## Fulfillment of ethical corporate management and deviation from the "Ethical Corporate Management Best Practice Principles for TWSE/ TPEx Listed Companies"

			Deviations from the Ethical Corporate Management Best	
Evaluation Items	Yes	No	Summary	Practice Principles for TWSE/ TPEx Listed Companies and Reason(s)
1. Establishment of ethical corporate management policies and programs  (1) Does the Company have a Board approved ethical corporate management policy and stated in its regulations and external correspondence the ethical corporate management policy and practices, as well as the active commitment of the Board of Directors and management towards enforcement of such policies?	1			TWSE/ TPEx Listed Companies
(2) Does the Company have mechanisms in place to assess the risk of unethical conduct, and perform regular analysis and assessment of business activities with higher risk of unethical conduct within the scopes of business?  Does the Company implement programs to prevent unethical conduct based on the above and ensure the programs cover at least the matters described in Paragraph 2, Article 7 of the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies?	1		<ul> <li>The Company has set up risk assessment mechanisms for unethical behavior.</li> <li>The Company has set up the Risk Assessment and Prevention Plan for Ethical Corporate Management to implement its ethical corporate management policy, set up a risk control mechanism, regularly analyze and evaluate business activities with higher risk of dishonest conduct within the scope of business, and strengthen relevant preventive measures in order to reduce existing and potential risks.</li> <li>The Company has created the Risk Assessment Form for Ethical Corporate Management and requested its business and functional units to conduct annual risk assessments, while taking internal and external audit records into account. A total of 34 Risk Assessment Forms (100% response rate) were completed in 2022 with corresponding control measures drafted and implemented, including requiring the employees to familiarize themselves with relevant laws and internal regulations of the Company, as well as regular monitoring with regard to illegal use of non-authorized software, etc.</li> <li>The Prevention Program established by the Company includes preventive measures against the following: <ul> <li>a. Offering and acceptance of bribes.</li> <li>b. Illegal political donations</li> </ul> </li> </ul>	

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(3) Does the Company provide clearly the operating procedures, code of conduct, disciplinary actions, and appeal procedures in the programs against unethical conduct? Does the Company enforce the programs above effectively and perform regular reviews and amendments?	<b>V</b>		<ul> <li>c. Improper charitable donations or sponsorship</li> <li>d. Offering or acceptance of unreasonable presents or hospitality, or other improper benefits</li> <li>e. Misappropriation of trade secrets and infringement of trademark rights, patent rights, copyrights, and other intellectual property rights</li> <li>f. Damage directly or indirectly caused to the rights or interests, health, or safety of consumers or other stakeholders in the course of research and development, procurement, manufacturing, provision, or sale of products and services</li> <li>g. Prohibition of unfair competition</li> <li>**Delta Group Code of Conduct** expressly states that Delta members should abide by all applicable anti-bribery and anti-corruption regulations, expressly refuse to offer or accept any form of illegitimate benefits, and avoid dealing with business partners who operate dishonestly, nor shall them offer Illegal political donations, restrict or impede fair competition, or infringe intellectual property rights by unfair means. Charitable donations or sponsorships shall comply with the Management Procedures for Handling Charitable Donations or Sponsorships.</li> <li>Article 8 of the Delta Corporate Social Responsibility Best Practice Principles declares the non-tolerance of bribery or corruption and avoidance of engaging in unfair competition.</li> <li>The Company has stated the operating procedures, behavioral guidelines, punishment for violation, and complaint system in the unethical behavior prevention scheme.</li> <li>The Delta Group Code of Conduct sets the standard operating procedures and behavioral guidelines for all stakeholders of the Company, as a commitment to implementing its ethical corporate management policy.</li> <li>The Policy of whistleblowing system for employees and relevant whistleblowers and relevant persons.</li> <li>The Policy of rewards and punishments state the punishments for violating the Ethical Corporate Management Best Practice Principles and the Delta Group Code of Conduct.</li> <li>Re</li></ul>	

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2. Implementation of ethical			whistleblowing system were revised based on practical and operational needs.  Reporting via email for employees and other stakeholders: HR.GRIEVANCE@deltaww.com; HR885@deltaww.com  Reporting via email for suppliers: 885@deltaww.com  Policies mentioned above can be found in the Human Resources section of the Company's internal website or the Corporate Governance section under Investors of the Company website.	Compliant with Ethical
corporate management (1) Does the Company evaluate business partners' ethical records and include ethics-related clauses in business contracts?	1		The Company adequately implements integrity record assessment of its business partners.  • The Delta Group Code of Conduct clearly regulates the following	Corporate  Management Best  Practice Principles for

