Stock Code: 3504

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YOUNG Optics

Young Optics Inc. 2025 Annual Shareholders' Meeting Meeting Agenda

(Translation)

Meeting Date: June 17, 2025

Place: No.2, Zhanye 1st Rd., East Dist., Hsinchu City 300, Taiwan R.O.C. (Conference Room no. 202, the Allied Association of Science Park Industries) The shareholders' meeting will be held as a physical meeting

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Young Optics Inc.

2025 Annual Shareholders' Meeting Procedure

- 1. Call the Meeting to Order
- 2. Chairman Remarks
- 3. Report Items
- 4. Ratification Items
- 5. Discussion Items
- 6. Questions and Motions
- 7. Adjournment

Young Optics Inc.

2025 Annual Shareholders' Meeting Agenda

Time: 9:00 a.m. on June 17 (Tuesday), 2025

Place: No.2, Zhanye 1st Rd., East Dist., Hsinchu City 300, Taiwan R.O.C.

(Conference Room no. 202, the Allied Association for Science Park Industries)

The shareholders' meeting will be held as a physical meeting.

- I. Call the Meeting to Order (Report on Number of Shares Present)
- II. Chairman Remarks
- III. Report Items
 - 1. 2024 Annual Business Report
 - 2. 2024 Audit Committee's Report

IV. Ratification Items

- 1. Ratification of 2024 Annual Business Report and Financial Statements
- 2. Ratification of the Proposal for 2024 Deficit Compensation

V. Discussion Items

- 1. Proposal to revise the Articles of Incorporation
- 2. Proposal to release the Directors from non-competition restrictions
- VI. Questions and Motions
- VII. Adjournment

Report Items

1. 2024 Annual Business Report

Please refer to Attachment 1 on page 6 of the Handbook.

2. 2024 Audit Committee's Report

Please refer to Attachment 2 on page 8 of the Handbook.

Ratification Items

Proposal 1 (Proposed by the Board of Directors)

Ratification of 2024 Annual Business Report and Financial Statements.

- (1) The 2024 financial statements of the Company had been audited by Ernst & Young.
- (2) Please refer to Attachment 1 on page 6 and Attachment 3 from page 9 to 27 of the Handbook for the 2024 Annual Business Report, Independent Auditors' Reports and Financial Statements.
- (3) Please resolve.

Resolution:

Proposal 2 (Proposed by the Board of Directors)

Ratification of the Proposal for 2024 Deficit Compensation.

- (1) Please refer to Attachment 4 on page 28 of the Handbook for the 2024 Statement of Deficit Compensation.
- (2) Please resolve.

Resolution:

Discussion Items

Proposal 1 (Proposed by the Board of Directors)

Proposal to revise of the Articles of Incorporation.

- (1) In accordance with Securities and Exchange Act Article 14, Paragraph 6, "Listed companies shall specify in its articles of incorporation that a certain percentage of its annual earnings shall be allocated for salary adjustments or compensation distributions for its non-executive employees. However, the Company's accumulated losses shall have been covered."
- (2) Please refer to Attachment 5 on page 29 of the Handbook for the Comparison Table of Amendments to the Articles of Incorporation.
- (3) Please resolve.

Resolution:

Proposal 2 (Proposed by the Board of Directors)

Proposal to release the Directors from non-competition restrictions.

- (1) In accordance with Company Act Article 209 Paragraph 1, "A director who does anything for himself or on behalf of another person that is within the scope of the company's business, shall explain to the meeting of shareholders the essential contents of such an act and secure its approval."
- (2) In the event that the director of the Company is engaged in conduct and duties for himself/herself or others within the Company's business scope that do not harm the interests of the Company, he/she may request the shareholders' meeting to release the director from his/her non-competition restriction in accordance with Company Act Article 209. Please refer to the table below for the details of the director's added concurrent positions.

Title	Name	Requesting release of prohibition on director from participating competitive business
Director	Coretronic Corp. Legal representative Sarah Lin	Director, Tecpoint Limited Director, Great Pride Inc. Director, Great Pride Hong Kong Limited Director, Visicorp Limited Director, Wisdom Success Limited Director, Wisdom Success Hong Kong Limited Director, Sinolink Global Limited Director, Coretronic (BVI) Investment Corp. Director, Greendale Investments Limited

(3) Please resolve.

Resolution:

Questions and Motions

Adjournment

Young Optics Inc. 2024 Annual Business Report

For the fiscal year of 2024, Young Optics Inc. has reported consolidated sales revenue of NT\$2,572 million. Gross profit was reported at NT\$302 million with gross profit margin of 11.73%. Net operating loss was reported at NT\$267 million with an after-tax net loss of NT\$248 million. Net loss attributable to shareholders of the Company was reported at NT\$248 million. The basic after-tax loss was NT\$2.17 per share.

In 2024, the consolidated sales revenue was NT\$2,572 million with a decrease of 15% compared to the previous year. Among them, the Pico Optical Module experienced a decline in overall shipments of nearly 40% due to the destocking of non-Chinese market customers and the impact of the Chinese economic contraction, weak consumption, and competition from low-cost single-panel LCD projection solutions in the Chinese market. 3D printer sales decreased by 33% due to weak consumption, resulting in customer inventory adjustments. Optical Component products decreased by 10% due to decline in shipments for new applications and impact from disposal of Japanese subsidiary in the third quarter. Smart home camera increased by 6% due to new modules enter mass production gradually. Automotive products increased by 22% due to the growth in shipments of HUD. In 2024, the gross margin of 11.7% increased by 1.2% compared to 10.5% in the previous year, affected by the product sales mix variances and increase in capacity utilization. Additionally, the Company recognized non-operating losses of NT\$72,581 thousand due to the fire incident, received prepaid claims for property insurance and recognized compensation revenue amounting NT\$45,000 thousand. The amount of remaining property insurance claim will be finalized upon the completion of the insurer's co-insurance meeting and associated procedures while the claims related to the unresolved items and the business interruption insurance claims process are still in progress.

As for the research and innovation, we have accomplished the following, by hard work of the Research and Development Team:

- 1. The development of ophthalmoscope has been completed and has entered the human trial phase.
- 2. Developed Super Slim LED smart car headlamp lens.
- 3. Developed economical and industrial-grade 3D printer modules.
- 4. Developed Co-Packaged Optics fiber connectors.

Looking into the year 2025, the Company will be moving forward with strategies below in mind:

(1) Proactively open up markets for Virtual Reality (VR) and Augmented Reality (AR) optical

components, Co-Packaged Optics (CPO), automobile projector, and 3D-Printing, as well as expand

into non-Chinese markets.

(2) Continuing to improve process management and technologies, promoting cost advantage and

improving profitability.

(3) Becoming the most trust-worthy supplier for our customers by practicing excellent product quality,

details in process and services.

(4) Leveraging the market strategies, group layout and lower cost fundings to serve as a solid

foundation for the Company's continued growth.

(5) Strengthening corporate governance, pursuing sustainability and making the best interests for our

customers, employees and shareholders.

Chairman: Sarah Lin

President: Cynthia Chang,

Wayne Lin

Accountant: Cynthia Chang

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Attachment 2

Audit Committee's Report

The Board of Directors of the Company has delivered the 2024 business reports, the financial

statements and the proposal for 2024 Deficit Compensation. The aforesaid 2024 financial statements of

the Company and the consolidated financial statements had been audited by Ernst & Young. The Audit

Committee has examined the above statements and found nothing out of order and thus prepared this

report in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the

Company Act for your ratification.

Yours sincerely

2025 Annual Shareholders' Meeting, Young Optics Inc.

Young Optics Inc.

