale of Cloths, Clothes, Shoes, Hat, Umbrella and Apparel, Clothing Accessories and Other Textile Products
- 56. F105050 Wholesale of Furniture, Bedclothes Kitchen Equipment and Fixtures
- 57. F109070 Wholesale of Stationery Articles, Musical Instruments and Educational Entertainment Articles
- 58. F203010 Retail sale of Food and Grocerv
- 59. F204110 Retail sale of Cloths, Clothes, Shoes, Hat, Umbrella and Apparel, Clothing Accessories and Other Textile Products
- 60. F205040 Retail sale of Furniture, Bedclothes, Kitchen Equipment and Fixtures
- 61. F208050 Retail Sale of the Second Type Patent Medicine
- 62. F102020 Wholesale of Edible Oil
- 63. F102040 Wholesale of Nonalcoholic Beverages

- 64. F102050 Wholesale of Tea
- 65. F102180 Wholesale of Ethanol
- 66. F103010 Wholesale of Animal Feeds
- 67. F106010 Wholesale of Ironware
- 68. F106020 Wholesale of Articles for Daily Use
- 69. F107030 Wholesale of Cleaning Preparations
- 70. F107070 Wholesale of Animal Medicines
- 71. F108040 Wholesale of Cosmetics
- 72. F110010 Wholesale of Clocks and Watches
- 73. F110020 Wholesale of Spectacles
- 74. F114030 Wholesale of Motor Vehicle Parts and Supplies
- 75. F116010 Wholesale of Photographic Equipment
- 76. F117010 Wholesale of Fire Fighting Equipment
- 77. F203030 Retail Sale of Ethanol
- 78. F206010 Retail Sale of Ironware
- 79. F206020 Retail Sale of Articles for Daily Use
- 80. F206050 Retail of pet food and appliances
- 81. F207030 Retail Sale of Cleaning Preparations
- 82. F207070 Retail Sale of Animal Medicine
- 83. F208040 Retail Sale of Cosmetics
- 84. F210010 Retail Sale of Watches and Clocks
- 85. F210020 Retail Sale of Spectacles
- 86. F213010 Retail Sale of Household Appliance
- 87. F213110 Retail Sale of Batteries
- 88. F216010 Retail Sale of Photographic Equipment
- 89. F219010 Retail Sale of Electronic Materials
- 90. F301010 Department Stores
- 91. IZ04010 Translation
- 92. IZ09010 Management System Certification
- 93. IZ12010 Manpower Dispatched
- 94. J202010 Industry Innovation and Incubation Services
- 95. J399990 Other Publishing
- 96. ZZ99999 All business items that are not prohibited or restricted by law, except those that are subject to special approval.
- Article 2-1: The Company may provide external guarantees.
- Article 2-2: The Company's total external investment may exceed forty percent (40%) of its paid-in capital.
- Article 3: The Company's head office is established in Taipei City. Where necessary the Company may establish branch companies domestically or overseas subject to the resolution by its Board of Directors and the approval of the competent

authority.

Chapter II Shares

Article 4: The total capital of the Company shall be in the amount of NT\$4 billion divided into 400 million shares to be raised in multiple issues at NT\$10 per share.

An additional NT\$200 million shall be reserved from the total capital as specified in Paragraph 1 for the issuance of employee stock options issuable in 20 million shares at NT\$10 per share over multiple installments in accordance with the Board of Directors resolution.

Before issuing any employee stock options at a strike price lower than the closing price of the Company's stocks on the date of issuance, the Company shall first obtain the agreement of at least two-thirds of the voting rights present at the shareholders' meeting attended by shareholders representing a majority of total issued shares, and may issue the stock options in installments within a year of the date of resolution in the shareholders' meeting. Other conditions or restrictions on employee stock options issued in accordance with the provisions described above shall be processed in accordance with related laws and regulations.

Before transferring shares to employees at a price lower than the average of the actual repurchase price, the Company shall first obtain the agreement of at least two-thirds of the voting rights present at the most recent shareholders' meeting attended by shareholders representing a majority of total issued shares.

The qualification requirements of the Company's issuance of restricted stock for employees may include employees of parents or subsidiaries companies meeting certain specific requirements.

