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ScinoPharm Taiwan, Ltd. Handbook for 2023 Annual General Shareholders' Meeting

I. Meeting Agenda

Time: 10:00a.m., Monday, May 29, 2023

Place: ScinoPharm Taiwan, Ltd. (Corporate location)

Address: 1 Nan-Ke 8th Road, Southern Taiwan Science Park, Shan-Hua, Tainan, Taiwan

Convene Format: Physical Shareholders' Meeting

1. Announcement of Meeting in Session (following the announcement of shares represented at the meeting)

2. Chairman's Address

3. Report Items

- (1) 2022Business Report.
- (2) Audit Committee's Review Report on 2022 Financial Results.
- (3) 2022 Remuneration for Employees and Directors.
- (4) Report on the Amendments of the Rules of Procedure for Board of Directors Meeting of the Company.

4. Ratification Items

- (1) Ratification of 2022 Business Report and Financial Statements.
- (2) Ratification of the Proposed Distribution of 2022 Earnings.

5. Discussion Items

(1) Proposed Amendments to the Articles of Incorporation of the Company.

6. Election

(1) Election of two additional Independent Directors.

7. Other Proposals

(1) Proposed release the Directors (including Independent Directors) and their representatives from non-competition restrictions.

8. Extemporary motions

9. Meeting adjourned

II. Proposals

1. Report Items

(1) 2022 Business Report.

Explanation: The business report for 2022 is attached as Appendix 1 at page 6~7.

(2) Audit Committee's Review Report on 2022 Financial Results.

Explanation: The Audit Committee Review Report is attached as Appendix 2 on page 8.

(3) 2022 Remuneration for Employees and Directors.

Explanation:

- a. The remuneration distribution for employees and directors on 2022 is calculated according to Article 40 of the Articles of Incorporation: "Should the Company earn surpluses within the current term, at least two percent of surpluses should be set aside for employees' compensation, and no more than two percent of surpluses should be set aside for directors' compensation...".
- b. According to the Articles of Incorporation, the employees' compensation for 2022 was NT\$43,793,097, making up 8.99% of the year's profits; directors' compensation was NT\$5,659,864, making up 1.16% of the year's profits; all compensation was distributed in cash. The aforementioned amounts differed from accrued amounts by 0 for both employees' remuneration and directors' remuneration.
- (4) Report on the Amendments of the Rules of Procedure for Board of Directors Meeting of the Company.
- a. According to the revised "Regulations Governing Procedure for Board of Directors Meeting of Public Companies" publicized by Financial Supervisory Commission on August 5th, 2022, plus in consideration of practical operation, revised the company's Rules of Procedure for Board of Directors Meeting.
- b. Major points of the revision include: delete the exception rules for convening the Board of Directors meeting, the board of directors deem it necessary to have sufficient time for making resolutions by the Directors, the appointment and dismissal of the chairman are important corporate affairs and should be submitted to the meeting of the Board of Directors.
- c. Please refer to Appendix 3(page 9~10) of the Meeting Handbook of Contrast Table of the Rules of Procedure for Board of Directors Meeting of the Company.

2. Ratification Items

(1) Ratification of 2022 Business Report and Financial Statements. (Proposed by the Board)

Explanation:

- a. The Parent and Consolidated Financial Statements for 2022 of the Company as adopted by the February 24, 2023 meeting of the Board of Directors and duly certified by Yung-Chih Lin, Certified Public Accountant and Tzu-Shu Lin, Certified Public Accountant from PricewaterhouseCoopers Taiwan were duly submitted in conjunction with the Business Report to the Audit Committee for inspection. This inspection was completed with the Auditors Committee's Review Reports duly issued.
- b. Please see Appendix 1 (at Page 6~7) and Appendices 4~5(at Page11~30) for the Business Report, Auditors' Reports, parent and consolidated financial statements.

Resolution:

(2) Ratification of the Proposed Distribution of 2022 Earnings. (Proposed by the Board) Explanation:

- a. The 2022 Earning Distribution Proposal is attached as Appendix 6 on page 31.
- b. The Company's distributable earnings for 2022 are NT\$492,827,019. Proposed cash dividend is \$284,666,120; the cash dividend to be distributed is NT\$0.36 per share. Upon the approval of the General Shareholders' Meeting, it is proposed that the Board of Directors be authorized to resolve the ex-dividend date, payment date, and adjust the dividends to be distributed to each share based on the number of actual shares outstanding on the record date for distribution.
- c. Cash dividends paid to each individual shareholder will be rounded down to the nearest dollar. Fractional shares with a value less than one dollar are accumulated and reported as the Company's other income.

Resolution

3. Discussion Items

(1) Proposed Amendments to the Articles of Incorporation of the Company. (Proposed by the Board)

Explanation:

a. For attaining the company's ESG (environment, social, and governance) target and responding to the government's policy pushing circular economy, the company plans to recycle chemical materials used or generated in manufacturing process (mainly methanol, acetone, ethyl, acetate, isopropyl alcohol, toluene, xylene, heptanete, and trahydrofuran) for reuse after proper

- treatment, either by itself or others which buy the materials. Therefore, the company plans to add the business item concerning the aforementioned recycling and resale business, reason for the amendments of the Articles of Incorporation.
- b. The revision contents is addition of "Sale of reprocessed chemical materials recycled from the company's manufacturing process" to the company's business scope.
- c. Based on the above regulations and in consideration of practical operation, revised the Articles of Incorporation. Please refer to Appendix 7(page32 ~33) of the Meeting Handbook of Contrast Table of Articles of Incorporation of the Company. For the entire original Articles of Incorporation of the Company, please see Exhibit 3 (Page 49~56).
- d. It is proposed that resolution be adopted for the authorization proposed above.

Resolution:

4. Election

(1) Election of two additional Independent Directors. (Proposed by the Board)

Explanation:

- a. According to the Article 4 of "Taiwan Stock Exchange Corporation Operation Directions for Compliance with the Establishment of Board of Directors by TWSE Listed Companies and the Board's Exercise of Powers", where the chairman of the board of directors and the president or person of an equivalent post of a TWSE listed company are the same person, not less than four independent directors shall be established before December 31 2023, provided where the number of directorships exceeds 15, the minimum number of independent directors is five. The Independent Directors newly elected shall forthwith assume the office upon being elected through July 20 2024(the tenth term).
- b. According to the Article 23 of the Articles of Incorporation of the Company, The Directors (including Independent Directors) shall be elected under the nomination system. Shareholders' Meeting shall elect from among the candidates nominated.
- c. Please see Appendix 8 at page 34 for the name list of the candidates nominated as adopted by the meeting of April 14, 2023 of the Board of Directors.
- d. Shareholders are requested to vote to elect the new Independent Directors.

Result:

5. Other Proposals

(1) Proposed release the Directors (including Independent Directors) and their representatives from non-competition restrictions. (Proposed by the Board)

Explanation:

- a. According to the Article 209 of Company Act, any director acting for himself/herself, or for any other person within the scope of the Company business, should provide the shareholders' meeting with explanations about any important matters of such acts and should acquire the approval of the Shareholders' Meeting.
- b. It is proposed to seek approval in the General Shareholders' Meeting allowing directors (including Independent directors), their representatives, and the newly elected two Independent Directors to engage in acts of competition under Article 209 of Company Act, thus be released during their terms from the competition restriction (provided that there no damage to the interests of the Company).
- c. Titles and job details of directors (including independent directors) and their representatives who will be exempting from non-compete competition prohibition as show in Appendix 9 (at page35~38).
- d. It is proposed that resolution be adopted for the authorization proposed above.

Resolution:

6. Extemporary motions

7. Meeting adjourned

III. <u>Appendices</u> <u>Appendix 1</u>

ScinoPharm Taiwan, Ltd. Letter to Shareholders

The volatile environment, including the effect of the Russia-Ukraine war on raw material and energy prices and supply and demand, China's lockdowns/power rationing policy on the supply chain, and interest rate hikes on the industry, and the labor shortage, rising wages, and inflation that face Taiwan have undoubtedly exerted pressure on business operations in all sectors and regions. At the same time, changes in the rules of specific markets have brought opportunities. The ability to respond and seize opportunities is crucial for businesses to survive. ScinoPharm examined its advantages and responded to changes in the environment. By gradually implementing the company's development blueprint, we realized vertical integration by extending from APIs to preparations. Specific action plans the company implemented in 2022 include driving the production and marketing of core APIs according to the plan, initiating plant renovations to hone in on supporting key drugs, reshaping work allocation and integrating the allocation of R&D resources, actively seeking external partnerships, realizing disciplined internal operations, and strengthening operational efficiency.

The consolidated revenue in 2022 was NT\$3.264 billion, with an after-tax net profit of NT\$353 million and the after-tax earnings per share was NT\$0.45. As of the end of 2022, the paid-in capital size was NT\$7.907 billion and shareholders' equity was NT\$10.45 billion, accounting for 87.73% of the overall assets of NT\$11.911 billion. The long-term capital was 2.89 times the fixed assets and the current ratio was 7.87 times. The financial condition is structurally sound and steady.

Solidify and Expand the API Market, Pursue Growth by Focusing on Strengths

ScinoPharm continues to focus on its main business and strives for sustainable development on the foundation of its core competencies. As the supplier its customers depend on the most, ScinoPharm continues to enrich its core strengths, clearly defines each product's production and marketing plans, and strengthens its ability to supply core APIs through planned deployment to fulfill the diverse needs of customers. Despite the pressure from rising material costs, changes in the external environment, and competition arising from the vertical integration of other manufacturers, the momentum resulting from continuous devotion has gradually become evident in this year's revenue and profits. This is what ScinoPharm has achieved by continuously strengthening key business operations.

Specializing in API R&D and manufacturing, ScinoPharm has been endlessly cultivating its existing API business. The integration skills in process technology development, commercial mass production, and high-standard quality control accrued over the years are a tremendous force that supports the deployment of ScinoPharm's products. These abilities have also provided the company with CDMO

opportunities, especially in key development projects such as small-molecule and peptide-based products, where we have accumulated considerable practical experience. To increase the practice of these businesses and fully support customers' needs, ScinoPharm initiated plant renovations to prepare the space needed for throughput to give its customers robust reinforcement. In addition, the dual route of proprietary products and CDMO has further strengthened ScinoPharm's market competitiveness and room for growth.

Revenue Growth, Active Development of Vertically Integrated Preparations

In addition to building a solid foundation for key API products, ScinoPharm is simultaneously accelerating its vertical integration plan. For better supply flexibility and stability, ScinoPharm established its own product line with complex preparations as the core and is also accumulating capabilities through its CDMO services.

The lyophilized powder production line in ScinoPharm injectable plant passed TFDA's GMP and GDP compliance assessment in 2021. Since then, pre-filled syringe and liquid injectable products, and lyophilized injectables have performed the FDA's pre-approval inspection (PAI) in March and October 2022, respectively. The company achieved an outstanding zero 483 in the second inspection. The results of these official inspections embody ScinoPharm's relentless commitment to drug safety, and its high standards in production processes and quality control are apparent. These commitments have transformed into customer confidence, leading to discussions and the commencement of numerous collaborations.

Due to the impact of the local government's lockdown policy, the delay in the allocation of human and material resources of subsidiary ScinoPharm (Changshu) forced the delay in the materials delivery date and technical revamp project and affected the production schedules and goals. The annual results were below expectations. However, investments accumulated by ScinoPharm (Changshu) in recent years will continue to serve as a support platform for the extension and synergy of ScinoPharm. It serves as a critical presence for the Chinese market. Several CDMO projects are currently under development, each in a different stage. These projects will bring revenue to ScinoPharm (Changshu).

ScinoPharm has increased its investment in R&D staffing and resources while pursuing performance to roll out a blueprint for future growth. While pursuing profits, maintaining and protecting the environment is also ScinoPharm's mission. The company is committed to the proper disposal of waste and strives to comply with environment, safety, and health regulations, demonstrating ScinoPharm's practices as an ethical and sustainable enterprise. All employees will continue to devote efforts to the company's development and improve profit margins to create better shareholder value. The joint efforts of our employees will reap fruitful results for shareholders in return for your support.

Audit Committee's Review Report

The Board of Directors has prepared the Company's 2022 Business Report, Parent and

Consolidated Financial Statements, and proposal for allocation of profits. The CPA firm

of PricewaterhouseCoopers Taiwan was retained to audit the Company's Financial

Statements and has issued an audit report relating to the Financial Statements. The

Business Report, Financial Statements, and profit allocation proposal have been

reviewed and determined to be correct and accurate by the Audit Committee members

of ScinoPharm Taiwan, Ltd. According to Article 14-4 of the Securities and Exchange Act

and Article 219 of the Company Act, we hereby submit this report.

ScinoPharm Taiwan, Ltd.