Chairman of the Audit Committee: Hsiang-Hsun Wu

Date: April 25, 2025

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AUDIT REPORT OF INDEPENDENT ACCOUNTANTS

English Translation of a Report Originally Issued in Chinese

To Young Optics Inc.

Opinion

We have audited the accompanying parent company only balance sheets of Young Optics Inc. ("the Company") as of December 31, 2024 and 2023, and the related parent company only statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2024 and 2023, and notes to the parent company only financial statements, including the summary of material accounting policies (collectively "the parent company only financial statements").

In our opinion, the parent company only financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2024 and 2023, and its financial performance and cash flows for the years ended December 31, 2024 and 2023, in conformity with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Financial Statement Audit and Attestation Engagement of Certified Public Accountants and the 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 Accountant of the Republic of China (the "Norm"), and we have fulfilled our other ethical responsibilities in accordance with the Norm. 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 2024 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, and we do not provide a separate opinion on these matters.

Valuation for inventories

As of December 31, 2024, the Company's net inventory amounted to NT\$262,120 thousand, which is significant for the parent company only financial statements. Due to the uncertainties arising from the rapid changes of technology and market environment, the assessment of obsolete and slow-moving inventory write-downs required significant management judgement, we therefore determined this as a key audit matter. Our audit procedures included, but not limited to, evaluating and testing the design and operating effectiveness of internal controls around inventories; evaluating the inventory counting plan and choosing significant warehouse for observation of the physical inventory count to verify the quantity and the status; evaluating and testing net realizable value of inventories adopted by the management; evaluating the reasonableness of the accounting policies on obsolete and slow-moving inventory, including the identification of the obsolete and slow-moving inventory, testing the correctness of the inventory aging and the reasonableness of the allowance for inventory obsolescence amount. We also assessed the adequacy of disclosures of inventories. Please refer to Notes 4, 5 and 6 to the parent company only financial statements.

Revenue recognition

The Company recognized the revenue amounted to NT\$2,142,915 thousand for the year ended December 31, 2024. Main source of revenue comes from projection products and imaging-related products sales. The Company recognized revenue when transferring a promised product to a customer. The trade terms of the products agreed in their contracts are different when the performance obligations were satisfied. As a result of the higher complexity of revenue recognition, we determined the matter to be a key audit matter. Our audit procedures include, but not limited to, assessing the appropriateness of the accounting policy for revenue recognition; evaluating and testing the effectiveness of internal controls within the revenue recognition; selecting the top ten clients to perform testing of transaction and reviewing significant terms and conditions in the contracts; selecting samples to perform details testing of transaction and verifying the appropriateness of the timing of revenue recognition; viewing their transactions certificate and performing cut-off procedures on selected samples for a period before and after the reporting date; reviewing subsequent significant sales returns and discounts. Please refer to Notes 4 and 6 to the parent company only financial statements.

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 requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers 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 ability to continue as a going concern of the Company, 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 financial reporting process of the Company.

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 internal control of the Company.
- 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 ability to continue as a going concern of the Company. 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 accompanying notes, 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 entities or business activities within the Company to express an opinion on the parent company only 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 2024 parent company only financial statements 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.

/s/ Chiu, Wan-Ju

/s/Huang, Min-Ju

Ernst & Young, Taiwan February 14, 2025

Notice to Readers

The accompanying parent company only financial statements are intended only to present the parent company only financial position, results of operations and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to review such parent company only financial statements are those generally accepted and applied in the Republic of China.

Accordingly, the accompanying consolidated financial statements and report of independent auditors are not intended for use by those who are not informed about the accounting principles or Standards on Auditing of the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, Ernst & Young 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.

Young Optics Inc.

Parent Company Only Balance Sheets

As of December 31, 2024 and 2023

(Amounts in thousands of New Taiwan Dollars)

ASSETS	Note	December 31, 2024	%	December 31, 2023	%	LIABILITIES AND EQUITY	Note	December 31, 2024	%	December 31, 2023	%
Current assets						Current liabilities					
Cash and cash equivalents	4 and 6 (1)	\$243,572	5	\$257,791	5	Short-term borrowings	4 and 6 (8)	\$-	-	\$100,000	2
Trade receivable, net	4, 6 (2) and 6 (14)	386,888	9	328,402	7	Contract liabilities-current	4 and 6 (13)	70,109	2	57,159	1
Trade receivable-related parties, net	4, 6 (2), 6 (14) and 7	175,048	4	236,168	5	Accounts payable		212,471	5	164,860	4
Other receivables		7,779	-	8,809	-	Accounts payable-related parties	7	292,791	7	390,428	9
Other receivables-related parties	7	162,611	4	192,641	4	Other payables		231,185	5	229,762	5
Current tax assets	4 and 6 (19)	364	-	388	-	Other payables-related parties	7	36,594	1	13,229	-
Inventories, net	4 and 6 (3)	262,120	6	266,709	6	Provisions-current	4 and 6 (11)	20,691	-	23,827	1
Prepayments	7	32,355	1	49,801	1	Lease liabilities, non-related parties	4 and 6 (15)	15,728	-	15,481	-
Other current assets		35,902	1_	29,844	1_	Current portion of long-term borrowings	4 and 6 (9)	57,143	1	299,950	6
Total current assets		1,306,639	30_	1,370,553	29	Other current liabilities		21,073		16,232	
						Total current liabilities		957,785	21	1,310,928	28
Non-current assets											
Investments accounted for using the equity method	4 and 6 (4)	1,110,756	25	1,181,464	25	Non-current liabilities					
Property, plant and equipment, net	4, 6 (5), 6 (16) and 8	1,446,645	33	1,602,615	33	Long-term borrowings	4 and 6 (9)	342,857	8	112,900	2
Right-of-use assets	4 and 6 (15)	265,779	6	281,876	6	Deferred tax liabilities	4 and 6 (19)	22,335	1	23,927	1
Investment property, net	4, 6 (6), 6 (16) and 8	125,771	3	136,161	3	Lease liabilities, non-related parties-noncurrent	4 and 6 (15)	265,622	6	280,062	6
Intangible assets	4, 6 (7) and 6 (16)	60,095	1	74,137	1	Guarantee deposits		10,914		10,131	
Deferred tax assets	4 and 6 (19)	21,769	-	26,681	1	Total non-current liabilities		641,728	15_	427,020	9
Refundable deposits		1,067	-	2,116	-	Total liabilities		1,599,513	36_	1,737,948	37_
Net defined benefit assets-noncurrent	4 and 6 (10)	28,601	1	24,784	1						
Other non-current financial assets	8	23,517	1	24,194	1	Equity					
Other non-current assets		18,679		8,977		Capital					
Total non-current assets		3,102,679	70_	3,363,005	71_	Common stock	6 (12)	1,140,598	26	1,140,598	24
						Capital surplus	6 (12)	1,648,205	37	1,648,205	35
						Retained earnings	6 (12)				
						Legal reserve		393,148	9	393,148	8
						Special reserve		150,667	3	150,667	3
						Accumlated deficit		(410,940)	(9)	(168,132)	(3)
						Total retained earnings		132,875	3_	375,683	8_
						Other equity		(111,873)	(2)	(168,876)	(4)
						Total equity		2,809,805	64_	2,995,610	63_
		D1 100 212	100	B4 522 553	100	m		#4 400 C 10	100	64 722 772	100
Total assets		\$4,409,318		\$4,733,558	100	Total liabilities and equity		\$4,409,318		\$4,733,558	

Young Optics Inc.