- Article 5: Stocks of the Company shall be with serial numbers, be affixed with the signatures or personal seals of the director representing the company, and shall be duly certified or authenticated by the bank which is competent to certify shares under the laws before issuance thereof. Stocks issued by the Company are not required to be printed. The Company, however, shall contact the centralized securities depository enterprise institution for registration or depository of the share certificates for the stocks or shares issued in accordance with this Paragraph.
- Article 6: The Company shall administer all the stock-related operations in accordance with the "Regulations Governing the Administration of Shareholder Services of Public Companies" promulgated by the competent authority. The competent authority may request consolidated issuance of securities with large nominal value.

Chapter III Shareholders' Meeting

Article 7: Registration for the transfer of shares shall be suspended for 60 days before a general shareholders' meeting, for 30 days before an extraordinary shareholders'

meeting, and for 5 days before the baseline date for distributing dividends, bonus or other benefits. The above periods shall be calculated from the date of the meeting or the baseline date.

- Article 8: The Company holds general and provisional shareholders' meetings. A general meeting is convened once a year within six months after the end of a fiscal year. Extraordinary meetings are convened when necessary in accordance with the law. The shareholders' meeting shall be held in accordance with the Company's "Rules and Procedures for Shareholders' Meetings."

 When the Company holds a shareholders' meeting, the meeting may be held by
 - When the Company holds a shareholders' meeting, the meeting may be held by means of visual communication network, or other methods promulgated by the central competent authority.
- Article 9: All shareholders shall be informed of the meeting and agenda 30 days before a general meeting or 15 days before an extraordinary meeting is convened.
- Article 10: A shareholder, if unable to attend the shareholders' meeting, may appoint a proxy to attend on the shareholder's behalf by executing a power of attorney and stating therein the scope of power authorized to the proxy. The authorization shall be processed in accordance with Article 177 of the Company Act.
- Article 11: A shareholders' meeting convened by the Board of Directors shall be chaired by the Chairman. If the Chairman is on leave or unable to exercise powers, the acting chair shall be selected in accordance with Article 208, Paragraph 3 of the Company Act. If a shareholders' meeting is convened by an individual with the right to convene a meeting but who is not a member of the Board of Directors, the said individual shall chair the meeting. If two or more individuals have the right to convene the meeting, one shall be elected from those eligible to chair the meeting.
- Article 12: Unless otherwise regulated by the Company Act, a shareholders' meeting resolution shall be passed when more than 50% of all outstanding shares are represented in the meeting, and voted in favor by more than 50% of all voting rights represented at the meeting.
- Article 12-1: A proposal to cancel the public issuance of the Company's shares shall be filed for a resolution in the shareholders' meeting.
- Article 13: Each shareholder of the Company shall be entitled to one vote for each share. No voting power shall be granted, however, to Company shares prescribed in Article 179 of the Company Act.
- Article 14: Shareholders' meeting resolutions shall be compiled into minutes with details including the date and place of the meeting, the name of Chairman, method of resolution, and a summary of the essential points of meeting proceedings and results. The minutes shall be signed or sealed by the Chair. The minutes described in the previous paragraph shall be retained by the Company along with

the attendance cards and power of attorney letters for proxies of shareholders in attendance. The minutes shall be distributed to each shareholder within 20 days of the meeting. The minutes may be distributed in announcements.

Chapter IV Directors

- Article 15: The Company shall appoint nine to thirteen Directors who shall be elected from among the shareholders with capacity at the shareholders' meeting in accordance with the provisions stipulated in Articles 198 and 227 of the Company Act to serve terms of three years each; directors may serve consecutive terms. The election of Directors is held by nomination in accordance with Article 192-1 of the Company Act, and the shareholders shall vote on the list of candidates. Unless otherwise approved by the competent authority, the following relations may not exist among more than half of the directors of the Company.
 - I. A spousal relationship.
 - II. Familial relationship within the second degree of kinship.
- Article 15-1: The Company shall appoint at least three Independent Directors among the Directors of the Board in accordance with Article 14-2 of the Securities and Exchange Act and in compliance with Article 183 of the Securities and Exchange Act. The selection of Independent Directors shall be conducted in accordance with the candidate nomination system prescribed in Article 192-1 of the Company Act.

The Company shall assemble an Audit Committee in accordance with Article 14-4 and Article 183 of the Securities and Exchange Act. The Committee shall be solely composed of Independent Directors.

