Board of Directors of Solid State System Co., Ltd.

Director Candidate Checklist

Date: _____

1. Nominator:	(Shareholder with 1% or more ownership)			
2. Total shares held by nominating shareholder on the record date for				
suspending stock transfer (single or combined): ; Ownership percentage:				
3. Nominee's Name:	Nominee's ID Number o	r Unified Business Number:		

Review Checklist:

	Review Item	Consistent	Remarks
1.	Was the nominating shareholder's submission made within the		
	announced acceptance period?	🗆 Yes 🗆 No	
2.	When the nominating shareholder suspended stock transfer, had the		
	ownership reached one percent?	🗆 Yes 🗆 No	
3.	Did the number of nominees not exceed the required number of		
	director positions to be elected?	🗆 Yes 🗆 No	
4.	Did the nominating shareholder specify the nominee's name,		
	education, and experience?	🗆 Yes 🗆 No	
5.	Is the nominee a government or juristic person shareholder?	🗆 Yes 🗆 No	
No	Note: Directors and supervisors must comply with Article 30 of the		
Col	mpany Act.		

Review Result:

 \Box Included in the director candidate list

 $\hfill\square$ Not included in the director candidate list

Board of Directors of Solid State System Co., Ltd.

Independent Director Candidate Qualification Checklist

Date:

1. Nominator:(Shareholder with 1% or more ownership)2. Total shares held by nominating shareholder on the record date forsuspending stock transfer (single or combined):Ownership percentage:3. Nominee's Name:Nominee's ID Number:

Check Content	Consistent	Remarks
Was the nominating shareholder's submission made within the		
announced acceptance period?	🗆 Yes 🗆 No	Not Applicable
When the nominating shareholder suspended stock transfer, had the		
ownership reached one percent?	🗆 Yes 🗆 No	Not Applicable
Did the number of nominees not exceed the required number of		
independent directors to be elected?	🗆 Yes 🗆 No	
Did the nominating shareholder specify the nominee's name,		
education, and experience?	🗆 Yes 🗆 No	Not Applicable
Does the nominee not have one of the following conditions?		
1. Any circumstances specified in Article 30 of the	🗆 Yes 🗆 No	
Company Act.		
2. Elected in the capacity of a government agency, a	🗆 Yes 🗆 No	
juristic person, or a representative thereof, as		
provided in Article 27 of the Company Act.		
Regulations Governing Appointment of Independent		
Directors and Compliance Matters for Public Companies :		
(1) Professional Qualifications (Article 2)		
An independent director of a public company shall		
meet one of the following professional qualification		
requirements, together with at least five years work		
experience:		
1. An instructor or higher in a department of	🗆 Yes 🗆 No	

Check Content	Consistent	Remarks
commerce, law, finance, accounting, or other		
academic department related to the business needs		
of the company in a public or private junior college,		
college, or university;		
2. A judge, public prosecutor, attorney, certified public	🗆 Yes 🗆 No	
accountant, or other professional or technical		
specialist who has passed a national examination and		
been awarded a certificate in a profession necessary		
for the business of the company.		
3. Have work experience in the area of commerce, law,	🗆 Yes 🗆 No	
finance, or accounting, or otherwise necessary for the		
business of the company.		
(2) Independence Qualifications (Article 3)		
Within the scope of execution of business, an		
independent director of a public company shall maintain		
independence, and may not have any direct or indirect		
interest relationship with the company. During the two		
years before being elected or during the term of office,		
an independent director of a public company may not		
have been or be any of the following:		
1. An employee of the company or any of its affiliates.	🗆 Yes 🗆 No	
2. A director or supervisor of the company or any of its	🗆 Yes 🗆 No	
affiliates.	🗆 Yes 🗆 No	
3. A natural-person shareholder who holds shares,		
together with those held by the person's spouse,		
minor children, or held by the person under others'		
names, in an aggregate of one percent or more of		
the total number of issued shares of the company or		
ranking in the top 10 in holdings.		
4. A spouse, relative within the second degree of	🗆 Yes 🗆 No	
kinship, or lineal relative within the third degree of		
kinship, of a managerial officer under subparagraph		
1 or any of the persons in the preceding two		
subparagraphs.		
5. A director, supervisor, or employee of a corporate	🗆 Yes 🗆 No	
shareholder that directly holds five percent or more		
of the total number of issued shares of the company,		