Chairman of the Audit Committee: Lewis Lee

February 24, 2023

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Current Provision	Revision Proposed	Remark
Article 3: Meeting of the Board of	Article 3: Meeting of the Board of	1. Revised the text of
Directors	Directors	the article's first and
The Board of directors of the Company	The Board of directors of the	second items, in line
shall <u>convene</u> at least once every	Company should convene at least	with related revision
quarter.	once every quarter.	made by the Financial
The meeting notice shall be delivered to	The meeting notice shall be delivered	Supervisory
the directors and each seven days prior	to the directors and each seven days	Commission.
to the scheduled meeting date	prior to the scheduled meeting date	2. As items mentioned
indicating the reasons for convening the	indicating the reasons for convening	in article 7-1 involve
meeting, except in the event of	the meeting, except in the event of	important affairs in
emergency in which case the Board	emergency in which case the Board	corporate
meeting may be convened at any time.	meeting may be convened at any	management, the
The meeting notice provided in the	time.	board of directors
preceding paragraph may, with the	The meeting notice provided in the	deem it necessary to
addressee's prior consent, be delivered	preceding paragraph may, with the	have sufficient
electronically.	addressee's prior consent, be	information and time
The matters provided in paragraph one,	delivered electronically.	for making
Article 7 of these Rules must be noted in	The matters provided in paragraph	resolutions.
the reasons for convening the meeting	one, Article 7 of these Rules must be	Therefore, the
in the meeting notice and must not be	noted in the reasons for convening	exceptional
proposed by way of a motion	the meeting in the meeting notice	stipulation in item 4
extempore, except in case of emergency	and must not be proposed by way of	of the article is
or with a good cause given.	a motion extempore.	removed.
Article 7: Matters required to be	Article 7: Matters required to be	1. Article 208-1 of the
submitted to the meeting of the Board	submitted to the meeting of the	Company Act
of Directors	Board of Directors	stipulates that
1~4 Omitted	1.~4. Omitted	appointment of the
5. Offering, issuance or private place	5. Offering, issuance or private	chairman should be
of equity securities.	place of equity securities.	made according to the
6. Appointment or discharge of	6. Election or Dismissal of	resolution of the
financial, accounting or internal audit	Chairman/Chairwoman) of the Board	board of directors and
officers.	of Directors.	his/her dismissal
7. Provision of a gift to a related	7. Appointment or discharge of	should also be made
party or a substantial gift to a non-	financial, accounting or internal	by the resolution of
related party except where the gift	audit officers.	the board of directors
proposed is to serve in public interests	8. Provision of a gift to a related	which makes the
as an emergent relief of an event of	party or a substantial gift to a non-	appointment.
major act of nature, in which case,	related party except where the gift	Moreover, both
ratification by the subsequent meeting	proposed is to serve in public	appointment and
of the Board of Directors will be	interests as an emergent relief of an	dismissal of the
sufficient.	event of major act of nature, in	chairman are
8. Matter(s) which must be submitted	which case, ratification by the	important corporate
o. Matter(s) which must be submitted	subsequent meeting of the Board of	affairs. Therefore,
to the Shareholders' Meeting or the meeting of the Board	Directors will be sufficient.	item 1-6 of the article

Current Provision	Revision Proposed	Remark
of Directors for resolution as required by Article 14-3 of the Securities and Exchange Act or any other laws or regulations or the Articles of Incorporation and such important matter(s) as required by the competent authority. The related party, provided in subparagraph 7_of the preceding paragraph means the related party defined under the Regulations Governing the Preparation of Financial Reports by Securities Issuers. A substantial gift proposed to be provided to a non-related party means the gift proposed has a value of TWD100 million or more or the total value of all gifts provided to the same non-related party within a period of 12 months has attained or will attain TWD100 million or 1% of the net business revenue as indicated in the certified financial report on the most recent fiscal year or 5% of the total paid-in capital. Omitted	9. Matter(s) which must be submitted to the Shareholders' Meeting or the meeting of the Board of Directors for resolution as required by Article 14-3 of the Securities and Exchange Act or any other laws or regulations or the Articles of Incorporation and such important matter(s) as required by the competent authority. The related party, provided in subparagraph 8 of the preceding paragraph means the related party defined under the Regulations Governing the Preparation of Financial Reports by Securities Issuers. A substantial gift proposed to be provided to a non-related party means the gift proposed has a value of TWD100 million or more or the total value of all gifts provided to the same non-related party within a period of 12 months has attained or will attain TWD100 million or 1% of the net business revenue as indicated in the certified financial report on the most recent fiscal year or 5% of the total paid-in capital. Omitted	changing original item 1-6 to item 1-8 to item 1-7 to item 1-9. 2. In line with change on item 1, make corresponding change to the article's item 2.
Article 19: Implementation & Revision	Article 19: Implementation &	Add the date for the
These Rules were established on 25 September 2009 and subsequently revised as follows: 1 st revision of 26 March 2012, 2 nd revision of 14 December 2012, 3 rd revision of December 19, 2017, 4 th revision of March 20 2020, 5 th revision of March 18,2021.	Revision These Rules were established on 25 September 2009 and subsequently revised as follows: 1st revision of 26 March 2012, 2nd revision of 14 December 2012, 3rd revision of December 19, 2017, 4th revision of March 20 2020, 5th revision of March 18,2021, and 6th revision of February 24,2023.	revision.

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of ScinoPharm Taiwan, Ltd.

Opinion

We have audited the accompanying parent company only balance sheets of ScinoPharm Taiwan, Ltd. (the "Company") as at December 31, 2022 and 2021, 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, 2022 and 2021, 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 Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the *Auditors'* responsibilities for the audit of the parent company only financial statements section of our report. We are independent of the Company in accordance with the Norm of Professional Ethics for Certified Public Accountants in the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Company's 2022 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.

The key audit matters for the Company's 2022 parent company only financial statements are stated as follows:

Occurrence of sales revenues from API and injection products

Description

Refer to Note 4(28) for accounting policy on revenue recognition and Note 6(17) for accounting items on revenue.

The Company's sales revenue mainly arises from the manufacture and sales of Active

Pharmaceutical Ingredient ("API") and injection products. The Company's customers come from Taiwan, Asia, Europe and America. Since the volume and amount of transactions are significant, we considered the occurrence of sales revenue from API and injection products a key audit matter.

How our audit addressed the matter

We performed the following key audit procedures in response to the above key audit matter:

- 1. We evaluated internal control system that was designed and implemented by management in reviewing customers' credit, and tested whether the counterparty and the credit valuation documents have been properly approved.
- 2. We sampled transaction details and supporting documents for consistency from transaction counterparties who have higher turnover growth.
- 3. We sent confirmation letters for significant transaction counterparties, ensuring the responses and account records were consistent with customers' data, and evaluated the reasonableness on the difference between the responses and the account records.

Inventory valuation

Description

Refer to Note 4(11) for accounting policies on inventory valuation, Note 5(2) for the uncertainty of accounting estimates and assumptions applied in inventory valuation, and Note 6(4) for details of inventories. As at December 31, 2022, the balances of inventory and allowance for inventory valuation losses were \$1,418,964 thousand and \$301,405 thousand, respectively.

The Company is primarily engaged in manufacturing and sales of API. Due to the complex manufacturing process, long lead time in materials preparation and uncertain product registration timing before market launch, there is a higher risk of incurring loss on inventory valuation. For inventories sold under normal terms, the Company measures inventories at the lower of cost and net realisable value. For inventories ageing over a certain period of time or are individually identified as obsolete inventories, the net realisable value is calculated based on the historical information of inventory turnover. Since the calculation of net realisable value involves subjective judgement and the ending balance of inventory is material to the financial statements, we considered the valuation of inventory a key audit matter.

How our audit addressed the matter

We performed the following key audit procedures in response to the above key audit matter:

- We compared the financial statements to ascertain whether the provision policy on allowance for inventory valuation losses has been consistently applied and assessed the reasonableness of the provision policy.
- 2. We understood the inventory management process, observing annual physical counts to assess the effectiveness of management's classification and controls over obsolete and slow-moving inventory.
- 3. We checked the accuracy of inventory aging report and sampled inventories for those lately changed before the balance sheet date in order to compute the accuracy of inventory aging range; and evaluated whether the older inventories were obsolete.
- 4. We sampled the computation of net realisable value of individual inventory and compared with

account records.

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 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 Standards on Auditing of the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these parent company only financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events

or conditions that may cast significant doubt on the 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.

- 5. 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.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the parent company only financial statements 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, Yung-Chih

Independent Accountants

Lin, Tzu-Shu

PricewaterhouseCoopers, Taiwan Republic of China February 24, 2023

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.

SCINOPHARM TAIWAN, LTD. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31, 2022 AND 2021

(Expressed in thousands of New Taiwan dollars)

			 December 31, 2022	December 31, 2021			
	Assets	Notes	 AMOUNT	<u>%</u>		AMOUNT	<u>%</u>
	Current assets						
1100	Cash and cash equivalents	6(1)	\$ 4,260,260	36	\$	3,968,726	34
1110	Financial assets at fair value through	6(2)					
	profit or loss - current		-	-		1,742	-
1170	Accounts receivable, net	6(3) and 12	560,045	5		352,844	3
1200	Other receivables		15,236	-		8,124	-
1210	Other receivables - related parties	7	3,869	-		4,146	-
130X	Inventories	5 and 6(4)	1,117,559	10		1,223,031	11
1410	Prepayments		 117,119	1		82,557	1
11XX	Total current assets		 6,074,088	52		5,641,170	49
	Non-current assets						
1517	Financial assets at fair value through	6(5)					
	other comprehensive income						
	- non-current		112,616	1		185,796	2
1550	Investments accounted for using	6(6)					
	equity method		1,509,480	13		1,579,841	14
1600	Property, plant and equipment	6(7)(9)	2,800,235	24		2,954,902	25
1755	Right-of-use assets	6(8)	586,662	5		546,885	5
1780	Intangible assets		4,573	-		2,903	-
1840	Deferred income tax assets	6(24)	537,490	4		517,203	4
1915	Prepayments for equipment	6(7)	128,997	1		163,088	1
1920	Guarantee deposits paid		936	-		1,006	-
1980	Other financial assets - non-current	8	 30,940			29,270	
15XX	Total non-current assets		 5,711,929	48		5,980,894	51
1XXX	Total assets		\$ 11,786,017	100	\$	11,622,064	100

(Continued)

SCINOPHARM TAIWAN, LTD. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31, 2022 AND 2021 (Expressed in thousands of New Taiwan dollars)

				December 31, 2022	December 31, 2021		
	Liabilities and Equity	Notes		MOUNT	<u>%</u>	AMOUNT	%
	Current liabilities						
2120	Financial liabilities at fair value	6(2)					
	through profit or loss - current		\$	361	-	\$ -	-
2130	Contract liabilities - current	6(17)		55,582	1	49,730	-
2150	Notes payable			1,235	-	1,172	-
2170	Accounts payable			116,251	1	55,815	1
2180	Accounts payable - related parties	7		41,890	-	9,359	-
2200	Other payables	6(10) and 7		346,066	3	282,491	2
2230	Current income tax liabilities	6(24)		99,636	1	71,165	1
2280	Lease liabilities - current			17,893	-	16,165	-
2310	Advance receipts					1,740	
21XX	Total current liabilities			678,914	6	487,637	4
	Non-current liabilities						
2570	Deferred income tax liabilities	6(24)		-	-	348	-
2580	Lease liabilities - non-current			581,181	5	540,266	5
2640	Net defined benefit liabilities	6(11)		74,491	-	79,546	1
2645	Guarantee deposits received			1,378		3,213	
25XX	Total non-current liabilities			657,050	5	623,373	6
2XXX	Total liabilities			1,335,964	11	1,111,010	10
	Equity			_		·	
	Share capital						
3110	Common stock	6(12)		7,907,392	67	7,907,392	68
3200	Capital surplus	6(13)		1,294,689	10	1,294,689	11
	Retained earnings	6(5)(15)					
3310	Legal reserve			719,584	6	679,074	6
3320	Special reserve			61,125	1	33,043	-
3350	Unappropriated earnings			565,439	5	657,981	6
3400	Other equity interest	6(5)(6)(16)	(98,176)		(61,125) ((1)
3XXX	Total equity			10,450,053	89	10,511,054	90
	Significant contingent liabilities and	7 and 9				·	
	unrecognised contract commitments						

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

SCINOPHARM TAIWAN, LTD. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2022 AND 2021

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

		Year ended December 31									
				2022				2021			
	Items	Notes		AMOUNT	%	_		AMOUNT		%	
4000 5000	Operating revenue Operating costs	6(17) and 7 6(4)(11)(22)(23)	\$	3,069,434	10	0	\$	2,642,830		100	
		and 7	(1,837,636)		0) (1,388,306)	(<u>53</u>)	
5900	Net operating margin			1,231,798	4	0		1,254,524		47	
	Operating expenses	6(11)(22)(23), 7 and 12									
6100	Selling expenses		(172,499)		6) (157,715)	(6)	
6200	General and administrative expenses		(331,590)		1) (454,716)		17)	
6300	Research and development expenses		(219,654)	(7) (265,162)	(10)	
6450	Expected credit losses		(40)		<u>-</u> (1)			
6000	Total operating expenses		(723,783)		<u>4</u>) (877,594)	(33)	
6900	Operating profit			508,015	1	<u>6</u>		376,930		14	
7100	Non-operating income and expenses	C(10)		21 240				16.100			
7100	Interest income	6(18)		21,240		1		16,100		-	
7010	Other income	6(19) and 7		21,269		1		21,612		1	
7020	Other gains and losses	6(2)(7)(9)(20) and		714		(0.275)			
7050	Finance costs	12	,	714		- (8,275) 6,486)		-	
7050 7070	Share of loss of subsidiaries, associates and joint ventures	6(8)(21) 6(6)	(6,817)		- (0,480)		-	
7000	accounted for using equity method Total non-operating income and		(106,490)	(<u>4</u>) (97,617)	(4)	
, 000	expenses		(70,084)	(2) (74,666)	(3)	
7900	Profit before income tax		_	437,931	1			302,264	_	11	
7950	Income tax expense	6(24)	(84,715)	(3) (58,793)	(2)	
8200	Profit for the year	,	\$	353,216	1		\$	243,471	`	9	
	Other comprehensive income (loss) Components of other comprehensive income (loss) that will not be reclassified to profit or loss										
8311	Actuarial gains (losses) on defined benefit plan	6(11)	\$	2,986		- (•	2,509)			
8316	Unrealised (losses) gains from equity instruments measured at fair value through other	6(5)(16)	Ψ	2,760		- (Ψ	2,307)		_	
	comprehensive income		(73,180)	(2)		139,194		5	
8349	Income tax related to components of other comprehensive income that will not be reclassified to	6(24)									
	profit or loss Components of other		(597)		-		502		-	
	comprehensive income (loss) that will be reclassified to profit or loss										
8361	Financial statements translation differences of foreign operations	6(6)(16)		36,129		<u>1</u> (3,637)		_	
8300	Total other comprehensive (loss) income for the year		(\$	34,662)	(1)	\$	133,550		5	
8500	Total comprehensive income for the			,/				<u> </u>			
	year		\$	318,554	1	0	\$	377,021	_	14	
9750	Earnings per share (in dollars) Basic	6(25)	Φ		0.4	5	\$			0.31	
9750 9850	Diluted		\$		0.4		\$			0.31	
9030	Diffued		Þ		0.4	<u>, </u>	Þ			0.31	