- Article 16: The Directors shall form a Board of Directors, under which functional committees with various duties and purposes may be established. The Chairman of the Board shall be elected from among those present by a majority vote at a Board meeting with more than two-thirds of the directors present. A Vice Chairman may be elected to assist the Chairman. The Chairman is the Chair of the Board of Directors and represents the Company in conducting all affairs. If the Chairman is on leave or unable to exercise his/her duties for whatever reason, a proxy shall be selected in accordance with Article 208, Paragraph 3 of the Company Act.
- Article 17: A Board meeting may be convened through written, email or facsimile notification that states the reason for the meeting to each Director and Supervisor at least seven days before the meeting date. A meeting of the Board of Directors may be convened at any time in the event of an emergency. Directors who participate in meetings via video conferencing shall be deemed to have personally attended the meeting. The Board of Directors meeting shall be held in accordance with the Company's "Rules and Procedures for Board of Directors Meetings." If a Director

is unable to attend a Board meeting, he/she may appoint a proxy to attend the meeting by completing the Company's proxy form and specifying the scope of delegation. Any proxy prescribed in the preceding paragraph, however, shall only represent one Director in the meeting.

- Article 18: Unless otherwise provided for under the Company Act, resolutions of the Board of Directors shall be approved by majority vote at a meeting attended by a majority of the Directors.
- Article 19: Remuneration for the Chairman and Directors shall be determined by their level of participation in the Company's operations and the value of their contribution as well as their personal performance and the Company's long-term operating performance while taking into account the Company's operating risks and the industry's prevailing rates in the domestic and international markets.

The Board of Directors is authorized to determine the remuneration. The Company may purchase liability insurance for Directors.

Chapter V Managers

Article 20: The Company may appoint a Chief Executive Officer following a resolution in the Board of Directors meeting to oversee the business operations and strategies of the Company and its subsidiaries. The Company shall also appoint a President whose appointment, dismissal, and remuneration shall be governed by Article 29 of the Company Act.

Chapter VI Accounting

- Article 21: The Company's fiscal year begins on January 1 and ends on December 31 of every year. The fiscal year shall end on the last day of the Gregorian calendar and the Board shall prepare the following documents and submit them to the Audit Committee for review before ratification in the General Shareholders' Meeting.
 - (I) Business report.
 - (II) Financial Statements.
 - (III) Distribution of earnings or loss offsetting proposals.
- Article 22: In response to the overall economy and the characteristics of industry growth and in compliance with the Company's long-term financial plans for sustainable operations and stable development, the Company adopts a residual dividend policy. The policy mainly assesses the annual funding requirements based on the Company's future capital budget plans and retains required funding from earnings before distributing remaining earnings as dividend. The distribution procedures are as follows:
 - (I) The optimal capital budget is determined.
 - (II) The amount of capital required to satisfy the capital budget in paragraph (I) is determined.

- (III)The amount of funding required for financing to be supported by the retained earnings (the remaining can be supported through cash capital increase or corporate bonds etc.) is determined.
- (IV) An appropriate amount of the remaining earnings shall be retained in accordance with operational requirements before distributing dividends to shareholders.

The Company distributes dividends through cash or stocks and cash dividends are prioritized. If dividends are distributed in stocks, the stock dividends shall not exceed 50% of the total dividends issued in the current year. The distribution of dividends may be dependent on the Company's current and future investment environment, funding requirements, domestic and foreign competition, and capital budgets while taking into consideration shareholder interests, balanced dividends, and the Company's long-term financial plans. Where a plan to distribute stock dividends is in place, the Board of Directors shall formulate relevant proposals in accordance with the law and report to the shareholders' meeting for discussion and resolution.

For the distribution of the preceding surplus, if the distribution is in cash, the Board of Directors shall be authorized to resolve the proposal by at least half of the directors, provided the number of directors present shall be at least two-thirds of the entire Board of Directors, and report to the shareholders' meeting of the distribution.

The company may distribute all or part of the reserve in accordance with laws or the regulations of the competent authority. If it is distributed in cash, it authorizes the board of directors to make resolutions in accordance with Article 241 of the Company Act and report to the shareholders' meeting.

