GlobalWafers Co., Ltd.

Status of Ethical Corporate Management Implementation (2022)

				Status	Deviations from
				Abstract Illustration	the "Ethical
					Corporate
Evaluation Item					Management Best-
Evaluation item	Yes	No			Practice Principles
					for TWSE/TPEx
					Listed Companies"
					and reasons
I. Establishment of ethical corporate management					No significant
policies and programs					difference
(I) Does the company have a clear ethical corporate	V		(I)	The Company has the "Ethical Corporate Management Best Practice	
management policy approved by its Board of				Principles" and the "Code of Conduct," specifying the tangible	
Directors, and bylaws and publicly available				content of ethical management policy and are approved by the Board	
documents addressing its corporate conduct and				of Directors. In addition, the "Operational Procedures and	
ethics policy and measures, and commitment				Guidelines for Ethical Corporate Management" and the "Procedures	
regarding implementation of such policy from the				of Handling Reports of Illegal, Unethical, and Dishonest Conduct",	
Board of Directors and the top management team?				approved by the Chairman, to implement the ethical management	
				policy. The Company's standard contract clearly requires the	
				counterparts of transactions to comply with the ethical management	
				policy. The Board of Directors and senior management all have	
				signed statement to actively implement the commitments in the	
				ethical management policy. The Company also implements so in the	
				internal management and business activities, including requiring	
				employees to comply with the ethical management policy in the	
				employment conditions.	
(II) Whether the company has established an	V		(II)	In the "Ethical Corporate Management Operating Procedures and	
assessment mechanism for the risk of unethical				Code of Conduct", the Company has established the risk assessment	
conduct; regularly analyzes and evaluates within a				mechanism for unethical conduct listed in Article 7, Paragraph 2 of	
business context, the business activities with a				the "Ethical Corporate Management Best Practice Principles,"	
higher risk of unethical conduct; has formulated a				including: data collection through the annual compliance self-	

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program to prevent unethical conduct with a scope			assessment of departments, qualitative interview, and tracking of	
no less than the activities prescribed in paragraph 2,			emails by the IT department, for regular analysis and assessment, to	
Article 7 of the "Ethical Corporate Management			identify these who with higher risks, and conduct individual	
Best Practice Principles for TWSE/GTSM Listed			investigation if required, with assistance of the audits from the	
Companies"?			internal audit units. So that the preventive programs to forbid	
			offering and accepting bribery, providing illegal political donation	
			or improper benefits, infringement of intellectual property rights,	
			and unfair competition may be established, to ensure the Company's	
			operation is consistent to the Ethical Corporate Management Best	
			Practice Principles. Within the scope of business activities, all	
			employees are obliged to cooperate with the compliance office for	
	X 7		the investigation related to the said unethical conducts.	
(III) Whether the company has established relevant	V		(III) Pursuant to the "Ethical Corporate Management Best Practice	
policies that are duly enforced to prevent unethical			Principles," the Company has established the "Code of Ethical	
conduct, provided implementation procedures,			Conduct" and "Ethical Management and Guidelines for Conduct"	
guidelines, consequences of violation and appealing			and the "Procedures of Handling Reports of Illegal, Unethical, and	
procedures, and periodically reviews and revises			Dishonest Conduct," specifying that no improper benefit shall be	
such policies?			accepted, nor anything unethical or illegal may be conducted. These regulations also require to promote the importance of ethical	
			conducts to directors and employees. The said programs are	
			regularly reviewed for its adequacy and effectiveness based on the	
			methods determined by the assessing mechanism of unethical	
			conduct risk, and adjusted or amended when needed.	
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II.	Fulfill operations integrity policy					No significant
(I)	Whether the company has assessed the ethics	V		(I)	The Company's Ethical Corporate Management Best-Practice	difference
	records of whom it has business relationship with				Principles has clearly stipulated that before business contacts the	
	and include business conduct and ethics related				legitimacy of counterparties in business transactions and the	
	clauses in the business contracts?				existence of records of unethical conducts should be taken into	
					account, so as to avoid transaction with those involved in unethical	
					conducts. In addition, pursuant to the "Operational Procedures and	
					Guidelines for Ethical Corporate Management," before establish a	
					business relationship with others, an ethical management	
					assessment must be done. The Marketing Department uses the	
					"Evaluation Chart for Client/Distributor/Agency's Ethical	
					Management," and the Procurement Department uses the	
					"Evaluation Chart for Suppliers' (and Their Distributors/Agencies)	
					Ethical Management" for quantified implementation in writing. The	
					contracts to be signed with business counterparts shall specify the	
					ethical management terms, to ensure the counterparts conform to the	
((77)	Company's ethical management policy.	
(II)	Whether the company has set up a unit which is	V		(II)		
	dedicated (or concurrent) to promoting the				Department, in charge of promoting the ethical corporate	
	company's ethical standards and regularly (at least				management policy, establishing the programs to preventing	
	once a year) reports directly to the Board of				unethical conduct, and supervising the implementation. The	
	Directors on its ethical corporate management				compliance officer reports the implementation status to the Board of	
	policy and relevant matters, and program to prevent				Directors once a year, and the most recent report was on November	
	unethical conduct and monitor its implementation?				1, 2022. The auditors may also supervise the implementation during	

