晶豪科技股份有限公司

Elite Semiconductor Microelectronics Technology Inc.

Implementation of the Audit Committee

The Company established an Audit Committee after the shareholder's meeting on June 13, 2019, according to the "Audit Committee Charter" formulated and approved at the meeting. According to the organization regulations, the 2nd term of the Audit Committee (consisting of four independent directors) was approved, and they elected Wei-Min Sheng, an independent director, as the convener. The details of the list of members of the Committee and their relevant professional competencies, annual operation status, and other information are below.

- I. Describe the qualifications and responsibilities of members appointed to the company's Audit Committee
 - (I) The Committee shall be composed of the entire number of independent directors. It shall not be fewer than three persons in number, one of whom shall be convener, and at least one of whom shall have accounting or financial expertise. The independent director members of the Committee shall serve a 3-year term and may be re-elected to further terms. When the number of independent director members on the Committee falls below that prescribed in the preceding paragraph or the articles of incorporation due to an independent director's dismissal for any reason, a by-election shall be held at the next shareholders meeting to fill the vacancy. When the independent directors are dismissed en masse, a special shareholders meeting shall be called within 60 days from the date of the occurrence to hold a by-election to fill the vacancies.
 - (II) The main function of the Audit Committee is to supervise the following matters:
 - 1. Fair presentation of the financial reports of this Company.
 - 2. The hiring (and dismissal), independence, and performance of certificated public accountants of this Company.
 - 3. The effective implementation of the internal control system of this Company.
 - 4. Compliance with relevant laws and regulations by this Company.
 - 5. Management of the existing or potential risks of this Company.
- II. The professional qualifications, experience and operation of the Audit Committee members are as follows:
 - (I) There are a total of 4 members in the Audit Committee. Audit Committee term: June 15, 2022 to June 14, 2025. A total of <u>6</u> meetings were held in 2022. Member qualifications, experience, attendance, and topics of discussion were as follows:

Title	Name	Professional background and	Attendan	By	Attendanc	Remarks
		experience	ce	Prox	e Count	
			Count	y		
Independe nt Director	William W.Shen	Possesses five or more years of work experience required for the Company's business; Graduated with Ph.D. in Accounting from Purdue University and is currently a professor at the Department of Finance and Taxation of the National Taichung University of Science and Technology	3	-	100%	2022/06/15 New appointment

Independe nt Director	Tai-Haur Kuo	Possesses five or more years of work experience required for the Company's business; Graduated with Ph.D. in Electrical Engineering from the University of Maryland and is currently a professor at the Department of Electrical Engineering of National Cheng Kung University.	3		100%	2022/06/15 New appointment
Independe nt Director	Bing-Yu e Tsui	Possesses five or more years of work experience required for the Company's business; Graduated with Ph.D. from and currently a professor at the Institute of Electronics of National Yang Ming Chiao Tung University.	3	-	100%	2022/06/15 New appointment
Independe nt Director	Cheng-Y an Chien	Possesses five or more years of work experience required for the Company's business; graduated from Master in business, Emory University, U.S.A.; once worked as the Vice President, Taipei Branch of Chase Bank, U.S.A., Assistant Manager, Vate Technology, Co., Ltd., President, Anfu Financial Technology, Co., Ltd., Independent Director, Eon Silicon Solution Inc	6	-	100%	
Independe nt Director	Shan-Jen Chow	Possesses five or more years of work experience required for the Company's business; graduated from Master of Business Administration, Golden Gate University, California, USA; once worked as the Public Accountant, Ding Zun Accounting Firm.	3		100%	2022/06/15 Dismissal
Independe nt Director	Tsin-Fu Jiang	Possesses five or more years of work experience required for the Company's business; graduated from PhD in Physics, National Tsing Hua University; once worked as the Professor, Institute of Physics, National Chiao Tung University.	3		100%	2022/06/15 Dismissal

Other matters:

I.With regard to the implementation of the Audit Committee, if any of the following circumstances occurs, the dates, terms of the meetings, contents of motions, dissenting opinions from independent directors, reserved opinions, material contents, the resolutions of the Committee, and the Company's response to the Committee's opinions shall be specified:

(I) Items listed in Article 14-5 of the Securities and Exchange Act

. ,	ted in Africie 14-3 of the Securities and Exchange Act	
Audit	Proposals	Resolutions not
	(Items listed in Article 14-5 of Securities and Exchange Act)	
Date		the Audit
		Committee but
		approved by
		over two thirds
		of all directors
8th	1. Approved the Company's 2020 final accounting books	None
meeting of		
the 1st	2. Approved the distribution of the Company's 2020	
session	earnings.	
	3. Approved the self-assessment of the Company's internal	
2021.02.26		
	4. The Company's employee stock option exercised to	
	subscribe for ordinary shares.	
	5. Assess the independence of CPAs and affiliated	
	accounting firms.	
	Audit Committee Opinion: No objections or qualified	
	opinion.	
	The Company's actions in response to the opinions of the	
	Audit Committee: Not applicable.	
	Resolution: Approved by the Chairman upon consultation	
	with all the Directors present.	
9th	1. The Company's 2021 Q1 financial report.	None
		None
_	2. The Company's employee stock option exercised to	
the 1st	subscribe for ordinary shares.	
session	Audit Committee Opinion: No objections or qualified	
2021 05 06	opinion.	
2021.05.06	The Company's actions in response to the opinions of the	
	Audit Committee: Not applicable.	
	Resolution: Approved by the Chairman upon consultation	
	with all the Directors present.	
10th	1. Appointment of the Head of Internal Audit	None
meeting of	Audit Committee Opinion: No objections or qualified	
the 1st	opinion.	
session	The Company's actions in response to the opinions of the	
	Audit Committee: Not applicable.	
2021.06.16	Resolution: Approved by the Chairman upon consultation	
	with all the Directors present.	
11th	1. The Company's 2021 Q2 financial report.	None
	2. The Company's employee stock option exercised to	
the 1st	subscribe for ordinary shares.	
uic 18t	subscribe for ordinary shares.	_

