

創見資訊股份有限公司

Transcend Information, Inc.

Handbook for the 2022 Annual Regular Shareholders' Meeting

This English version is a translation based on the original Chinese version. Where any discrepancy arises between the two versions, the Chinese version shall prevail.

Transcend Information, Inc.

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Transcend Information, Inc.

2022 ANNUAL REGULAR SHAREHOLDERS' MEETING PROCEDURE

- 1. Call the Meeting to Order
- 2. Chairman's Remarks
- 3. Report Items
- 4. Proposed Items
- 5. Other Business and Special Motion
- 6. Meeting Adjourned

Transcend Information, Inc.

2022 ANNUAL REGULAR SHAREHOLDERS' MEETING AGENDA

(Translation)

Meeting Type: Physical shareholders meeting

Time: 9:00 a.m., Friday, June 17, 2022

Place: 1F, No. 70, XingZhong Rd., NeiHu Dist., Taipei 114, Taiwan (Transcend Information, Inc.)

Chairman's Remarks

I. Report Items

- (1) To report the business of 2021.
- (2) Audit Committee's Review Report.
- (3) To report 2021 employees' profit sharing bonus and directors' compensation.
- (4) The status of endorsements and guarantees provided by the Company.
- (5) Cash distribution from 2021 retained earnings.
- (6) Cash distribution from capital surplus.

II. Proposed Items

- (1) Adoption of 2021 Business Report and Financial Statements.
- (2) Adoption of the proposal for distribution of 2021 earnings.

III. Other Business and Special Motion

IV. Meeting Adjourned

I. Report Items

(1) To report the business of 2021.

Explanatory Notes:

Please refer to page 8 to 9 for Attachment I.

(2) Audit Committee's Review Report.

Explanatory Notes:

Please refer to page 10 for Attachment II.

(3) To report 2021 employees' profit sharing bonus and directors' compensation.

Explanatory Notes:

- A. The remuneration of 2021 profit to employees would be NT\$ 31,542,266 (distributed in cash); and that to directors would be NT\$ 3,200,000.
- B. The estimated remuneration to employees is NT\$ 32,690,586 and the different amount should be NT\$ 1,148,320; the estimated remuneration to directors is NT\$ 4,576,682 and the different amount should be NT\$ 1,376,682.
- C. The difference will be taken as a change in accounting estimate and adjusted in profit or loss for 2022.
- (4) The status of endorsements and guarantees provided by the Company.

Explanatory Notes:

The Company provided a guarantee for Transcend Japan Inc. amounting to JPY 2,000,000 thousands, and the actual amount of guarantee draw down is JPY 0 by the end of 2021. Pursuant to the Company's "Procedures for Endorsements and Guarantees", the limit of guarantee was NT\$ 7,735,453 thousands (approximate JPY 31,800,000 thousands).

(5) Cash distribution from 2021 retained earnings.

Explanatory Notes:

- A. To comply with Section 5 of Article 240 of the Company Act and Article 22-1 of the Company's Articles of Incorporation, the board of directors is authorized to distribute dividends and bonuses in whole or in part that may be paid in cash after a resolution has been adopted by a majority vote at a meeting of the board of directors attended by two-thirds of the total number of directors.
- B. For appropriations of 2021 earnings, the Company will distribute cash dividend of NT\$ 2,231,120,710 (NT\$5.20 per share).
- C. Please refer to page 6 for the chart of 2021 earnings distribution.

- D. Cash dividend will be distributed proportionately according to shareholders' shares ownership registered in the Common Stockholders' Roster as of the date of record. The cash distribution will be rounded down to NT\$1 (any amount under NT\$1 will be discarded), and the remaining fraction will be incorporated into other revenues of the Company.
- E. To avoid the change in the total amount of common shares outstanding resulting from buyback of company shares, or transfer or cancellation of treasury stock, it is proposed that the Chairman of the Board be authorized to adjust the cash to be distributed to each common share.

(6) Cash distribution from capital surplus.

Explanatory Notes:

- A. To comply with Article 241 of the Company Act and Article 22-1 of the Company's Articles of Incorporation, the board of directors is authorized to distribute capital surplus in whole or in part that may be paid in cash after a resolution has been adopted by a majority vote at a meeting of the board of directors attended by two-thirds of the total number of directors.
- B. The capital surplus derived from the issuance of new shares at a premium totaling NT\$ 343,249,340 will be distributed in cash of NT\$0.80 per share.
- C. Cash distribution from capital surplus will be distributed proportionately according to shareholders' shares ownership registered in the Common Stockholders' Roster as of the date of record. The cash distribution will be rounded down to NT\$1 (any amount under NT\$1 will be discarded), and the remaining fraction will be incorporated into other revenues of the Company.
- D. To avoid the change in the total amount of common shares outstanding resulting from buyback of company shares, or transfer or cancellation of treasury stock, it is proposed that the Chairman of the Board be authorized to adjust the cash to be distributed to each common share.

II. Proposed Items

(1) Adoption of 2021 Business Report and Financial Statements.

(Proposed by the Board of Directors)

Explanatory Notes:

- A. The parent company only financial statement and consolidated financial statement of the Company for the year of 2021 have been audited by independent auditors, Mr. Chun-Yao Lin and Mr. Chin-Chang Chen, of the Pricewaterhouse Coopers.
- B. The Business Report, Independent Auditors' Report and Financial Statements are hereby also attached. (Please refer to page 8 to 9 for Attachment I, and page 11 to 30 for Attachment III and IV)
- C. It is submitted for ratification.

Resolution:

(2) Adoption of the proposal for distribution of 2021 earnings.

(Proposed by the Board of Directors)

Explanatory Notes:

- A. To appropriate legal reserve and special reserve from 2021 earnings in accordance with the regulations.
- B. Please refer to page 6 for the chart of 2021 earnings distribution.
- C. It is submitted for ratification.

Resolution:

Transcend Information, Inc. The Chart of 2021 Earnings Distribution

For the year ended December 31, 2021 (Expressed in New Taiwan dollar)

Item	Amount	Remarks
Unappropriated retained earnings at beginning	4,636,627,604	
Less: Cancellation of treasury stock	(98,198,628)	
Adjusted unappropriated retained earnings at beginning	4,538,428,976	
Add: Adjustment on unappropriated earnings for 2021	11,349,110	
Adjusted unappropriated retained earnings	4,549,778,086	
Add: Net income for 2021	2,533,294,399	
Less: Legal reserve (10%)	(254,464,351)	
Less: Special reserve	(73,270,371)	
Retained earnings available for appropriation as of December 31, 2021	6,755,337,763	
Less: Items of distribution -	(2.221.120.710)	Cash dividend
Cash dividend to shareholders	(2,231,120,710)	(NT\$5.20 per share)
Unappropriated retained earnings at end	4,524,217,053	

Chairman: Shu, Chung-Won General Manager: Hong, Wan-Hoon Accounting Supervisor: Hsiao, Sheng-Yin

III. Other Business and Special Motion

IV. Meeting Adjourned

TRANSCEND INFORMATION, INC. BUSINESS REPORT

Looking back on 2021, remote office and remote teaching demands became the new normal, as the global market was still affected by the COVID-19 pandemic. The macroeconomy benefited from the global economic recovery and demand for digital technology transformation, the overall demand of memory market outpaced supply, leading to high growth trends in the first half of the year. Consequently, Transcend revenues and profits showed prominent growth. Nevertheless, problems such as delays in the delivery of components, insufficient supply caused by materials shortages, increases in shipping costs, and international port congestion posed challenges to the Company's long-term operational abilities. To face this rapidly changing industry environment, Transcend continues expand supply and improve product designs, as well as strengthen supply chain management and adopt flexible production strategies, in order to efficiently utilize limited resources. Furthermore, the sales strategy of the Company takes into account long-term cooperation with customers, aiming for sustainable operations and mutual benefit – a win-win business model. Transcend will continue to seek improvement and perfection. We sincerely appreciate the long-term support and encouragement from all shareholders, customers, suppliers and employees.

For the year of 2021, the consolidated revenue of Transcend reached NT\$14.3 billion, consolidated gross profit was NT\$4.18 billion and the gross margin rate was 29.2%; the consolidated operating income was NT\$2.89 billion, the net income before tax was NT\$3.13 billion and the net income after tax was NT\$2.53 billion. Based on the calculation of the share capital of the weighted average number of shares outstanding of NT\$4.3 billion, the EPS was NT\$5.90.

In the post-pandemic era, the development of 5G, AIoT and virtual economy are expected to spur further demand for memory. As a leading company in the industry, Transcend has been deeply involved in the field of embedded applications for a long time, researching and developing various industrial-grade products, and combining advanced R&D technologies and processes in order to improve product performance and durability, including 112-layer 3D flash memory embedded solutions and next-generation DDR5 memory modules, and diversifying development to meet different aspects of demand. In the consumer market, the Company is devoted to the R&D of high-performance quality products, including the high-end 240S PCIe M.2 SSD released for gamers and content creators, the JetFlash 930C high-speed flash drive, and DrivePro 620 dual-lens dashcam recorder equipped with high-sensitivity image sensors. Thanks to its years of commitment to brand management, Transcend has received numerous honors and awards for the Company's outstanding R&D design, product quality, and brand image. This year, the Company was honored as one of the "Top 25 International Brands in Taiwan" for the 15th consecutive year.