Parent Company Only Statements of Comprehensive Income

For the years ended December 31, 2024 and 2023

(Amounts in thousands of New Taiwan Dollars, except for loss per share)

Description	Note	December	ended 31	For the year e December 3	
		2024	%	2023	%
Net sales	4, 6 (13) and 7	\$2,142,915	100	\$2,749,057	100
Operating costs	6 (3), 6 (15), 6 (16) and 7	(1,812,830)	(85)	(2,321,655)	(84)
Gross profit		330,085	15	427,402	16
Unrealized gross profit on sales		_	-	(389)	-
Realized gross profit on sales		389	-	1,904	-
Gross profit, net		330,474	15	428,917	16
Operating expenses	6 (14), 6 (15), 6 (16) and 7				
Selling expenses		(77,951)	(4)	(91,696)	(3)
General and administrative expenses		(137,566)	(6)	(130,175)	(5)
Research and development expenses		(297,647)	(14)	(326,429)	(12)
Total operating expenses		(513,164)	(24)	(548,300)	(20)
Operating loss		(182,690)	(9)	(119,383)	(4)
Non-operating income and expenses					
Interest income	6 (17)	4,039	-	3,393	-
Other income	6 (15), 6 (17) and 10	103,039	5	43,661	2
Other gains and losses	6 (17) and 10	(88,909)	(4)	(22,381)	(1)
Finance costs	6 (17)	(11,619)	(1)	(18,017)	(1)
Share of loss of subsidiaries, associates and joint ventures for using the equity method		(69,555)	(3)	(182,311)	(7)
Total non-operating income and expenses		(63,005)	(3)	(175,655)	(7)
Net loss before tax		(245,695)	(12)	(295,038)	(11)
Income tax (expense) income	4 and 6 (19)	(2,079)	-	7,738	-
Net loss		(247,774)	(12)	(287,300)	(11)
Other comprehensive income					
Items that will not be reclassified subsequently to profit or loss					
Remeasurements of defined benefit pension plans	6 (18)	6,207	-	(253)	-
Income tax related to items that will not be reclassified subsequently to profit or loss	6 (18) and 6 (19)	(1,241)	-	50	-
Items that may be reclassified subsequently to profit or loss					
Exchange differences on translation of foreign operations	6 (18)	57,003	3	(18,209)	(1)
Income tax related to items that may be reclassified subsequently to profit or loss	6 (18)	-	-	-	-
Other comprehensive income (loss), net of tax		61,969	3	(18,412)	(1)
Total comprehensive loss		\$(185,805)	(9)	\$(305,712)	(12)
Basic Loss Per Share (in New Taiwan Dollars)	6 (20)	\$(2.17)		\$(2.52)	
Diluted Loss Per Share (in New Taiwan Dollars)	6 (20)	\$(2.17)		\$(2.52)	

Young Optics Inc.

Parent Company Only Statements of Changes in Equity
For the years ended December 31, 2024 and 2023
(Amounts in thousands of New Taiwan Dollars)

				Retained earnings		Other equity	
Description	Common stock	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings (accumulated deficit)	Exchange differences on translation of foreign operations	Total equity
Balance as of January 1, 2023	\$1,140,598	\$1,648,711	\$386,690	\$211,914	\$64,582	\$(150,667)	\$3,301,828
Appropriation and distribution of retained earnings					·	, , , ,	
Legal reserve	-	-	6,458	-	(6,458)	-	-
Reversal special reserve				(61,247)	61,247		-
Total appropriation and distribution of retained earnings		<u> </u>	6,458	(61,247)	54,789		
Net loss for the year ended December 31, 2023 Other comprehensive loss for the year ended December 31, 2023 Total comprehensive loss	- - -	- - -	- - -	- - -	(287,300) (203) (287,503)	(18,209) (18,209)	(287,300) (18,412) (305,712)
Difference between the actual acquisition or disposal price and the carrying amount of the subsidiary's equity	-	(506)	-	-	-	-	(506)
Balance as of December 31, 2023	\$1,140,598	\$1,648,205	\$393,148	\$150,667	\$(168,132)	\$(168,876)	\$2,995,610
Balance as of January 1, 2024	\$1,140,598	\$1,648,205	\$393,148	\$150,667	\$(168,132)	\$(168,876)	\$2,995,610
Net loss for the year ended December 31, 2024	_	_	_	_	(247,774)	_	(247,774)
Other comprehensive income for the year ended December 31, 2024	-	-	-	-	4,966	57,003	61,969
Total comprehensive income (loss)		-		-	(242,808)	57,003	(185,805)
Balance as of December 31, 2024	\$1,140,598	\$1,648,205	\$393,148	\$150,667	\$(410,940)	\$(111,873)	\$2,809,805

Young Optics Inc.

Parent Company Only Statements of Cash Flows For the years ended December 31, 2024 and 2023

(Amounts in thousands of New Taiwan Dollars)

Description		d December 31		I of the years chaca	l December 31
	2024	2023	Description	2024	2023
Cash flows from operating activities :			Cash flows from investing activities :		
Net loss before tax	\$(245,695)	\$(295,038)	Disposal of a subsidiary	\$50,390	\$-
Adjustments for:			Proceeds from capital reduction of investee accounted for using the equity method	-	146,805
The profit or loss items which did not affect cash flows:			Acquisition of property, plant and equipment	(60,835)	(148,344)
Expected credit loss (gain)	1,167	(17)	Proceeds from disposal of property, plant and equipment	348	4,115
Depreciation	232,363	229,410	Acquisition of intangible assets	(427)	(9,086)
Amortization	14,453	18,326	Cash flow provided by absorption merger	-	79,637
Interest expense	11,619	18,017	Decrease in refundable deposits	1,049	26
Interest income	(4,039)	(3,393)	Decrease (Increase) in other financial assets-noncurrent	677	(2,316)
Share of loss of subsidiaries, associates and joint ventures for using the equity method	69,555	182,311	Increase in other non-current assets	(9,886)	(5,768)
Unrealized gross profit on sales	-	389	Net cash (used in) provided by investing activities	(18,684)	65,069
Realized gross profit on sales	(389)	(1,904)			
Amortization of gain on disposal of intangible assets	(919)	(920)	Cash flows from financing activities :		
Loss on disposal of property, plant and equipment	3,127	-	(Decrease) Increase in short-term borrowings	(100,000)	55,000
Loss on disposal of investment	9,074	-	Increase in long-term borrowings (including current portion of long-term borrowings)	287,100	112,900
Loss from disaster	72,581	-	Repayments of long-term borrowings (including current portion of long-term borrowings)	(299,950)	(525,664)
Loss on lease modification	69	-	Repayment of the principal portion of lease liabilities	(15,592)	(15,457)
Changes in operating assets and liabilities:			Increase in guarantee deposits	783	4,984
Notes receivable	-	9	Acquisition of a subsidiary's equity	-	(10,178)
Trade receivable	(59,653)	83,868	Net cash used in financing activities	(127,659)	(378,415)
Trade receivable-related parties	61,120	4,084			
Other receivables	1,157		Net decrease in cash and cash equivalents	(14,219)	(199,742)
Other receivables-related parties	30,030		Cash and cash equivalents at beginning of the period	257,791	457,533
Inventories	(3,024)	82,308	Cash and cash equivalents at end of the period	\$243,572	\$257,791
Prepayments	17,446	(31,948)			
Other current assets	(6,058)	60,872			
Contract liabilities-current	12,950	(18,528)			
Accounts payable	47,611	(35,583)			
Accounts payable-related parties	(97,637)	(20,643)			
Other payables	(54,646)	(119,189)			
Other payables-related parties	23,365	3,737			
Provisions-current	(3,136)	(6,559)			
Other current liabilities	4,841	322			
Net defined benefit assets-noncurrent	2,390	(4,589)			
Cash generated from operating activities	139,722	131,192			
Interest received	3,860	3,403			
Interest paid	(11,482)	(18,074)			
Income tax paid	24	(2,917)			
Net cash provided by operating activities	132,124	113,604			

AUDIT REPORT OF INDEPENDENT ACCOUNTANTS

English Translation of a Report Originally Issued in Chinese

To Young Optics Inc.