Article 23: In the event the Company makes a profit during the fiscal year it shall set aside no less than 2% of the profits for employee remuneration, and another 1% should be set aside as the distribution remuneration for grassroots employees. The remuneration for Directors shall be no higher than 2%. However, priority shall be given to reservation of funds for compensation of cumulative losses, if any.

The preceding employee remuneration (including the distribution of remuneration for grassroots employees) may be paid in cash or shares, and shall be payable to employees of subsidiary companies who meet the requirements stipulated by the Board of Directors. Remuneration of directors as specified above may be distributed in cash only.

The procedures in the two preceding paragraphs shall be approved by the Board of Directors and reported to the shareholders' meeting..

The procedures in the two preceding paragraphs shall be approved by the Board of Directors and reported to the shareholders' meeting.

Article 23-1: Any net income after taxes at final accounting of the current period shall be used to compensate cumulative losses while 10% of net income after taxes shall be allocated as statutory reserve according to the law, except when the cumulative statutory reserve has reached the Company's paid-in capital. The balance shall then be allocated or reversed as special reserve in accordance with regulatory requirements, it shall be handled in accordance with relevant regulations.

Chapter VII Supplementary Provisions

Article 24: Matters not addressed in these Articles shall be governed by the Company Act and other relevant laws and regulations.

Article 25: The Articles of Incorporation were established on Dec. 26, 1996.

The 1st Amendment was approved by the shareholders' meeting on June 23, 1998, the 2nd Amendment on May 6, 1999, the 3rd Amendment on April 18, 2000, the 4th Amendment on April 12, 2001, the 5th Amendment on October 2, 2001, the 6th Amendment on March 28, 2002, the 7th Amendment on April 22, 2003, the 8th Amendment on April 14, 2004, the 9th Amendment on June 24, 2004, the 10th Amendment on May 18, 2005, the 11th Amendment on June 15, 2006, the 12th Amendment on June 13, 2007, the 13th Amendment on June 13, 2008, the 14th Amendment on June 18, 2010, the 15th Amendment on June 24, 2011, the 16th Amendment on June 15, 2012, the 17th Amendment on June 17, 2015, the 18th Amendment on June 17, 2016, the 19th Amendment on June 13, 2019, the 20th Amendment on June 18, 2020, the 21th Amendment on May 27, 2021, the 22th Amendment on May 26, 2022, the 23th Amendment on May 29, 2024, and the 28th Amendment on May 28, 2025.

The Articles of Incorporation were implemented after approval in accordance with laws and regulations.

Systex Corporation The 2025 Annual Shareholders' Meeting List of Director Candidates

Name	Shareholdings (shares)	Education	Major Past Positions & Current Positions
Lin, Lung-Fen	1,607,369	EMBA, CEIBS Master's degree in Computer Science, University of the Pacific	Chairman & President of Systex Corp.
Huang, Ting-Rong	242,152	MBA, Waseda University	Independent Director, Chipbond Technology Corp. Executive Director, Asiavest Capital Co., Ltd. Director, Sundia Meditech Group
Huang, Chi-Rong	633,780	Wharton School of the University of Pennsylvania, Dept. of Economics	Executive Director, Asiavest Capital Co., Ltd. Director, Taiwan Hopax Chems. Mfg. Co., Ltd.
Shaw, Shung-Ho	g-Ho 1,096,475 MBA, National Chengchi University		Chairman, Liang Hsin Finance Corp. Director, Scientech Corp., ALi Corp., and Sundia Meditech Group

Name	Shareholdings (shares)	Education	Major Past Positions & Current Positions
Hsieh, Chin-Ho	20,000	Master Degree in Graduate of East Asian Studies, NCCU	Chairman, Wealth Media Corp., Investment Media Ltd., Genet info Inc., Wealth Magazine Co., Ltd., Business Today Publisher, and Business Today Co., Ltd. Director, Cashbox Partyworld Co., Ltd., Business Today Marketing Corp., and Diancan Art & Collection Ltd.
Wu, Cheng-Huan	629	Fu Jen University, Dept. of Business Administration	Chairman, Hanmore Investment Corp.
Chu, Hsiao-Shing (Representative of Taiwan Mobile Co., Ltd.)	32,298,154	EMBA, National Taiwan University MS in Communication Management, University of Southern California MBA, National Chiao Tung University BS in Electrical Engineering, National Taiwan University	Vice President and Chief Enterprise Business Officer / Corporate Affairs, Taiwan Mobile Co., Ltd. Senior Vice President, Taiwan Star Telecom Co., Ltd. Director, Far EasTone Telecommunications Co., Ltd.