In addition to focusing on core business operations, Transcend is also committed to using our enterprise' power to actively contribute to society. For a long period of time, the Company has assisted in youth sports development, including the Black Panthers Cup, HBL, etc., and the Company has been honored with the "Sports Activist Award" presented by the Ministry of Education's Sports Administration for the 8th consecutive year. In addition, this year, the "Remote Area Baseball Seed Program", intended to promote the development of youth baseball leagues in remote areas, has entered its 6th year, and we hope to assist all young players in remote areas with relatively limited resources to achieve their dreams in baseball. In the future, Transcend will continue to fulfill its social responsibility and actively promote various domestic youth sports, strengthening sports culture and building a healthy society.

The overall environmental change in 2022 is expected to be complicated. With the growing popularity of Metaverse, demand in the memory market will continue to remain strong, and Transcend will uphold the consistent attitude in carrying out all its core operations, along with active review of all possible improvements in different parts of operations, thereby increasing production efficiency. Furthermore, the Company will also continue to develop and improve embedded solutions, so that differential advantages can be achieved via the added value of service quality improvement, in addition to product performance. At the same time, to improve the international competitiveness, Transcend will also prepare a sustainable operations report in compliance with GRI standards, and will continue to treat ethical management as the core of corporate sustainable development, and increase information transparency. We look forward to your continuing support of the Company and appreciate your valuable comments and feedbacks. We will continue to seek new breakthroughs and to achieve outstanding performance in all areas.

Chairman: Shu, Chung-Won

General Manager: Hong, Wan-Hoon

Accounting Supervisor: Hsiao, Sheng-Yin

Attachment II

Audit Committee's Review Report

The Board of Directors has prepared the Company's 2021 Business Report, Financial Statements and

Earnings Distribution Proposal. Transcend Corporation's Financial Statements have been audited and

certified by Mr. Chun-Yao Lin and Mr. Chin-Chang Chen, the CPA of the Pricewaterhouse Coopers.

The Business Report, Financial Statements and Earnings Distribution Proposal have been reviewed

and considered to be complied with relevant rules by the undersigned, the audit committee of

Transcend Corporation. Pursuant to Article 14-4 of the Securities and Exchange Act and Article 219 of

the Company Act, we hereby submit this report.

The Audit Committee of Transcend Information, Inc.

Chairman of the Audit Committee: WANG, YI-HSIN

March 03, 2022

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INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

PWCR21000371

To the Board of Directors and Shareholders of Transcend Information, Inc.

Opinion

We have audited the accompanying parent company only balance sheets of Transcend Information, Inc. as at December 31, 2021 and 2020, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2021 and 2020, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for opinion

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

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Company's 2021 parent company only financial statements. These matters were addressed in the context of our audit of the parent company only financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Company's 2021 parent company only financial statements are stated as follows:

Valuation of inventories

Description

Refer to Notes 4(12), 5(2) and 6(5) to the financial statements for the information on the Company's inventory accounting policy, estimates and assumptions and allowance for inventory valuation losses.

The percentage of the Company's inventories to total assets is material and the Company applies judgements and estimates in determining the net realizable value of inventories at the balance sheet date. The Company mainly produces DRAM and flash memory. As these products have a short life cycle and belong to a highly competitive industry, the market prices change frequently. Since the Company's inventories and the allowance for inventory valuation losses are material to the financial statements, the valuation of inventories has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Company's operations and industry. Assessed the reasonableness of the policy and procedures to recognize allowance for inventory valuation losses.
- B. Obtained an understanding of the Company's inventory control procedures. Reviewed annual inventory count plan and observed the annual physical count of inventory in order to assess the effectiveness of internal controls over inventory.
- C. Obtained relevant evaluation reports of inventory and tested the logic and accuracy of information to assess the reasonableness of allowance for inventory valuation losses.

Estimation of allowance for sales discount

Description

In consideration of business volume, the Company provides a variety of business incentives to specific customers or products, and based on that, the Company can estimate the allowance for sales discount monthly. Refer to Notes 4(23) and 6(4) to the parent company only financial statements for the information on the estimation of allowance for sales discount.

Since the contracts are numerous and the result could affect the net revenue in the parent company only financial statements, the estimation of allowance for sales discount has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Company's operations, industry and the procedures to recognize allowance for sales discount.
- B. Obtained an understanding of the Company's sales procedures and interviewed management to assess the appropriateness of sales allowance contracts and internal control over estimation of allowance.
- C. Obtained the evaluation list of allowance for sales discount, and tested material sales allowance contracts and recalculated it to assess the reasonableness of allowance determined by the Company.

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

Those charged with governance, including the audit committee, are responsible for overseeing the Company'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 generally accepted auditing standards in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these parent company only financial statements.

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

- A. Identify and assess the risks of material misstatement of the 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.
- B. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the 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 Company to cease to continue as a going concern.
- E. Evaluate the overall presentation, structure and content of the parent company only 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.
- F. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or

business activities within the Company to express an opinion on the parent company only 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 parent company only financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Lin, Chun-Yao Chen, Chin-Chang

For and on behalf of PricewaterhouseCoopers, Taiwan

March 3, 2022

The accompanying parent company only financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying parent company only financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

TRANSCEND INFORMATION, INC. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31, 2021 AND 2020 (Expressed in thousands of New Taiwan Dollars)

		December 31, 2021			December 31, 2020			
Assets	Notes	AMOUNT	%		AMOUNT	%		
Current Assets								
Cash and cash equivalents	6(1)	\$ 1,659,848	7	\$	399,574	2		
Financial assets at fair value through profit or	6(2)							
loss - current		1,506,595	7		3,510,998	17		
Current financial assets at amortised cost, net	6(3)	5,480,400	24		5,450,000	26		
Notes receivable, net	6(4)	2,499	-		759	-		
Accounts receivable, net	6(4)	1,137,589	5		810,648	4		
Accounts receivable due from related parties,	7							
net		275,729	1		404,360	2		
Other receivables		105,235	-		70,135	-		
Inventories, net	6(5)	5,614,563	25		3,075,423	14		
Other current assets		 1,160			916			
Total Current Assets		 15,783,618	69		13,722,813	65		
Non-current Assets								
Non-current financial assets at fair value	6(2)							
through profit or loss		111,599	1		744,922	4		
Non-current financial assets at fair value	6(6)							
through other comprehensive income		629,576	3		111,000	1		
Investments accounted for using equity method	6(7)	2,114,375	9		2,156,258	10		
Property, plant and equipment, net	6(8)	1,435,144	7		1,540,175	8		
Right-of-use assets	6(9) and 7	15,263	-		51,893	-		
Investment property, net	6(11)	2,560,275	11		2,566,019	12		
Deferred tax assets	6(23)	38,943	-		29,125	-		
Other non-current assets	6(12)	 41,774		- <u></u>	27,473			
Total Non-current Assets		 6,946,949	31		7,226,865	35		
Total Assets		\$ 22,730,567	100	\$	20,949,678	100		

(Continued)

TRANSCEND INFORMATION, INC. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31, 2021 AND 2020 (Expressed in thousands of New Taiwan Dollars)

Liabilities and Equity	Notes		December 31, 2021 MOUNT	December 31, 2020 AMOUNT %			
Current Liabilities	Notes	A	WIOUNI	%	AMOUNT	70	
Accounts payable		\$	1,363,844	6 5	\$ 1,132,016	6	
Accounts payable - related parties	7	Ψ	460,531	2	450,706	2	
Other payables	1		252,367	1	206,964	1	
	7						
Other payables - related parties	1		17,431	-	17,564	-	
Current tax liabilities	7		583,714	3	245,884	1	
Current lease liabilities	7		-	-	36,815	-	
Other current liabilities			68,268		24,572	-	
Total Current Liabilities			2,746,155		2,114,521	10	
Non-current Liabilities							
Deferred tax liabilities	6(23)		128,777	1	139,689	1	
Other non-current liabilities	6(13)		20,800		23,442		
Total Non-current Liabilities			149,577	1	163,131	1	
Total Liabilities			2,895,732	13	2,277,652	11	
Equity							
Share capital	6(14)						
Common stock			4,290,617	19	4,290,617	21	
Capital surplus	6(15)						
Capital surplus			3,730,914	16	3,945,369	19	
Retained earnings	6(16)						
Legal reserve			4,803,503	21	4,683,878	22	
Special reserve			117,244	1	130,902	1	
Unappropriated retained earnings			7,083,072	31	5,738,504	27	
Other equity interest	6(17)						
Other equity interest		(190,515) (1) (117,244) (1)	
Total Equity			19,834,835	87	18,672,026	89	
Significant contingent liabilities and	9						
unrecognized contract commitments							
Significant events after the balance sheet date	11						
Total Liabilities and Equity		\$	22,730,567	100	\$ 20,949,678	100	

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

TRANSCEND INFORMATION, INC. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2021 AND 2020 (Expressed in thousands of New Taiwan Dollars, except for earnings per share amount)