Check Content	Consistent	Remarks
or that ranks among the top five in shareholdings, o	r	
that designates its representative to serve as a		
director or supervisor of the company under Article		
27, paragraph 1 or 2 of the Company Act.		
6. If a majority of the company's director seats or voting	g □ Yes □ No	
shares and those of any other company are		
controlled by the same person: a director, supervisor	·,	
or employee of that other company.		
7. If the chairperson, general manager, or person	🗆 Yes 🗆 No	
holding an equivalent position of the company and	а	
person in any of those positions at another company	/	
or institution are the same person or are spouses: a		
director (or governor), supervisor, or employee of		
that other company or institution.		
8. A director, supervisor, officer, or shareholder holding	J □ Yes □ No	
five percent or more of the shares, of a specified		
company or institution that has a financial or		
business relationship with the company.		
9. A professional individual who, or an owner, partner,	🗆 Yes 🗆 No	
director, supervisor, or officer of a sole		
proprietorship, partnership, company, or institution		
that, provides auditing services to the company or		
any affiliate of the company, or that provides		
commercial, legal, financial, accounting or related		
services to the company or any affiliate of the		
company for which the provider in the past 2 years		
has received cumulative compensation exceeding		
NT\$500,000, or a spouse thereof; provided, this		
restriction does not apply to a member of the		
remuneration committee, public tender offer review		
committee, or special committee for		
merger/consolidation and acquisition, who exercises		
powers pursuant to the Act or to the Business		
Mergers and Acquisitions Act or related laws or		
regulations.		
Subparagraph 2 and subparagraphs 5 to 7 of the		
preceding paragraph and subparagraph 1 of paragraph 4	н	

Check Content	Consistent	Remarks
do not apply to independent directors appointed in		
accordance with the Act or the laws and regulations of		
the local country by, and concurrently serving as such at,		
a public company and its parent or subsidiary or a		
subsidiary of the same parent.		
The requirement of paragraph 1 in relation to "during		
the two years before being elected" does not apply where		
an independent director of a public company has served		
as an independent director of the company or any of its		
affiliates, or of a specified company or institution that has		
a financial or business relationship with the company, as		
stated in subparagraph 2 or 8 of paragraph 1, but is		
currently no longer in that position.		
The term "specified company or institution" as used in		
paragraph1, subparagraph 8, means a company or		
institution that has one of the following relationships with		
the company:		
1. It holds 20 percent or more and no more than 50	🗆 Yes 🗆 No	
percent of the total number of issued shares of the		
public company;		
2. 2. It holds shares, together with those held by any	🗆 Yes 🗆 No	
of its directors, supervisors, and shareholders		
holding more than 10percent of the total number		
of shares, in an aggregate total of 30 percent or		
more of the total number of issued shares of the		
public company, and there is a record of financial		
or business transactions between it and the public		
company. The shareholdings of any of the		
aforesaid persons include the shares held by the		
spouse or any minor child of the person or by the		
person under others' names.		
3. It and its group companies are the source of 30	🗆 Yes 🗆 No	
percent or more of the operating revenue of the		
public company.	🗆 Yes 🗆 No	
4. It and its group companies are the source of 50		
percent or more of the total volume or total		
purchase amount of principal raw materials (those		

Check Content	Consistent	Remarks
that account for 30 percent or more of total		
procurement costs, and are indispensable and key		
raw materials in product manufacturing) or		
principal products (those accounting for 30		
percent or more of total operating revenue) of the		
public company.		
For the purposes of paragraphs 1 and 2, the terms		
"parent", "subsidiary", and "group" shall have the		
meanings as determined under International Financial		
Reporting Standards 10.		
The term "affiliate" in paragraphs 1 and 3 means an		
affiliated enterprise under Chapter VI-1 of the		
Company Act, or a company for which consolidated		
financial reports are required to be prepared under the		
Criteria Governing Preparation of Affiliation Reports,		
Consolidated Business Reports and Consolidated		
Financial Statements of Affiliated Enterprises or under		
International Financial Reporting Standard 10.		
(3) Restrictions on Concurrent Positions (Article 4)		
No independent director of a public company may		
concurrently serve as an independent director of more	🗆 Yes 🗆 No	
than three other public companies.		
Where an independent director of a financial holding		
company or of a TWSE listed or TPEx listed investment		
holding company concurrently serves as an		
independent director of more than one wholly owned		
subsidiary of that company, the number of such		
subsidiaries beyond one shall be included in the		
calculation of the number of subsidiaries at which the		
independent director concurrently serves under		
paragraph 1.		

Resolution result:

 $\hfill\square$ Be included in the list of independent director candidates.

 \Box Not included in the list of independent director candidates.

The reason why the nominee is not included in the list of candidates : ______