Opinion

We have audited the accompanying consolidated balance sheets of Young Optics Inc. and its subsidiaries ("the Group") as of December 31, 2024 and 2023, and the related consolidated statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2024 and 2023, and notes to the consolidated financial statements, including the summary of material accounting policies (together "the consolidated financial statements").

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2024 and 2023, and its consolidated financial performance and cash flows for the years ended December 31, 2024 and 2023, in conformity with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed and became effective by Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the 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 Accountant of the Republic of China (the "Norm"), and we have fulfilled our other ethical responsibilities in accordance with the Norm. 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 2024 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, and we do not provide a separate opinion on these matters.

Valuation for inventories

As of December 31, 2024, the Group's net inventory amounted to NT\$406,458 thousand, which is significant for the consolidated financial statements. Due to the uncertainties arising from the rapid changes of technology and market environment, the assessment of obsolete and slow-moving inventory write-downs required significant management judgement, we therefore determined this as a key audit matter. Our audit procedures included, but not limited to, evaluating and testing the design and operating effectiveness of internal controls around inventories; evaluating the inventory counting plan and choosing significant warehouse for observation of the physical inventory count to verify the quantity and the status; evaluating and testing net realizable value of inventories adopted by the management; evaluating the reasonableness of the accounting policies on obsolete and slow-moving inventory, including the identification of the obsolete and slow-moving inventory, testing the correctness of the inventory aging and the reasonableness of the allowance for inventory obsolescence amount. We also assessed the adequacy of disclosures of inventories. Please refer to Notes 4, 5 and 6 to the Group's consolidated financial statements.

Revenue recognition

The Group recognized the revenue amounted to NT\$2,572,028 thousand for the year ended December 31, 2024. Main source of revenue comes from projection products and imaging-related products sales. The Group recognized revenue when transferring a promised product to a customer. The trade terms of in the products agreed in their contracts are different when the performance obligations were satisfied. As a result of the higher complexity of revenue recognition, we determined the matter to be a key audit matter. Our audit procedures include, but not limited to, assessing the appropriateness of the accounting policy for revenue recognition; evaluating and testing the effectiveness of internal controls within the revenue recognition; selecting the top ten clients to perform testing of transaction and reviewing significant terms and conditions in the contracts; selecting samples to perform details testing of transaction and verifying the appropriateness of the timing of revenue recognition; viewing their transactions certificate and performing cut-off procedures on selected samples for a period before and after the reporting date; reviewing subsequent significant sales returns and discounts. Please refer to Notes 4 and 6 to the Group's consolidated financial statements.

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 requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed by Financial Supervisory Commission of the Republic of China 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 ability to continue as a going concern of the Group, 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 financial reporting process of the Group.

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 internal control of the Group.
- 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 ability to continue as a going concern of the Group. 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 accompanying notes, 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 2024 consolidated financial statements 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.

Others

We have audited and expressed an unqualified opinion on the parent company only financial statements of Young Optics Inc. as of and for the years ended December 31, 2024 and 2023.

/s/ Chiu, Wan-Ju

/s/ Huang, Ming-Ju

Ernst & Young, Taiwan February 14, 2025

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, results of operations and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to review such consolidated financial statements are those generally accepted and applied in the Republic of China.

Accordingly, the accompanying consolidated financial statements and report of independent auditors are not intended for use by those who are not informed about the accounting principles or Standards on Auditing of the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, Ernst & Young 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.

Young Optics Inc. and Subsidiaries

Consolidated Balance Sheets

As of December 31, 2024 and 2023

(Amounts in thousands of New Taiwan Dollars)

	Note	December 31, 2024	%	December 31, 2023	%	LIABILITIES AND EQUITY	Note	December 31, 2024	%	December 31, 2023	%
Current assets						Current liabilities					I
Cash and cash equivalents	4 and 6 (1)	\$1,018,824	23	\$1,071,067	23	Short-term borrowings	6 (8)	\$-	-	\$104,344	2
Notes receivable, net	4, 6 (2) and 6 (14)	-	-	18,272	-	Contract liabilities-current	6 (13) and 7	83,308	2	69,192	2
Trade receivable, net	4, 6 (3) and 6 (14)	391,357	9	353,180	7	Notes payable		564	-	352	-
Trade receivable-related parties, net	4, 6 (3), 6 (14) and 7	137,315	3	119,505	3	Accounts payable		312,276	7	262,303	6
Other receivables		9,760	-	10,778	-	Accounts payable-related parties	7	21,773	-	331	-
Other receivables-related parties	7	60,038	2	97,186	2	Other payables		310,582	7	325,975	7
Current tax assets	4 and 6 (19)	14,019	-	11,933	-	Other payables-related parties	7	66,554	3	98,673	2
Inventories, net	4 and 6 (4)	406,458	9	444,490	9	Current tax liabilities	4 and 6 (19)	10,375	-	10,579	
Prepayments		38,647	1	26,732	1	Provisions-current	4 and 6 (11)	20,712	-	23,881	
Other current assets		39,103	1_	37,934	1_	Lease liabilities, non-related parties	4 and 6 (15)	19,556	-	20,144	-
Total current assets		2,115,521	48_	2,191,077	46_	Lease liabilities, related parties	4, 6 (15) and 7	28,082	1	27,064	1 1
						Current portion of long-term borrowings	6 (9)	57,143	2	301,879	7
Non-current assets						Other current liabilities	4	22,419		17,642	ı — -
Property, plant and equipment, net	4, 6 (5), 6 (16) and 8	1,707,865	38	1,884,376	40	Total current liabilities		953,344	22	1,262,359	27
Right-of-use assets	4 and 6 (15)	318,754	7	332,805	7						ı
Investment property, net	4, 6 (6), 6 (16) and 8	125,771	3	136,161	3	Non-current liabilities					ı
Intangible assets	4, 6 (7) and 6 (16)	60,095	2	75,201	2	Long-term borrowings	6 (9)	342,857	8	114,838	2
Deferred tax assets	4 and 6 (19)	21,769	-	26,681	1	Deferred tax liabilities	4 and 6 (19)	22,335	-	23,927	-
Refundable deposits		13,118	-	12,400	-	Lease liabilities, non-related parties-noncurrent	4 and 6 (15)	295,610	7	307,831	7
Net defined benefit assets-noncurrent	4 and 6 (10)	28,601	1	24,784	1	Guarantee deposits		12,118		11,619	ı — -
Other non-current financial assets	8	23,517	1	24,194	-	Total non-current liabilities		672,920	15_	458,215	9
Other non-current assets		21,058		8,977		Total liabilities		1,626,264	37_	1,720,574	36
Total non-current assets		2,320,548	52	2,525,579	54_						ı
						Equity attributable to owners of the parent					ı
						Capital					ı
						Common stock	6 (12)	1,140,598	26	1,140,598	24
						Capital surplus	6 (12)	1,648,205	37	1,648,205	35
						Retained earnings	6 (12)				ı
						Legal reserve		393,148	9	393,148	8
						Special reserve		150,667	3	150,667	3
						Accumulated deficit		(410,940)	(9)	(168,132)	(3)
						Total retained earnings		132,875	3	375,683	8
						Other equity		(111,873)	(3)	(168,876)	(3)
						Total equity attributable to owners of the parent		2,809,805	63	2,995,610	64
						Non-controlling interests	6 (12)			472	ı — -
						Total equity		2,809,805	63	2,996,082	64_
T-4-14-		64 426 060	100	¢4.716.656	100	T-4-11:-1:14:		64.426.060	100	64.716.656	100
Total assets		\$4,436,069	100	\$4,716,656		Total liabilities and equity		\$4,436,069		\$4,716,656	100

