Procedure for loaning capital to others

Approved by Annual Shareholder's Meeting on 2023/5/3
(Target Borrowers)
The target Borrowers of the Company's fund (Hereinafter referred to as the Borrowers) are
limited to the following:
(1) Companies in transaction with the Company (Hereinafter referred to as Transaction
Counterparts);
(2) Companies being in need of short-term financing (Hereinafter referred to as Short-term Finances)
The term "short-term" as set forth in the two preceding paragraphs means one year, or where
the company's operating cycle exceeds one year, one operating cycle.
(Limitation of the total loans and individual targets)
The total funds loaned to the Borrowers under Paragraph I shall not exceed 50% of the net
worth as last reviewed or checked by CPA (Hereinafter referred to as the Latest Net Worth
of the Corporation).
The aggregate amount of loans to Counterparties of business transactions shall not exceed
35% of the Latest Net Worth of the Corporation. The loan to an individual Transaction
Counterpart shall not exceed the amount of business transaction between both parties. The
term "amount of business transaction" as set forth herein denotes the amount of actual
purchase, sale amounts in the year preceding execution of the loan contract, or the
transaction amount anticipated for the year.
The total loan to a Short-term Finances shall not exceed 15% of the Latest Net Worth of the
Corporation. The loan to an individual Short-term Finance shall not exceed 10% of the
Latest Net Worth of the Corporation.
When a loan of funds for short-term financing is necessary between any two foreign
companies in which the Corporation holds, directly or indirectly, 100% of the voting shares.
or from foreign companies in which the Corporation holds, directly or indirectly, 100% of
the voting shares, to the Corporation, it is not subject to 40% of the lender's net worth and
1 year. However, the lender's internal "Procedures for Loaning Capital to Others" shall
apply to the aggregate amount of loans and individual short-term finance amount, and tenor of loans.
Where the Corporation's financial reports are prepared according to the International
Financial Reporting Standards, "net worth" in these Regulations means the balance sheet
equity attributable to the owners of the parent Corporation under the Regulations Governing
the Preparation of Financial Reports by Securities Issuers.
(Causes and necessity of capital lending to others)
FET may lend funds as required for short-term financing only in the following events:
(I) Where the following targets to which FET may grant endorsement are in need of short-
term financing:
1. A firm of which the Company owns directly and indirectly more than 50 percent
voting right shares.

	2. A firm of which owns directly and indirectly more than 50 percent of the Company voting right shares.
	(II)Other cases where FET's board of directors agrees to lend funds.
	The terms "subsidiary" and "parent company" as referred to in these Regulations shall be as
	determined under the Regulations Governing the Preparation of Financial Reports by
	Securities Issuers.
Article 4	(Capital lending to others and handling procedures)
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	Where Corporation grants a loan, the borrower shall first provide the financial papers as
	required and apply to Corporation's Finance & Facility Services Division for financing
	limit. The Finance & Facility Services Division shall conduct prudent assessment to
	confirm that it lives up to the requirements set forth in the "Guiding Rules for Loan &
	Endorsement by Public Offering Companies" (hereinafter referred to as the Guiding Rules)
	these Procedures and the following. The assessment results shall first be submitted to the
	Audit Committee, and Board of Directors for a decision beforehand. The Board of Director
	shall not authorize any others to make such decision.
	I. Necessity and rationality of the endorsement.
	II. Creditability and risk assessment of the borrower.
	III. Impact upon Corporation operation risk, financial standing and shareholders' equity.
l	IV. Whether collateral is required and the value assessed for the collateral.
	The inter-Corporation loans of funds between the Corporation and its subsidiaries or among
	its subsidiaries shall be resolved by the Board of Directors of the Corporation, as well as to
	authorize the Chairman to grant one borrower to drawdown by tranche within specific
	approved ceiling amount and one year.
	As for the aforementioned ceiling amount, except those regulated in accordance with the
	Item 4 of Article 2, the authorized loan amount to a single party by the Corporation or
	together with its subsidiaries, shall not exceed 10% of the latest net worth of the
	Corporation.
	After financing limit is determined, the borrower shall apply to the Finance & Facility
	Services Division with "Application for Appropriation". The loan shall not be disbursed
	until approved by Corporation's responsible person or the board of directors authorized
	representative. For the enforcement of the loan, the Finance & Facility Services Division
	shall report to the board of directors for information.
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	The borrower shall, upon applying for disbursement of the fund, provide standby
	instrument of equivalent amount or other collateral or guarantor(s) satisfactory to
	Corporation as collateral of the loan.
	When the board of directors are discussing these procedures or granting loans to others, the
	opinions of the independent directors shall be taken into adequate account. Their opinions,
	pros and cons as well as the reasons of cons shall be entered into the minutes of the board
	of directors meeting.
	If, as a result of a change in circumstances, an entity for which an endorsement/guarantee is
	made does not meet the requirements of these Regulations or the loan balance exceeds the