			Ye	ar ended	Decer	mber 31	
		-	2021			2020	
Items	Notes		AMOUNT	%	-	AMOUNT	%
Operating Revenue	6(18) and 7	\$	13,747,158	100	\$	10,937,519	100
Operating Costs	6(5)(22) and 7	(10,166,903)	(74)	(8,963,964) (82)
Gross Profit	· / · /	`	3,580,255	26	`	1,973,555	18
Unrealized profit from sales		(10,106)		(16,106)	
Realized profit from sales		(16,106	_	`	25,422	_
Realized Gross Profit			3,586,255	26		1,982,871	18
Operating Expenses	6(22)		3,300,233			1,502,071	
Sales and marketing expenses	0(22)	(340,797)	(2)	(296,598) (3)
Administrative expenses		(209,337)			236,753) (
Research and development expenses		(151,458)			133,356) (
Impairment loss determined in accordance	6(4)	(131,430)	(1)	(133,330) (1)
with IFRS 9	0(4)	(1,382)	_	(1,029)	_
Total operating expenses		_	702,974)	$(\frac{}{5})$	_	667,736) (6)
			2,883,281	21	_	1,315,135	12
Operating Profit		-	2,003,201			1,313,133	12
Non-operating Income and Expenses	C(10)		77.210			71 174	
Interest income	6(19)		77,318	1		71,174	1
Other income	6(20)		37,253	-		38,721	-
Other gains and losses	6(21) and 7		72,068	-		134,937	1
Net gain from derecognizing financial assets	6(3)					17.210	
measured at amortized cost	(0)	,	2.42)	-	,	17,210	-
Finance costs	6(9)	(243)	-	(823)	-
Share of profit (loss) of subsidiaries,	6(7)						
associates and joint ventures accounted for			47.000		,	115.050	
using the equity method			47,282		(115,062) (1)
Total non-operating income and expenses			233,678	1		146,157	1
Profit before Income Tax			3,116,959	22		1,461,292	13
Income tax expense	6(23)	(583,665)	(<u>4</u>)	(263,557) (2)
Profit for the Year		\$	2,533,294	18	\$	1,197,735	11
Other Comprehensive Income (Loss)							
Components of other comprehensive							
income (loss) that will not be reclassified to							
profit or loss							
Gains (losses) on remeasurements of defined	6(13)						
benefit plans		\$	2,344	-	(\$	1,072)	-
Unrealized gain (loss) on financial assets at	6(6)(17)						
fair value through other comprehensive							
income			11,826	-	(3,164)	-
Share of other comprehensive income (loss) of							
associates and joint ventures accounted for							
using equity method			200	-	(411)	-
Components of other comprehensive							
income (loss) that will be reclassified to							
profit or loss							
Exchange differences on translation of foreign	6(7)(17)						
financial statements		(95,365)	-		21,027	-
Income tax related to components of other	6(17)(23)						
comprehensive income that will be							
reclassified to profit or loss			19,072		(4,205)	
Other Comprehensive (Loss) Income for the							
Year		(\$	61,923)	-	\$	12,175	-
Total Comprehensive Income		\$	2,471,371	18	\$	1,209,910	11
•			, ,		-	, ,	
Earnings Per Share (in dollars)	6(24)						
Basic earnings per share	` '	\$		5.90	\$		2.79
Diluted earnings per share		\$		5.90	\$		2.79
Diracca carnings per snarc		Ψ		5.70	Ψ		4.17

TRANSCEND INFORMATION, INC. PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2021 AND 2020 (Expressed in thousands of New Taiwan Dollars)

					Capit	al Surplus				Retained Earnings					Other Equity Interest							
<u>-</u>	Notes	Common stock	Addi	itional paid-in capital		ted assets ceived	Ne	t assets from merger		Legal reserve	Sp	ecial reserve		nappropriated tained earnings	dif tra fore	Exchange ferences on inslation of ign financial tatements	loss assets thr con	alized gain or on financial s at fair value ough other nprehensive income	Trea	sury shares		Total equity
Year ended December 31, 2020																						
Balance at January 1, 2020		\$ 4,307,617	\$	4,307,541	\$	4,185	\$	35,128	\$	4,510,981	\$	61,572	\$	6,427,300	(\$	138,461)	s	7,559	(\$	116,574)	\$	19,406,848
Net income for the year		- 1,507,017	Ψ	-	Ψ		Ψ	-	Ψ		Ψ	-	Ψ	1,197,735	(4	- 130,101	Ψ		(4	-	Ψ	1,197,735
Other comprehensive income (loss)	6(6)(17)	_		_		_		_		_		_	(1,483)		16,822	(3,164)		_		12,175
Total comprehensive income (loss)	0(0)(17)												`	1,196,252		16,822	_	3,164			_	1,209,910
•	6(16)			_									_	1,170,202		10,022		2,10.			_	1,20,,,,10
earnings	0(10)																					
Legal reserve		-		-		-		-		172,897		-	(172,897)		-		-		-		-
Cash dividends		-		-		-		-		-		-	(1,544,622)		-		-		-	(1,544,622)
Special reserve		-		-		-		-		-		69,330	(69,330)		-		-		-		-
Cash payment from capital surplus	6(16)	-	(386,156)		-		-		-		-		-		-		-		-	(386,156)
Expired unclaimed dividends recognized																						
as capital surplus		-		-		93		-		-		-		-		-		-	,	-	,	93
Purchase of treasury stock	6(1.4)	- 17.000 \	,	15 (22)		-		-		-		-	,	- 00.100 \		-		-	(14,047)	(14,047)
Cancellation of treasury stock	6(14)	(17,000)	(15,422)	Ф	4.070	Φ.	25 120	ф	4 602 070	\$	120,002	(<u> </u>	98,199)	(ft	121 (22)	Φ.	4 205	Φ.	130,621	Φ.	10.672.026
Balance at December 31, 2020		\$ 4,290,617	\$	3,905,963	\$	4,278	2	35,128	\$	4,683,878	2	130,902	3	5,738,504	(\$	121,639)	\$	4,395	\$		3	18,672,026
Year ended December 31, 2021																						
Balance at January 1, 2021		\$ 4,290,617	\$	3,905,963	\$	4,278	\$	35,128	\$	4,683,878	\$	130,902	\$	5,738,504	(\$	121,639)	\$	4,395	\$		\$	18,672,026
Net income for the year		-		-		-		-		-		-		2,533,294		-		-		-		2,533,294
Other comprehensive income (loss)	6(6)(17)		_	<u> </u>			_			<u>-</u>			_	2,544	(76,293)		11,826			(61,923)
Total comprehensive income (loss)				-			_			_				2,535,838	(76,293)		11,826			_	2,471,371
Appropriations and distribution of 2020 earnings	6(16)																					
Legal reserve		-		-		-		-		119,625		-	(119,625)		-		-		-		-
Cash dividends		-		-		-		-		-		-	(1,094,107)		-		-		-	(1,094,107)
Reversal of special reserve		-		-		-		-		-	(13,658)		13,658		-		-		-		-
Cash payment from capital surplus	6(16)	-	(214,531)		-		-		-		-		-		-		-		-	(214,531)
Net gain on disposal of financial assets at fair value through other comprehensive income	6(6)(17)													8,804			(8,804)				
Expired unclaimed dividends recognized		-		-		-		-		-		-		0,004		-	(0,004)		-		-
as capital surplus		-		-		76		-		-		-		-		-		-		-		76
Balance at December 31, 2021		\$ 4,290,617	\$	3,691,432	\$	4,354	\$	35,128	\$	4,803,503	\$	117,244	\$	7,083,072	(\$	197,932)	\$	7,417	\$	-	\$	19,834,835

TRANSCEND INFORMATION, INC.

PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS

YEARS ENDED DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan Dollars)

