Procedures for Ethical Corporate Management and Guidelines for Conduct

Article 1 (Purpose of adoption and scope of application)
The Company engages in commercial activities following the principles of fairness, honesty, faithfulness, and transparency. In order to fully implement a policy of ethical management and actively prevent unethical conduct, the Company adopted the “Procedures for Ethical Management and Guidelines for Conduct” (“Procedures and Guidelines”) pursuant to the provisions of the “Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies” and the applicable laws and regulations of the places where the Company and its business groups and organizations operate, with a view to providing all personnel of the Company with clear directions for the performance of their duties.

The scope of application of these Procedures and Guidelines includes the subsidiaries of the Company and other group enterprises and organizations, such as institutions or juristic persons, substantially controlled by the Company.

Article 2 (Applicable subjects)
For the purposes of these Procedures and Guidelines, the term “personnel of the Company” refers to any director, managerial officer, employee, mandatary or person having substantial control of the Company or its group enterprises and organizations.

Any provision, promise, request, or acceptance of improper benefits by any personnel of the Company through a third party will be presumed to be an act by the personnel of the Company.

Article 3 (Unethical conduct)
For the purposes of these Procedures and Guidelines, “unethical conduct” means that any personnel of the Company, in the course of their duties, directly or indirectly provides, accepts, promises, or requests improper benefits or commits a breach of ethics, unlawful act, or breach of fiduciary duty for purposes of acquiring or maintaining benefits.

The counterparties of the unethical conduct under the preceding paragraph include public officials, political candidates, political parties or their staffs, and government-owned or private-owned enterprises or institutions and their directors, managerial officers, employees, persons having substantial control, or other interested parties.

Article 4 (Types of benefits)
For the purposes of these Procedures and Guidelines, the term “benefits” means any money, gratuity, gift, commission, position, service, preferential treatment, rebate, facilitating payment, entertainment, dining, or any other item of value in whatever form or name.
Article 5 (Responsible unit and duties)
The Company shall designate the Administration Department as the solely responsible unit (hereinafter, “responsible unit”) to be in charge of the amendment, implementation, interpretation, and advisory services with respect to these Procedures and Guidelines, the recording and filing of reports, and the monitoring of implementation. The responsible unit shall also submit regular reports (at least once a year) to the Board of Directors.

Article 6 (Prohibition against providing or accepting improper benefits)
Except under one of the following circumstances, when providing, accepting, promising, or requesting, directly or indirectly, any benefits as specified in Article 4, the conduct of the given personnel of the Company shall comply with the provisions of the “Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies” and these Procedures and Guidelines, and the relevant procedures shall have been carried out:

A. The conduct is undertaken to meet business needs and is in accordance with local courtesy, convention, or custom during domestic (or foreign) visits, reception of guests, promotion of business, and communication and coordination.

B. The conduct has its basis in ordinary social activities that are attended or others are invited to hold in line with accepted social custom, commercial purposes, or developing relationships.

C. Invitations to guests or attendance at commercial activities or factory visits in relation to business needs, when the method of fee payment, number of participants, class of accommodations, and the time period for the event or visit have been specified in advance.

D. Attendance at folk festivals that are open to and invite the attendance of the general public.

E. Rewards, emergency assistance, condolence payments, or honorariums from the Company or management.

F. Other conduct that complies with social etiquette, custom, or the rules of the Company.

Article 7 (Procedures for handling the acceptance of improper benefits)
Except under any of the circumstances set forth in the preceding article, when any personnel of the Company are provided with or are promised, either directly or indirectly, any benefits as specified in Article 4 by a third party, the matter shall be handled in accordance with the following procedures:

A. If there is no relationship of interest between the party providing or offering the benefit and the official duties of the Company’s personnel, the personnel shall report to their immediate supervisor within three days from the acceptance of the benefit, and the responsible unit shall be notified if necessary.
B. If a relationship of interest does exist between the party providing or offering the benefit and the official duties of the Company’s personnel, the personnel shall return or refuse the benefit, and shall report to his or her immediate supervisor and notify the responsible unit. When the benefit cannot be returned, then within three days from the acceptance of the benefit, the personnel shall refer the matter to the responsible unit for handling.

