

The 3rd term of Audit Committee of the members

Category	Name	Education/ Experience	Other current positions
Convener	Yeh Kuang-Shih	<ul style="list-style-type: none"> • Ph.D., Carnegie Mellon University • Master, U. of Delaware • Bachelor of Law, National Taiwan University • Shihlien Fine Chemical Co., Ltd./Vice Chairman and President • Graduate Institute of Technology, Innovation & Intellectual Property Management, National Chengchi University/Professor • Department of Business Management, National Sun Yat-sen University/Chair • Department of Business Management, National Sun Yat-sen University/Professor • Kaohsiung City Government/Deputy Mayor • Ministry of Transportation and Communications/Minister • Ministry of Transportation and Communications/Political Deputy Minister • Research and Development Committee, Executive Yuan/Deputy Chairman • Independent Director, Bank of Taiwan (Representative of Taiwan Financial Holding Company) • Inaugural Chairman, Taoyuan International Airport Corporation • Independent Director, Tsann Kuen Enterprise Co., Ltd. 	<ul style="list-style-type: none"> • Vice-chairman and President Shihlien Fine Chemical Co., Ltd. • Independent Director , Clientron Corp. • Director, XUE XUE INSTITUTE CO., LTD. • Independent Director, SHANGHAI ORIENT CHAMPION HEALTHCARE PRODUCTS CO., LTD. • Independent Director , Fubon Financial Holding Co., Ltd.
None	Hsuan Chien-Shen	<ul style="list-style-type: none"> • Department of Electrical Engineering, National Cheng Kung University • Master of System Engineering, Boston University, New York, USA • Doctor of Philosophy in Systems Engineering, Boston University, New York, USA • Project Manager, General Electric • Vice President, Pepsi Taiwan • Vice President, Sesoda Corporation 	<ul style="list-style-type: none"> • Chairman and CEO, TPV Technology Co., Ltd. • Director, Standard Foods Co., Ltd. • Chairman, Shanghai Standard Foods Co., Ltd. • Chairman, Standard Investment (China) Co., Ltd. • Chairman, Standard Foods (China) Co., Ltd. • Chairman, Standard Foods (Xiamen) Co., Ltd. • Chairman, Shanghai Le Bonta

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		<ul style="list-style-type: none"> • Vice President, Pen Holdings Taiwan • President of Overseas Operations, Admiral Oversea Corporation • President, TPV Technology Group 	Wellness Co., Ltd. <ul style="list-style-type: none"> • Chairman, Shanghai New Vitality Health Technology (Group) Co., Ltd.
None	Shen Ling-Long	<ul style="list-style-type: none"> • PhD in Economics, University of Paris, France • Director of the Department of Insurance, Ministry of Finance • Chairman of Mega Asset Management Corp. • Chairman of Chung Kuo Insurance Co., Ltd. • Chairman of the Taiwan Asset Management Corporation • Chairman of Taiwan Cooperative Financial Holding Co., Ltd. and Taiwan Cooperative Bank 	None

Annual work focus and state of operations of the Audit Committee:

1. The company selected three independent directors and established the Audit Committee at the shareholders' meeting on June 12, 2015.
2. The annual work focus of the Audit Committee is on assisting the Board of Directors in fulfilling their supervisory responsibilities in the company's implementation of the quality and integrity of accounting, auditing, financial reporting processes, and financial controls. The matters considered by the Audit Committee mainly include: financial statements; audit and accounting policies and procedures; internal control systems and relevant policies and procedures; major assets or derivatives transactions; major fund loans and endorsements or guarantees; raising or issuing securities; derivative financial products and cash investments status; regulatory compliance; information security; corporate risk management; auditor qualifications, independence, and performance evaluation; auditor appointment, dismissal, or remuneration; appointment and dismissal of finance, accounting, or internal auditing managers, and status of performance of Audit Committee duties. Review financial report: The Board of Directors has prepared and submitted the 2022 business report, financial reports, and earnings distribution proposal. The Board of Directors have appointed PwC Taiwan to audit the financial statements and submit an audit report.
The Audit Committee has reviewed the business report, the financial reports, and the earnings distribution proposal and did not find any instances of noncompliance. Evaluating the effectiveness of the internal control system: The Audit Committee believes that the company's risk management and internal control systems are effective, and the company has adopted the necessary control mechanisms to monitor and correct violations.
3. Should any of the following occur during the Audit Committee's operations, the date and number

of the meeting, the content of proposal, independent director's opinions and the company's response to such opinions should be recorded:

I. Items specified in Article 14-5 of the Securities and Exchange Act:

Meeting date/term	Details of the meeting and subsequent developments
2023.03.08 7th meeting of term 3	1. Declaration on Internal Control 2. The Company's 2022 financial statements 3. 2022 business report of the Company 4. Determination of the 2022 earnings distribution 5. Proposal for changes of CPA of the Company due to adjustment of internal organization of their accounting firm and evaluation of the independence and competence of appointed CPA 6. Proposal for pre-approval of non-assurance services to be provided by the auditor, their firm, and related entities to the company and its subsidiaries Audit Committee's opinions: None Actions taken by the company in response to Audit Committee's opinions: None Resolution: Approved by all committee members attendance, and reported to the Board of Directors for discussion
2023.05.08 8th meeting of term 3	1. Consolidated financial report for Q1 2023 2. Syndicated credit line of NT\$18 billion by Taiwan Cooperative Bank and Mega International Commercial Bank 3. Opened a deposit account at Citibank (Taiwan) Limited offshore banking branch Audit Committee's opinions: None Actions taken by the company in response to Audit Committee's opinions: None Resolution: Approved by all committee members attendance, and reported to the Board of Directors for discussion
2023.08.07 9th meeting of term 3	1. Consolidated financial report for Q2 2023 2. Amendments to the Company' s the operational procedure for preparation and validation of the sustainability report, and include this procedure in its internal control system Audit Committee's opinions: None Actions taken by the company in response to Audit Committee's opinions: None Resolution: Approved by all committee members attendance, and reported to the Board of Directors for discussion
2023.11.07 10th meeting of term 3	1. Consolidated financial report for Q3 2023 2. Proposal to transfer shares of indirect subsidiary Synnex (Thailand) Public Company Ltd. 3. The loan to Seper Technology Corp. 4. The loan to Synnex Global Ltd. Audit Committee's opinions: None Actions taken by the company in response to Audit Committee's opinions: None Resolution: Approved by all committee members attendance, and reported to the Board of Directors for discussion
2024.03.13 11th meeting of term 3	1. Declaration on Internal Control 2. Proposed amendment to certain clauses of the Procedure for Derivatives Trading of the Company are submitted 3. Partial revision of the "Procedures for Management of Related Party

Meeting date/term	Details of the meeting and subsequent developments
	<p>Transactions”</p> <ol style="list-style-type: none"> 4. The Company's 2023 financial statements 5. 2023 business report of the Company 6. Determination of the 2023 earnings distribution 7. Evaluation of the independence and competence of appointed CPA <p>Audit Committee's opinions: None Actions taken by the company in response to Audit Committee's opinions: None Resolution: Approved by all committee members attendance, and reported to the Board of Directors for discussion</p>

II. In addition to matters above, other resolutions that have not been approved by the Audit Committee but have been passed by a vote of two-thirds or more of the entire Board of Directors: None.

4. The independent directors' avoidance of interest motion should indicate the names of the directors, content of the motion and reasons of avoidance of interest as well as the involvement in voting: None.