			Year ended I	December 3	31
	Notes		2021		2020
CACH ELOWS EDOM OBED ATING ACTIVITIES					
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	3,116,959	\$	1,461,292
Adjustments					
Adjustments to reconcile profit (loss)			10 106		16,106
Unrealized profit from sales Realized profit from sales		(10,106 16,106)	(25,422)
Net gain on financial assets at fair value through profit or loss	6(2)(21)	(84,375)	(146,883)
Share of profit or loss of associates and joint ventures accounted for	6(7)	(01,575)	(140,005)
using the equity method	-(.)	(47,282)		115,062
Expected credit loss	6(4)	`	1,382		1,029
Depreciation	6(22)		164,702		170,349
Interest income	6(19)	(77,318)	(71,174)
Interest expense	6(9)		243		823
Dividend income	6(6)(21)	(6,787)	(3,834)
Loss on disposal of property, plant and equipment	6(21)		-		2,098
Changes in operating assets and liabilities					
Changes in operating assets					
Financial assets mandatorily measured at fair value through profit or					
loss			2,011,865	(992,901)
Notes receivable		(1,740)		2,295
Accounts receivable		(328,323)		87,030
Accounts receivable - related parties		,	128,631		50,416
Other receivables		(39,148)	,	27,074
Inventories		(2,539,140)	(1,107,527)
Other current assets		(244)		4,304
Changes in operating liabilities Accounts payable			231,828		129,702
Accounts payable - related parties			9,825	(6,658)
Other payables			45,403	(4,503)
Other payables - related parties		(133)	(256
Other current liabilities			43,696		21,142
Other non-current liabilities		(298)	(868)
Cash inflow (outflow) generated from operations		\ <u></u>	2,623,746	(270,792)
Dividends received			6,787	`	3,834
Interest received			81,366		80,217
Income tax paid		(247,493)	(66,796)
Net cash flows from (used in) operating activities			2,464,406	(253,537)
CASH FLOWS FROM INVESTING ACTIVITIES					
Proceeds from disposal of non-current financial assets at fair value through					
profit or loss			841.021		_
Acquisition of non-current financial assets at fair value through profit or loss		(130,785)	(611,063)
Proceeds from disposal of financial assets at amortised cost		(2,500,000	(6,226,353
Acquisition of financial assets at amortised cost		(2,530,400)	(3,800,000)
Proceeds from disposal of non-current financial assets at fair value through	6(6)	`	,,	`	-,,
other comprehensive income			54,426		-
Acquisition of non-current financial assets at fair value through other					
comprehensive income		(561,176)		-
Acquisition of property, plant and equipment	6(8)	(14,888)	(23,654)
Acquisition of investment property	6(11)	(2,409)	(1,082)
(Increase) decrease in other non-current financial assets		(14,301)		4,088
Net cash flows from investing activities			141,488		1,794,642
CASH FLOWS FROM FINANCING ACTIVITIES					
Cash dividends paid (including cash payment from capital surplus)	6(16)	(1,308,638)	(1,930,778)
Repayment of lease liabilities	-()	(37,058)	ì	37,058)
Expired unclaimed dividends recognized as capital surplus		`	76	`	93
Purchase of treasury stock			-	(37,371)
Net cash flows used in financing activities		(1,345,620)	(2,005,114)
Net increase (decrease) in cash and cash equivalents		`	1,260,274	(464,009)
Cash and cash equivalents at beginning of year			399,574	`	863,583
Cash and cash equivalents at end of year		\$	1,659,848	\$	399,574
1		· ·	, ,	-	

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

PWCR21000372

To the Board of Directors and Shareholders of Transcend Information, Inc.

Opinion

We have audited the accompanying consolidated balance sheets of Transcend Information, Inc. and its subsidiaries (the "Group") as at December 31, 2021 and 2020, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2021 and 2020, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and generally accepted auditing standards in the Republic of China. Our responsibilities under those standards are further described in the *Auditors'* responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public 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 judgement, were of most significance in our audit of the Group's 2021 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's 2021 consolidated financial statements are stated as follows:

Valuation of inventories

Description

Refer to Notes 4(13), 5(2) and 6(5) to the consolidated financial statements for the information on the Group's inventory accounting policy, estimates and assumptions and allowance for inventory valuation losses.

The percentage of the Group's inventories to total assets is material and the Group applies judgements and estimates in determining the net realizable value of inventories at the balance sheet date. The Group mainly produces DRAM and flash memory. As these products have a short life cycle and belong to a highly competitive industry, the market prices change frequently. Since the Group's inventories and the allowance for inventory valuation losses are material to the financial statements, the valuation of inventories has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Group's operations and industry. Assessed the reasonableness of the policy and procedures to recognize allowance for inventory valuation losses.
- B. Obtained an understanding of the Group's inventory control procedures. Reviewed annual inventory count plan and observed the annual physical count of inventory in order to assess the effectiveness of internal controls over inventory.
- C. Obtained relevant evaluation reports of inventory and tested the logic and accuracy of information to assess the reasonableness of allowance for inventory valuation losses.

Estimation of allowance for sales discount

Description

In consideration of business volume, the Group provides a variety of business incentives to specific customers or products, and based on that, the Group can estimate the allowance for sales discount monthly. Refer to Notes 4(25) and 6(4) to the consolidated financial statements for the information on the estimation of allowance for sales discount.

Since the contracts are numerous and the result could affect the net revenue in the consolidated financial statements, the estimation of allowance for sales discount has been identified as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- A. Obtained an understanding of the Group's operations, industry and the procedures to recognize allowance for sales discount.
- B. Obtained an understanding of the Group's sales procedures and interviewed management to assess the appropriateness of sales allowance contracts and internal control over estimation of allowance.
- C. Obtained the evaluation list of allowance for sales discount, and tested material sales allowance contracts and recalculated it to assess the reasonableness of allowance determined by the Group.

Other matter -Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial statements of Transcend Information, Inc. as at and for the years ended December 31, 2021 and 2020.

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

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

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

Those charged with governance, including 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 generally accepted auditing standards in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- A. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- B. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- E. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- F. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or

business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Lin, Chun-Yao Chen, Chin-Chang
For and on behalf of PricewaterhouseCoopers, Taiwan
March 3, 2022

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan Dollars)

		December 31, 2021	<u> </u>	December 31, 2020		
Assets	Notes	AMOUNT	%	AMOUNT	%	
Current Assets						
Cash and cash equivalents	6(1)	\$ 2,018,106	9	\$ 736,852	4	
Financial assets at fair value through profit or	6(2)					
loss - current		1,506,595	7	3,510,998	17	
Current financial assets at amortised cost, net	6(3)	5,567,177	25	5,659,889	27	
Notes receivable, net	6(4)	2,499	-	759	-	
Accounts receivable, net	6(4)	1,622,484	7	1,434,454	7	
Other receivables		108,850	-	71,351	-	
Inventories, net	6(5)	5,774,825	26	3,190,466	15	
Non-current assets held for sale, net	6(6)	159,976	1	-	-	
Other current assets		 13,445		 10,495		
Total Current Assets		 16,773,957	75	 14,615,264	70	
Non-current Assets						
Non-current financial assets at fair value	6(2)					
through profit or loss		111,599	-	744,922	4	
Non-current financial assets at fair value	6(7)					
through other comprehensive income		629,576	3	111,000	1	
Investments accounted for using equity method	1 6(8)	148,514	1	95,724	-	
Property, plant and equipment, net	6(9) and 8	1,942,013	9	2,282,324	11	
Right-of-use assets	6(10) and 7	124,054	-	187,079	1	
Investment property, net	6(12)	2,602,088	12	2,612,426	13	
Deferred tax assets	6(24)	47,355	-	41,472	-	
Other non-current assets	6(13)	 59,345		 47,411		
Total Non-current Assets		 5,664,544	25	 6,122,358	30	
Total Assets		\$ 22,438,501	100	\$ 20,737,622	100	

(Continued)

$\frac{\text{TRANSCEND INFORMATION, INC. AND SUBSIDIARIES}}{\text{CONSOLIDATED BALANCE SHEETS}}$

DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan Dollars)

	•		D 1 21 202	1	Б	1 21 2020	`		
Liabilities and Equity	Notes		December 31, 202 AMOUNT		December 31, 2020 AMOUNT 9				
Current Liabilities									
Accounts payable		\$	1,364,835	6	\$	1,134,266	6		
Accounts payable - related parties	7		52,241	-		37,416	-		
Other payables			286,168	1		246,635	1		
Current tax liabilities			592,886	3		295,381	2		
Current lease liabilities	7		16,917	-		51,010	-		
Other current liabilities			88,606	1		73,046			
Total Current Liabilities			2,401,653	11		1,837,754	9		
Non-current Liabilities									
Deferred tax liabilities	6(24)		128,784	1		139,700	1		
Non-current lease liabilities	7		26,033	-		34,705	-		
Other non-current liabilities	6(14)		47,196			53,437			
Total Non-current Liabilities			202,013	1		227,842	1		
Total Liabilities			2,603,666	12		2,065,596	10		
Equity Attributable to Owners of Parent									
Share capital	6(15)								
Common stock			4,290,617	19		4,290,617	21		
Capital surplus	6(16)								
Capital surplus			3,730,914	16		3,945,369	19		
Retained earnings	6(17)								
Legal reserve			4,803,503	21		4,683,878	22		
Special reserve			117,244	1		130,902	1		
Unappropriated retained earnings			7,083,072	32		5,738,504	28		
Other equity interest	6(18)								
Other equity interest		(190,515)	(1)	(117,244)	(1)		
Total Equity			19,834,835	88		18,672,026	90		
Significant contingent liabilities and	9								
unrecognized contract commitments									
Significant events after the balance sheet date	11								
Total Liabilities and Equity		\$	22,438,501	100	\$	20,737,622	100		

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

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan Dollars, except for earnings per share amount)