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

PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2022 AND 2021

(Expressed in thousands of New Taiwan dollars)

								Retair	ned Earnings				Other Equit	ty Interes	t		
	Notes		e capital - mmon stock	_Capi	tal reserve	Lega	ıl reserve	Speci	ial reserve	_	ppropriated earnings	sta trai diffe	nancial tements nslation rences of oreign rations	Unrealise (losses financial measured value t oth compreh) from assets at fair hrough er ensive	To:	tal equity
Year ended December 31, 2021																	
Balance at January 1, 2021		\$	7,907,392	\$	1,294,689	\$	634,265	\$	67,825	\$	658,275	(\$	75,611)	\$	42,568	\$	10,529,403
Net income for the year				-	-	-		-		-	243,471	`		-	 _	-	243,471
Other comprehensive income (loss) for the	6(5)(6)(16)																
year					<u>-</u>					(2,007)	(3,637)		39,194		133,550
Total comprehensive income (loss) for the											241,464	(3,637)	,	39,194		377,021
year Distribution of 2020 net income:		-			<u>-</u>			-			241,404		3,037		139,194		377,021
Legal reserve			_		_		44,809		_	(44,809)		_		_		_
Cash dividends	6(15)		_		_		-11,007		_	(395,370)		_		_	(395,370)
Reversal of special reserve	0(15)		-		_		-	(34,782)	(34,782		_		_	(-
Disposal of equity instruments at fair value	6(5)(16)								, ,		,						
through other comprehensive income			-		-		-		-		163,639		-	(63,639)		-
Balance at December 31, 2021		\$	7,907,392	\$	1,294,689	\$	679,074	\$	33,043	\$	657,981	(\$	79,248)	\$	18,123	\$	10,511,054
Year ended December 31, 2022																	
Balance at January 1, 2022		\$	7,907,392	\$	1,294,689	\$	679,074	\$	33,043	\$	657,981	(\$	79,248)	\$	18,123	\$	10,511,054
Net income for the year			-		-		-		-		353,216		-		-		353,216
Other comprehensive income (loss) for the	6(5)(6)(16)										2 200		26 120	(72 190)	(24 662)
year Total comprehensive income (loss) for the			<u>-</u>		-						2,389		36,129	(73,180)		34,662)
year			_		_		_		_		355,605		36,129	(73,180)		318,554
Distribution of 2021 net income:		-						-							,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		2 2 2 , 2 2 2
Legal reserve			-		-		40,510		-	(40,510)		-		-		-
Special reserve			-		-		-		28,082	(28,082)		-		-		-
Cash dividends	6(15)									(379,555)	-				(379,555)
Balance at December 31, 2022		\$	7,907,392	\$	1,294,689	\$	719,584	\$	61,125	\$	565,439	(\$	43,119)	(\$	55,057)	\$	10,450,053

SCINOPHARM TAIWAN, LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2022 AND 2021 (Expressed in thousands of New Taiwan dollars)

			Year ended	December 31			
	Notes		2022		2021		
CASH FLOWS FROM OPERATING ACTIVITIES Profit before tax		\$	437,931	\$	302,264		
Adjustments		Ψ	437,931	Ψ	302,204		
Adjustments to reconcile profit (loss) Loss (gain) on valuation of financial assets and							
liabilities at fair value through profit or loss			2,103	(3,914)		
Expected credit loss	12		40	(1		
Loss on (reversal of allowance for) inventory	6(4)						
market price decline			3,243	(15,657)		
Share of loss of subsidiaries, associates and joint	6(6)		- , -		-,,		
ventures accounted for using equity method	、		106,490		97,617		
Depreciation of property, plant and equipment	6(7)(22)		318,765		256,453		
Depreciation of right-of-use assets	6(8)(22)		14,054		12,968		
Gain on disposal of property, plant and	6(20)						
equipment	` ′	(60)	(89)		
Gain on reversal of impairment loss	6(7)(9)(20)	(634)	(1,382)		
Amortisation	6(22)		2,702		4,759		
Interest income	6(18)	(21,240)	(16,100)		
Interest expense	6(21)		6,817		6,486		
Changes in operating assets and liabilities							
Changes in operating assets							
Accounts receivable		(207,241)		26,566		
Other receivables		(5,788)		8,334		
Other receivables - related parties			277		2,202		
Inventories			102,229	(72,427)		
Prepayments		(34,562)		14,284		
Changes in operating liabilities							
Contract liabilities - current			5,852		2,212		
Notes payable			63	(1)		
Accounts payable			60,436	(71,005)		
Accounts payable - related parties			32,531	(27,239)		
Other payables			57,477	(11,282)		
Advance receipts		(1,740)		1,740		
Net defined benefit liabilities - non-current		(2,069)	(2,195)		
Cash inflow generated from operations			877,676		514,595		
Interest received			19,916		17,211		
Income tax received		,	-	,	9,233		
Interest paid		(6,817)	(6,486)		
Income tax paid		(77,476)	(67,196)		
Net cash flows from operating activities			813,299		467,357		

(Continued)

SCINOPHARM TAIWAN, LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2022 AND 2021 (Expressed in thousands of New Taiwan dollars)

			Year ended	Decembe	er 31
	Notes		2022		2021
CASH FLOWS FROM INVESTING ACTIVITIES					
Proceeds from disposal of financial assets at fair	6(5)				
value through other comprehensive income		\$	-	\$	261,513
Cash paid for acquisition of property, plant and	6(26)				
equipment		(42,137)	(113,429)
Proceeds from disposal of property, plant and					
equipment			60		904
Acquisition of intangible assets		(4,372)	(777)
Increase in prepayments for equipment		(81,138)	(113,348)
Decrease in guarantee deposits paid			70		23
Increase in other financial assets - non-current		(1,670)		<u>-</u>
Net cash flows (used in) from investing					
activities		(129,187)		34,886
CASH FLOWS FROM FINANCING ACTIVITIES					
Decrease in short-term borrowings	6(27)		-	(9,494)
Repayment of the principal portion of lease	6(27)				
liabilities		(11,188)	(10,257)
(Decrease) increase in guarantee deposits received	6(27)	(1,835)		1,913
Payment of cash dividends	6(15)	(379,555)	(395,370)
Net cash flows used in financing activities		(392,578)	(413,208)
Net increase in cash and cash equivalents			291,534		89,035
Cash and cash equivalents at beginning of year	6(1)		3,968,726		3,879,691
Cash and cash equivalents at end of year	6(1)	\$	4,260,260	\$	3,968,726

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of ScinoPharm Taiwan, Ltd.

Opinion

We have audited the accompanying consolidated balance sheets of ScinoPharm Taiwan, Ltd. and subsidiaries (the "Group") as at December 31, 2022 and 2021, 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, 2022 and 2021, 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 that came into effect 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 Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the *Auditors'* responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountants of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Group's 2022 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.

The key audit matters for the Group's 2022 consolidated financial statements are stated as follows:

Occurrence of sales revenues from API and injection products

<u>Description</u>

Refer to Note 4(28) for accounting policy on revenue recognition and Note 6(17) for accounting items

on revenue.

The Group's sales revenue mainly arises from the manufacture and sales of Active Pharmaceutical Ingredient ("API") and injection products. The Group's customers come from Taiwan, Asia, Europe and America. Since the volume and amount of transactions are significant, we considered the occurrence of sales revenue from API and injection products a key audit matter.

How our audit addressed the matter

We performed the following key audit procedures in response to the above key audit matter:

- 1. We evaluated internal control system that was designed and implemented by management in reviewing customers' credit, and tested whether the counterparty and the credit valuation documents have been properly approved.
- 2. We sampled transaction details and supporting documents for consistency from transaction counterparties who have higher turnover growth.
- 3. We sent confirmation letters for significant transaction counterparties, ensuring the responses and account records were consistent with customers' data, and evaluated the reasonableness on the difference between the responses and the account records.

Inventory valuation

Description

Refer to Note 4(13) for accounting policies on inventory valuation, Note 5(2)1 for the uncertainty of accounting estimates and assumptions applied in inventory valuation, and Note 6(4) for details of inventories. As at December 31, 2022, the balances of inventory and allowance for inventory valuation losses were \$1,567,139 thousand and \$378,423 thousand, respectively.

The Group is primarily engaged in the manufacture and sales of API. Due to the complex manufacturing process, long lead time in materials preparation and uncertain product registration timing before market launch, there is a higher risk of incurring loss on inventory valuation. For inventories sold under normal terms, the Group measures inventories at the lower of cost and net realisable value. For inventories ageing over a certain period of time or are individually identified as obsolete inventories, the net realisable value is calculated based on the historical information of inventory turnover. Since the calculation of net realisable value involves subjective judgement and the ending balance of inventory is material to the financial statements, we considered the valuation of inventory a key audit matter.

How our audit addressed the matter

We performed the following key audit procedures in response to the above key audit matter:

- 1. We compared the financial statements to ascertain whether the provision policy on allowance for inventory valuation losses has been consistently applied and assessed the reasonableness of the provision policy.
- 2. We understood the inventory management process, observing annual physical counts to assess the effectiveness of management's classification and controls over obsolete and slow-moving inventory.
- 3. We checked the accuracy of inventory ageing report and sampled inventories for those lately changed before the balance sheet date in order to compute the accuracy of inventory aging range; and evaluated whether the older inventories were obsolete.
- 4. We sampled the computation of net realisable value of individual inventory and compared with account records.

Other matter - Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial statements of ScinoPharm Taiwan, Ltd. as at and for the years ended December 31, 2022 and 2021.

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 that came into effect 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 audit committee, are responsible for overseeing the Group's financial reporting process.

Auditors' responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Standards on Auditing of the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and professional skepticism throughout the audit. We also:

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

underlying transactions and events in a manner that achieves fair presentation.

6. Obtain sufficient 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, Yung-Chih

Independent Accountants

Lin, Tzu-Shu

PricewaterhouseCoopers, Taiwan Republic of China February 24, 2023

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.

SCINOPHARM TAIWAN, LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2022 AND 2021

(Expressed in thousands of New Taiwan dollars)

			December 31, 2022	December 31, 2021			
	Assets	Notes	 AMOUNT	%	AMO	UNT	%
•	Current assets						
1100	Cash and cash equivalents	6(1)	\$ 4,294,709	36	\$	4,080,921	35
1110	Financial assets at fair value through	6(2)					
	profit or loss - current		-	-		1,742	-
1170	Accounts receivable, net	6(3) and 12	635,263	5		360,247	3
1200	Other receivables		18,282	-		32,796	-
130X	Inventories	5 and 6(4)	1,188,716	10		1,345,003	12
1410	Prepayments		132,239	1		96,851	1
1476	Other financial assets - current	8 and 9	 51,132	1		48,969	
11XX	Total current assets		 6,320,341	53		5,966,529	51
]	Non-current assets						
1517	Financial assets at fair value through	6(5)					
	other comprehensive income - non-						
	current		112,616	1		185,796	2
1600	Property, plant and equipment	6(6)(8)	3,843,378	32		4,033,000	35
1755	Right-of-use assets	6(7)	654,492	6		615,014	5
1780	Intangible assets		9,953	-		8,793	-
1840	Deferred income tax assets	5 and 6(24)	637,435	5		614,975	5
1915	Prepayments for equipment	6(6)	299,471	3		235,281	2
1920	Guarantee deposits paid		2,550	-		2,518	-
1980	Other financial assets - non-current	8	 30,940			29,270	
15XX	Total non-current assets		 5,590,835	47		5,724,647	49
1XXX	Total assets		\$ 11,911,176	100	\$	11,691,176	100

(Continued)

SCINOPHARM TAIWAN, LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2022 AND 2021

(Expressed in thousands of New Taiwan dollars)

	T. 1.110.	37 .		December 31, 2022			December 31, 2021	
	Liabilities and Equity	Notes	A	MOUNT	<u>%</u>		AMOUNT	<u>%</u>
2100	Current liabilities	((0)	ø.	77.500		Φ		
2100	Short-term borrowings	6(9)	\$	77,599	1	\$	-	-
2120	Financial liabilities at fair value	6(2)		2/1				
2120	through profit or loss - current	((1 5)		361	-		-	-
2130	Contract liabilities - current	6(17)		67,752	1		70,565	-
2150	Notes payable			1,235	-		1,172	-
2170	Accounts payable			125,264	1		69,690	1
2200	Other payables	6(10)		413,354	3		325,816	3
2230	Current income tax liabilities	6(24)		99,636	1		71,166	1
2280	Lease liabilities - current			17,893	-		16,165	-
2310	Advance receipts						1,740	
21XX	Total current liabilities			803,094	7		556,314	5
	Non-current liabilities							
2570	Deferred income tax liabilities	6(24)		-	-		348	-
2580	Lease liabilities - non-current			581,181	5		540,266	4
2640	Net defined benefit liabilities - non-	6(11)						
	current			74,491	-		79,546	1
2645	Guarantee deposits received			2,357			3,648	
25XX	Total non-current liabilities			658,029	5		623,808	5
2XXX	Total liabilities			1,461,123	12		1,180,122	10
	Equity attributable to owners of the							
	parent							
	Share capital							
3110	Common stock	6(12)		7,907,392	66		7,907,392	68
3200	Capital surplus	6(13)		1,294,689	10		1,294,689	11
	Retained earnings	6(5)(15)						
3310	Legal reserve			719,584	6		679,074	6
3320	Special reserve			61,125	1		33,043	_
3350	Unappropriated earnings			565,439	5		657,981	6
3400	Other equity interest	6(5)(16)	(98,176)	-	(61,125) ((1)
3XXX	Total equity			10,450,053	88		10,511,054	90
	Significant contingent liabilities and	9					· · · · · · · · · · · · · · · · · · ·	
	unrecognised contract commitments							
3X2X	Total liabilities and equity		\$	11,911,176	100	\$	11,691,176	100
	· ········ · · · · · · · · · · · · ·		<u> </u>	,- 11,1,0		_	,0/1,1/0	