Systex Corporation The 2025 Annual Shareholders' Meeting List of Independent Director Candidates

Name	Shareholdings (shares)	Education	Major Past Positions & Current Positions
Lai, Chien-Hua	0	Feng Chia University, Dept. of Business Administration	CFO & Vice President, Systex Corp. Consultant, LoreMaster Tech Inc. Consultant, Jades Integrate Co., Ltd.
Cheng, Wen-Feng (Note)	0	Master Degree in Chemical Engineering, National Tsing Hua University	Chairman & President, Boardtek Electronics Corp. Independent Director , Chipboard Technology Corp.
Huang, Ta-Lun	0	Master Degree from University of Michigan - Ann Arbor, USA	Independent Director, Egis Technology Inc. Independent Director, Mikobeaute Inc. Independent Director, ALi Corp. Chairman ,GCS Holdings, Inc.
Chen , Yun-Nung	0	Carnegie Mellon University, Doctor of Philosophy in Computer Science - Language & Information Technologies and Master of Science in Computer Science - Language Technologies National Taiwan University, Master of Science in Computer Science & Information Engineering and Bachelor of Science in Computer Science & Information Engineering	Postdoctoral Fellow, Deep Learning Technology Center, Microsoft Research Associate Professor, Department of Information Engineering, Institute of Information Network and Multimedia, National Taiwan University

Note: Re-elected for three terms Independent Director Mr. Cheng, Wen-Feng has been the Chairman and president of Boardtek Electronics Corp. for many years, and was an independent director of Chipboard Technology Corp. and a director of Sundia Meditech Group. He has professional skills in operational judgment, business management, leadership decision-making, and crisis management. During his tenure as an independent director of SYSTEX, he provided professional guidance and advice to the company in terms of operation management and investment decision-making; therefore, Mr. Cheng, Wen-Fen has been nominated as an independent director candidate.

Systex Corporation Other Position of Director & Independent Director Candidates

Title	Name	Position of other companies
Director	Lin, Lung-Fen	Director, Syspower Corp.
Director	Huang, Ting-Rong	Independent Director, Chipbond Technology Corp. Executive Director, Asiavest Capital Co., Ltd. Director, Sundia Meditech Group
Director	Huang, Chi-Rong	Executive Director, Asiavest Capital Co., Ltd. Director, Taiwan Hopax Chems. Mfg. Co., Ltd.
Director	Shaw, Shung-Ho	Chairman, Liang Hsin Finance Corp. Director, Scientech Corp., ALi Corp. and Sundia Meditech Group
Director	Hsieh, Chin-Ho	Chairman, Wealth Media Corp., Investment Media Ltd., Genetinfo Inc., Wealth Magazine Co., Ltd. and Business Today Publisher Chairman, Business Today Co., Ltd. Director, Cashbox Partyworld Co., Ltd. and Business Today Marketing Corp., Director, Diancan Art & Collection Ltd.
Director	Wu, Cheng-Huan	Chairman, Hanmore Investment Corp. Independent Director, Fortune Advanced Technology Co., Ltd.
Director	Chu, Hsiao-Shing (Representative of Taiwan Mobile Co., Ltd.)	Chairman, Tai-Fu Cloud Technology Co., Ltd. Director, Phoenix Cable TV Co., Ltd. Director, Union Cable TV Co., Ltd. Director, Globalview CATV Co., Ltd. Director, Yeong Jia Leh Cable TV Co., Ltd. Director, Taihsin Property Insurance Agent Co., Ltd. Director, Cloud Mile Inc. Taiwan Branch Manager, Taiwan Mobile Co., Ltd. System Integration Branch

Title	Name	Position of other companies
Independent Director	Lai, Chien-Hua	Consultant, Jades Integrate Co., Ltd.
Independent Director	Cheng, Wen-Feng	Independent Director, Chipboard Technology Corp.
Independent Director	Huang, Ta-Lun	Chairman, GCS Holdings, Inc. and GCS Device Technologies, Co., Ltd. Director ,Parade Technologies, Ltd.

Note: Independent director candidate Chen , Yun-Nung currently does not serve as a director or representative of any other company.