Year ended December 31 2021 2020 AMOUNT % AMOUNT % Items Notes \$ Operating Revenue 6(19) and 7 \$ 14,314,815 100 11.446.696 100 Operating Costs 6(5)(23) and 7 10,139,129) 8,976,600) 71) 78) 4,175,686 29 2,470,096 Gross Profit 22 **Operating Expenses** 6(23)Sales and marketing expenses 765,171) (5) 692,592) 6) Administrative expenses 366,696) 3) 431,320) 4) Research and development expenses 151,458) (1) 133,355) (1) Impairment loss determined in accordance 6(4)with IFRS 9 893) 567) 1,283,892) 9) 1,258,160) Total operating expenses 11) 2,891,794 20 1,211,936 Operating Profit 11 Non-operating Income and Expenses 73,952 Interest income 6(20)79,117 1 1 Other income 6(21)37,253 38,721 Other gains and losses 6(22)69,148 163,899 1 Net gain from derecognizing financial assets 6(3) measured at amortised cost 17,210 6(10) 1,248) 2,038) Finance costs Share of profit (loss) of associates and joint 6(8) ventures accounted for using the equity method 52,590 1,299) Total non-operating income and expenses 236,860 2 290,445 2 **Profit before Income Tax** 22 1,502,381 13 3,128,654 Income tax expense 6(24)595,360) 4) 304,646) 2) Profit for the Year 2,533,294 18 1,197,735 11 Other Comprehensive Income (Loss) Components of other comprehensive income (loss) that will not be reclassified to profit or loss Gains (losses) on remeasurements of defined benefit plans \$ 2,344 1,072) (\$ Unrealized gain (loss) on financial assets at 6(7)(18)fair value through other comprehensive 11,826 3,164) Share of other comprehensive income (loss) of associates and joint ventures accounted for 200 using the equity method 411) Components of other comprehensive income (loss) that will be reclassified to profit or loss Exchange differences on translation of foreign 6(18) financial statements 95,365) (21,027 1) Income tax related to components of other 6(18)(24) comprehensive income that will be reclassified to profit or loss 19,072 4,205) Other Comprehensive (Loss) Income for the 61.923) 12.175 Year 2,471,371 17 1,209,910 11 **Total Comprehensive Income** Net profit attributable to: Owners of parent 2,533,294 18 \$ 1,197,735 11 Comprehensive income attributable to: Owners of parent 2,471,371 17 \$ 1,209,910 11 Earnings Per Share (in dollars) 6(25) Basic earnings per share 5.90 2.79 Diluted earnings per share 5.90 2.79

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

TRANSCEND INFORMATION, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2021 AND 2020 (Expressed in thousands of New Taiwan Dollars)

									Equ	ity attributable t	o owners	s of the parent										
					Capit	tal Reserves					Reta	ined Earnings				Other Equ						
	Notes	Common stock		ditional paid-in capital		ated assets eceived		assets from merger	L	egal reserve	Spe	ecial reserve		nappropriated tained earnings	on	inge differences translation of eign financial statements	loss assets thre	lized gain or on financial at fair value ough other prehensive income	Trea	isury shares		Total equity
Year ended December 31, 2020																						
Balance at January 1, 2020		\$ 4,307,617	\$	4,307,541	\$	4,185	\$	35,128	\$	4,510,981	\$	61,572	\$	6,427,300	(\$	138,461)	\$	7,559	(\$	116,574)	\$	19,406,848
Net income for the year			-		-		-				-		_	1,197,735	·				-		_	1,197,735
Other comprehensive income (loss)	6(7)(18)	-		_		-		-		_		-	(1,483)		16,822	(3,164)		-		12,175
Total comprehensive income (loss)		-	_	_			-			_		-		1,196,252		16,822	(3,164)			_	1,209,910
Appropriations and distribution of 2019 earning	ngs6(17)	-	-		-		-						_			<u> </u>	`				_	
Legal reserve	5()	-		_		-		_		172,897		-	(172,897)		_		-		-		-
Cash dividends		-		-		-		-		· -		-	(1,544,622)		-		-		-	(1,544,622)
Special reserve		-		-		-		-		-		69,330	(69,330)		-		-		-		-
Cash payment from capital surplus	6(17)	-	(386,156)		-		-		-		-		-		-		-		-	(386,156)
Expired unclaimed dividends recognized as																						
capital surplus		=		=		93		-		=		-		=		-		=		=		93
Purchase of treasury stock	6(15)	-		-		-		-		-		-		-		-		-	(14,047)	(14,047)
Cancellation of treasury stock	6(15)	(17,000) (15,422)		-				_		-	(98,199)				<u> </u>		130,621		<u> </u>
Balance at December 31, 2020		\$ 4,290,617	\$	3,905,963	\$	4,278	\$	35,128	\$	4,683,878	\$	130,902	\$	5,738,504	(\$	121,639)	\$	4,395	\$		\$	18,672,026
Year ended December 31, 2021																						
Balance at January 1, 2021		\$ 4,290,617	\$	3,905,963	\$	4,278	\$	35,128	\$	4,683,878	\$	130,902	\$	5,738,504	(\$	121,639)	\$	4,395	\$	-	\$	18,672,026
Net income for the year		-		-		-		-		-		-		2,533,294		-		-		-		2,533,294
Other comprehensive income (loss)	6(7)(18)			_				-				-		2,544	(76,293)		11,826		-	(61,923)
Total comprehensive income (loss)				-		<u>-</u>				<u> </u>		=		2,535,838	(76,293)		11,826		-		2,471,371
Appropriations and distribution of 2020 earning	ngs6(17)																					
Legal reserve		-		-		-		-		119,625		-	(119,625)		-		-		-		-
Cash dividends		-		-		-		-		-		-	(1,094,107)		-		-		-	(1,094,107)
Reversal of special reserve		-		-		-		-		-	(13,658)	13,658		-		-		-		-
Cash payment from capital surplus	6(17)	-	(214,531)		-		-		-		-		-		-		-		-	(214,531)
Net gain on disposal of financial assets at fair value through other comprehensive income	6(7)(18)	-		-		-		-		-		-		8,804		-	(8,804)		-		-
Expired unclaimed dividends recognized as																						
capital surplus			_	-		76		-	_	4 000 55	-	-		-		-	•				_	76
Balance at December 31, 2021		\$ 4,290,617	\$	3,691,432	\$	4,354	\$	35,128	\$	4,803,503	\$	117,244	\$	7,083,072	(\$	197,932)	\$	7,417	\$	-	\$	19,834,835

$\underline{TRANSCEND\ INFORMATION,\ INC.\ AND\ SUBSIDIARIES}$

CONSOLIDATED STATEMENTS OF CASH FLOWS

YEARS ENDED DECEMBER 31, 2021 AND 2020

(Expressed in thousands of New Taiwan Dollars)

			Year ended 1	d December 31						
	Notes		2021		2020					
CASH FLOWS FROM OPERATING ACTIVITIES										
Profit before tax Adjustments		\$	3,128,654	\$	1,502,381					
Adjustments to reconcile profit (loss)	c(2)(22)	,	04.072	,	1.45.540					
Net gain on financial assets at fair value through profit or loss Share of profit or loss of associates and joint ventures	6(2)(22) 6(8)	(84,872)	(147,742)					
accounted for using the equity method Expected credit loss	6(4)	(52,590) 567		1,299 893					
(Gain) loss on disposal of property, plant and equipment	6(4) 6(22)	(12)		2,098					
Depreciation	6(23)	(253,806		257,272					
Interest income	6(20)	(79,117)	(73,952)					
Interest expense	6(10)	`	1,248	`	2,038					
Dividend income	6(7)(22)	(6,787)	(3,834)					
Changes in operating assets and liabilities Changes in operating assets										
Financial assets mandatorily measured at fair value through										
profit or loss			2,012,362	(916,025)					
Notes receivable		(1,740)		2,295					
Accounts receivable		(188,555)		43,310					
Accounts receivable - related parties			-		8					
Other receivables		(41,547)	,	43,684					
Inventories		(2,584,359)	(1,127,807)					
Other current assets		(2,950)		7,478					
Changes in operating liabilities Accounts payable			230,569		128,916					
Accounts payable - related parties			14,825	(15,412)					
Other payables			39,533	(20,481)					
Other current liabilities			15,560	(57,735					
Other non-current liabilities		(3,897)	(819)					
Cash inflow (outflow) generated from operations		`	2,650,698	(256,665)					
Dividends received			6,787		3,834					
Interest received			83,165		82,994					
Income tax paid		(295,582)	(78,570)					
Net cash flows from (used in) operating activities			2,445,068	(248,407)					
CASH FLOWS FROM INVESTING ACTIVITIES										
Proceeds from disposal of non-current financial assets at fair value										
through profit or loss			841,021		-					
Acquisition of non-current financial assets at fair value through										
profit or loss		(130,785)	(611,063)					
Proceeds from disposal of financial assets at amortised cost		,	2,619,758		6,287,094					
Acquisition of financial assets at amortised cost	C(7)	(2,530,400)	(3,884,624)					
Proceeds from disposal of non-current financial assets at fair value through other comprehensive income	0(7)		54,426							
Acquisition of non-current financial assets at fair value through			34,420		-					
other comprehensive income		(561,176)		_					
Proceeds from disposal of property, plant and equipment		(20		_					
Acquisition of property, plant and equipment	6(9)	(15,334)	(29,700)					
Acquisition of investment property	6(12)	Ì	2,409)	Ì	1,082)					
(Increase) decrease in other non-current financial assets		(11,934)		3,783					
Net cash flows from investing activities			263,187		1,764,408					
CASH FLOWS FROM FINANCING ACTIVITIES										
Cash dividends paid (including cash payment from capital surplus)	6(17)	(1,308,638)	(1,930,778)					
Repayment of lease liabilities	` /	Ì	56,105)	(54,459)					
Expired unclaimed dividends recognized as capital surplus		•	76	,	93					
Purchase of treasury stock			<u> </u>	(37,371)					
Net cash flows used in financing activities		(1,364,667)	(2,022,515)					
Effect of exchange rate changes		(62,334)		9,959					
Net increase (decrease) in cash and cash equivalents			1,281,254	(496,555)					
Cash and cash equivalents at beginning of year			736,852	-	1,233,407					
Cash and cash equivalents at end of year		\$	2,018,106	\$	736,852					

TRANSCEND INFORMATION, INC. RULES AND PROCEDURES OF SHAREHOLDERS' MEETING

- Article 1: To establish a strong governance system and sound supervisory capabilities for this Corporation's shareholders meetings, and to strengthen management capabilities, these Rules are adopted pursuant to Article 5 of the Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies.
- Article 2: The rules of procedures for this Corporation's shareholders meetings, except as otherwise provided by law, regulation, or the articles of incorporation, shall be as provided in these Rules.
- Article 3: Unless otherwise provided by law or regulation, this Corporation's shareholders meetings shall be convened by the board of directors.