“A relationship of interest,” as referred to in the preceding paragraph, refers to one of the following circumstances:

A. When the two parties have commercial dealings, a relationship of direction and supervision, or subsidies (or rewards) for expenses.

B. When a contracting, trading, or other contractual relationship is being sought, is in progress, or has been established.

C. Other circumstances in which a decision regarding the Company’s business, or the execution or non-execution of business, will result in a beneficial or adverse impact.

The responsible unit of the Company shall make a proposal, based on the nature and value of the benefit under paragraph A, that it be returned, accepted on payment, given to the public, donated to charity, or handled in another appropriate manner. The proposal shall be implemented after being reported and approved.

Article 8 (Prohibition of and handling procedure for facilitating payments)

The Company shall neither provide nor promise any facilitating payment.

If any personnel of the Company provides or promises a facilitating payment under threat or intimidation, they shall submit a report to their immediate supervisor stating the facts and shall notify the responsible unit.

Upon receipt of the report under the preceding paragraph, the responsible unit shall take immediate action and undertake a review of relevant matters in order to minimize the risk of recurrence. In a case involving alleged illegality, the responsible unit shall handle it in accordance with applicable laws and regulations.

Article 9 (Procedures for handling political contributions)

Political contributions by the Company shall be made in accordance with the following provisions and reported to the supervisor in charge for approval:

A. It shall be ascertained that the political contribution is in compliance with the laws and regulations governing political contributions in the country in which the recipient is located, including the maximum amount and the form in which a contribution may be made.
B. A record of the decision-making process shall be kept.

C. Account entries shall be made for all political contributions in accordance with applicable laws and regulations and relevant procedures for accounting treatment.

D. In making political contributions, commercial dealings, applications for permits, or carrying out other matters involving the interests of the Company with the related government agencies shall be avoided.

**Article 10 (Procedures for handling charitable donations or sponsorships)**

Charitable donations or sponsorships by the Company shall be provided in accordance with the following provisions and reported to the supervisor in charge for approval:

A. It shall be ascertained that the donation or sponsorship is in compliance with the laws and regulations of the country where the Company is doing business.

B. A record of the decision-making process shall be kept.

C. A charitable donation shall be given to a valid charitable institution and may not be a disguised form of bribery.

D. The returns received as a result of any sponsorship shall be specific and reasonable, and the subject of the sponsorship may not be a counterparty of the Company’s commercial dealings or a party with which any personnel of the Company has a relationship of interest.

E. After a charitable donation or sponsorship has been given, it shall be ascertained that the destination to which the money flows is consistent with the purpose of the contribution.

**Article 11 (Recusal)**

When a director, officer or other stakeholder of the Company attending or present at a Board meeting, or the juristic person represented thereby, has a stake in a matter under discussion in the meeting, that director, officer or stakeholder shall state the important aspects of the stake in the meeting and, where there is a likelihood that the interests of the Company would be prejudiced, may not participate in the discussion or vote on that proposal, and may not exercise voting rights as proxy on behalf of another director. The directors shall exercise discipline among themselves, and may not support each other in an inappropriate manner.

Where the spouse, a blood relative within the second degree of kinship of a director, or any company which has a controlling or subordinate relation with a director has interests in the matters under discussion in the meeting of the preceding paragraph, such director shall be deemed to have a personal interest in the matter.
If in the course of conducting Company business, any personnel of the Company discovers that a potential conflict of interest exists involving themselves or the juristic person that they represent, or that they or their spouse, parents, children, or a person with whom they have a relationship of interest is likely to obtain improper benefits, the personnel shall report the relevant matters to both his or her immediate supervisor and the responsible unit, and the immediate supervisor shall provide the personnel with proper instructions.

No personnel of the Company may use Company resources on commercial activities other than those of the Company, nor may any personnel’s job performance be affected by his or her involvement in commercial activities other than those of the Company.

**Article 12 (Preventing intellectual property infringements)**
The Company shall set up a special unit charged with formulating and implementing procedures for managing, preserving, and maintaining the confidentiality of the Company’s trade secrets, trademarks, patents, works and other intellectual properties and it shall also conduct periodical reviews on the results of implementation to ensure the sustained effectiveness of the confidentiality procedures.

