The operation of corporate governance and the reasons for the differences with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies.

Evaluation Items				Implementation Status	Reasons for the differences with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies
		Yes	No	Summary of the description	
1.	Does the company stipulate and release its Corporate Governance Best-Practice Principles according to the "Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies"?			The Company has stipulated the "Corporate Governance Best Practice Principles", and "Procedures for Ethical Management and Guidelines for Conduct" according to the "Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies", to preserve the rights of shareholders and stakeholders.	No difference
2.	The company's equity structure and shareholders' rights and interests (1) Does the company stipulate internal operating procedures to conduct matters in regard to the shareholders' recommendations, doubts, disputes and litigation, and implement it based on these procedures? (2) Has the company a list of major shareholders who actually control the company and a list of shareholders who control these major shareholders?	V		 The Company has a spokesperson and an investor relations mechanism responsible for handling shareholder suggestions and inquiries. If there are legal issues involved, they will be referred to the Company's legal personnel or professional legal advisors for handling. The Company has dedicated personnel to handle related matters and has entrusted a professional share registry agency to handle share-related affairs in accordance with the law. Therefore, the Company can identify the major shareholders and the list of major shareholders. 	No difference
	(3) Does the company create, implement, and manage the risk and its firewall mechanism between the related companies?			(3) The Company has stipulated "Rules of Supervision and Management to the Subsidiaries", "Management of Related Parties Transaction" and "Rules Governing Financial	

Evaluation Items			Implementation Status	Reasons for the differences with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies
		No	Summary of the description	
(4) Has the company stipulated internal regulations that prohibit insiders from buying and selling securities with unpublished information in the market?	V		and Business Matters Between this Corporation and its Affiliates". There are exclusive people responsible for the finance, business, and account of the affiliates and all the operations are independent, concurrently supervised and audited by the parent company, which manages the risk efficiently. (4) In order to prevent insider trading, the Company has stipulated "Procedures for Handling Material Inside Information and Prevention of Insider Trading" to regulate the avoidance of conflicts of interest related to internal personnel's duties and to prevent them from using undisclosed information known to them or leaking it to others.	
 3. Founding and duties of the board of directors (1) Does the Board establish a diversity policy, and specific management goals and implemented them accordingly? (2) In addition to founding the Remuneration Committee and Audit Committee according to the laws and regulations, does the company voluntarily create other committees with similar functions? 	V		 The board of directors of the Company approved "Corporate Governance Best Practice Principles" on April 7, 2022. Article 26 of the said Principles formulates a diversified policy for directors, which emphasizes professional knowledge and skills, as well as evaluation conditions based on the ideal goals of corporate governance. The Company has resolved to establish the Sustainable Development Committee on November 8, 2023, with responsibilities including setting the annual sustainable development plan and strategic direction, approving the sustainability report, and ensuring 	No difference

Evaluation Items			Implementation Status	Reasons for the differences with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies
	Yes	No	Summary of the description	
(3) Does the Company stipulate performance assessment regulations and assessment methods for the board of directors and conduct the performance assessment on a yearly basis, and does the results of the performance assessment report to the board of directors for the reference of individual directors' salary and nomination of reappointment?	V	No	the realization of sustainable development goals such as corporate governance, environmental protection, and social welfare. (3) The board of directors of the Company has approved "Rules for Performance Evaluation of Board of Directors and Functional Committees" on October 28, 2021, which stated that the internal and external evaluation results of the board of directors should be completed by the end of the first quarter of the next year. At least once every three years, an external independent institution or team of external experts and scholars should conduct a performance evaluation of the board of directors and the directors. The evaluation will cover at least the following five aspects: i. Participation in company operations ii. Improving the quality of the decision-making of the board of directors iii. Composition and structure of the board of	
(4) Does the company regularly assess the independent status of the certified public accountant?	V		directors iv. Selection and ongoing education of directors v. Internal controls (4) The Company's board of directors shall evaluate the independence and competency of the CPA at least once a year and requires the CPA to provide a "Statement of Absolute Independence." After confirming that the accountant has no other financial interests or business relationships	

Evaluation Items				Implementation Status	Reasons for the differences with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies
		Yes	No	Summary of the description	
				with the Company other than signing and tax- related expenses, and that the accountant's family members do not violate independence requirements, the appointment and fees of the accountant shall be deliberated. The evaluation of the independence of the CPA was conducted at the meeting of the board of	
4.	Does the company appoint a suitable number of competent personnel and a supervisor responsible for corporate governance matters (e.g, including but not limited to providing information for directors and supervisors to perform their functions, assisting directors and supervisors with compliance, handling work related to meetings of the board of directors and the shareholders' meetings, and producing minutes of board meetings and shareholders' meetings)?	V		directors on March 9, 2023. The Company has, as resolved by the board of directors, established a corporate governance officer position, which is concurrently held by a senior manager in the finance department who is a certified public accountant. Its main responsibilities include handling matters related to the board of directors and shareholders' meetings in accordance with the laws, preparing minutes of the board of directors and shareholders' meetings, assisting directors in their appointment and continuing education, providing necessary information for directors to perform their duties, and assisting directors in complying with laws and regulations.	No difference
5.	Does the company have a communication channel with stakeholders (including but not limited to shareholders, employees, customers, and supply vendors) and create a stakeholder area on the Company's website, and appropriately react and respond to important corporate social responsibility issues to stakeholders?	V		The company has established a spokesperson and investor relations system as a communication channel with stakeholders and has set up a contact section on the company website for exchanging opinions at any time.	
6.	Does the Company entrust a professional share agency to conduct the affairs in regard to the	V		We appointed Fubon Securities Co., Ltd. as the agent for stock affairs, handling the relevant matters of	No ditterence