This Corporation shall prepare electronic versions of the shareholders meeting notice and proxy forms, and the origins of and explanatory materials relating to all proposals, including proposals for ratification, matters for deliberation, or the election or dismissal of directors, and upload them to the Market Observation Post System (MOPS) before 30 days before the date of a regular shareholders meeting or before 15 days before the date of a special shareholders meeting. This Corporation shall prepare electronic versions of the shareholders meeting agenda and supplemental meeting materials and upload them to the MOPS before 21 days before the date of the regular shareholders meeting or before 15 days before the date of the special shareholders meeting. In addition, before 15 days before the date of the shareholders meeting, this Corporation shall also have prepared the shareholders meeting agenda and supplemental meeting materials and made them available for review by shareholders at any time. The meeting agenda and supplemental materials shall also be displayed at this Corporation and the professional shareholder services agent designated thereby as well as being distributed on-site at the meeting place.

The reasons for convening a shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form.

Election or dismissal of directors, amendments to the articles of incorporation, reduction of capital, application for the approval of ceasing its status as a public company, approval of competing with the company by directors, surplus profit distributed in the form of new shares, reserve distributed in the form of new shares, the dissolution, merger, or demerger of the corporation, or any matter under Article 185, paragraph 1 of the Company Act, Articles 26-1 and 43-6 of the Securities and Exchange Act and Articles 56-1 and 60-2 of the Regulations Governing the Offering and Issuance of Securities Issuers shall be set out and the essential contents explained in the notice of the reasons for convening the shareholders meeting. None of the above matters may be raised by an extraordinary motion.

Where re-election of all directors as well as their inauguration date is stated in the notice of the reasons for convening the shareholders meeting, after the completion of the re-election in said meeting such inauguration date may not be altered by any extraordinary motion or otherwise in the same meeting.

A shareholder holding one percent or more of the total number of issued shares may submit to this Corporation a proposal for discussion at a regular shareholders meeting. The number of items so proposed is limited to one only, and no proposal containing more than one item will be included in the meeting agenda. When the circumstances of any

subparagraph of Article 172-1, paragraph 4 of the Company Act apply to a proposal put forward by a shareholder, the board of directors may exclude it from the agenda. A shareholder may propose a recommendation for urging the corporation to promote public interests or fulfill its social responsibilities, provided procedurally the number of items so proposed is limited only to one in accordance with Article 172-1 of the Company Act, and no proposal containing more than one item will be included in the meeting agenda.

Prior to the book closure date before a regular shareholders meeting is held, this Corporation shall publicly announce its acceptance of shareholder proposals in writing or electronically, and the location and time period for their submission; the period for submission of shareholder proposals may not be less than 10 days.

Shareholder-submitted proposals are limited to 300 words, and no proposal containing more than 300 words will be included in the meeting agenda. The shareholder making the proposal shall be present in person or by proxy at the regular shareholders meeting and take part in discussion of the proposal.

Prior to the date for issuance of notice of a shareholders meeting, this Corporation shall inform the shareholders who submitted proposals of the proposal screening results, and shall list in the meeting notice the proposals that conform to the provisions of this article. At the shareholders meeting the board of directors shall explain the reasons for exclusion of any shareholder proposals not included in the agenda.

Article 4: For each shareholders meeting, a shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by this Corporation and stating the scope of the proxy's authorization.

A shareholder may issue only one proxy form and appoint only one proxy for any given shareholders meeting, and shall deliver the proxy form to this Corporation before five days before the date of the shareholders meeting. When duplicate proxy forms are delivered, the one received earliest shall prevail unless a declaration is made to cancel the previous proxy appointment.

After a proxy form has been delivered to this Corporation, if the shareholder intends to attend the meeting in person or to exercise voting rights electronically, a written notice of proxy cancellation shall be submitted to this Corporation before two business days before the meeting date. If the cancellation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail..

- Article 5: The venue for a shareholders meeting shall be the premises of this Corporation, or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m. Full consideration shall be given to the opinions of the independent directors with respect to the place and time of the meeting.
- Article 6: Shareholders and their proxies (collectively, "shareholders") shall attend shareholders meetings based on attendance cards, sign-in cards, or other certificates of attendance. This Corporation may not arbitrarily add requirements for other documents beyond those showing eligibility to attend presented by shareholders. Solicitors soliciting proxy forms shall also bring identification documents for verification.

This Corporation shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in.

This Corporation shall furnish attending shareholders with the meeting agenda book, annual report, attendance card, speaker's slips, voting slips, and other meeting materials. Where there is an election of directors, pre-printed ballots shall also be furnished.

When the government or a juristic person is a shareholder, it may be represented by more than one representative at a shareholders meeting. When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting.

Article 7: If a shareholders meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the vice chairperson shall act in place of the chairperson; if there is no vice chairperson or the vice chairperson also is on leave or for any reason unable to exercise the powers of the vice chairperson, the chairperson shall appoint one of the managing directors to act as chair, or, if there are no managing directors, one of the directors shall be appointed to act as chair. Where the chairperson does not make such a designation, the managing directors or the directors shall select from among themselves one person to serve as chair.

It is advisable that shareholders meetings convened by the board of directors be chaired by the chairperson of the board in person and attended by a majority of the directors, at least one independent director in person, and at least one member of each functional committee on behalf of the committee. The attendance shall be recorded in the meeting minutes.

If a shareholders meeting is convened by a party with power to convene but other than the board of directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.

This Corporation may appoint its attorneys, certified public accountants, or related persons retained by it to attend a shareholders meeting in a non-voting capacity.

Article 8: This Corporation, beginning from the time it accepts shareholder attendance registrations, shall make an uninterrupted audio and video recording of the registration procedure, the proceedings of the shareholders meeting, and the voting and vote counting procedures.

The recorded materials of the preceding paragraph shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.

Article 9: Attendance at shareholders meetings shall be calculated based on numbers of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in plus the number of shares whose voting rights are exercised electronically.

The chair shall call the meeting to order at the appointed meeting time and disclose information concerning the number of nonvoting shares and number of shares represented by shareholders attending the meeting.

However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than one hour, may be made. If the quorum is not met after two postponements and the attending shareholders still

represent less than one third of the total number of issued shares, the chair shall declare the meeting adjourned.

If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act; all shareholders shall be notified of the tentative resolution and another shareholders meeting shall be convened within one month.

When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.

Article 10: If a shareholders meeting is convened by the board of directors, the meeting agenda shall be set by the board of directors. Votes shall be cast on each separate proposal in the agenda (including extraordinary motions and amendments to the original proposals set out in the agenda). The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution of the shareholders meeting.

The provisions of the preceding paragraph apply mutatis mutandis to a shareholders meeting convened by a party with the power to convene that is not the board of directors.

The chair may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda of the preceding two paragraphs (including extraordinary motions), except by a resolution of the shareholders meeting. If the chair declares the meeting adjourned in violation of the rules of procedure, the other members of the board of directors shall promptly assist the attending shareholders in electing a new chair in accordance with statutory procedures, by agreement of a majority of the votes represented by the attending shareholders, and then continue the meeting.

The chair shall allow ample opportunity during the meeting for explanation and discussion of proposals and of amendments or extraordinary motions put forward by the shareholders; when the chair is of the opinion that a proposal has been discussed sufficiently to put it to a vote, the chair may announce the discussion closed, call for a vote, and schedule sufficient time for voting.

Article 11: Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair.

A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken. When the content of the speech does not correspond to the subject given on the speaker's slip, the spoken content shall prevail.

Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes. If the shareholder's speech violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.

When an attending shareholder is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chair and the shareholder that has the floor; the chair shall stop any violation.

When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal.

After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.

Article 12: Voting at a shareholders meeting shall be calculated based on the number of shares.

With respect to resolutions of shareholders meetings, the number of shares held by a shareholder with no voting rights shall not be calculated as part of the total number of issued shares.

When a shareholder is an interested party in relation to an agenda item, and there is the likelihood that such a relationship would prejudice the interests of this Corporation, that shareholder may not vote on that item, and may not exercise voting rights as proxy for any other shareholder.

The number of shares for which voting rights may not be exercised under the preceding paragraph shall not be calculated as part of the voting rights represented by attending shareholders.