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

SCINOPHARM TAIWAN, LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2022 AND 2021

(Expressed in thousands of New Taiwan dollars, except for earnings per share amounts)

Year ended December 31 2022 2021 **AMOUNT AMOUNT** Items Notes 4000 Operating revenue 100 100 6(17)3,264,045 \$ 2,762,335 54) 5000 Operating costs 6(4)(11)(22)(23) 2,013,273) 62) 1,481,848) 5900 Net operating margin 1,250,772 38 1,280,487 46 Operating expenses 6(7)(11)(22)(23), 7 and 12 6100 Selling expenses 167,343) (5) 153,566) (6) 6200 General and administrative expenses 406,532) 13) 532,225) (19) 6300 Research and development expenses 271,264) 8) 305,953) 11) 6450 Expected credit losses 136) 124) 6000 Total operating expenses 845,275) 26) 991,868) 36) 6900 Operating profit 405,497 12 288,619 10 Non-operating income and expenses 7100 Interest income 6(18)22,120 1 19,380 1 7010 Other income 6(19)16,574 11,706 7020 Other gains and losses 6(2)(8)(20) and 12 1,682 10,871) 7050 Finance costs 6(7)(21)7,913) 6,548)7000 Total non-operating income and 13,667 expenses 32,463 1 7900 Profit before income tax 437,960 13 302,286 11 7950 Income tax expense 6(24)84,744) 2) 58,815) 2) 8200 Profit for the year 353,216 11 243,471 9 Other comprehensive income Components of other comprehensive income (loss) that will not be reclassified to profit or 8311 Actuarial gains (losses) on defined 6(11) benefit plans 2,986 (\$ 2,509) 8316 Unrealised (loss) gain from equity 6(5)(16)instruments measured at fair value through other comprehensive 73,180) (2) 139,194 5 income 8349 Income tax related to components 6(24) of other comprehensive income that will not be reclassified to profit or loss 597) 502 Components of other comprehensive income (loss) that will be reclassified to profit or loss 8361 Financial statements translation 6(16)differences of foreign operations 36,129 3,637) 8300 Total other comprehensive (loss) income for the year 34,662) \$ 133,550 1) 8500 Total comprehensive income for the year 318,554 10 377,021 14 Profit attributable to: 8610 353,216 243,471 9 Owners of the parent 11 Comprehensive income attributable to: 8710 Owners of the parent 318,554 10 377,021 14 Earnings per share (in dollars) 6(25)9750 Basic 0.45 0.31 0.45 0.31 9850 Diluted

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

SCINOPHARM TAIWAN, LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2022 AND 2021

(Expressed in thousands of New Taiwan dollars)

				Equity at	tributable to owner	rs of the parent			
					Retained Earning	gs	Other Equi	ty Interest	
	Notes	Share capital -	Capital reserve	Legal reserve	Special reserve	Unappropriated earnings	Financial statements translation differences of foreign operations	Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Total equity
Year ended December 31, 2021									
Balance at January 1, 2021		\$ 7,907,392	\$ 1,294,689	\$ 634,265	\$ 67,825	\$ 658,275	(\$ 75,611)	\$ 42,568	\$ 10,529,403
Net income for the year						243,471			243,471
Other comprehensive (loss) income for the	6(5)(16)								
year					_	((3,637_)	139,194	133,550
Total comprehensive income (loss) for the						*****			
year						241,464	(3,637_)	139,194	377,021
Distribution of 2020 net income:				44.000		(44.000)			
Legal reserve	((1.5)	-	-	44,809	-	(44,809)	-	-	- 205 250)
Cash dividends	6(15)	-	-	-	- 24.792)	(395,370)	-	-	(395,370)
Reversal of special reserve Disposal of equity instruments at fair value	C(5)(1C)	-	-	-	(34,782)	34,782	-	-	-
through other comprehensive income	6(5)(16)	_	_	_	_	163,639	_	(163,639)	-
Balance at December 31, 2021		\$ 7,907,392	\$ 1,294,689	\$ 679,074	\$ 33,043	\$ 657,981	(\$ 79,248)	\$ 18,123	\$ 10,511,054
Year ended December 31, 2022			, , , , , , , , , , , , , , , , , , , ,				,		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Balance at January 1, 2022		\$ 7,907,392	\$ 1,294,689	\$ 679,074	\$ 33,043	\$ 657,981	(\$ 79,248)	\$ 18,123	\$ 10,511,054
Net income for the year			,	-	-	353,216	- 12,2.10		353,216
Other comprehensive income (loss) for the	6(5)(16)					,			
year	· / /	-	-	-	-	2,389	36,129	(73,180)	(34,662)
Total comprehensive income (loss) for the									
year						355,605	36,129	(73,180_)	318,554
Distribution of 2021 net income:									
Legal reserve		-	-	40,510	-	(40,510)	-	-	-
Special reserve	C(1.5)	-	-	-	28,082	(28,082)	-	-	-
Cash dividends	6(15)	<u> </u>	<u> </u>	- 710.504	<u> </u>	(379,555_)	- A2 110		(379,555)
Balance at December 31, 2022		\$ 7,907,392	\$ 1,294,689	\$ 719,584	\$ 61,125	\$ 565,439	(\$ 43,119)	(\$ 55,057)	\$ 10,450,053

SCINOPHARM TAIWAN, LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2022 AND 2021 (Expressed in thousands of New Taiwan dollars)

			Year ended December 31				
			2022		2021		
CASH FLOWS FROM OPERATING ACTIVITIES							
Profit before tax		\$	437,960	\$	302,286		
Adjustments							
Adjustments to reconcile profit (loss)							
Loss (gain) on valuation of financial assets and							
liabilities at fair value through profit or loss			2,103	(3,914)		
Expected credit loss	12		136		124		
Reversal of allowance for inventory market	6(4)						
price decline		(3,125)	(17,605)		
Depreciation of property, plant and equipment	6(6)(22)		417,877		359,786		
Depreciation of right-of-use assets	6(7)(22)		15,859		14,738		
Loss on disposal of property, plant and	6(20)						
equipment			762		266		
Gain on reversal of impairment loss	6(6)(8)(20)	(634)	(1,382)		
Amortisation	6(22)		5,729		7,008		
Interest income	6(18)	(22,120)	(19,380)		
Interest expense	6(21)		7,913		6,548		
Changes in operating assets and liabilities							
Changes in operating assets							
Accounts receivable		(275,156)		26,137		
Other receivables			15,547		43,840		
Inventories			157,631	(81,361)		
Prepayments		(35,068)		11,212		
Changes in operating liabilities							
Contract liabilities - current		(2,813)		3,719		
Notes payable			63	(1)		
Accounts payable			55,574	(89,981)		
Other payables			63,671	(7,430)		
Advance receipts		(1,740)		1,740		
Net defined benefit liabilities - non-current		(2,069)	(2,195)		
Cash inflow generated from operations		,	838,100		554,155		
Interest received			21,087		20,200		
Income tax received			-		9,233		
Interest paid		(7,889)	(6,548)		
Income tax paid							
		(_	77,507)	(67,217)		

(Continued)

SCINOPHARM TAIWAN, LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2022 AND 2021 (Expressed in thousands of New Taiwan dollars)

			Year ended	Decemb	er 31
	Notes		2022		2021
CASH FLOWS FROM INVESTING ACTIVITIES					
Increase in financial assets at amortised cost -					
current		(\$	44,149)	(\$	334,255)
Proceeds from disposal of financial assets at					
amortised cost - current			44,149		334,255
Increase in other financial assets - current		(2,163)	(14,658)
Proceeds from disposal of financial assets at fair	6(5)				
value through other comprehensive income			-		261,513
Cash paid for acquisition of property, plant and	6(26)				
equipment		(44,724)	(144,998)
Proceeds from disposal of property, plant and					
equipment			291		232
Acquisition of intangible assets		(6,760)	(6,893)
Increase in prepayments for equipment		(198,560)	(169,429)
(Increase) decrease in guarantee deposits paid		(32)		4,252
Increase in other assets - non-current		(1,670)		<u>-</u>
Net cash flows used in investing activities		(253,618)	(69,981)
CASH FLOWS FROM FINANCING ACTIVITIES					
Increase in short-term borrowings	6(27)		77,219		-
Decrease in short-term borrowings	6(27)		-	(9,494)
Repayment of the principal portion of lease	6(27)				
liabilities		(11,188)	(10,257)
(Decrease) increase in guarantee deposits received	6(27)	(1,303)		2,347
Payment of cash dividends	6(15)	(379,555)	(395,370)
Net cash flows used in financing activities		(314,827)	(412,774)
Effect of foreign exchange rate changes			8,442	(1,095)
Net increase in cash and cash equivalents			213,788		25,973
Cash and cash equivalents at beginning of year	6(1)		4,080,921	_	4,054,948
Cash and cash equivalents at end of year	6(1)	\$	4,294,709	\$	4,080,921

ScinoPharm Taiwan, Ltd. Earnings Distribution Plan for Fiscal Year 2022

Item	Amount (TWD)		
After-tax net profit earned in 2022		353,215,744	
Plus: Actuarial gain(loss) presented in retained earnings		2,388,552	
Less: Legal reserve		(35,560,430)	
Less: Reversal of special reserve		(37,050,673)	
Distributable profit from this period		282,993,193	
Plus: Accumulated undistributed earnings from previous period		209,833,826	
Total distributable earnings as of this period		492,827,019	
Dividends to shareholders			
(Cash dividend TWD 360 on each 1,000 shares held)		(284,666,120)	
Undistributed earnings as of the end of the period	\$	208,160,899	

Notes:

- 1. In terms of earnings distribution for fiscal year 2022, priority is given to distributing the earnings posted in the given fiscal year while retained earnings from the previous fiscal year is drawn on to make up for any deficiency.
- 2. The actual amount of cash dividend paid to the shareholders shall be paid up to the rounded number with the fraction (if any) to be accounted as Other Income of the Company

Chairperson: Chih-Hsien Lo CEO: Li-An Lu Chief Accountant: Chih-Hui Lin

ScinoPharm Taiwan, Ltd. Proposed amendments to the Articles of Incorporation

Current Provision	Current Provision	Remark
Article 2 The business items of the Company are as follows: (1) C802041 Manufacture of pharmaceuticals; (2) C801990 Manufacture of other chemical materials; (3) IG01010 Biotechnological services; (4) F601010 Intellectual property rights related services (5) F401010 International trade. <<1. Research, development, production, manufacture and distribution of the following products: (1) generic APIs, (2) protein drugs, (3) oligonucleotide, (4) peptide, (5) injection formulation, (6) small-molecule new drugs. 2. Consulting, advisory and technical services relating to the above products. 3. International trade in connection with the above products.>>	Article 2 The business items of the Company are as follows: (1) C802041 Manufacture of pharmaceuticals; (2) C801990 Manufacture of other chemical materials; (3) IG01010 Biotechnological services; (4) F601010 Intellectual property rights related services (5) F401010 International trade. <<1. Research, development, production, manufacture and distribution of the following products: (1) generic APIs, (2) protein drugs, (3) oligonucleotide, (4) peptide, (5) injection formulation, (6) small-molecule new drugs. 2. Consulting, advisory and technical services relating to the above products. 3. International trade in connection with the above products. 4. Sale of reprocessed chemical materials recycled from the company's manufacturing process >>	1. Revision of some wordings according to the Change of registration. 2. The revision contents is addition of "Sale of reprocessed chemical materials recycled from the company's manufacturing process " to the company's business scope.
Article 43 These Articles of Incorporation established on October 16, 1997, have been revised as follows:1st revision of March 17, 1998, 2nd revision of April 7, 1999, 3rd revision of July 21, 2000, 4th revision of December 3, 2001, 5th revision of June 13, 2002, 6th revision of March 13, 2003, 7th revision of June 30, 2003, 8th revision of June 30, 2003, 9th revision of June 3, 2005, 11th revision of June 3, 2005, 11th revision of October 3 2005, 12th revision of February 15, 2006, 13th revision of June 7, 2006, 14th revision of June 18, 2009, 15th revision of September 25, 2009,	Article 43 These Articles of Incorporation established on October 16, 1997, have been revised as follows:1st revision of March 17, 1998, 2nd revision of April 7, 1999, 3rd revision of July 21, 2000, 4th revision of December 3, 2001, 5th revision of June 13, 2002, 6th revision of March 13, 2003, 7th revision of June 30, 2003, 8th revision of June 30, 2003, 9th revision of June 3, 2005, 11th revision of October 3 2005, 12th revision of February 15, 2006, 13th revision of June 7, 2006, 14th revision of June 18, 2009, 15th revision of September 25, 2009,	Revision dates have been added.

Current Provision	Current Provision	Remark
16th revision of April 29, 2010, 17th revision of December 9, 2010, 18th revision of June 13, 2012, 19th revision of June 21, 201,3 20th revision of June 18, 2014, 21st revision of June 27, 2016, 21st revision of June 27, 2016, 22nd revision of June 27, 2018, 23rd revision of June 27, 2019 and 24 th revision of June 30,2020.	16th revision of April 29, 2010, 17th revision of December 9, 2010, 18th revision of June 13, 2012, 19th revision of June 21, 201,3 20th revision of June 18, 2014, 21st revision of June 27, 2016, 21st revision of June 27, 2016, 22nd revision of June 27, 2018, 23rd revision of June 27, 2019, 24 th revision of June 30,2020,25 th revision of May 30, 2022 and 26 th revision of May 29, 2023.	