All personnel of the Company shall faithfully follow the operational directions pertaining to intellectual properties as mentioned in the preceding paragraph and may not disclose to any other party any trade secrets, trademarks, patents, works, or other intellectual properties of the Company of which they have learned, nor may they inquire about or collect any trade secrets, trademarks, patents, works, or other intellectual properties of the Company unrelated to their individual duties.

**Article 13 (Prohibition against unfair competition)**
The Company shall follow the “Fair Trade Act” and applicable competition laws and regulations when engaging in business activities, and may not fix prices, make rigged bids, establish output restrictions or quotas, or share or divide markets by allocating customers, suppliers, territories, or lines of commerce.
**Article 14 (Prevention of damage caused by products and services to stakeholders)**
The Company shall collect and understand the applicable laws and regulations and international standards governing its products and services. It shall observe, gather and publish all guidelines to cause personnel of the Company to ensure the transparency of information about, and safety of, the products and services in the course of their research and development, procurement, manufacture, provision, or sale.

The Company shall adopt and publish on its website a policy on the protection of the rights and interests of consumers or other stakeholders to prevent its products and services from directly or indirectly damaging the rights and interests, health, and safety of consumers or other stakeholders.

Where there are sufficient facts to determine that the Company’s products or services are likely to pose any hazard to the safety and health of consumers or other stakeholders, the Company shall verify the facts and present a review and improvement plan.

**Article 15 (Prohibition against insider trading and non-disclosure agreement standards)**
All personnel of the Company shall adhere to the provisions of the “Securities and Exchange Act,” and may not take advantage of undisclosed information of which they have learned to engage in insider trading. Personnel are also prohibited from divulging undisclosed information to any other party, in order to prevent the other party from using such information to engage in insider trading.

Any organization or person outside of the Company that is involved in any merger, demerger, acquisition and share transfer, major memorandum of understanding, strategic alliance, other business partnership plan, or the signing of a major contract by the Company shall be required to sign a non-disclosure agreement in which they undertake not to disclose to any other party any trade secret or other material information of the Company acquired as a result, and that they may not use such information without the prior consent of the Company.

**Article 16 (Compliance and announcement of policy of ethical management)**
The directors and senior management of the Company shall follow the statement of the ethical management policy and require that employees abide by such policy.

The Company shall disclose its policy of ethical management in its internal rules, annual reports, on the Company's website, and in other promotional materials. It shall make suppliers, customers, and other business-related institutions and personnel fully aware of its ethical management philosophy and norms.

**Article 17 (Ethical management evaluation prior to development of commercial relationships)**
Before developing a commercial relationship with another party, such as an agent, supplier, customer, or other counterparty in commercial dealings, the Company shall evaluate the legality and ethical management policy of the party and ascertain whether the party has a
record of involvement in unethical conduct, in order to ensure that the party conducts business in a fair and transparent manner and will not request, offer, or take bribes.

When the Company carries out the evaluation under the preceding paragraph, it may adopt appropriate audit procedures for a review of the counterparty with which it will have commercial dealings with respect to the following matters, in order to gain a comprehensive knowledge of its ethical management:

A. The enterprise’s nationality, location of business operations, organizational structure, and management policy, and place where it will make payment.

B. Whether the enterprise has adopted an ethical management policy, and the status of its implementation.

C. Whether the enterprise’s business operations are located in a country with a high risk of corruption.

D. Whether the business operated by the enterprise is in an industry with a high risk of bribery.

E. The long-term business condition and reputation of the enterprise.

F. Consultation with the enterprise’s business partners on their opinion of the enterprise.

G. Whether the enterprise has a record of involvement in unethical conduct such as bribery or illegal political contributions.

**Article 18 (Statement of ethical management policy to counterparties in commercial dealings)**

Any personnel of the Company, when engaging in commercial activities, shall make a statement to the trading counterparty about the Company’s ethical management policy and related rules, and shall clearly refuse to provide, promise, request, or accept, directly or indirectly, any improper benefit in whatever form or name.