With the exception of a trust enterprise or a shareholder services agent approved by the competent securities authority, when one person is concurrently appointed as proxy by two or more shareholders, the voting rights represented by that proxy may not exceed three percent of the voting rights represented by the total number of issued shares. If that percentage is exceeded, the voting rights in excess of that percentage shall not be included in the calculation.

Article 13: A shareholder shall be entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Article 179, paragraph 2 of the Company Act.

When this Corporation holds a shareholder meeting, it shall adopt exercise of voting rights by electronic means. When voting rights are exercised by electronic means, the method of exercise shall be specified in the shareholders meeting notice. A shareholder exercising voting rights by electronic means will be deemed to have attended the meeting in person, but to have waived his/her rights with respect to the extraordinary motions and amendments to original proposals of that meeting; it is therefore advisable that this Corporation avoid the submission of extraordinary motions and amendments to original proposals.

A shareholder intending to exercise voting rights by electronic means under the preceding paragraph shall deliver a written declaration of intent to this Corporation before two days before the date of the shareholders meeting. When duplicate declarations of intent are delivered, the one received earliest shall prevail, except when a declaration is made to cancel the earlier declaration of intent.

After a shareholder has exercised voting rights by electronic means, in the event the shareholder intends to attend the shareholders meeting in person, a written declaration of intent to retract the voting rights already exercised under the preceding paragraph shall be made known to this Corporation, by the same means by which the voting rights were exercised, before two business days before the date of the shareholders meeting. If the notice of retraction is submitted after that time, the voting rights already exercised by electronic means shall prevail. When a shareholder has exercised voting rights both by electronic means and by appointing a proxy to attend a shareholders meeting, the voting rights exercised by the proxy in the meeting shall prevail.

Except as otherwise provided in the Company Act and in this Corporation's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, the shareholders shall vote by a poll for each proposal. After the conclusion of the meeting, on the same day it is held, the results for each proposal, based on the numbers of votes for and against and the number of abstentions, shall be entered into the MOPS.

When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal

together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be required.

Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of this Corporation.

Vote counting for shareholders meeting proposals or elections shall be conducted in public at the place of the shareholders meeting. Immediately after vote counting has been completed, the results of the voting, including the statistical tallies of the numbers of votes, shall be announced on-site at the meeting, and a record made of the vote.

Article 14: The election of directors at a shareholders meeting shall be held in accordance with the applicable election and appointment rules adopted by this Corporation, and the voting results shall be announced on-site immediately, including the names of those elected as directors and the numbers of votes with which they were elected, and the names of directors not elected and number of votes they received.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the monitoring personnel and kept in proper custody for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until the conclusion of the litigation.

Article 15: Matters relating to the resolutions of a shareholders meeting shall be recorded in the meeting minutes. The meeting minutes shall be signed or sealed by the chair of the meeting and a copy distributed to each shareholder within 20 days after the conclusion of the meeting. The meeting minutes may be produced and distributed in electronic form.

This Corporation may distribute the meeting minutes of the preceding paragraph by means of a public announcement made through the MOPS.

The meeting minutes shall accurately record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their voting results (including the number of voting rights), and disclose the number of voting rights won by each candidate in the event of an election of directors. The minutes shall be retained for the duration of the existence of this Corporation.

Article 16: On the day of a shareholders meeting, this Corporation shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation and the number of shares represented by proxies, and shall make an express disclosure of the same at the place of the shareholders meeting.

If matters put to a resolution at a shareholders meeting constitute material information under applicable laws or regulations or under Taiwan Stock Exchange Corporation regulations, this Corporation shall upload the content of such resolution to the MOPS within the prescribed time period.

Article 17: Staff handling administrative affairs of a shareholders meeting shall wear identification cards or arm bands.

The chair may direct the proctors or security personnel to help maintain order at the meeting place. When proctors or security personnel help maintain order at the meeting place, they shall wear an identification card or armband bearing the word "Proctor."

At the place of a shareholders meeting, if a shareholder attempts to speak through any device other than the public address equipment set up by this Corporation, the chair may prevent the shareholder from so doing.

When a shareholder violates the rules of procedure and defies the chair's correction, obstructing the proceedings and refusing to heed calls to stop, the chair may direct the proctors or security personnel to escort the shareholder from the meeting.

Article 18: When a meeting is in progress, the chair may announce a break based on time considerations. If a force majeure event occurs, the chair may rule the meeting temporarily suspended and announce a time when, in view of the circumstances, the meeting will be resumed.

If the meeting venue is no longer available for continued use and not all of the items (including extraordinary motions) on the meeting agenda have been addressed, the shareholders meeting may adopt a resolution to resume the meeting at another venue.

A resolution may be adopted at a shareholders meeting to defer or resume the meeting within five days in accordance with Article 182 of the Company Act.

Article 19: These Rules shall take effect after having been submitted to and approved by a shareholders meeting. Subsequent amendments thereto shall be effected in the same manner.

TRANSCEND INFORMATION, INC. ARTICLES OF INCORPORATION

Section I - General Provisions

- Article 1: The Corporation shall be incorporated, as a company limited by shares, under the Company Law of the Republic of China, and its name shall be 創見資訊股份有限公司 in the Chinese language, and Transcend Information, Inc. in the English language.
- Article 2: The scope of business of the Corporation shall be as follows:
 - 1. CC01110 Computers and Computing Peripheral Equipments Manufacturing
 - 2. CC01120 Data Storage Media Manufacturing and Duplicating
 - 3. F113050 Wholesale of Computing and Business Machinery Equipment
 - 4. F118010 Wholesale of Computer Software
 - 5. F119010 Wholesale of Electronic Materials
 - 6. F401010 International Trade
 - 7. I301010 Software Design Services
 - 8. CC01080 Electronic Parts and Components Manufacturing
 - 9. F401021 Restrained Telecom Radio Frequency Equipments and Materials Import
 - 10. CC01101 Restrained Telecom Radio Frequency Equipments and Materials Manufacturing
 - 11. ZZ99999 In addition to licensing business, business law may prohibit or restrict non-business.
- Article 3: The Corporation shall have its head office in Taipei City, Taiwan, Republic of China, and shall be free, upon the resolutions of Board of Directors to set up branch offices in Republic of China and abroad wherever and whenever the Corporation deems it necessary or advisable to carry out any or all of its activities.
- Article 4: The total amount of the Corporation's reinvestment shall not be subject to the restriction of not more than forty percent of the Corporation's paid-up capital as provided in the Company Law but shall not be more than the Corporation's paid-up capital. The Corporation may provide endorsement and guarantee and act as a guarantor. Any matters regarding the reinvestment shall be resolved in accordance with the resolutions of the Board of Directors.
- Article 5: Public announcements of the Corporation shall be made in accordance with the Article 28 of the Company Act.

Section II - Capital Stock

Article 6: The total capital stock of the Corporation shall be in the amount of 5,000,000,000 New Taiwan Dollars, divided into 500,000,000 shares, at ten New Taiwan Dollars each. The Board of directors is authorized to issue the shares in separate installments as required. A total of 25,000,000 shares among the above total capital stock should be reserved for issuing employee stock options. The Board of directors is authorized to issue employee stock options from time to time.

- Article 6-1: If the Corporation issue employee stock options on the exercise price under the market price, it shall be issued after the resolution of the Shareholders' meetings in accordance with relevant rules and regulations of the Republic of China.

 Employees, including the employees of parents or subsidiaries of the company meeting certain specific requirements, are entitled to receive employee stock options. Such specific requirements shall be prescribed by the board of directors.
- Article 6-2: The Corporation may issue shares without printing share certificate(s), but shares issued shall be registered with a securities depository enterprise.
- Article 7: All stock transaction conducted by shareholders of the Corporation shall follow the "Guidelines for Stock Operations for Public Companies".
- Article 8: Registration for transfer of shares shall be suspended 60 days immediately before the date of regular meeting of shareholders, and 30 days immediately before the date of any special meeting of shareholders, or within 5 days before the day on which dividend, bonus, or any other benefit is scheduled to be paid by the Corporation.
- Article 8-1: When the Company issue new shares, employees who are entitled to subscribe for new shares include employees of parent or subsidiaries of the Company meeting certain specific requirements.

When the Company issue restricted stocks, employees who are entitled to receive restricted stock include employees of parent or subsidiaries of the Company meeting certain specific requirements.

When the Company buy back stocks to transfer to employees, employees who are entitled to receive buyback stocks include employees of parent or subsidiaries of the Company meeting certain specific requirements.

Section III - Shareholders' meetings

- Article 9: Shareholders' meetings of the Corporation are of two types, namely: (1) regular meetings and (2) special meetings.

 Regular meetings shall be convened at least once a year, and within 6 months after the close of each fiscal year.

 Special meetings shall be convened in accordance with applicable laws and regulations whenever necessary. Written notices shall be sent to all shareholders, at least 30 days in advance; and at least 15 days in advance, in case of special meetings.
- Article 10: If a shareholder is unable to attend a meeting, he/she may appoint a proxy to attend it by using the proxy form issued by the Company and specifying the scope of proxy. Shareholder attendance by proxy shall be subject to the Company Law and also to the Regulations Governing the Use of Proxies for Attendance at Shareholder Meetings of Public Companies issued by the competent authority.
- Article 11: Each share of stock shall be entitled to one vote.
- Article 12: Except as provided in the Company Law of the Republic of China, shareholders' meetings may be held if attended by

shareholders more than one half of the total issued and outstanding capital stock of the Corporation, and resolutions shall be adopted at the meeting with the concurrence of a majority of the votes held by shareholders present at the meeting. Pursuant to Article 177-1 of the Company Act, the shareholders may vote via written form or an electronic voting system, and the manner or voting shall be clearly stated in each meeting notice.