Young Optics Inc. and Subsidiaries

Consolidated Statements of Comprehensive Income

For the years ended December 31,2024 and 2023

(Amounts in thousands of New Taiwan Dollars, except for loss per share)

Description	Note	For the year Decembe		For the year December	
		2024	%	2023	%
Net sales	4, 6 (13) and 7	\$2,572,028	100	\$3,010,369	100
Operating costs	6 (4), 6 (15), 6 (16) and 7	(2,270,228)	(88)	(2,693,747)	(89)
Gross profit		301,800	12	316,622	11
Operating expenses	6 (14), 6 (15), 6 (16) and 7				
Selling expenses		(104,208)	(4)	(123,116)	(4)
General and administrative expenses		(165,103)	(6)	(159,004)	(5)
Research and development expenses		(299,139)	(12)	(345,999)	(12)
Total operating expenses		(568,450)	(22)	(628,119)	(21)
Operating loss		(266,650)	(10)	(311,497)	(10)
Non-operating income and expenses					
Interest income	6 (17)	17,814	1	28,578	1
Other income	6 (15), 6 (17), and 10	104,466	4	46,647	2
Other gains and losses	5, 6 (17), 6 (21), and 10	(85,420)	(3)	(31,508)	(1)
Finance costs	6 (17)	(14,181)	(1)	(20,906)	(1)
Total non-operating income and expenses		22,679	1	22,811	1
Net loss before tax		(243,971)	(9)	(288,686)	(9)
Income tax (expense) income	4 and 6 (19)	(3,780)		939	
Net loss		(247,751)	(9)	(287,747)	(9)
Other comprehensive income					
Items that will not be reclassified subsequently to profit or loss					
Remeasurements of defined benefit pension plans Income tax related to items that will not be reclassified subsequently to profit or loss	6 (18) 6 (18)	6,207 (1,241)	-	(253) 50	-
Items that may be reclassified subsequently to profit or loss Exchange differences on translation of foreign operations	6 (18)	57,016	2	(18,237)	(1)
Income tax related to items that may be reclassified subsequently to profit or loss		-	-	-	-
Other comprehensive income (loss) , net of tax		61,982	2	(18,440)	(1)
Total comprehensive loss		\$(185,769)	(7)	\$(306,187)	(10)
Net loss for the periods attributable to :					
Shareholders of the parent	6 (20)	\$(247,774)		\$(287,300)	
Non-controlling interests	6 (12)	\$(247,751)		\$(287,747)	
Total comprehensive loss for the periods attributable to:					
Shareholders of the parent		\$(185,805)		\$(305,712)	
Non-controlling interests		36		(475)	
		\$(185,769)		\$(306,187)	
Basic Loss Per Share (in New Taiwan Dollars)	6 (20)	\$(2.17)		\$(2.52)	
Diluted Loss Per Share (in New Taiwan Dollars)	6 (20)	\$(2.17)		\$(2.52)	

Young Optics Inc. and Subsidiaries Consolidated Statements of Changes in Equity For the years ended December 31, 2024 and 2023 (Amounts in thousands of New Taiwan Dollars)

			Equity attril	outable to owners	of the parent				
				Retained earnings	_	Other equity			
Description	Common stock	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings (accumulated deficit)	Exchange differences on translation of foreign operations	Total	Non- controlling interests	Total equity
Balance as of January 1, 2023	\$1,140,598	\$1,648,711	\$386,690	\$211,914	\$64,582	\$(150,667)	\$3,301,828	\$10,619	\$3,312,447
Appropriation and distribution of retained earnings						·			
Legal reserve	-	-	6,458	-	(6,458)	-	-	-	-
Reversal of special reserve			<u> </u>	(61,247)	61,247				
Total appropriation and distribution of retained earnings			6,458	(61,247)	54,789				
Net loss for the year ended December 31, 2023	-	-	-	-	(287,300)	-	(287,300)	(447)	(287,747)
Other comprehensive loss for the year ended December 31, 2023					(203)	(18,209)	(18,412)	(28)	(18,440)
Total comprehensive loss					(287,503)	(18,209)	(305,712)	(475)	128,271
Difference between the actual acquisition or disposal price and the carrying amount of the subsidiary's equity Decrease of non-controlling interests	<u>-</u>	(506)	-	-	-	-	(506)	(9,672)	(506)
Balance as of December 31, 2023	\$1,140,598	\$1,648,205	\$393,148	\$150,667	\$(168,132)	\$(168,876)	\$2,995,610	<u>\$472</u>	\$2,996,082
Balance as of January 1, 2024	\$1,140,598	\$1,648,205	\$393,148	\$150,667	\$(168,132)	\$(168,876)	\$2,995,610	\$472	\$2,996,082
Net loss for the year ended December 31, 2024	-	-	-	_	(247,774)	-	(247,774)	23	(247,751)
Other comprehensive income for the year ended December 31, 2024			<u> </u>		4,966	57,003	61,969	13	61,982
Total comprehensive income (loss)	-				(242,808)	57,003	(185,805)	36	(185,769)
Disposal of subsidiary Balance as of December 31, 2024	\$1,140,598	\$1,648,205	\$393,148	<u>-</u> <u>\$150,667</u>	\$(410,940)	<u>-</u> <u>\$(111,873)</u>	\$2,809,805	(508)	(508) \$2,809,805
		l		l					

Young Optics Inc. and Subsidiaries

Consolidated Statements of Cash Flows

For the years ended December 31, 2024 and 2023

(Amounts in thousands of New Taiwan Dollars)