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			the routine audit, and report to the Board of Directors if any	
			abnormality is found.	
			Implementation during the year:	
			(1) Formulation and review of policies relating to ethical corporate	
			management	
			The Company has set up the "Ethical Corporate Management	
			Best-Practice Principles", "Code of Ethical Conduct" and	
			"Ethical Management and Guidelines for Conduct" and the	
			"Procedures of Handling Reports of Illegal, Unethical, and	
			Dishonest Conduct" which clearly stipulates that matters such	
			as obtaining illegitimate interests, violations of integrity or	
			unlawful behaviors may not be accepted. The above internal	
			regulations are reviewed and updated on an irregular basis by	
			the Compliance Office with reference to external regulations	
			and internal implementation status, for adjustment and	
			amendment from time to time.	
			(2) Internal and external policy propaganda	
			Relevant important internal regulations such as the "Ethical	
			Corporate Management Best-Practice Principles", "Code of Ethical Conduct," "Ethical Management and Guidelines for	
			Conduct," and "Procedures of Handling Reports of Illegal,	
			Unethical, and Dishonest Conduct" have been announced on	
			the Company's official website and internal websites for	
			inquiries from external and parties. The Company also requires	
			inquiries from external and parties. The Company also requires	

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			i	ts suppliers to sign a "Supplier Code of Conduct and Promise	
			1	Note" for the compliance with the laws and regulations, ethic,	
				environment and quality specifications, which include	
				regulations relevant to good faith management.	
			, ,	Reporting channels, treatment, and protection of whistle-	
				plowers	
				The Company has set up the "Procedures of Handling Reports	
				of Illegal, Unethical, and Dishonest Conduct", which develop	
				a disciplinary and appeal system for handling violations of the	
				code of ethics in management, and establishes and discloses	
				the employee suggestion box, e-mail address and complaint	
				notline on in the plant, the Company's external and internal	
				website to encourage internal and external personnel to report	
				on unethical behavior or misconduct. Anonymous	
				whistleblowing is permitted. The identity and content of	
				whistleblowing are strictly kept confidential, and the HR unit	
				will verify and handle. Any one violate the ethical management requirements will be treated based on the severity of the	
				violation. Report may be made to the competent authorities or	
				aw enforcement if required.	
				Education and training	
			` ′	The Company formulates and conducts training regularly. The	
				attendees and hours of trainings in 2022 are listed as the	
				following:	
				.0110 11 1115.	

Evaluation Item Yes No	Abstract Illustration 1. The one-hour "Insider Education and Training" was provided to new employees. The contents include insider trading law analysis (constitutive elements, major news)	the "Ethical Corporate Management Best- Practice Principles for TWSE/TPEx Listed Companies" and reasons
Evaluation Item Yes No	provided to new employees. The contents include insider	Management Best- Practice Principles for TWSE/TPEx Listed Companies"
Evaluation Item Yes No	provided to new employees. The contents include insider	Practice Principles for TWSE/TPEx Listed Companies"
Yes No	provided to new employees. The contents include insider	for TWSE/TPEx Listed Companies"
	provided to new employees. The contents include insider	Listed Companies"
	provided to new employees. The contents include insider	•
	provided to new employees. The contents include insider	and reasons
	provided to new employees. The contents include insider	
	trading law analysis (constitutive elements, major news	
	,,,,,,,	
	disclosure method and time period, judicial opinions) and	
	insider equity transfer law analysis (The obligation to	
	declare before/after the event, and maintaining the	
	number of shares held by directors and supervisors); a	
	total of 248 new employees participated.	
	2. The two-hour "Ethical Corporate Management Training"	
	was provided to new employees. The content includes	
	trade secret protection, issues of competition law, anti-	
	bribery and corruption, conflict of interest prevention, and	
	KYC/export control, among other major compliance	
	issues closely related to the technology industries; a total	
	of 248 new employees participated. 3. The 20-minute "Training on the New System of the U.S.	
	Export Administration Regulations (EAR)" was provided	
	to managers in the semiconductor business system. The	
	contents include the current status and analysis of	
	response measures taken for the impact of the U.S. EAR	
	on GlobalWafers' business; a total of 32 managers	
	participated.	
	4. Provided the 1-hour "personal data protection training" to	
	section chiefs. Contents of the training include legal	