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(2) Does the Company have a unit responsible for ethical corporate management on a full-time basis under the Board of Directors which reports the ethical corporate management policy and programs against unethical conduct regularly (at least once a year) to the Board of Directors while overseeing such operations?	<b>V</b>		In order to improve the ethical corporate management, the Company established the Ethical Management Committee as a dedicated unit to promote the ethical corporate management of the Company, as approved by resolution of the Board of Directors on October 27, 2022. The Ethical Management Committee shall report to the Board of Directors annually on the Ethical management policy, the unethical behavior prevention scheme, and its implementation status. On February 22, 2023, the Ethical Management Committee reported to the Board of Directors on the implementation of the Company's ethical corporate management policy in year 2022.	
(3) Does the Company establish policies to prevent conflicts of interest and provide appropriate communication channels, and implement it?	<b>\</b>		<ul> <li>In order to prevent conflicts of interest, the Company has formulated the Delta Group Code of Conduct to identify, monitor and manage the risks of dishonest behaviors that may result from conflicts of interest. The regulations expressly stipulate that Delta members should avoid conflicts of interest related to their positions, and shall not engage in any business, investment or activities that may conflict with the interests of Delta Group. In addition, appropriate channels are provided internally for directors, managers and other stakeholders to voluntarily declare whether they have a potential conflict of interest with the Company.</li> <li>Article 15 of the Rules and Procedures of the Meeting of the Board of Directors and Article 31 of the Corporate Governance Best Practice Principles state the regulations of directors' conflicts of interest and the strict prohibition of improper channeling of profits between the Company's stakeholders and shareholders.</li> <li>The operations of related party transactions, insider trading and the mechanisms for handling and disclosure of material inside information are regulated respectively in the Internal Control Procedures for Related Party Transactions, the Control Procedures for Preventing Insider Trading, and the Procedures for Handling Material Inside Information.</li> <li>In order to implement the code of conduct to avoid conflict of interest, each new employee is required to make a conflict of interest declaration upon reporting to work, and existing employees are reminded to make the declaration in the annual announcement. 164 employees completed the declaration voluntarily in 2022 (162 employees declared the names of their friends and relatives inside the company, and 2 employees reported their own or their relatives' participation in the Company's business transactions).</li> </ul>	

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(4) Does the Company have effective accounting and internal control systems in place to implement ethical corporate management? Does the internal audit unit follow the results of unethical conduct risk assessments accordingly to prevent unethical conduct, or hire outside CPAs to perform the audits?  (5) Does the Company regularly hold internal and external educational trainings on ethical corporate management?	1		If a conflict of interest relationship is not reported in accordance with the Company's regulations, the Company will impose penalties in accordance with the Regulations on Reward and Punishment depending on the severity of the situation.  The financial reports of the Company are prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, interpretations, and the announcements of the interpretations approved by the Financial Supervisory Commission.  The design and effectiveness of implementation of the internal controls of the Company is determined based on the Regulations Governing Establishment of Internal Control System by Public Companies and is supported by a self-monitoring mechanism. Internal auditors regularly inspect the compliance with the internal control system, including its adherence to measures preventing unethical conduct. Through self-evaluation procedures, we ensure the effectiveness of our internal control systems, which serves as the basis for issuing the Internal Control System Statement.  The Company's 2022 audit plan, assessment of the effectiveness of the internal control systems, and Internal Control System Statement were submitted to the Board of Directors for approval on October 28, 2021, and February 22, 2023, respectively. The 2023 audit plan was submitted to the Board of Directors for approval on October 27, 2022. Meanwhile, the assessment of the effectiveness of the internal control systems and the Internal Control System Statement for the fiscal year 2023 will be submitted for approval by the Board of Directors in 2024. The Company's HR Department arrange relevant trainings to promote the implementation of ethical corporate management.  New employees are required to participate in the orientation training for newcomers related to ethical corporate management/code of conduct/human rights policy advocacy course through our online education pl	Reason(s)
			handling procedures, etc. The Company also holds physical ethical corporate management courses from time to time. In 2022, a total of 82,007 people in the Delta Group around the globe participated in online training courses related to the topics mentioned above with a training completion rate of 97.0%.	