ScinoPharm Taiwan, Ltd. Information of Independent Directors Nominees

		<u>-</u>	1		1 -	
Name of Nominee	Academic Attainments	Past Career		Current Position	Amount of Shares Held (Unit: Share) [Note]	Serve as Independe nt Director for three consecutiv e terms
Jang-Yang Chang	Bachelor of Medicine, National Defense Medical Center, Taipei, Taiwan	 Distinguished Investigator and Director of Institute of Biotechnology and Pharmaceutical Research, NHRI Executive Vice President, Professor Emeritus, National Cheng Kung University Professor and Dean, College of Medicine, National Cheng Kung University Director of National Institute of Cancer Research, NHRI Secretary General, Taiwan Oncology Society Chief of Medical Oncology, Tri-Service General Hospital, National Defense Medical Center Visiting scholar at the Department of Pharmacology, School of Medicine, Yale University of the U.S Fellow, 1st Medical oncology training program, Institute of Biomedical Sciences, Academia Sinica 	 4. 	President of Taipei Cancer Center Chair Professor, Taipei Medical University Hospital, Taiwan Director, TMU Research Center of Cancer Translational Medicine, Taipei Medical University, Taipei, Taiwan Independent Director of Tanvex BioPharma, Inc.	0	No
Chyun-Yu Yang	Bachelor of Medicine, National Taiwan University	 Professor, Associate Professor, Instructor, Department of Orthopedics, College of Medicine, National Cheng Kung University, Taiwan, Taiwan, Superintendent, Deputy Superintendent, Acting Superintendent, Chairman- Center for Quality Management, Staff Surgeon-Department of Orthopedic Surgery, Chairman, National Cheng Kung University Hospital Research fellow, Department of Orthopedic Surgery University of Texas Medical Branch at Galveston, TX, USA Chief Resident, Department of Orthopedics, College of Medicine, National Taiwan University 	3	Professor, Department of Orthopedics, Kuo General University Hospital Honoring Superintendent, Kuo General Hospital Professor, Department of Orthopedics, College of Medicine, National Cheng Kung University	0	No

Note 1: Shareholdings as of share transfer registration closing beginning on March 31st 2023

Appendix 9

Details of the Duties subject to releasing directors and independent Directors Candidates from Non-competition

Name	Current Position with Other Company		
Uni-President Enterprises Corp. Representative Chih-Hsien Lo	Chairman of: Uni-President Enterprises Corp., President Natural Industrial Corp., Ton Yi Industrial Corp., Ttet Union Corporation, Prince Housing & Development Corp., President Packaging Industrial Corp., Woongjin Foods Co., Ltd., Daeyoung Foods Co., Ltd., President International Development Corp., Uni-President China Holdings Ltd., Changjiagang President Nisshin Food Co., Ltd., Uni-President (Philippines) Corp., Uni-President (Thailand) Ltd., Uni-President (Vietnam) Co., Ltd., Uni-President Enterprises (China) Investment Co., Ltd., President Chain Store Corp., Uni-President Cold-Chain Corp., Presco Netmarketing, Inc., Uni-President Dream Parks Co., President Century Corp., President Property Corp., Nanlien International Corp., Prince Real Estate Co., Times Square International Holding Co., Times Square International Hotel Co., Uni-President Express Corp., Cheng-Shi Investment Holding Co. Vice Chairman of: President Nisshin Corp.		
	Director of: Presicarre Corp., Uni-Wonder Corp., Uni-President Organics Corp., Uni-President Glass Industrial Co., Ltd., Cayman President Holdings Ltd., Kai Yu (BVI) Investment Co., Ltd., President Fair Development Corp., Uni-President Southeast Asia Holdings Ltd., Uni-President Asia Holdings Ltd., Uni-President Hong Kong Holdings Ltd., Champ Green Capital Co., Ltd., Champ Green (Shanghai) Consulting Co., Ltd., Uni-President Enterprises (Guangzhou) Co., Ltd., V Uni-President Enterprises (Fuzhou) Co., Ltd., Uni-President Enterprises (Kunjiang) Food Co., Ltd., Uni-President Enterprises (Wuhan) Food Co., Ltd., Uni-President Enterprises (Kunshan) Food Co., Ltd., Uni-President Enterprises (Chengdu) Food Co., Ltd., Uni-President Enterprises (Shenyang) Co., Ltd., Uni-President Enterprises (Hafei) Co., Ltd., Uni-President Enterprises (Zhengzhou) Co., Ltd., Uni-President Enterprises (Beijing) Drink Co., Ltd., Uni-President Enterprises (Kunshan) Food Technology Co., Ltd., Uni-President Enterprises (Kunshan) Food Technology Co., Ltd., Uni-President Enterprises (Kunshan) Food Technology Co., Ltd., Uni-President Enterprises (Kunshan) Food Co., Ltd., Uni-President Enterprises (Changsha) Co., Ltd., Uni-President Enterprises (Changchun) Co., Ltd., Uni-President Enterprises (Taizhou) Co., Ltd., Uni-President Enterprises (Raighn) Co., Ltd., Uni-President Enterprises (Changchun) Co., Ltd., Shanghai United Enterprise Management Consulting Co., Ltd., Uni-President (Shanghai) Pearly Century Co., Ltd., Uni-President Enterprises (Baiyin) Co., Ltd., Hainan President Enterprises Co., Ltd., Uni-President Enterprises (Hangzhou) Co., Ltd., Uni-President Enterpri		

Name	Current Position with Other Company		
	Uni-President Enterprises (Henan) Co., Ltd., Uni-President Trading (Kunshan) Co., Ltd., Uni-President Enterprises (Shaanxi) Co., Ltd. \ Uni-President Enterprises (Jiangsu) Co., Ltd., Uni-President Enterprises (Changbai Mountain Jilin) Mineral Water Co., Ltd., President Enterprises (Kunshan) Real Estate Development Co., Ltd., Uni-President Enterprises (Ningxia) Co., Ltd., Uni-President Enterprises (Shanghai) Co., Ltd., Uni-President Enterprises (Inner Mongolia) Co., Ltd., Uni-President Enterprises (Hutubi) Tomato Products Technology Co., Ltd., Uni-President Enterprises (Shanghai) Drink & Food Co., Ltd., Uni-President Enterprises (Tianjin) Co., Ltd., Uni-President Enterprises (Hunan) Co., Ltd., Uni-Oao Travel Service Corp., President Packaging Holdings Ltd., Kuang Chuan Dairy Co., Ltd., Kuang Chuan Foods Ltd., Uni-President Development Corp., President Professional Baseball Team Corp., Tait Marketing & Distribution Co., Ltd., Wei Lih Food Industrial Co., Ltd., Keng Ting Enterprises Co., Ltd., President Chain Store (BVI) Holdings Ltd., President Chain Store (Labuan) Holdings Ltd., Retail Support International Corp., Uni-President Assets Holdings Ltd., Prince Property Management Consulting Co., Kao Chuan Inv. Co., Ltd.		
	Supervisor of: Infinity Holdings Ltd., Eternity Holdings Ltd., Celestial Prosperities Holdings Ltd.		
	President of: Presco Netmarketing Inc., Uni-President Express Corp.		
	Chairman of: President Life Sciences Co., Ltd., Tong Yu Investment Corp. Uni-President Development Corp., AndroSciences Corp.		
	Director of :		
Uni-President Enterprises Corp. Representative: Tsung-Ming Su	President International Development Corp., Uni-President China Holdings Ltd., President Tokyo Corp., Uni-President Hong Kong Holdings Limited, Ltd., President Chain Store Corp., President (BVI) International Investment Holdings Ltd., President Life Sciences Cayman Co., Ltd., President Tokyo Auto Leasing Corp., Ltd., Tanvex Biologics, Inc., Xiang Lu Industrial Ltd., Independent Director of:		
	Cayman Island Grand Galactica Corp., Ltd., Bank SinoPac		
	Supervisor of :		
	Presicarre Corp.		
	President of :		
	President International Development Corp., President Property Corp.		
	Chairman of :		
Kao Chyuan Inv. Corp. Representative: Shiow-Ling Kao	Kao Chuan Inv. Co., Ltd. President Being Corp., President Fair Development Corp., Uni-President Department Store Corp., President Pharmaceutical Corp., President Drugstore Business Corp., Infinity Holdings Ltd., Eternity Holdings Ltd.,		
	Director of :		
	Uni-President Enterprises Corp., President Chain Store Corp., Ton Yi Industrial Corp., Prince Housing & Development Corp., President		

Name	Current Position with Other Company		
	International Development Corp., Uni-President Development Corp., Times Square International Hotel Co., Uni-Wonder Corp., President Century Corp., Times Square International Holding Co., Grape King Bio Ltd., Merry Life Biomedical Co., Ltd., President (Shanghai) Health Product Trading Co., Ltd., Beauty Wonder (Zhejiang) Trading Co., Ltd.,		
	President of :		
	President Fair Development Corp. \ Kao Chuan Inv. Co., Ltd.		
	Chairman of :		
Tainan Spinning Co., Ltd.	Tainan Spinning Co., Ltd., Tainan Spinning Retail & Distribution Co., Ltd., Tainan Spinning Co., Ltd.(Vietnam), Nan-Fan International Investment (Cayman), Ltd., Tainan Textile Co., Ltd., Yu Peng Investment Co., ltd., New Yupeng Investment Co., Ltd., Tainan Spinning Cultural and Educational Foundation.		
Representative:	Director of :		
Po-Ming Hou	Nanfang Development Co., Ltd., Tainan Spinning Holdings (Cayman Islands) Co., Ltd., Prince Housing & Development Corp., Uni-President Enterprises Corp., President International Development Corp., Nantex Industry Co., Ltd., T. G. I. Co., Ltd., President Real Estate(U.S.) Investment Co, Nan Tai Royal Co., Ltd.		
	Chairman of :		
	Tung –Ren Pharmaceutical Corp., Kai Nan Investment Co.,		
	Director of :		
Uni-President Enterprises Corp. Representative: Tsung-Pin Wu	Prince Housing & Development Corp., Grand Bills Finance Corp., President Fair Development Corp., Uni-President (Vietnam) Co., Ltd., Uni-President Hong Kong Holdings Ltd., President Chain Store Corp., Kuang Chuan Dairy Co., Ltd., Kuang Chuan Foods Ltd., Tung Lo Development Co., Ltd., Tone Sang Construction Corp., Prince Real Estate Co., Times Square International Holding Co., Times Square International Hotel Co. Cheng-Shi Investment Holding Co.		
134118 1 111 1144	Supervisor of :		
	President Kikkoman Inc., Woongjin Foods Co., Ltd., Daeyoung Foods Co., Ltd., Uni-President (Korea) Co., Ltd., Kunshan President Kikkoman Biotechnology Co., Ltd., President International Development Corp., President Kikkoman Zhenji Foods Co., Ltd., President Century Corp., President Professional Baseball Team Corp., Nanlien International Corp., Times Square International Stays Co., Uni-President Express Corp. Ltd.,		
Uni-President			
Enterprises Corp. Representative: Chin-Yuan Cheng	Chairman of: Jin-Guan-Cheng Corp.		
Uni-President	Vice Chairman of: Taishin Securities Co., Ltd.		
Enterprises Corp.	Director of: Taipei Exchange		
Representative:	Supervisor of: Standard Motor Corp., Dynasty Techwood Corp.		
Jia-Horng Guo	Executive Director of: Taiwan Securities Association		

Name	Current Position with Other Company		
President International Development Corp.	Chairman of: President Life Sciences Co., Ltd., AndroSciences Corp. Director of: Allianz Pharmascience Ltd., Helios Bioelectronics Inc., Dabomb Protein Corp., RenalPro Medical, Inc.		
President International Development Corp. Representative: Chiou-Ru Shih	Director of: SyNergy ScienTech Corp., Grand Bills Finance Corp., IMQ Technology Inc., Dabomb Protein Corp., CDIB & Partners Investment Holding Corp., President (BVI) International Investment Holdings Ltd., Kunshan SYNergy ScienTech Co., Ltd. Vice President of: President International Development Corp.		
National Development Fund, Executive Yuan	Director of: Genovate Biotechnology Co., Taiwan Biotech Co., Ltd., Taiwan Flower Biotechnology Co., Ltd., United Biomedical Inc. (Asia), Adimmune Corp., TaiGen Biopharmaceuticals Holdings Ltd., PharmaEssentia Corp., PharmaEngine Inc., TaiAn Technologies Corp., TaiMed Biologics Inc., EirGenix Inc., MetaTech Inc., Apex Medical Corp. Point Robotics MedTech Inc., Locus Cell Co., Ltd., Intech Biopharm Corp.		
National Development Fund, Executive Yuan Representative: Ming-Chuan Hsieh	Director of: Harbinger VI Venture Capital Corp., Independent Director of: Uni Pharma Co., Ltd		
National Development Fund, Executive Yuan Representative: Ya-Po Yang	Independent Director of: Air Asia Company Ltd		
Taiwan Sugar Corp.	Taiwan Sugar Corp. Director of: United Biomedical Inc. (Asia), TaiGen Biopharmaceuticals Holdings Ltd.		
Taiwan Sugar Corp. Representative: Kuo-Hsi Wang	Vice President of: Taiwan Sugar Corp. Director of: TaiGen Biopharmaceuticals Holdings Ltd.		
Lewis Lee	Independent Director of: Brogent Technologies Inc., All Ring Tech Co., Ltd., Poya International Co., Ltd. Jin Yuan President Securities Corporation Limited.		
Wen-Chang Chang	Director of: Taipei Medical University Independent Director of: Taiwan Aulisa Medical Devices Technologies, Inc., Pharmosa Biopharm Inc. Remuneration Committee member of: Universal Cement Corp.		
Jang-Yang Chang	Independent Director of: Tanvex BioPharma, Inc.		

IV. Exhibits

Exhibit 1

ScinoPharm Taiwan, Ltd. Rules of Procedures for Shareholders' Meeting

Article 1

These Rules are established for the purpose of good governance of the meeting of the shareholders, healthy supervision and strengthened control of the Company.