Description	For the years ended	December 31	Description	For the years ended December	
Description	2024	2023	Description	2024	2023
ish flows from operating activities :			Cash flows from investing activities :		
Net loss before tax	\$(243,971)	\$(288,686)	Disposal of a subsidiary	\$32,700	\$
Adjustments for:			Acquisition of property, plant and equipment	(82,638)	(161,27
The profit or loss items which did not affect cash flows:			Proceeds from disposal of property, plant and equipment	681	
Depreciation	302,498	314,865	Acquisition of intangible assets	(427)	(9,29
Amortization	14,780	18,789	(Increase) decrease in refundable deposits	(718)	56
Expected credit loss (gain)	1,167	(11)	Decrease in other financial assets-current	· -	
Net loss on financial assets and liabilities at fair value through profit or loss	-	12,465	Decrease (increase) in other financial assets-noncurrent	677	(2,3
Interest expense	14,181	20,906	Increase in other non-current assets	(12,595)	(5,1:
Interest income	(17,814)	(28,578)	Net cash used in investing activities	(62,320)	(177,46
Loss on disposal of property, plant and equipment	2,510	1,151			
Transfer of property, plant and equipment to expense	35		Cash flows from financing activities :		
Loss on disposal of investments	9.074	_	(Decrease) increase in short-term borrowings	(104,344)	54,69
Loss from disaster	72,581	_	Increase in long-term borrowings (including current portion of long-term borrowings)	287,100	112,90
Loss on lease modification	69	-	Repayments of long-term borrowings (including current portion of long-term borrowings)	(301,341)	(527,99
Changes in operating assets and liabilities:			Increase in guarantee deposits	499	4,9
Financial assets and liabilities at fair value through profit or loss	_	(12,269)	Repayment of the principal portion of lease liabilities	(40,838)	(43,6
Notes receivable	3,514	(96)	Acquisition of a subsidiary's equity	- (10,000)	(10,1
Trade receivable	(52,238)	175,507	Net cash used in financing activities	(158,924)	(409,2
Trade receivable-related parties	(17,810)	(13,483)	The cash asea in manering activities	(150,521)	(105,2
Other receivables	2,202	2,663	Effect of exchange rate changes on cash and cash equivalents	27,071	(17,3
Other receivables-related parties	37,148	(65,125)	and the state of t		(17,0
Inventories	19,463		Net decrease in cash and cash equivalents	(52,243)	(314,1
Prepayments	(11,955)		Cash and cash equivalents at beginning of the period	1,071,067	1,385,2
Other current assets	(1,200)		Cash and cash equivalents at end of the period	\$1,018,824	\$1,071,0
Contract liabilities-current	14,225	(8,176)	Cash and cash equivalents at one of the period	41,010,021	Ψ1,071,0
Notes payable	212	(151)			
Accounts payable	50,944	(42,888)			
Accounts payable-related parties	21,442	331			
Other payables	(49,807)	(154,740)			
Other payables-related parties	(32,119)	63,957			
Provisions-current	(3,171)	(5,087)			
Other current liabilities	4,858	1,686			
Net defined benefit assets-noncurrent	2,390	(4,589)			
Cash generated from operating activities	143,208	292,528			
Interest received	16,577	29,499			
		(20,961)			
Interest paid	(14,046) (3,809)	(11,106)			
Income tax paid					
Net cash provided by operating activities	141,930	289,960			

Young Optics Inc. 2024 Statement of Deficit Compensation

Unit: NTD

Item	Amount
Accumulated Deficit at the beginning of the period	(168,132,165)
Add (Less):	
Re-measurement of Defined Benefits Obligations	4,965,600
Net loss of 2024	(247,773,847)
Reversal of Special Reserve	38,793,641
Losses to be covered for the period	(204,014,606)
Accumulated Deficit yet to be compensated at the end of the period	(372,146,771)

Chairman: Sarah Lin President: Cynthia Chang, Wayne Lin Accountant: Cynthia Chang

Young Optics Inc. Comparison Table of Amendments to the Articles of Incorporation

Current Provisions	Proposed Amendments	Explanatory Notes
Article 26	Article 26	In accordance with Securities
If the Company is profitable, it	If the Company is profitable, it	and Exchange Act Article 14,
shall set at least 10% as employee	shall set at least 10% as employee	Paragraph 6.
compensation. However, if the	compensation, and no less than	
Company has accumulated losses,	1% of the amount of employee	
it shall be deducted at first.	compensation shall be distributed	
Employee compensation shall be	to non-executive employees.	
in shares or cash, with recipients	However, if the Company has	
being the payroll employees of	accumulated losses, it shall be	
the Company or the subsidiaries	deducted at first.	
with certain specific	Employee compensation shall be	
requirements.	in shares or cash, with recipients	
	being the payroll employees of the	
	Company or the subsidiaries with	
	certain specific requirements.	
Article 31	Article 31	Add the times of amendment
(Skip) the eleventh amendment	(Skip) the eleventh amendment on	and corresponding dates of
on June 13, 2017.	June 13, 2017, the twelfth	amendment.
	amendment on June 17, 2025.	

Young Optics Inc.

Articles of Incorporation (Before Revision)

Chapter I: General Provisions

- Article 1 The Corporation shall be incorporated, as a company limited by shares, under the Company Act of the Republic of China, and its name shall be 揚明光學股份有限公司 in the Chinese language, and Young Optics Inc. in the English language.
- Article 2 The scope of business of the Corporation shall be as follows:
 - A. CC01080 Electronic Parts and Components Manufacturing
 - B. CE01030 Photographic and Optical Equipment Manufacturing
 - C. I599990 Other Designing
 - D.F401010 International Trade

Research, development, design, manufacturing, and selling of the following products

- a. Optical components for Optical Engine: Color Wheel, Integration Rod, Projection Lens, Polarization Bean Splitter & X-Prism
- b. Light Engine: DLP Optical Engine, LCOS Optical Engine
- c. Optical Components: Glass Lenses, Plastic Lenses, Reflective Mirror, Filter, Prism
- d. Optical systems or sub-system for Image Display and Image Capture
- e. Optical Parts, Optical Modules, Instruments and System Products for Image Display and Image Captur
- f. Optical Parts and Module for Light Emitting
- g. Providing design development and consulting services for the abovementioned products
- h. Import and export business of the abovementioned items.
- Article 3 Upon the consent of the Board of Directors, the Corporation may provide endorsement and guarantee and act as a guarantor in accordance with its operational needs. The Procedures for Endorsement and Guarantee shall be enacted separately.
- Article 4 The Corporation may invest in another company for operational needs, the total amount of its investments may exceed 40 percent of the total paid-in capital, and the Corporation authorizes the Board of Directors to execute.
- Article 5 The Corporation shall have its head office in Hsinchu Science-Based Industrial Park, and if necessary, may set up branches or business offices within and without the territory of the country upon a resolution of its Board of Directors and approval from the competent government authority.

Article 6 Public announcements of the Corporation shall be made in accordance with the Company Act and other relevant rules and regulations

Chapter II: Shares

- Article 7 The total Capital Stock of the Corporation shall be in the amount of 1,600,000,000 New Taiwan Dollars, divided into 160,000,000 shares, at 10 New Taiwan Dollars each. The Board of Directors is authorized to issue the unissued shares in installments. The cancellation of the public offer shall be subject to the approval of the resolution passed at the shareholders' meeting after being reviewed by the Board of Directors. In the event that the Company intends to issue employee warrants or transfer the bought-back shares to employees whose exercise price or transfer price is lower than the limit of the Law, a resolution at a shareholders' meeting shall be adopted.
- Article 8 The Corporation may issue shares without printing share certificate(s); however, the shares shall be registered with the centralized securities depository.
- Article 9 The Corporation shall handle its stock affairs for shareholders in accordance with the "Regulations Governing the Administration of Shareholder Services of Public Companies" and regulations of competent authorities.
- Article 10 Registration for transfer of shares shall be suspended sixty (60) days immediately before the date of the regular meeting of shareholders, and thirty (30) days immediately before the date of any special meeting of shareholders, or within five (5) days before the day on which dividend, bonus, or any other benefit is scheduled to be paid by the Corporation.

The period mentioned in the previous clause is calculated from the meeting date of the base date.

Chapter III: Shareholders' Meeting

Article 11 Shareholders' meetings of the Corporation shall be of two types, namely regular meetings and special meetings. Regular meetings shall be convened at least once a year, by the Board of Directors, within six (6) months after the close of each fiscal year, excluding those due reasons that have been approved by competent authorities. Special meetings shall be convened in accordance with the relevant laws whenever it is necessary.

Except as provided in the Company Act, shareholders' meetings shall be convened by the Board of Directors.

Article 12 In case a shareholder is unable to attend a shareholder's meeting, the process shall be followed in accordance with the article 177 of the Company Act and the provisions of

"Regulations Governing the Use of Proxies for Attendance at Shareholders' Meetings of Public Companies."