Section IV - Directors

Article 13: The Corporation shall have seven to eleven Directors. The Board of Directors is authorized to determine the number of Directors, to be elected by the shareholders meeting from among candidates with legal capacity. The term of office for Directors shall be 3 years, and all Directors shall be eligible for re-election. Once the term of office is expired and it can't elect directors immediately, directors can extend and continue the performance of their duties until the election of directors to take office. The aggregate shareholding percentages of the entire bodies of directors shall comply with the regulations prescribed by the securities supervisory authorities. The board of directors is authorized to resolve the rates of directors' remuneration based on the extent of their participation in the Company's business operations or value of their contribution, at a level consistent with general practices in the industry.

The company shall acquire liability insurance for all directors within their term of office, and report to Board at the next board meeting.

- Article 13-1: To harmonize with Article 14-2 of the Securities and Exchange Act, there shall be at least three independent directors among the Company's directors. A candidate nomination system shall be adopted, and the shareholders meeting shall elect all directors (including independent directors) from among those listed on the slate of director candidates. The relevant regulations of the competent securities authority shall be followed regarding the professional qualifications, shareholding, moonlighting restrictions, nomination and election, and other compliance requirements regarding independent directors.
- Article 13-2: In compliance with Articles 14-4 of the ROC Securities and Exchange Law, the Corporation shall establish an Audit Committee, which shall consist of all independent directors. The Audit Committee shall exercise their functions in accordance with the ROC Company Law, Securities and Exchange Law, other relevant regulations and the procedure of corporation.

Article 13-3: (Deleted)

- Article 14: The board of directors shall consist of the directors of the company, and the chairman of the board of directors shall be elected from among the directors by a majority of directors in attendance at a meeting attended by at least two-thirds of the directors. The chairman of the board of directors shall represent the Company in external matters. The board of director may set up any functional committee.
- Article 15: Board of Directors Meetings shall be convened by the Chairman of the Board of Directors. Except as otherwise provided in the Company Act, resolutions of the Board of Directors shall be adopted by a majority of the directors at a meeting attended by a majority of the directors.

Article 15-1: Each director shall be given at least 7 days advance notice of the convening of a board of directors meeting of the

Corporation. In emergency circumstances, however, a meeting may be convinced on shorter notice. The meeting notice

referred to in the preceding paragraph shall specify the reasons for convening the meeting, and shall be made in writing,

by e-mail, or by facsimile.

Article 16: The Chairman of the Board of Directors shall preside over all meetings of the Board of Directors. If the Chairman of the

Board of Directors is on leave or cannot exercise powers or perform duties for any reason, an acting chairman shall be

designated in accordance with Article 208 of the Company Act. Directors shall attend meetings of the board of directors

in person. If a director is unavailable to attend a meeting in person, the director may appoint a proxy for the given

meeting specifying the scope of the authorized powers to authorize another director to attend the meeting on the

director's behalf, provided that a director may represent only one other director at a meeting.

Article 17: Duties of the Board of the Directors are as follows:

1. To propose concerning appropriation of net profits or covering of losses.

2. To propose increasing or decreasing capital

3. To establish or dissolve branches

4. To approve budget and final reports

5. Other duties in accordance with Company Act or given by the resolution of shareholders' meeting

Article 18: (Deleted)

Article 19: (Deleted)

Section V - Managerial Officers

Article 20: The Company may have managerial officers, whose appointment, dismissal, and remuneration shall be handled in

accordance with Article 29 of the Company Act.

Section VI - Accounting

Article 21: After the close of each fiscal year, the Board of Directors shall prepare 1.Business Report 2. Financial Statements and

3. Proposal Concerning Appropriation of Net Profits or Covering of Losses, and submitted to the regular shareholders'

meeting for acceptance:

Article 22: If the Company has earnings after the annual final accounting, it shall pay remuneration to employees at the minimum of

1% of the profit, and pay remuneration to directors at the maximum of 0.2% of the profit. However, the Company's

accumulated losses shall have been covered.

Employees' remuneration could be paid by cash or stock. Employees shall mean the employees of parent or subsidiaries

of the company meeting certain specific requirements. Such specific requirements shall be prescribed by the board of

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directors.

Article 22-1: If the Company has earnings after the annual final accounting, it shall be allocated in the following order:

- 1. To pay taxes.
- 2. To cover accumulated losses, if any.
- 3. To appropriate 10% legal reserve unless the total legal reserve accumulated has already reached the amount of the Company's authorized capital.
- 4. To appropriate or reverse special reserve in accordance with the regulations
- 5. To reserve certain amount, on the premise that there is no effect on the Company's normal operations and no violation of regulations, for maintaining stability of dividends.
- 6. For any remainder, adding on accumulated unappropriated retained earnings, the board of directors shall propose the earnings distribution proposal and shall handle in accordance with the following provision: the board of directors is authorized to distribute dividends and bonuses or legal reserve and capital reserve in whole or in part which be paid in cash after a resolution has been adopted by a majority vote at a meeting of the board of directors attended by two-thirds of the total number of directors; and in addition thereto a report of such distribution shall be submitted to the shareholders' meeting in accordance with Section 5 of Article 240 and Article 241 of the Company Act. In case of the dividends and bonuses or legal reserve and capital reserve in whole or in part be distributed in the form of new shares to be issued by the company, shall be proposed to the shareholders' meeting for review and approval by a resolution in accordance with Article 240 of the Company Act.

Regarding the special reserve under subparagraphs 4, the Company shall set aside special reserve, equal to the debit balance which happens at the current year on other equity items (including unrealized loss on financial instrument, cumulative translation adjustment, and unrecognized pension cost, which can be combined if there are unrealized gain.), from the current earnings after tax and unappropriated retained earnings prior year. If the debit balance is cumulative before, the Company shall set aside special reserve not to distribute it from the unappropriated retained earnings prior year. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.

Article 22-2: The Company distributes dividends taking into consideration the Company's economic environment and growth phases, future demands of funds, long-term financial planning, and the cash flows that the stockholders desire. Cash dividends shall account for at least 5% of the total dividend distributed.

Section VII - Supplementary Provisions

Article 23: In regard to all matters not provided for in these Articles of Incorporation, the Company Act of the Republic of China shall govern.

Article 24: These Articles of Incorporation were adopted on August 23, 1989.

The first amendment was made on January 28, 1991.

The second amendment was made on May 25, 1992.

The third amendment was made on September 1, 1992.

The fourth amendment was made on July 30, 1994.

The fifth amendment was made on June 8, 1995.

The sixth amendment was made on July 8, 1997.

The seventh amendment was made on August 15, 1997.

The eighth amendment was made on September 12, 1997.

The ninth amendment was made on June 20, 1998.

The 10th amendment was made on September 15, 1998.

The 11th amendment was made on June 12, 1999.

The 12th amendment was made on April 15, 2000.

The 13th amendment was made on April 9, 2001.

The 14th amendment was made on June 10, 2002.

The 15th amendment was made on June 3, 2003.

The 16th amendment was made on June 11, 2004.

The 17th amendment was made on June 13, 2005.

The 18th amendment was made on June 14, 2006.

The 19th amendment was made on June 11, 2007.

The 20th amendment was made on June 13, 2008.

The 21st amendment was made on June 16, 2009.

The 22nd amendment was made on June 17, 2010.

The 23rd amendment was made on June 10, 2011.

The 24th amendment was made on January 5, 2012.

The 25th amendment was made on June 13, 2013.

The 26th amendment was made on June 12, 2014.

The 27th amendment was made on June 14, 2016.

The 28th amendment was made on June 12, 2019.

The 29th amendment was made on June 19, 2020.

Transcend Information, Inc. Chairman: Shu, Chung-Won

TRANSCEND INFORMATION, INC. SHAREHOLDINGS OF ALL DIRECTORS

1. Minimum Required Shareholding and Shareholding of all Directors:

Title	Minimum Required Shareholding by all Directors	Current Shareholding (Shares)
Directors	16,000,000	16,721,795

Note 1: The period of Book closure is from April 19, 2022 to June 17, 2022.

Note 2: The Company has three independent directors, and the minimum required shareholding by all Directors except for independent directors is downsized to 80% of the minimum required based on Article 2, paragraph 2 of "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies".

2. Company's current Directors' shareholding are as follows on April 19, 2022:

Title	Name	Current Shareholding (Shares)
Chairman	SHU, CHUNG-WON	9,990,453
Director	SHU, CHUNG-CHENG	6,244,098
Director	CHUI, LI-CHU	0
Director	HSU, CHIA-HSIAN	487,244
Director	CHEN, PO-SHOU	0
Director	WU, KUAN-DE	0
Independent Director	CHEN, YI-LIANG	0
Independent Director	CHEN, LO-MIN	0
Independent Director	WANG, YI-HSIN	0
	Total	16,721,795