Article 2

The meeting of the shareholders of the Company shall be in accordance with these Rules except as otherwise provided by laws, regulations or the Articles of Incorporation of the Company.

Article 3

Except as otherwise provided by laws or regulations, the meeting of the shareholders of the Company shall be convened by the Board of Directors.

The (personal) notice and the public notice of the shareholders meeting both shall manifestly indicate the cause of the meeting and may, subject to the prior consent of the shareholder concerned, be delivered to the shareholder electronically. Proposed election, removal of a director, proposed revision of the Articles of Incorporation, Capital reduction, application for end of public share offering, permission for competition act by directors capital increase with earnings, capital increase with capital surplus, proposed dissolution, merger, division of the Company or any of the matters provided in paragraph one of Article 185 of the Company Act, (if any) must be listed and explain major content in the proposed agenda and cannot be proposed by way of an extempore motion at the meeting. Major contents can be posted on website of securities regulator or website designated by the company, whose website should be specified in notice.

Notice for shareholders' meeting includes the plan for reelection of the board of directors, along with the starting date for the term of new directors, which cannot be changed via extempore motion or other method following completion of the reelection at the meeting.

The shareholder(s) whose total shares held represent one percent (1%) or more of the total issued shares of the Company may make to the Company one motion to be listed in the proposed agenda of the general shareholders meeting. Shareholders' proposal is meant to prompt the company contributing to public benefit and fulfilling social responsibility and therefore should be included in the agenda. The Board of Directors may decide not to include the above motion in the agenda if the motion proposed runs into any of the circumstances provided in paragraph four of Article 172-1 of the Company Act.

The Company shall make a public notice to announce the time period (which shall not be less than ten days) and the place where the shareholder shall send his/her motion to be proposed to the general shareholders meeting, accepted proposals can be in written or by electronic form, which public notice shall be made prior to the start date of the duration when the transfer of the shares of the Company shall cease for the purpose of the convention of the shareholders meeting.

The text of the motion proposed by the shareholder shall have not more than 300 words or the motion in its entirety will not be included in the proposed agenda. The movant shareholder(s) shall attend the General Shareholders' Meeting in person or by proxy and participate in the discussion of the motion he/she has proposed.

The Company will, prior to the scheduled date to issue the notice of the Shareholders' Meeting, give a notice to the movant shareholder(s) of the result of the handling of his/her motion proposed

and list in the proposed agenda to be delivered to the shareholders each motion proposed in accordance with this Article. The Board of Directors shall explain at the Shareholders' Meeting the reason(s) why certain motions proposed by the shareholders have not been included in the agenda.

Article 4

The venue of the shareholders meeting shall be located at the place where the Company is located or where it is appropriate and convenient for the shareholders to attend the meeting. The meeting shall begin no earlier than the hour of 09:00 and no later than the hour of 15:00. The venue and time of the shareholders meeting shall be determined in consideration of the relevant opinion expressed by the independent director(s).

Article 5

The shareholder may designate a proxy to attend the Shareholders' Meeting in his/her stead by execute the proxy letter form produced by the Company indicating therein the scope of authorization to the proxy.

A shareholder may execute one and only one proxy letter to designate one and only one proxy for the purpose of the Shareholders' Meeting. The executed proxy letter must be served to the Company five days prior to the meeting date. Where the shareholder has served more than one executed proxy letters to the Company, the earliest served to the Company shall govern except where the shareholder has expressed his/her withdraw of the proxy.

The shareholder who has served his executed proxy letter to the Company may still attend the Shareholders' Meeting in person or exercise his/her voting right in writing or electronically, provided that he/she gives a written notice to the Company to withdraw the proxy, which written notice must be served to the Company no later than two days before the meeting date or the voting right exercised by his/her designated proxy shall govern.

Article 6

The Company shall indicate in the notice of Shareholders' Meeting the hour when and the place where the shareholders shall check-in to attend the meeting and other matters for attention.

The hour when the shareholders may check-in to attend the meeting as provided in the preceding paragraph shall commence no later than thirty (30) minutes before the meeting is called to order. The check-in desk shall bear a conspicuous signboard with suitable personnel to process shareholders check-in.

The shareholder or his/her designated proxy (hereinafter "shareholder") shall present his/her attendance identification, attendance card or other evidence of attendance to be admitted to the meeting. The Company must not without due authorization request the shareholder or authorized proxy to present any additional evidence or document to prove their entitlement to attend the meeting. A proxy solicitor shall present his/her identification document for verification.

The Company shall prepare an attendance book for the shareholder attending the Shareholders' Meeting to sign in. The shareholder attending the meeting in person may turn in his/her signed attendance card instead of signing in the attendance book.

The Company shall have the agenda, annual report, attendance tag, request form for requesting to take the platform, ballot forms, other meeting materials, and where applicable, the ballot forms to be used to elect directors delivered to each of the shareholders present at the meeting.

A government or corporate shareholder may be represented at the Shareholders' Meeting of the Company by one or more representatives. A juristic person acting in proxy at the Shareholders' Meeting of the Company may appoint one and only one individual to act as its representative at the meeting.

Article 7

The Shareholders' Meeting convened by the Board of Directors shall be presided by the Chairman/Chairwoman of the Board of Directors. If he/she has requested for leave from or for whatever reason is unable to perform his/her powers and duties at the meeting, the Chairman/Chairwoman of the Board of Directors shall appoint a director to act in his/her stead. Absent the above appointment, the directors shall elect one from among themselves to preside at the meeting.

The director or the representative of the corporate director appointed to preside at the Shareholders' Meeting acting instead of the Chairman / Chairwoman of the Board of Directors provided in the preceding paragraph must have held his/her directorship for a period of six months or more and must be well informed of the financial standing and business of the Company.

The shareholders meeting convened by the Board of Directors should be presided by the Chairman of the Board of Directors and attended by the majority of the directors (including presence of at least one independent director and coordinator of the Audit Committee,) and one or more members for each of the function-oriented committees established; and the attendance to the meeting shall be recorded in the minutes of the meeting.

The Shareholders' Meeting convened by a person other than the Board of Directors authorized to do so shall be presided by that person. Where the Shareholders' Meeting is convened by two or more persons, they shall elect one from among themselves to preside at the meeting.

The Company may appoint legal counsel(s), certified public accountant(s) or relevant personnel to attend the Shareholders' Meeting as non-voting delegates.

Article 8

The attendance at the Shareholders' Meeting shall be counted based on the number of shares represented at the meeting, which number shall be counted by adding up the shares represented by signed attendance book, the signed attendance card and the shares represented by the voting right exercised in writing or electronically.

The chairperson of the meeting shall announce to commence the meeting in due course and publicize information on both the number of shares without voting right and number of shares in attendance. The announcement may be postponed twice and only twice and up to not more than an hour in total pending the fulfillment of representation of the majority of the total issued shares of the Company. If the total shares represented at the meeting still account for less than one third (1/3) of the total issued shares of the Company after the chairperson has duly twice postponed commencing the meeting, the chairperson shall announce the call for the meeting unsuccessful.

Where the total shares represented at the meeting not amounting to the quorum attains one third (1/3) or more of the total issued shares of the Company after the commencement of the meeting is duly twice postponed in accordance with the preceding paragraph, tentative resolutions may be adopted by the meeting under paragraph one of Article 175 of the Company Act, which tentative resolutions must be notified to the shareholders each with the notice of a re-scheduled Shareholders' Meeting to be held within a month.

If the quorum of due representation of the majority of the total issued shares of the Company is fulfilled before the meeting ends, the chairperson shall submit the tentative resolutions adopted (if any) to the meeting for re-voting and adoption by the meeting pursuant to Article 174 of the Company Act.

Article 9

The Company shall take video and sound recording of the whole proceeding of the Shareholders' Meeting.

The recording provided in the preceding paragraph shall be kept for a term of not less than one year except in case of any shareholder's action initiated under Article 189 of the Company Act where the above recording shall be kept through the action concluded with a final judgment with binding effects.

Article 10

The agenda of the shareholders meeting convened by the Board of Directors shall be compiled and produced by the Board of Directors. Related issues proposed (including extempore motions and revision of the original issues) should materialize the principle of voting on cases one by one. The meeting shall proceed strictly in accordance with the agenda except as otherwise changed by the relevant resolution adopted by the shareholders' meeting.

The preceding paragraph shall apply with necessary and appropriate alteration to the Shareholders' Meeting convened by the person authorized to do so other than the Board of Directors.

Except as approved by the resolution adopted by the meeting for him/her to do so, the chairperson must not announce to adjourn the meeting before the agenda duly ends (including extempore motions, if any) pursuant to the two preceding paragraphs or the other members of the Board of Directors shall instantly assist the shareholders present at the meeting in re-electing one from among them by the majority votes represented at the meeting to act as the chairperson to continue the meeting.

The chairperson shall accord each of the issues proposed and the revision or extempore motion proposed by the shareholders sufficient time for explanation and discussion and may announce that the discussion be ceased and voting be taken when he/she considers it appropriate to do so. Sufficient voting time for shareholders should be provided.

Article 11

The shareholder who wishes to take the platform at the meeting shall fill out the request form indicating therein the gist of his/her speech and his/her shareholder account number (or attendance tag number) and name. The order for the shareholders to speak at the meeting, who have duly requested to take the platform, shall be determined by the chairperson.

The shareholder who has filled out the request form but does not take the platform shall be deemed not to have spoken. In case of discrepancy between the actual speech and the gist of speech written in the signed request form, the former shall govern.

Except as approved by the chairperson, the shareholder who has duly requested to take the platform on certain issue proposed may speak twice and only twice on that issue for a duration of not more than five (5) minutes each. Notwithstanding, the chairperson may cease the shareholder's speech or announce to cease the discussion and forthwith move on with the rest of the agenda or the relevant procedure if the shareholder has spoken in breach of the relevant rules, outside the scope of the issue at hand or at the cost of the order of the meeting.

Except as approved by both of the chairperson and the shareholder duly taking the platform, no shareholder may interrupt the speech made by the speaker shareholder. The chairperson is authorized to prevent and remove unapproved interruption of the shareholder's speech, if any.

Where a corporate person has appointed two or more representatives to act in its stead at the Shareholders' Meeting, only one elected by the representatives from among themselves may take the platform on the issue at hand.

The chairperson may personally or designate the relevant personnel to answer the speech made by the shareholder who has duly taken the platform.

Article 12

The shareholder will have one vote on each share held. Notwithstanding, the holder will have

no voting right on the shares described in paragraph two of Article 179 of the Company Act.

Article 13

The voting at the Shareholders' Meeting shall be counted according to the number of shares represented by the votes received.

For the purpose of counting the votes on the resolution adopted by the Shareholders' Meeting, non-voting shares shall be excluded from the counting of the total issued shares of the Company.

The shareholder whose own interests in the issue at hand conflicts against the interests of the Company must not vote on the issue nor appoint another shareholder to do so in his/her stead.

The shares represented by the voting rights barred by the preceding paragraph on the issue at hand shall be excluded from the counting of the total shares represented at the meeting for the purpose of voting on that particular issue.

Except for trust enterprises or stock affair institutions authorized by the competent securities authority, a proxy acting at the meeting for two or more shareholders may exercise the voting rights up to the extent and only the extent where the voting rights exercised represent no more than 3% of the total issued voting shares of the Company. Voting exercised by the above proxy in excess of said limitation of voting right will be disregarded.

Article 14

The voting right of the shareholder shall be exercised electronically and may be exercised in writing and the method of exercising the voting right shall be manifestly indicated in the notice of the Shareholders' Meeting. The shareholder who elects to exercises his/her voting right in writing or electronically will be deemed to have attended the meeting in person, provided that he/she will be deemed to waive his/her voting right with respect to the revision proposed on an issue listed in the agenda or new issues proposed by way of an extempore motion at the meeting; the Company shall accordingly avoid initiating any proposal to change the agenda or any extempore motions.

The shareholder exercising his/her voting right in writing or electronically under the preceding paragraph shall serve the notice of his/her voting to the Company two days before the scheduled meeting date. Where the shareholder has served more than one notice of his/her voting to the Company, the earliest served to the Company shall govern except where the shareholder has expressed to withdraw the notice.

If the shareholder who has exercised his/her voting right in writing or electronically wishes to attend the Shareholders' Meeting in person, the shareholder shall have the notice of withdrawal of his/her voting served to the Company by the same method as he/she exercised his/her voting right (in writing or electronically) no later than two days before the scheduled meeting date or his/her voting indicated in the notice served to the Company shall govern. Where the shareholder has exercised his/her voting right in writing or electronically has designated a proxy to act in his/her stead at the meeting, the voting exercised by the proxy in his/her stead shall govern.

Article 15

Except as otherwise provided by the Company Act, the resolution of the Shareholders' Meeting must be adopted by the majority votes represented at the meeting. When a proposal is submitted for voting by the meeting, the chairperson or the relevant personnel appointed by the chairperson shall announce in advance the total amount of votes accountable to be voted on the issue and the number of approval votes, disapproval votes and waivers each shall be published on the M.O.P.S. on the day following the end of the Shareholders' Meeting.

Where of the same issue is proposed a revision and a replacement, the chairperson shall determine the order of the voting on the three proposals: the original as proposed, the original

with the revision proposed and the proposed replacement respectively. Once the resolution is adopted on one of the three proposals, the others shall be deemed denied without voting.

The personnel to supervise the voting and count the ballots voted shall be appointed by the chairperson, provided that the personnel to supervise the voting must be the shareholder(s) of the Company.

The ballots voted either for adopting a resolution or election shall be openly counted at the meeting and the result of the voting (including the calculation of the ballots) shall be forthwith announced upon completion of the counting of the ballots and recorded in the meeting minutes.

Article 16

The election (if any) of the director(s) of the Company at the shareholders meeting shall be in accordance with the relevant bylaw of the Company and the result of the election shall be announced at the meeting including the name of each director elect and the amount of votes for them each. List of directors not elected and the amount of votes they obtain should also be announced.