Evaluation Items				Implementation Status	Reasons for the differences with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies
	Yes	No		Summary of the description	
shareholders' meeting?			share	eholders' meetings.	
7. Information disclosure					
(1) Has the company set up a website to disclose information on financial business and	V		(1)	The Company has disclosed the information of the financial, business and corporate	
corporate governance?				governance on the Company's website of the stakeholder's zone.	
(2) Does the Company use other approaches for	V		(2)	The Company has designated a dedicated	
information disclosure (such as creating an				person to be responsible for the collection and	
English website, designating a person to be				disclosure of the information of the Company	
responsible for collecting and disclosing the				and has implemented a spokesperson system in	
Company's information, implementing the				accordance with regulations. The Company	
spokesperson system, and uploading videos				website is: https://www.jv-holding.com	
of the investor conferences on the Company's website)?					
(3) Does the Company announce and declare the		V	(3)	The Company has completed the	The Company has completed the announcement
annual financial report within two months				announcement and filing of the financial report	and filing of the financial report in accordance
after the end of the fiscal year, and announce				before the regulatory deadline and subsequent	with the regulatory deadline and subsequent
in advance and declare the first, second and				actions will be evaluated based on actual needs	actions will be evaluated based on actual needs
third quarter financial reports as well as the				to assess whether to advance the related	to assess whether to advance the related
monthly operating report before the deadline?				operational schedule if necessary.	operational schedule if necessary.
8. Does the Company have other important	V		(1)	Employee rights: The Company has established	
information that can help investors to understand				a labor-management meeting and an employee	
the operation of corporate governance (including				welfare committee to protect employee rights	
but not limited to employees rights, employees				and promote related welfare and has	
care, investor relations, relationships with				established relevant regulations in accordance	No difference
suppliers, stakeholders' rights, training for				with labor laws to fulfill its responsibility of	ino difference
directors and supervisors, the implementation				caring for employees.	
status of risk management policy and risk			(2)	Employee care: The Company values the	
measurement standard, the implementation of				relationship between employers and	
customer policy, the liability insurance purchased				employees, regularly holds birthday parties and	

Evaluation Items			Implementation Status	Reasons for the differences with the Corpora Governance Best Practice Principles for TWSE/TPEx Listed Companies
	Yes	No	Summary of the description	
by the Company for the directors and supervisors,			dinners for new employees, and listens to	
etc.)			employee opinions in a timely manner. The	
			Company also, valuing the physical condition	
			of its employees, subsidizes annual health	
			checkups, continues to improve the office	
			environment, moves towards international	
			standards, and ensures that all employees can	
			complete their work according to their will	
			without physical or psychological coercion,	,
			and without discrimination based on race,	,
			gender, age, religion or political orientation.	
		(3)		
			spokesperson and an investor relationship	
			mechanism responsible for handling related	
			opinions or issues from investors.	
		(4)		
			relevant procurement contracts with suppliers	
			and maintains good communication and relationships.	
		(5)	Rights of stakeholders: The Company has a	L Control of the cont
			spokesperson and an investor relations	;
			mechanism, and stakeholders can communicate	
			through the Company's website, telephone,	
			email, and other means.	
		(6)	Director training: The directors of the	
			Company have professional backgrounds and	
			relevant practical management experience, and	
			the Company not only arranges relevant	
			director courses in accordance with legal	
			regulations, but also plans seminars on	

Evaluation Items			Implementation Status	Reasons for the differences with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies
	Yes	No	Summary of the description	
			corporate governance topics.	
			(7) Implementation of risk management polici	
			and risk measurement standards: The Compa	
			focuses on the development of green energian	-*
			industries, values the importance of complian	
			with relevant regulations, and continuous	• [
			promotes and reviews internal standa	
			operating procedures to reduce and avoid a	ıy
			possible risks.	
			(8) Implementation of customer policies: T	
			Company provides a business contact personal	
			on its website and has a customer servi	
			mailbox to provide inquiry or consultation	
			services, maintains good relationships with	
			customers, and collaboratively creates the be	est
			interests.	
			(9) Directors' liability insurance: The Compar	ıy
			has purchased liability insurance for	its
			directors.	

^{9.} Please state the improvement of the company's corporate governance and propose the priority matters and measures for reinforcement from among those which have not been improved, according to the evaluation results of the current year issued by the Corporate Governance Center of the Taiwan Stock Exchange Corporation: Not Applicable.