- Article 13 The Chairman of the Board of Directors shall internally preside the shareholders' meeting. In his absent, the Vice Chairman shall preside the meeting. In case there is no Vice Chairman, or the Vice Chairman is also absent, the Chairman of the Board of Directors shall designate one of the Directors to act on his behalf. In the absence of such a designation, the directors shall elect one from among themselves an acting Chairman of the Board of Directors.
- Article 14 Unless limited stock or non-voting stock specified in Paragraph 2, Article 179 of the Company Act, each share of stock shall be entitled to one vote.
- Article 15 Except as provided in the Company Act and regulations, shareholders' meetings may be held if attended by shareholders in person or by proxy representing more than one half of the total issued and outstanding capital stock of the Corporation, and resolutions shall be adopted at the meeting with the concurrence of a majority of the votes held by shareholders present at the meeting. Shareholders may also vote via an electronic voting system, and those who do so shall be deemed as attending the shareholder's meeting in person; electronic voting shall be conducted in accordance with the relevant laws and regulations.
- Article 16 Resolutions adopted at a shareholders' meeting shall be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the Chairman of the meeting and shall be distributed to all shareholders of the Corporation within twenty (20) days after the close of the meeting.

The minutes of shareholders' meeting shall record the date and place of the meeting, the name of the Chairman, the method of adopting resolutions, a summary of the essential points of the proceedings and the results of the meeting. The minutes shall be kept persistently throughout the life of the Corporation

The attendance list bearing the signatures of shareholders present at the meeting and the powers of attorney of the proxies shall be kept by the Corporation for a minimum period of at least one year. However, if a lawsuit has been instituted by any shareholder in accordance with the provisions of Article 189 hereof, the minutes of the shareholders' meeting involved shall be kept by the Corporation until the legal proceedings of the foregoing lawsuit have been concluded.

Chapter IV: Directors

Article 17 The Corporation shall have five (5) to seven (7) directors to be elected at the shareholders' meeting from persons with disposing capacity to serve a term of three years and may be re-elected. The Board of Directors is authorized to approve the number of directors.

Where re-election of all directors is affected, by a resolution adopted by a shareholders' meeting, prior to the expiration of the term of office of existing directors, and in the absence of a resolution that existing directors will not be discharged until the expiry of their present term of office, all existing directors shall be deemed discharged in advance.

All directors shall be elected by adopting the candidate's nomination system and procedures as specified in Article 192-1 of the Company Act.

- Article 17-1 The Company's audit committee is formed by all independent directors and one of whom shall serve as the convener. Effective from the establishment date of the audit committee, the audit committee or the members of the audit committee shall be responsible for those responsibilities of supervisors specified under the relevant regulations.
- Article 17-2 Compensation of Directors and Supervisors of the Corporation shall be determined through discussion by the Board of directors by referring to the compensation levels of the industry inside and outside this country.
- Article 18 In the case that vacancies on the Board of Directors exceed one third of the total number of the Directors, then the Board of Directors shall convene, within sixty (60) days, a shareholders' meeting to elect succeeding members to fill such vacancies. The new Directors shall serve the remaining term of the predecessors.
- Article 19 In case no election of new directors is affected after expiration of the term of office of existing directors, the term of office of out-going directors shall be extended until the time new directors have been elected and assumed their office. However, the competent authority may, ex officio, order the Corporation to elect new directors within a given time limit; and if no re-election is affected after expiry of the given time limit, the outgoing directors shall be discharged ipso facto from such expiration date.
- Article 20 The Board of Directors shall be organized by directors. The Chairman of the Board shall be elected by majority of directors present at a meeting attended by more than two thirds of directors. The directors may also elect a Vice Chairman of the Board whenever they may deem necessary to carry out the activities of the Corporation.

 The Chairman of the Board shall carry out all of affairs according to the laws, the Articles of Incorporation, and the resolutions of shareholders' meetings and directors' meetings and act on behalf of the Corporation.
- Article 21 The operation guidelines and other important matters shall be subject to the resolution of directors' meetings. Meetings of the Board of Directors shall be convened by the Chairman of the Board of Directors, except for the first meeting of each term of the Board of Directors which shall be convened according to Article 203 of the Company Act.

In case the Chairman of the Board of Directors is absent, the Vice Chairman shall act on his behalf. In case there is no Vice Chairman, or the Vice Chairman is also absent, the Chairman of the Board of Directors shall designate one of the Directors to act on his behalf. In the absence of such a designation, the directors shall elect one from among themselves.

In calling a meeting of the Board of Directors, a notice setting forth therein the subject(s) to be discussed at the meeting shall be given to each director and supervisor no later than seven (7) days prior to the scheduled meeting date. However, in case of emergency, the meeting may be convened at any time.

The notice set forth in the preceding Paragraph may be affected by means of written, fax or electronic transmission.

Article 22 Except as otherwise provided in the Company Act or these Articles of Incorporation, any resolution of a Board of Directors' meeting shall be adopted at a meeting which at least general majority of directors attend and at which meeting at least a majority of the entire directors vote in favor of such resolution.

A Director may, by written authorization, appoint another director to attend on his behalf any meeting of the Board of Directors, and to vote for him on all matters presented at such meeting, but no director may act as proxy for more than one other director.

If the directors' meeting is conducted in a manner of digital videoconference, the directors who participate in such conference via digital video shall be deemed as present in person.

Article 23 Resolutions adopted at the Board of Directors shall be recorded in the minutes of the meeting, which shall be affixed with the signature or seal of the Chairman of the meeting and shall be distributed to all directors within twenty (20) days after the close of the meeting.

The minutes of the Board of Directors shall record the date and place of the meeting, the name of the Chairman, the method of adopting resolutions, and a summary of the essential points of the proceedings and the results of the meeting. The minutes shall be kept persistently throughout the life of the Corporation. The attendance list is a part of the minutes and shall be kept persistently throughout the life of the Corporation.

The preparation and distribution of the minutes of the Board of Directors as required in the preceding Paragraph may be affected by means of electronic transmission.

Chapter V: Managers

Article 24 The Corporation may have managers, whose appointments, discharge and remunerations shall be subject to the provisions of the Company Act as well as related regulations.

Chapter VI: Accounting

- Article 25 After the close of each fiscal year, the following reports shall be prepared by the Board of Directors, audited by the audit committee within thirty (30) days prior to the shareholders' meeting:
 - (1) Business Report;
 - (2) Financial Statements;
 - (3) Proposals of Distribution of Earnings or Make-Up of Loss.
- Article 26 If the Company is profitable, it shall set at least 10% as employee compensation. However, if the Company has accumulated losses, it shall be deducted at first. Employee compensation shall be in shares or cash, with recipients being the payroll employees of the Company or the subsidiaries with certain specific requirements.
- Article 27 When allocating the net profits (if any) for each fiscal year, the Corporation shall first pay taxes and dues, offset its losses in previous years, and set aside a legal capital reserve at ten percent (10%) of the profits left over, until the accumulated legal capital reserve has equaled the total capital of the Corporation; then set aside or rotate special capital reserve in accordance with relevant laws or regulations or as requested by the authorities in charge. Any balance left over added the unallocated surplus from the prior year shall be the shareholder's dividend and bonus. The Board of Directors shall draft a proposal to distribute the surplus, which shall be approved at the shareholders meeting.

The Corporation's dividends policy is ordered by the Company Act and the Articles of Incorporation and decided according to the Corporation's capital and financial structure, operation situation, profits and the characters of the industry and business cycle. Distributions shall be made in cash dividends or in stock dividends. However, as the Corporation is engaged in mature industry but there is great growth and development potential for the application market of new optical products, the Corporation shall, in consideration of the financial, business and administrative needs, distribute cash dividends that are not less than ten percent (10%) of the total cash and share dividends issued in the year (if any).