Evaluation Items			Implementation Status	Deviations from the Ethical Corporate Management Best Practice Principles for
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			<ul> <li>Regularly review and adjust the content of the training courses to strengthen the advocacy of preventing dishonest behavior. In 2022, the online course "Anti-Corruption and Trade Secrets" was conducted for supervisors to enhance the understanding of the regulations of insider trading and criminal liability under Section 157-1 of the Securities and Exchange Act to prevent dishonest acts in order to strengthen the awareness for dishonest behavior with practical cases.</li> <li>The Company's advocacy efforts related to ethical corporate management operations include: listing honesty and integrity as a value and ability assessment item in employee performance evaluation, publishing an annual announcement on the regulations of conflict of interest recusal and reminding colleagues to take the initiative to fill in the declaration form, and conducting ethical corporate management risk assessment with each unit every year.</li> <li>For suppliers, the Company refers to the Responsible Business Alliance Code of Conduct as the main framework, and pushes the suppliers to practice sustainable development in major aspects such as labor, occupational safety and health, environment, ethics and management systems. Based on the Delta Supplier Code of Conduct, education and training materials are provided and supplier's commitment to integrity are signed.</li> </ul>	
3. Operation of the whistle-blowing system of the Company  (1) Does the Company establish both a practical reward and whistle-blowing systems, integrity hotline and appropriate personnel in charge to the reported object?	1			TWSE/ TPEx Listed

Evaluation Items			Deviations from the Ethical Corporate Management Best Practice Principles for	
Evaluation items	Yes	No	Summary	TWSE/ TPEx Listed  Companies and  Reason(s)
(2) Does the Company have in place standard operating procedures for investigating accusation cases, as well as follow-up actions and relevant post-investigation confidentiality measures?  (3) Does the Company take measures to protect whistle-blowers from being mistreated due to whistleblowing?	1		The Delta Group Management Measures of the Whistle-blowing System stipulates the following procedures:  The whistle-blower or his/her agent shall submit a compliant in writing or verbally with specific fact and sufficient information of the alleged behavior or incidents against human rights, behavior principles or ethical corporate management. Delta members may choose to remain anonymous when reporting a violation of another member. However, the Company encourages Delta members to provide their identity when making a report to facilitate communication and investigation.  The whistle-blowing case shall be closed within one month and may be extended for one month if necessary. In the conclusion of the case, the whistle-blowing Event", unless the whistle-blower does not provide any contact information nor respond. If the whistle-blower is not satisfied with the resolution, he or she may fill out the "Record Form of Whistle-blowing Event" within 10 days from the date of receiving the reply and provide new reasons and new evidence with facts. The case shall then be handled by another handling unit rather than the first handling unit, which would be designated by the CEO of the Company. Only one application for reconsideration is allowed.  The Company will handle any whistle-blowing case confirmed by investigation in accordance with laws and related disciplinary regulations of the Company. If any material violation is identified or is likely to cause serious damage to the Company, the handling unit shall report the case to the Audit Committee.  The parties involved in the whistle-blower case and related personnel responsible for handling the case are obliged to keep it confidential and prevent the whistle-blower from being treated unfairly, retaliated against or threatened. Violators shall be punished in accordance with the company's disciplinary regulations.  The Delta Group Code of Conduct and the Delta Group Management Measures of the Whistle-blowing System expressly stipulate that the whistle-blower may choose to	

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Strengthening information disclosure				Compliant with Ethical Corporate	
Does the Company disclose	$\sqrt{}$		The Ethical Corporate Management Best Practice Principles, the Code of		
its ethical corporate			Conduct and the Corporate Social Responsibility Best Practice Principles		
management policies and the			are disclosed on the Company's website in the Corporate Governance	TWSE/ TPEx Listed	
results of its implementation			section under Investors. In addition, relevant and reliable information on	Companies	
on the Company's website			ethical corporate management is also disclosed in the annual report and		
and MOPS?			the Delta ESG Report.		
5. If the Company has established its ethical corporate management policies in accordance with the Ethical Corporate Management Best					
Practice Principles for TWSE/ TPEx Listed Companies, please describe any discrepancy between the policies and their implementation:					
Compliant with Ethical Corporate Management Best Practice Principles for TWSE/ TPEx Listed Companies					
6. Other important information to f	6. Other important information to facilitate a better understanding of the Company's ethical corporate management practices: (i.e., the status				

of the Company's efforts to review and amend the ethical corporate management practices): None.