The ballots voted on the election provided in the preceding paragraph shall be sealed and signed by the voting-supervising personnel and property kept for a period of at least one year. Notwithstanding, in the event of any shareholder's action initiated under Article 189 of the Company Act, the ballots shall be kept through the action concluded with a final judgment with binding effects.

Article 17

The resolutions adopted by the Shareholders' Meeting shall be recorded in writing, which meeting minutes shall be signed or sealed by the chairperson and distributed to the shareholders each within twenty (20) days after the meeting. The meeting minutes may be produced and distributed electronically.

The Company may distribute the above meeting minutes to the shareholders by public notice on the M.O.P.S.

The meeting minutes shall accurately record the year, month, date, the venue, name of the chairperson, method of adopting resolutions, the gist of the proceeding and the voting conclusion of the meeting(including statistical weighting factor put on record). Disclose the amount of weighted votes for every candidate and kept by the Company throughout the existence of the Company.

Article 18

The Company shall calculate and compile a statement on the number of shares to be represented at the meeting by the proxy solicitors and the proxies respectively and have the statement produced manifestly displayed at the meeting in accordance with the required from and substance.

The Company shall have the resolutions adopted by the shareholders meeting published through the Market Observation Post System within the required time period, which resolutions are by definition important information under the relevant laws and regulations or required by the Taiwan Stock Exchange Corporation.

Article 19

The meeting affairs personnel working at the Shareholders' Meeting shall each wear a working staff identification badge or arm-band indicating so.

The chairperson may direct the order-maintaining working personnel or the security guards to

assist in maintaining the order of the meeting, who shall each wear a badge or arm-band indicating Order-maintaining Personnel.

The chairperson may act to cease the shareholder who speaks out at the meeting by using whatever equipment other than the loud speaker facility the Company has prepared for the meeting.

The chairperson may direct the order-maintaining personnel or the security guard to usher out of or remove from the venue of the meeting the shareholder who acts in violation of the rules for the meeting or interrupts the proceeding of the meeting and refuses to rectify his/her conduct after being advised to do so by the chairperson.

Article 20

The chairperson may announce to recess the meeting in the process of the meeting. In the event of force majeure, the chairperson may decide to temporarily suspend the meeting and, if necessary, announce the time when the meeting shall be resumed.

The Shareholders' Meeting may adopt the resolution to continue the meeting elsewhere if the venue should become unavailable before the agenda of the meeting (including extempore motions) is duly concluded.

The Shareholders' Meeting may adopt the resolution under Article 182 of the Company Act to postpone or continue the meeting within five (5) days.

Article 21

These Rules and all subsequent amendments shall come into force on the relevant resolution adopted by the shareholders meeting.

These Rules were established on March 13, 2003 and subsequently revised as follows: May 14, 2004, September 25, 2009, July 6, 2010, June 13, 2012, June 21, 2013, Jun 23, 2015, June 30, 2020 and July 21, 2021.

Exhibit 2

ScinoPharm Taiwan, Ltd. Rules Governing Election of Directors

Article 1

These Rules are established under Articles 21 of the Corporate Governance Best Practice Principles for Publicly Listed And Traded-Over-The-Counter Companies with a view to the open, fair and just elections of the directors of the Company.

Article 2

Except as otherwise provided by laws, regulations or the Articles of Incorporation of the Company, the directors of the Company shall be elected in accordance with these Rules.

Article 3

The directors of the Company shall be elected in consideration of the functions and duties of the Board of Directors as a whole. The Board of Directors shall be formed by members of diversified backgrounds to enable the making of appropriate directives and policies to meet the needs of managing its operation and the type of business operation and development of the Company, for which purpose, the qualification of the candidate in, among others, the following two major aspects shall be considered:

- 1. Basic qualification and values: gender, age, nationality and cultural background; and
- 2. Special knowledge and skill: special background (such as legal, accounting, fields of industry, financial, marketing or technology), special skill and practical industrial experience.

The members of the Board of Directors must be generally equipped with the relevant knowledge, skill, education and training needed for them to perform their functions and duties. The members of the Board of Directors as a whole must have the general ability to

- 1. make business judgments and decisions;
- conduct fiscal and financial analyses;
- 3. carry out and manage the business of the Company;
- 4. deal with crisis;
- 5. get hold of the relevant knowledge about the industries;
- 6. perform functions and duties from a global perspective;
- 7. exercise leadership skill; and
- 8. make policy decisions.

The majority of the directors must not be the spouse or a relative within the second degree of kinship to another among themselves.

Article 4

The independent director of the Company must fulfill the eligibility requirements provided in Articles 2, 3 and 4 of the Regulations Governing Establishment of Independent Directors by Public Companies.

The election of the independent director of the Company shall be in accordance with Articles 5, 6 of the Regulations Governing Establishment of Independent Directors by Public Companies and Article 24 of the Corporate Governance Best Practice Principles for Publicly Listed and Traded-Over-The-Counter Companies.

Article 5

The directors of the Company shall be elected based on nomination in accordance with Article 192-1 of the Company Act.

Should for whatever reason the number of directors falls below 5, the Company shall have new directors elected by the upcoming shareholders meeting.

Notwithstanding, where the vacant offices of the directors account for 1/3 or the number specified in the Articles of Incorporation of the Company, the Company shall, within 60 days from the date

of the occurrence, convene an extraordinary shareholders meeting to elect new directors to fill in the vacancies.

Where the number of independent directors falls short of the number_provided in the Article 23 of the Articles of Incorporation, new independent directors shall be elected by the upcoming shareholders meeting to fill the vacancies. Where all of the independent directors have been removed or discharged, an extraordinary shareholders meeting must be convened within 60 days of the occurrence to elect new independent directors.

Article 6

The nominated cumulative voting system is adopted for the election of the directors of the Company:

The shareholder will have the same amount of votes entitled on each share held as the number of the directors to be elected, which votes may be cumulated and cast for a single candidate or distributed among a plurality of candidates.

The Company adopts the candidates' nomination system for the election of the independent director. The shareholders will elect from among the candidates nominated.

The election of the independent director and the non-independent directors shall be held jointly with the number of the elect to be counted separately in accordance with the Articles of Incorporation of the Company and these Rules.

Article 7

The Company shall prepare the ballot forms in the same amount as the number of the directors to be elected, indicate there in the number of votes entitled, and distribute them to the shareholders present at the shareholders meeting. For the purpose of registering the votes cast, the shareholder's attendance card number may be recorded instead of his/her personal name. The Ballot forms will not be reprinted if the shareholders voted electronically.

Article 8

Subject to the number of directors provided in the Articles of Incorporation of the Company, the votes cast for the election of the independent directors and non-independent directors shall be counted separately and the elect shall be determined and prioritized according to the number of votes won. In case of a tied vote while the number of open positions falls short of the tied candidates, the elect shall be determined by lot drawing by the tied candidates or by the chairperson on behalf of the candidate who is for whatever reason not present at the meeting.

Article 9

The chairperson shall, prior to the election, appoint a number of shareholders to act as the scrutineers and the ballot counters at the election. The ballot boxes shall be_prepared by the Company and openly inspected by the scrutineers before the voting commences.

Article 10

The shareholder voter shall indicate in the ballot form the shareholder candidate's shareholder account name and shareholder account number or the personal name and identification number of the non-shareholder candidate. Notwithstanding, where the candidate voted is a government agency or corporate shareholder, the shareholder voter may indicate in the ballot form the candidate's official designation with or without the personal name of its representative; where such voted candidates has a plurality of representatives, all of the representatives' personal names shall be indicated in the ballot form.

Article 11

The vote cast shall be void if

- 1. the ballot is not cast in the authorized ballot form prepared by the Company;
- 2. the ballot cast is blank:
- 3. the ballot is unintelligible or in any way altered;
- 4. the personal name or the shareholder account number of the shareholder candidate voted

- indicated in the ballot is inconsistent with that recorded in the shareholders roster; or the name or identification number of the non-shareholder candidate voted is untrue;
- 5. the ballot cast bears any word other than the voted (shareholder) candidate's personal name and (shareholder account) identification number; or
- 6. the (shareholder) candidate's personal name indicated in the ballot is identical with that of another (shareholder) candidate but there is no (shareholder account number) identification number available to determine the candidate voted.

Article 12

The votes cast will be opened and counted on site upon completion of the voting and the chairperson shall announce the election result on site by reading out, among others, the names of the directors elect as well as their votes.

The ballots and the number of votes electronically provided in the preceding paragraph shall be sealed and signed by the ballot examiner and safely kept for at least one year and up through the conclusion of the action (if any) initiate by the shareholder of the Company under Article 189 of the Company Act.

Article 13

The Board of Director will issue a certificate of election to the directors elect each.

Article 14

These Rules and all subsequent amendments shall come into force on the relevant resolution adopted by the shareholders meeting.

These Rules were established on May 14 2004 and subsequently revised as follows: September 25, 2009, December 9, 2010, June 13 2012, June 21, 2013, June 23 2015, and June 30, 2020.

Exhibit 3

ScinoPharm Taiwan, Ltd. Articles of Incorporation

Chapter 1 General Provisions

Article 1

The Company is duly organized under the Company Act of the Republic of China (Taiwan) as a company limited by shares and named ScinoPharm Taiwan, Ltd. in English.

Article 2

The business items of the Company are as follows:

- (1) C802041 Manufacture of pharmaceuticals;
- (2) C801990 Manufacture of other chemical materials;
- (3) IG01010 Biotechnological services;
- (4) F601010 Intellectual property rights related services
- (5) F401010 International trade.
- <<1. Research, development, production, manufacture and distribution of the following products: (1) generic APIs, (2) protein drugs, (3) oligonucleotide, (4) peptide, (5) injection formulation, (6) small-molecule new drugs.
 - 2. Consulting, advisory and technical services relating to the above products.
 - 3. International trade in connection with the above products.>>

Article 3

The Company having its head office established at the Southern Taiwan Science Park may, where necessary, set up branch offices and representative offices at home or abroad in accordance with the relevant resolution adopted by the meeting of the Board of Directors subject to the approval of the competent authority.

Article 4

Subject to the resolution adopted by the meeting of the Board of Directors, the Company may act as guarantor pursuant to the Company's relevant policy in consideration of meeting business needs.

Article 5

The total amount of investments made the Company may account for 40% or more of the paid-in capital of the Company irrespective of the limitation provided in Article 13 of the Company Act, provided that the investments must be in accordance with the relevant resolution adopted by the meeting of the Board of Directors.

Chapter 2 Capital

Article 6

The Company has Ten Billion New Taiwan Dollars (TWD10,000,000,000) in authorized capital divided into one billion shares (1,000,000,000) with a value of Ten New Taiwan Dollars each (TWD10) to be issued in separate batches by the Board of Directors authorized to do so with a total of 7,000,000 shares to be reserved for issuance of stock option certificates.

Article 7

All of the Company's shares bear the signatures and seals of the Company's directors and shall be

issued with certification by banks with qualification to be legally authorized registrars for stock issuance. The Company may elect not to produce the certificates on the shares issued after completing the registration of the issued shares with the centralized securities depository institution.

Article 8

All of the shares of the Company are registered ones. The individual shareholder will have his/her personal name and address and the corporate shareholder will have its corporate designation and its legal representative's personal name and address recorded in the Company's shareholders' roster. Joint shareholders of the share (if any) shall elect one among themselves for the purpose of the above recordation in the shareholders' roster.

Article 9

The shareholder or the legal holder of the share certificate lost or destroyed shall make a report to the police upon information of the loss or destruction and fill out the relevant request form to have the loss or destruction of the share certificate registered with the Company. The shareholder or the legal holder shall at the same time file a request with the competent district court to have a relevant public notice made pursuant to the Taiwan Code of Civil Procedure and present the court judgment on the exclusion of rights in the share to the Company for registry.

Article 10

The stock affairs agency of the Company may collect reasonable procedural charges on each request for re-issuance of share certificate on account of the transfer, division of the share or the loss, damage or destruction of the share certificate according to the "Criteria Governing Handling of Stock Affairs by Public Stock Companies," unless there is different stipulation in legislation and securities regulations.

Article 11

The shareholder shall report his/her/its legal name and the address of his/her/its domicile, as well as the specimen card of his/her/its seal for keeping by the Company.

Article 12

The shareholder who lost his/her/its seal the specimen of which is imprinted in the seal specimen card kept by the Company for record shall give a written notice to the Company upon information of the loss and issue a request to the stock affairs agency of the Company to have his/her/its new seal registered.

Article 13

Transfer of shares of the Company cannot be made within a period of sixty (60) days prior to the General Shareholders' Meeting, thirty (30) days prior to an Extraordinary Shareholders' Meeting, and five (5) days prior to the start date of distribution of dividend, bonus or other interests in the shares held.

Chapter 3 Shareholders' Meeting

Article 14

The meeting of the shareholders of the Company will be the General Shareholders' Meeting to be convened by the Board of Directors each year within six (6) months after the end of that fiscal year or an extraordinary Shareholders' Meeting to be duly convened from time to time when necessary.

Article 15

The meeting of the shareholders of the Company shall be convened in accordance with the Company Act, Securities and Exchange Act, and the relevant laws and regulations according to the

public announcement or notice issued by the competent securities authority.

The notice of the meeting of the shareholders of the Company may be issued electronically on the consent of the shareholder.

Article 16

Except as otherwise provided by the Company Act and other legislations, the Shareholders' Meeting must be attended by the shareholders in person or their proxies representing over half of the shares in issued. The resolution of the Shareholders' Meeting must be adopted by the majority of the votes represented at the meeting.

Article 17

Except those subject to restrictions or in one of events provided in Article 179 of the Company Act, the shareholder of the Company will have one vote on each share held.

The shareholder may cast his/her vote at the Shareholders' Meeting in writing or electronically in accordance with the Company Act and the laws, regulations established and orders issued by the competent securities authority.