gossion	Audit Committee Opinion: No objections or qualified		
session			
2021 07 20	opinion.		
2021.07.30	The Company's actions in response to the opinions of the		
	Audit Committee: Not applicable.		
	Resolution: Approved by the Chairman upon consultation		
	with all the Directors present.		
12th	1. The Company's 2021 Q3 financial report.	None	
meeting of	2. The Company's employee stock option exercised to		
the 1st	subscribe for ordinary shares.		
session	Audit Committee Opinion: No objections or qualified]	
	opinion.		
2021.10.28	The Company's actions in response to the opinions of the		
	Audit Committee: Not applicable.		
	Resolution: Approved by the Chairman upon consultation		
	with all the Directors present.		
13th	1. Approved the audit plan of the Company for 2022.	None	
meeting of		- None	
the 1st	Audit Committee Opinion: No objections or qualified		
session	opinion.		
Session	The Company's actions in response to the opinions of the		
2021 12 02	Audit Committee: Not applicable.		
2021.12.02	Resolution: Approved by the Chairman upon consultation		
	with all the Directors present.		
14th	1. Company's 2021 final accounting books and statements.	None	
meeting of	2. Distribution of the Company's 2021 earnings.		
the 1st	3. Self-assessment of the Company's internal control		
session	system.		
	4. The Company's employee stock option exercised to		
2022.02.25	subscribe for ordinary shares.		
	5.Rotation through a CPA.		
	6. Assess the independence of CPAs and affiliated		
	accounting firms.		
	Audit Committee Opinion: No objections or qualified	1	
	opinion.		
	The Company's actions in response to the opinions of the		
	Audit Committee: Not applicable.		
	Resolution: Approved by the Chairman upon consultation		
	with all the Directors present.		
15th	1.The Company's 2022 Q1 financial report.	None	
	2. The Company's employee stock option exercised to	TAOHE	
the 1st	subscribe for ordinary shares.		
	3. Adjustment of undistributed earnings from the beginning		
session	"		
2022.04.29	of the period in the 2021 disposition of net earnings.		
2022.04.28	4. Simplification of the investment structure of subsidiaries.	-	
	Audit Committee Opinion: No objections or qualified		
	opinion.		
	The Company's actions in response to the opinions of the		
	Audit Committee: Not applicable.		
	Resolution: Approved by the Chairman upon consultation		
1	with all the Directors present.		
16th	1. Factory building space acquisition.	None	

magting of	Audit Committee Opinion: No objections or qualified	
	opinion. The Company's actions in response to the opinions of the	
session	The Company's actions in response to the opinions of the	
2022 05 21	Audit Committee: Not applicable.	
2022.05.31	Resolution: Approved by the Chairman upon consultation	
	with all the Directors present.	
1th	1. Rotation through a CPA.	None
	2.The Company's 2022 Q2 financial report.	
	2. The Company's employee stock option exercised to	
session	subscribe for ordinary shares.	
	Audit Committee Opinion: No objections or qualified	
2022.07.29	opinion.	
	The Company's actions in response to the opinions of the	
	Audit Committee: Not applicable.	
	Resolution: Approved by the Chairman upon consultation	
	with all the Directors present.	
2th	1. The Company's 2022 Q3 financial report.	None
	2. The Company's employee stock option exercised to	
the 2st	subscribe for ordinary shares.	
	Audit Committee Opinion: No objections or qualified	1
	opinion.	
	The Company's actions in response to the opinions of the	
2022.10.27	Audit Committee: Not applicable.	
	* *.	
	Resolution: Approved by the Chairman upon consultation	
2.1	with all the Directors present.	N.T
3th	1. Audit plan of the Company for 2023.	None
meeting of	2.Formulation of internal material information processing	
the 2st	procedures.	
session	3. The independence of CPAs and affiliated accounting firms	
	and audit quality assessment.	
2022.12.15	Audit Committee Opinion: No objections or qualified	-
	opinion.	
	The Company's actions in response to the opinions of the	
	Audit Committee: Not applicable.	
	Resolution: Approved by the Chairman upon consultation	
	- · · · · · · · · · · · · · · · · · · ·	
441-	with all the Directors present.	NT
4th	F . J	None
	2. Distribution of the Company's 2022 earnings.	
	3. Self-assessment of the Company's internal control system.	
session	4. The Company's employee stock option exercised to	
	subscribe for ordinary shares.	
2023.02.23	5. Approved the appointment of the Company's CPAs for	
	2023.	
	Audit Committee Opinion: No objections or qualified	None
1	opinion.	
	1 1	i .
	The Company's actions in response to the opinions of the	
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	The Company's actions in response to the opinions of the	

(II) Except for the items in the preceding issues, other resolutions which was not approved by the Audit Committee but approved by at least two-thirds of all Board of Directors members: None.