dyaco

Dyaco International Inc.

2023 Operations of the Nominating Committee

- 1. The Nominating Committee of three independent directors with the chairman of the Board as the chairman of the Committee.
- 2. The duties of the Nominating Committee
 - (1)Develop diverse and independent criteria that include professional knowledge, skills, experience, and gender for Board members and senior executives. Use these criteria to identify, assess, and nominate candidates for Director and senior executive positions.
 - (2)Construct and develop the organizational structure of the Board of Directors and its committees, conduct performance evaluations of the Board of Directors, its committees, individual Directors, and senior executives, and assess the independence of Independent Directors.
 - (3)Establish and periodically review training plans for Directors and succession plans for Directors and senior executives.
 - (4) Develop corporate governance practices and guidelines for the Company.
- 3. The Nominating Committee status
 - (1)Four members.
 - (2)Committee Member Term: The 1^{ST} term from August 12 , 2022 to May 27, 2023. The 2^{nd} term from May 26, 2023 to May 25, 2026.
 - (3)Two Nominating Committee meeting was convened in 2023 (A). The members' qualifications, specialty and attendance status are as follows:

Title	Name	Specialty	Attendance in Person (B)	By Proxy	Attendance Rate in Person (%)【 B / A 】	Note
Chairman	Chuan-Feng Investment Corporation Representative: Lin, Yu-Yin	Corporate Governance	1	-	100%-	Replacement on November 10, 2023
Member	Wang, Chih-Cheng	Corporate Governance Legal	2	-	100%	Appointed on May 26, 2023.
Member	Wang, Kai-Li	Corporate Governance Finance	1	1	50%-	Appointed on May 26, 2023.
Member	Tu, Chi-Yao	Corporate Governance Accounting	1	-	100%	Appointed on May 26, 2023.
Member	Hsieh, Chang-Hung	Corporate Governance Management	1	-	100%	Resignation on May 26, 2023.
Chairman	Lin, Ing-Gin	Corporate Governance	1	-	100%	Resignation on May 26, 2023.
Chairman	Chuan-Feng Investment Corporation Representative: Lin, Ing-Gin	Corporate Governance	-	-	100%	Replacement on November 10, 2023



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4. In the event of either of the following situations, dates, sessions, motions, resolutions of the meetings, and the Company' s responses to the Nominating Committee' s opinions should be noted:

Nominating					
Committee Meeting	Resolution				
Date					
The 1st meeting of	Review of the list for the directors and independent directors candidate.				
the 1st Nominating	Resolution of the Nominating Committee: All Corporate Nominating Committee members				
Committee on March	present at the meeting approved.				
23, 2023	The Company' s responses to the Nominating Committee' s opinions: The Company				
	implemented in accordance with the resolution.				
The 1st meeting of	Review of Chief Strategy Officer qualifications.				
the 2nd	Resolution of the Nominating Committee: All Corporate Nominating Committee members				
Nominating	present at the meeting approved.				
Committee on	The Company' s responses to the Nominating Committee' s opinions: The Company				
December 27, 2023	implemented in accordance with the resolution.				

5. The Company conducted an evaluation of the Company's functional committee at the end of the year and the Nominating Committee members were assessed on the following four aspects:

(1) Involvement in the Company's operations.

(2) Awareness of the Nominating Committee' s duties.

(3) Enhancement of the quality of the Nominating Committee' s decision-making.

(4) Makeup of the Nominating Committee and election of members.

The weighted average score for the 2023 overall performance of the members

was 4.75 out of 5 and was reported to the Board at its first quarter meeting in 2024.

6. Other required notes for the meetings: None.