**Article 19 (Avoidance of commercial dealings with unethical operators)**

All personnel of the Company shall avoid business transactions with an agent, supplier, customer, or other counterparty in commercial interactions that is involved in unethical conduct. When the counterparty or partner in cooperation is found to have engaged in unethical conduct, the personnel shall immediately cease dealing with the counterparty and blacklist it for any further business interaction in order to effectively implement the Company’s ethical management policy.
Article 20 (Stipulation of terms of ethical management in contracts)
Before entering into a contract with another party, the Company shall gain a thorough knowledge of the status of the other party’s ethical management and request that the other party observe the ethical management policy of the Company, stipulating the following matters:

A. When a party to the contract becomes aware that any personnel has violated the terms and conditions pertaining to prohibition of acceptance of commissions, rebates, or other improper benefits, the party shall immediately notify the other party of the violator’s identity, the manner in which the provision, promise, request, or acceptance was made, and the monetary amount or other improper benefits that was provided, promised, requested, or accepted. The party shall also provide the other party with pertinent evidence and cooperate fully with the investigation. If there has been resultant damage to either party, the party may claim damages from the other party, and may also deduct the full amount of the damages from the contract price payable.

B. Where a party is discovered to be engaged in unethical conduct in its commercial activities, the other party may terminate or rescind the contract unconditionally at any time.

C. Specific and reasonable payment terms shall be made, including the place and method of payment and the requirement for compliance with related tax laws and regulations.

Article 21 (Handling of unethical conduct by personnel of the Company)
As an incentive to insiders and outsiders for informing of unethical or unseemly conduct, the Company may grant a reward depending on the seriousness of the circumstance concerned. Insiders having made a false report or malicious accusation shall be subject to disciplinary action.

The Company shall internally establish and publicly announce on its website and the intranet, or provide through an independent external institution, an independent mailbox or hotline, for insiders and outsiders of the Company to submit reports.

A whistleblower shall at least furnish the following information:

A. The whistleblower’s name and ID number, and an address, a telephone number and an e-mail address where the whistleblower can be reached.

B. The accused party’s name or other information sufficient to identify the features of the accused party.

C. Specific facts available for investigation.
Personnel of the Company handling whistle-blowing matters shall represent that they will keep the whistleblower’s identity and contents of information confidential. The Company also undertakes to protect the whistleblowers from improper treatment due to their whistleblowing.

The responsible unit of the Company shall observe the following procedure in handling whistleblowing matters:

A. Information shall be reported to the department head if involving the rank and file and to an independent director if involving a director or a senior executive.

B. The responsible unit of the Company and the department head or personnel being reported to in the preceding subparagraph shall immediately verify the facts, and where necessary, with the assistance of the legal compliance or other related departments.

C. If a person being accused of is confirmed to have indeed violated the applicable laws and regulations or the Company’s policy and regulations of ethical management, the Company shall immediately require the violator to cease the conduct and shall make an appropriate disposition. When necessary, the Company will report to the competent authority, refer said person to the judicial authority for investigation, or institute legal proceedings and seek damages to safeguard its reputation and its rights and interests.

D. Documentation of case acceptance, investigation processes, and investigation results shall be retained for five years and may be retained electronically. In the event of a lawsuit related to the whistleblowing case occurs before the retention period expires, the relevant information shall continue to be retained until the conclusion of the litigation.

E. With respect to a confirmed violation, the Company shall charge relevant units with the task of reviewing the internal control system and relevant procedures and proposing corrective measures to prevent a recurrence.

F. The responsible unit of the Company shall submit to the relevant supervisor a report on the whistleblowing case, actions taken, and subsequent reviews and corrective measures.

**Article 22 (Actions upon event of unethical conduct by others towards the Company)**

If any personnel of the Company discovers that another party has engaged in unethical conduct towards the Company, and such unethical conduct involves alleged illegality, the Company shall take actions in accordance with local laws and regulations.
Article 23 (Internal awareness sessions, establishment of a system for rewards, penalties, and complaints, and related disciplinary measures)
The responsible unit of the Company shall organize internal awareness sessions each year and communicate the importance of ethics to the Company’s directors, employees, and mandataries.

The Company shall link ethical management to employee performance evaluations and human resources policy.

If any personnel of the Company seriously violates ethical conduct, the Company shall dismiss the personnel from his or her position or terminate his or her employment in accordance with applicable laws and regulations or the personnel policy and procedures of the Company.

Article 24 (Enforcement)
These Procedures and Guidelines, and any amendments hereto, shall be implemented after adoption by resolution of the Board of Directors.