	limit, the Corporation shall adopt rectification plans and submit the rectification plans to all the Audit Committee, and shall complete the rectification according to the timeframe set out in the plan.
	Resolutions at meetings of the Audit Committee shall be adopted with the approval of one half or more of the entire membership. If not, the meeting agenda shall be adopted with the
	consent of two thirds or more of the entire board of directors. And the board of directors meeting minutes shall record the Audit Committee's resolutions. The term "all committee members" and all board directors" shall be calculated as the number of directors then in office.
	In the absence of concurrence by over half of all Audit Committee members for the regulatory Audit Committee consent matter(s) as required by the Procedure, the matter(s) may be
	implemented by approval by over two-thirds of all Directors, and the minutes of the Board of Directors shall record the resolution(s) of the Audit Committee. The term "all audit
	committee members" and "all board Directors" shall be calculated as the de facto account of numbers of directors people then holding respective in offices.
Article 5	(Period of loan and interest calculation) The Funds loaned by the Corporation shall not exceed one year or the operating cycle of
	Short-term Finances if the Corporation's operating cycle exceeds one year. The period of loan depends on borrower's demand of the capital, and term of each such
	loan shall not exceed 3 years of inter-Corporation loans of funds between foreign companies in which the public Corporation holds, directly or indirectly, 100% of the voting
	shares. Interest on loans extended by the Corporation shall be calculated at the negotiated interest
	rate, and shall be adjusted from time to time in accordance with the Corporation's cost of capital. Any adjustment of interest shall first be proposed by the Finance & Facility Services Division to the president of the Corporation for his approval and then, upon such approval,
	be implemented by the Treasury. Interest shall be settled on a negotiated periodical basis.
Article 6	 (Subsequent control measures and procedures to deal with the overdue credits) For loans granted, the Corporation shall establish a record book to bear all details of the borrowers, amounts, dates of Audit Committee's approval, dates of board of directors' approval, dates the loans being granted and content being prudently assessed pursuant to
	Paragraph 1 of the Article 4. The Corporation's Internal Audit Department shall audit these Procedures and the
	enforcement on a quarterly basis minimum and shall work out records in writing and further keep the Audit Committee informed in writing immediately upon a critical offense noticed.
	The borrowers and guarantors' financial, business and credit standing shall be closely watched after the loan is granted. In case of collateral provided, the collateral shall be
	closely watched regarding a change in its value. In case of a significant change, report shallbe made to the general manager forthwith with due actions taken as instructed.The borrower shall repay the principal and interest forthwith when due unless the borrower
	applied for and obtained the Board's prior approval for renewal. In case of violation, the

	Corporation's Finance & Facility Services Division may dispose the provided collateral or
	claim on the guarantor(s) for repayment without a notice.
Article 7	(Penalty upon a breach)
	FET shall faithfully comply with the Guiding Rules and these Procedures for loans granted
	to others. A manager or person in charge of endorsement who violates these requirements
	and thus leads to critical damage to FET or in a critical offense shall be subject to penalty in
	accordance with Award & Penalty Policy and Human Resources Policy concerned.
Article 8.	(Procedures for declaration through public announcement)
	FET shall, not later than the 10 th of every month, put into public announcement the balance
	of the loans granted by FET and its subsidiary(ies) in the preceding month.
	Where the balance of the loans lives up to any of the following, FET shall further declare
	through public announcement within two days commencing immediately from the date of
	occurrence:
	I. FET and its subsidiary(ies) where the total balance of the loans granted exceeds 20%
	of the Latest Net Worth of the Company.
	II. FET and its subsidiary(ies) where here balance of the loans granted to any single
	business concern exceeds 10% of the Latest Net Worth of the Company.
	III. FET and its subsidiary(ies) where the newly conducting amount exceeds NT\$10
	million and the balance exceeds 2% of the Latest Net Worth of the Company.
	Where a subsidiary is not in public offering in the Republic of China, the declaration
	through public announcement for such subsidiary as required under the aforementioned
	paragraphs 3 shall be handled by FET.
	The term "declaration through public announcement" as set forth herein denotes input into
	the information declaration website established by the Financial Supervisory Commission,
	R.O.C.
	"Date of occurrence" in these Regulations means the date of contract signing, date of
	payment, dates of boards of directors resolutions, or other date that can confirm the
	counterparty and monetary amount of a loan of funds, whichever date is earlier.
	FET shall evaluate the status of its loans of funds and reserve sufficient allowance for bac
	debts, and shall adequately disclose relevant information in its financial reports and provide
	certified public accountants with relevant information for implementation of necessary
	auditing procedures.
Article 9	(Procedures to control subsidiary(ies) regarding loans granted to others)
	A subsidiary of the Corporation shall, if desirous to grant loans to others, duly enact the
	capital lending to others Procedures in accordance with the Guiding Rules and propose to
	Finance & Facility Services Division of the Corporation. Finance & Facility Services
	Division shall propose the list of the subsidiary for the Board of Directors' ratification. The
	Corporation's subsidiary(ies) shall conduct according to their own procedures.
	If a Corporation's subsidiary(ies) is characterized as a public offering companies in the
	Republic of China, it shall conduct declaration through public announcements individually.
	The Corporation's subsidiary(ies) shall submit detailed statements of loans granted in the

	preceding month to the Corporation for assembling not later than the 5 th day of every
	month.
	Each subsidiary of the Corporation shall examine and check whether its applying procedures
	for capital lending to others are in compliance with the "Regulations Governing Loaning of
	Funds and Making of Endorsements/Guarantees by Public Companies". The Corporation's
	auditor shall examine and check for such matters made by each subsidiary of the Corporation.
Article 10	(Validity and update)
	The amendments of the Procedures shall, after being resolved by Audit Committee, and in
	the board of directors, be submitted to the shareholders' meeting for consent. In case of
	objection by a director as supported by the minutes or written declaration, Corporation shall
	submit the objection to the Audit Committee and shareholders' meeting for discussion.