In case there is no profit for distribution in a certain year, or considering the financial, business or operational factors, this Corporation may allocate a portion or all of its reserves for distribution in accordance with relevant laws or regulations or the orders of the authorities in charge.

Article 28 Deleted.

Chapter VII: Supplementary Provisions

- Article 29 The organization of the Corporation and the detailed procedures of business operation shall be determined otherwise.
- Article 30 In regard to all matters not provided for in these Articles of Incorporation, the Company Act and other Laws shall govern.
- Article 31 These Article of Incorporation were enacted on January 2, 2002, and the first amendment was approved by the shareholders' meeting on October 6, 2003, the second amendment on April 12, 2005, the third amendment on April 12, 2005, the fourth amendment on April 28, 2006, the fifth amendment on June 11, 2007, the sixth amendment on June 11, 2008, the seventh amendment on June 16, 2009, the eighth amendment on June 18, 2010, the nine amendment on June 13, 2012, the tenth amendment on June 14, 2016, the eleventh amendment on June 13, 2017.

Young Optics Inc.

Rules of Procedure for Shareholders' Meetings

- Article 1 Shareholders' Meetings of this Company (the "Meeting") shall be conducted in accordance with these Rules and Procedures, unless any law or regulations and the Articles of Incorporation of this Company provide otherwise.
- Article 2 The venue for a shareholders meeting shall be the premises of this Corporation, or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m.
- Article 3 The Company shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in. When the government or a legal entity is a shareholder, the representative attending the shareholders' meeting is not limited to one person. When a legal entity is entrusted to attend the shareholders' meeting, only one person may be appointed to represent.
- Article 4 If a shareholders meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the chairperson shall appoint a director to serve on his behalf. Where the chairperson does not make such a designation, the directors shall select from among themselves one person to serve as chair.

If a shareholders meeting is convened by a party with power to convene but other than the board of directors, the convening party shall chair the meeting. If there are two or more persons with the power to convene, they shall mutually elect one person to serve as chairman.

The Company may appoint attorneys, certified public accountants or relevant personnel to attend the shareholders' meeting.

- Article 5 Company shall record the whole process of shareholder registration, meeting proceedings, voting and vote counting processes continuously and without interruption, starting from the time when the registration of shareholders is accepted. Audiovisual materials mentioned in the preceding paragraph should be kept for at least 1 year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.
- Article 6 The attendance of shareholders' meetings shall be based on the number of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book or sign-in cards handed in, plus the number of shares whose voting rights are exercised electronically.

The chair shall call the meeting to order at the appointed meeting time and shall also announce the number of non-voting rights and the number of shares present, and other relevant information at the same time.

However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than one hour, may be made. If the attending shareholders still represent less than one third of the total number of issued shares after two postponements, the chairman shall announce that the meeting will be adjourned.

In the preceding paragraph, if the attending shareholders still represent less than one third of the total number of issued shares after two postponements, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act, and the tentative resolution shall be notified of all shareholders for the convening of another shareholders' meeting within one month.

When, prior to the conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.

Article 7 If a shareholders meeting is convened by the board of directors, the meeting agenda (including extraordinary motions and amendments to the original proposal) shall be set by the board of directors. The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution of the shareholders meeting.

The provisions of the preceding paragraph apply mutatis mutandis to a shareholder's meeting convened by a party with the power to convene that is not the board of directors.

The chair may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda of the preceding two paragraphs (including extraordinary motions), except by a resolution of the shareholders meeting. If the chair were to violate meeting regulations and declare adjournment, the other members of the board of directors should promptly assist the shareholders in accordance with the statutory procedures to elect, by agreement among over a half of shareholding attendees, one person can be elected as the chair to proceed with the meeting.

The chair should provide sufficient explanation and discussion opportunities for proposals and the proposed amendments or extraordinary motions raised by shareholders. When they have been discussed sufficiently to put it to a vote, the chair may announce the discussion closed, call for a vote, and allocate an adequate amount of time for voting.

Article 8 Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and

account name. The order in which shareholders speak will be set by the chair.

A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken. When the content of the speech does not correspond to the subject given on the speaker's slip, the spoken content shall prevail.

Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes. If the shareholder's speech violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.

When an attending shareholder is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chair and the shareholder that has the floor; the chair shall stop any violation.

When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives may speak on the same proposal. After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.

Article 9 The voting at shareholders meetings shall be calculated based on the numbers of shares. Each shareholder has one voting right per share. However, those who are restricted or listed as having no voting rights under Article 179, Paragraph 2 of the Company Act, are not subject to this limitation.

The resolution of the shareholders' meeting stipulates that the shareholding of non-voting shareholders shall not be included in the total number of issued shares.

Shareholders who have a conflict of interest in matters discussed at the meeting that may be detrimental to the Company's interests shall not participate in the voting and shall not act as proxies for other shareholders to exercise their voting rights.

The number of shares that are prohibited from exercising the voting rights in the preceding paragraph shall not be counted as the number of voting rights of the shareholders present.

Article 10 Except as otherwise provided in the Company Act and in the Corporation's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. During the voting, the chair or their designated personnel shall announce the total number of voting rights of the shareholders present, and the shareholders shall vote on each proposal. The results of the shareholders' approval, opposition, and abstention shall be entered into the Market Observation Post System on the same day as the shareholders' meeting.

When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be required.

Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, but all monitoring personnel shall be shareholders of the Corporation.

The voting or election ballot counting process for shareholder meetings should be conducted openly at the meeting venue. After the counting is completed, the voting results, including the statistical figures, should be announced on the spot and recorded.

Article 11 The chair may direct the proctors or security personnel to help maintain order at the meeting place.

If there are amplification devices available at the venue, the chairman may prohibit shareholders from using equipment not provided by the Company when speaking. Shareholders who violate the rules of procedure and refuse to comply with the chairman's correction, thereby obstructing the progress of the meeting and persisting despite being stopped, may be asked to leave the venue by the chair, who will direct the proctors or security personnel.

Article 12 During the meeting, the chair may announce a break at certain times. In the event of force majeure, the chair may temporarily suspend the meeting and announce the resumption time based on the situation.

If the venue for the meeting becomes unusable before the agenda set by the shareholders' meeting (including extraordinary motions) is concluded, the shareholders' meeting may decide to find another venue to continue the meeting.

The shareholders' meeting may, in accordance with Article 182 of the Company Act, decide to postpone or continue the assembly within five days.

Article 13 This regulation shall come into effect upon approval by the shareholders' meeting, and the same applies to any amendments made thereafter.

Young Optics Inc.

Shareholdings of All Directors

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Title	Name	Book Closure Date	Shareholding Ratio
		(2025.04.19)	
		Number of Shares	
		Holding	
Director	Coretronic Corp. Legal representative Sarah Lin	37,217,586	32.62%
Director	Coretronic Corp. Legal representative Ken Wang	37,217,586	32.62%
Director	Coretronic Corp. Legal representative Miranda Wang	37,217,586	32.62%
Director	Ker-Jev Huang	0	0%
Independent Director	Hsiang-Hsun Wu	0	0%
Independent Director	Wan-Ting Yuan	0	0%
Independent Director	Chin-Do Lai	0	0%
Number of Shares and Ratio held by all directors		37,217,586	32.62%

Note: 1. As of April 19, 2025, the Company has issued a total of 114,059,785 shares.

2. The total number of shares that all directors of the Company are required to hold by law is 8,000,000 shares, and all directors currently meet the legal ownership requirement.