Article 18

The shareholder who for whatever reason is unable to attend the Shareholders' Meeting in person may designate a proxy to attend and act in his/her stead at the meeting by executing the proxy letter form prepared by the Company specifying the scope of authorization to the proxy.

The proxy designated may be a non-shareholder of the Company. Subject to the public offering of the Company, The related operation shall be in accordance with the "Rules Governing the Use of Proxies for Attendance at Shareholder Meeting of Public Companies" and other related legislations.

Article 19

Unless stipulated otherwise in the Company Act, the shareholders' meeting of the Company shall be convened by the board of directors and chaired by the chairperson of the board of directors. In case the chairperson cannot exercise the duty, whether on leave or for other reasons, he/she shall designate a director in his/her stead. If the chairperson fails to make the designation, other directors share elect one among them to chair the meeting. In case the shareholders' meeting is not convened by the board of the directors, the convener shall chair the meeting. If there are two or more conveners, they shall elect one among them to chair the meeting.

Article 20

The issues presented for discussion and/or resolution at the Shareholders' Meeting and the resolution adopted by the meeting shall each be recorded in the minutes of the meeting, which meeting minutes must be signed or sealed by the chairperson and a copy of which shall be distributed to the shareholders of the Company each within twenty (20) days after the meeting. The above meeting minutes may be produced and distributed electronically. The minutes of the Shareholders' Meeting shall be kept by the Company together with the relevant signed attendance book and proxy letters received. The Company may distribute the above minutes of the Shareholders' Meeting electronically.

Article 21

Subject to the public offering of the Company, the Company may withdraw the public offering on and only on the relevant resolution adopted by the Shareholders' Meeting other than that adopted by the meeting of the Board of Directors.

Chapter 4 Directors

Article 22

Compensation to the Directors of the Company will be determined by the Board of Directors by reference to the common standards adopted by the trade home and abroad.

Article 23

The Company will have seventeen (17) Directors to be elected by the Shareholders' Meeting from the shareholders with disposing capacity.

Two or more of the above Directors shall be independent directors, and the total number of independent directors shall account for not less than one fifth (1/5) of the total number of directors.

Directors are to be elected by the Shareholders' Meeting from among the candidates nominated.

The special qualification, required shareholding, restriction on concurrent positions held, determination of impartiality, method of nomination and method of election of the independent directors and other relevant legally required matters shall be in accordance with the Company Act and the relevant laws and regulations prescribed by the competent securities authority.

Article 24

The Directors each of the Company will serve an office term of three years and may be reelected; but the independent director shall serve in office for a term of not more than three terms. Percentage of total shares owned by directors_is set according to the Company Act and the prescribed by the competent securities authority.

The Company has an Audit Committee formed by all of the independent directors under the Securities and Exchange Act. The establishment, functions, powers and authorities, rules for the meeting and other legal compliance matters of the Audit Committee shall be in accordance with the relevant regulations issued by the competent securities authority.

The Company should procure liabilities insurance for the Directors elected during their office term.

Article 25

The Directors shall elect one from among themselves to act as the Chairman/Chairwoman of the Board of Directors of the Company.

Article 26

The Chairman/Chairwoman of the Board of Directors shall externally represent the Company and internally preside the Shareholders' Meetings and the meetings of the Board of Directors.

Article 27

Unless stipulated otherwise in the Company Act, the meeting of the board of directors shall be convened by the chairperson of the board of directors, who shall notify, in written form or via fax or e-mail, directors on the date, venue, and agenda seven days prior to the meeting. In the event of urgency, the meeting of the board of directors can be convened anytime via the aforementioned methods of notification.

Article 28

The meeting of the Board of Directors shall be presided by the Chairman/Chairwoman of the Board of Directors. If he/she is for whatever reason unable to preside the meeting, he/she shall designate a Director to act in his/her stead. Absent the above designation, the Directors shall elect one from among themselves to preside the meeting in deputy.

Article 29

The Directors shall vote to approve or disapprove and exercise their powers and duties with respect to the matters proposed on the agenda at the relevant meeting of the Board of Directors which shall be convened at least once every quarter. Except as otherwise provided by the Company Act, the resolution with respect to the revision of these Articles of Incorporation as provided in subparagraph (1) below must be adopted by three fourths (3/4) or more of all of the Directors of the Company and with respect to other matters by two thirds (2/3) or more of all of the Directors of the Company:

- (1) Revision of these Articles of Incorporation.
- (2) Contract with a proposed value equal to or exceeding the relevant authorized amount (which authorized amount is to be defined by the Board of Directors authorized to do so).
- (3) Major capital expenditure not included in the relevant approved budget with a proposed sum equal to or exceeding the relevant authorized amount (which authorized amount is to be defined by the Board of Directors authorized to do so), which proposed sum cannot be divided into smaller amounts to obtain easy approval and which proposed sum as approved cannot be divided for spending.
- (4) Establishment of company bylaws with respect to the handling of transactions where the Company is to externally provide guaranty, endorsement, accept to honor, commit, advance payments, provide lending, procure loan, sell account receivables.
- (5) Establishment and removal of branches and offices of the Company.
- (6) Investment in, merge or acquire other businesses.
- (7) Transfer, assignment, sale, lease, pledge, mortgage or otherwise dispose of the entire assets or important assets of the Company.
- (8) Transaction by and between the Company and its affiliate or the shareholder, director of the Company or their relative.
- (9) Approval and revision of agreements proposed on transfer or licensing of technology, know-how or patent right.
- (10) Approval and revision of trademark license agreement with an effective term of one year or more.
- (11) Proposed earnings distribution plan (or loss appropriation plan).
- (12) Review and approval of proposed budgetary plan and final accounting.
- (13) Proposed increase or decrease in the capital of the Company.
- (14) Proposed operation plan; proposed factory construction or expansion projects.
- (15) Appointment, re-appointment and dismissal of the certified public accountant, legal counsel of the Company and the lead underwriter and secondary underwriter handling the public listing or over-the-counter trading of the shares of the Company.
- (16) Appointment and dismissal of the general manager of the Company.
- (17) Establishment of the bylaws with respect to the powers and authorization to be exercised by the Chairman of the Board of Directors and the general manager respectively.
- (18) Establishment of bylaws with respect to the hiring, promotion of employees and the salary payment policy.
- (19) Other bylaws with respect to the organization of the Company and the relevant implementation rules.
- (20) Other matters proposed that must be duly submitted to the Shareholders' Meeting for approval.

Article 30

The Director may issue a written proxy to designate another Director to attend the meeting of the Board of Directors and exercise his/her voting right on all proposed matters at the meeting in his/her stead; provided that a Director may act as the proxy for one and only one of the other

Directors.

Article 31

The resolutions adopted by the meeting of the Board of Directors shall be recorded in the minutes of the meeting, which meeting minutes must be signed or sealed by the Chairman of the Board of Directors or the chairperson of the meeting with a copy thereof distributed to the Directors each. The meeting minutes shall be kept by the Company together with the relevant attendance book and written proxies received.

Article 32

The functions, powers and duties exercised by Supervisors under the Company Act, Securities and Exchange Act and other laws and regulations shall apply to the Audit Committee with necessary and appropriate alterations upon the establishment of the Audit Committee.

Article 33

The Company may establish various functional boards or committees under the relevant organization rules to be prescribed by the meeting of the Board of Directors in accordance with the relevant laws and regulations.

Article 34

The Board of Directors may have a number of secretaries or assists to take charge of keeping the minutes of the meetings of the Board of Directors and the Shareholders' Meetings and all of the important documents, contracts, agreements and instruments of the Company.

Article 35

The Company shall be liable and reimburse for the loss incurred in the course of the Director's performance of his/her functions and duties, which loss is not attributable to the same Director. For the purpose of protecting the Company from the above liability, the Company shall procure liabilities insurance for the Directors each by reference to the coverage commonly adopted by the trade home and abroad.

Chapter 5 Managerial Officers

Article 36

The company institutes managerial staffers, including a general management and a number of deputy general managers, whose appointment, dismissal, and compensations shall be made according to the resolutions of the board of directors.

Article 37

The general manager acting in accordance with the instruction of the Chairman of the Board of Directors shall take general charge of the day-to-day affairs of the Company and supervise, carry out and manage the operation of the Company.

Article 38

The Company shall be held liable and reimburse for the loss incurred in the course of the general manager's and the deputy general manager's performance of their functions and duties, which loss is not attributable to him/her. For the purpose of protecting the Company from the above liability, the Company shall procure liabilities insurance for the general manager and the deputy general manager each by reference to the coverage commonly adopted by the trade home and

abroad.

Chapter 6 Fiscal Reports

Article 39

The Company shall produce and present the following documents after the end of each fiscal year to the meeting of the Board of Directors for adoption and thereafter to the General Shareholders' Meeting for ratification:

- (1) Business report.
- (2) Financial statements.
- (3) Proposed earnings distribution plan or loss appropriation plan.

Article 40

Should the Company earn surpluses within the current term, at least two percent of surpluses should be set aside for employee compensation, and no more than two percent of surpluses should be set aside for director compensation. However, if the Company has accumulated losses, surpluses should be held in reserve to make up said loss.

The surpluses within the current term of the previous paragraph refer to pre-tax profits prior to deduction of employee and director compensation.

Recipients of employee compensation include employees subordinate to the Company that comply with certain conditions.

Article 41

Given the changeful industrial environment for the Company's business, in formulating earnings distribution plan, the board of directors shall take into account the Company's project for capital outlays and funding needs, as well as the use of earnings to meet the financial needs, before determining the allocation of earnings for reserved earnings or distribution, including the amount of distribution and dividend payout for shareholders in cash.

Article 41

Given the changeful industrial environment for the Company's business, in formulating earnings distribution plan, the board of directors shall take into account the Company's project for capital outlays and funding needs, as well as the use of earnings to meet the financial needs, before determining the allocation of earnings for reserved earnings or distribution, including the amount of distribution and dividend payout for shareholders in cash.

In case there are earnings in the Company's annual final accounts, the earnings shall be appropriated for payment of business income tax and makeup for accumulated debts from past years. Afterwards, ten percent of the surplus, should it exist, after inclusion of other items except current after-tax net profits in retained earnings of the year shall be appropriated for legal reserve, unless the accumulated legal reserve has exceeded the Company's paid-in capital. The remainder, if any, can be appropriated for special reserve, with the balance to be added to the accumulated undistributed earnings from past years as accumulated distributable earnings. Dividends for shareholders shall be equivalent to 50% to 100% of the accumulated distributable earnings, with cash dividends no less than 30% of the total dividend payment of the year. The board of directors formulates the earnings distribution plan for ratification by shareholders' meeting before execution of the payout.

Chapter 7 Supplemental Provisions

Article 42

Matters not addressed herein shall be in accordance with the Company Act of the Republic of China (Taiwan) and the relevant laws and regulations prescribed and announced by the competent authority.

Article 43

These Articles of Incorporation established on October 16, 1997, have been revised as follows:1st revision of March 17, 1998, 2nd revision of April 7, 1999, 3rd revision of July 21, 2000, 4th revision of December 3, 2001, 5th revision of June 13, 2002, 6th revision of March 13, 2003, 7th revision of June 30, 2003, 8th revision of June 30, 2003, 9th revision of May 14, 2004, 10th revision of June 3, 2005, 11th revision of October 3 2005, 12th revision of February 15, 2006, 13th revision of June 7, 2006, 14th revision of June 18, 2009, 15th revision of September 25, 2009, 16th revision of April 29, 2010, 17th revision of December 9, 2010, 18th revision of June 13, 2012, 19th revision of June 21, 2013, 20th revision of June 18, 2014, 21st revision of June 27, 2016, 21st revision of June 27, 2016, 22nd revision of June 27, 2018, 23rd revision of June 27, 2019, 24th revision of June 30,2020 and 25th revision of May 30, 2022.

ScinoPharm Taiwan, Ltd.
Chih-Hsien Lo
Chairman of the Board of Directors

Exhibit 4

The Impact of Stock dividend issuance on Business Performance, EPS, and Shareholder Return Rate:

Not applicable because the Company's Board of Directors did not propose stock dividend distribution for the year of 2022.

Exhibit 5

Required Minimum and Actual Shareholding data by Directors

- 1. According to Article 26 of the Securities and Exchange Act, the total amount of shares held by the directors of the Company as a whole shall account for no less than 25,303,655 shares.
- 2. According to the Company's shareholders register as of the suspension of transfer of the shares of the Company for this General Shareholders' Meeting, the shareholding of the directors each is detailed as follows:

As of March 31, 2023

Title	Name	Amount of shares held
Chairman of the Board of Directors	Uni-President Enterprises Corp. Representatives: Chih-Hsien Lo	299,968,639
Director	Uni-President Enterprises Corp. Representatives: Tsung-Ming Su, Tsung-Pin Wu, Chin-Yuan Cheng, Jia-Horng Guo Fu-Jung Lai	299,968,639
Director	National Development Fund, Executive Yuan Representatives: Ming-Chuan Hsieh Ya-Po Yang	109,539,014
Director	Tainan Spinning Co., Ltd. Representative: Po-Ming Hou	23,605,921
Director	Kao Chyuan Investment Co., Ltd. Representative: Shiow-Ling Kao	14,832,733
Director	President International Development Corp. Representative: Chiou-Ru Shih	28,673,421
Director	Taiwan Sugar Corp. Representative: Kuo-Hsi Wang	32,581,963
Independent Director	Lewis Lee	-
Independent Director	Wen-Chang Chang	_
Independent Director	Li-Tzong Chen	-
	509,201,691	

Notes:

- (1) Article 2 of the Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies stipulates that "if a public company has elected two or more independent directors, the share ownership figures calculated at the rates set forth in the preceding paragraph for all directors and supervisors other than the independent directors shall be decreased by 20 percent."
- (2) As the Company has set up an Audit committee, provisions with regard to minimum shareholdings required of supervisors are not applicable.







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