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			principles that require compliance during personal data	
			collection, processing, and use, the Company's legal	
			obligations, penalties for violations, and case study; the	
			training had a total of 52 participants.	
(III) Does the company establish policies to prevent	V		(III) In the "Code of Ethical Conduct," the Company specifies the	
conflicts of interest and provide appropriate			employees shall deal with the business in an objective and efficient	
communication channels, and implement it?			manner, refrain from obtaining improper benefits for him/herself,	
			others, or other business by exploiting his/her position in the	
			Company, as the policy to prevent conflict of interest. In the	
			"Operational Procedures and Guidelines for Ethical Corporate	
			Management," it specifies the directors shall recuse themselves in	
			the Board meetings if proposals involves their own interests. In	
			addition, the Company prepares different channels to report	
			conflicts of interest: directors or independent directors shall state such to the President or the corporate governance officer; managers	
			shall report to the compliance unit; the rest of the colleagues should	
			report to the compliance unit, the rest of the coneagues should report to the immediate supervisor and the Compliance Section, and	
			the immediate supervisor should guide them appropriately.	
(IV) To implement relevant policies on ethical conducts,	V		(IV) The Company has established the accounting system and internal	
has the company established effective accounting	•		control system to be implemented. The audit plans including	
and internal control systems, audit plans based on			subject, scope, items, frequencies are prepared based on the	
the assessment of unethical conduct, and have its			assessment of unethical conduct, to audit the compliance with the	
ethical conduct program audited by internal			ethical conduct program. The audit outcome shall be reported to the	
auditors or CPA periodically?			senior management and the dedicated ethical management unit, with	

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			the audit report submitted to the Board of Directors. In addition, to	
			ensure the continuous effectiveness of the design and execution of	
			such system, the Company reviews and amends the system annually,	
			as the basis to evaluate the effectiveness of the internal control	
			system, and the preparation of statement of internal control system.	
(V) Does the company regularly hold internal and	V		(V) The Company regularly formulates and conducts trainings,	
external educational trainings on operational			including laws and regulations related to corporate governance,	
integrity?			ethical management, and business conducts. For "ethical	
			management" and "prevention of insider trading" courses, the	
			current directors, managers, or other employees deemed in need of	
			such trainings shall attend at least every two years. New directors	
			and managers shall attend within three months upon taking	
			positions. New employees shall attend in the consolidated	
			orientation prepared by the human resources. In addition, pursuant	
			to the "Operational Procedures and Guidelines for Ethical Corporate	
			Management," the Chairman and the corporate governance officers	
			are arranged to communicate the importance of ethic to directors,	
			managers, and supervisors in the Board meetings or supervisors'	
			meetings. Training courses offered in 2022 include: "Insider	
			Education and Training," "Ethical Corporate Management	
			Training," "Training on the New System of the U.S. Export	
			Administration Regulations (EAR)," and "Personal Data Protection	
			Training." Please refer to the description in (II) (4) for details. The cumulative number of attendees of the courses was 580.	
			cumulative number of attendees of the courses was 580.	

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III. Operation of the Company's reporting system				No significant
(I) Does the company establish both a	V		(I) In the "Procedures of Handling Reports of Illegal, Unethical, and	difference
reward/punishment system and an integrity hotline?			Dishonest Conduct," the Company specifies the system, including	
Can the accused be reached by an appropriate			internal and external whistleblowing channels by establishing the	
person for follow-up?			suggestion box, email box, and complaint hotline, and the handling	
			principles, to implement the ethical management policy.	
			Whistleblowing is accepted by the spokesperson, HR officers, or	
			legal staff. Once the case is established, the handling unit will	
			investigate and handle pursuant to the "Procedures of Handling	
			Reports of Illegal, Unethical, and Dishonest Conduct." If the	
			allegation is verified as truth, the whistleblower may be awarded if	
			the case is material.	
(II) Whether the company has established standard	V		(II) In the "Procedures of Handling Reports of Illegal, Unethical, and	
operation procedures for investigating the			Dishonest Conduct," the Company specifies the investigation and	
complaints received, follow-up measures after			handling process corresponding to the alleged parties and	
investigation are completed, and ensuring such			involvement. The whistle-blowing is strictly kept confidential, and	
complaints are handled in a confidential manner?			all possible efforts are made to protect the whistleblowers, while	
			giving counterpart chance to appeal, in order to secure the legal	
			rights of both parties. If the allegation is verified as truth, the alleged	
			party will be required to cease the conduct immediately and proper	
			actions will be taken. The related units will be required to review	
			and furnish corrective measures to prevent the incident from	
			repeating. The Legal Department will review the whistleblowing,	
			handling and follow up, and report to the Board of Directors.	

			Status	Deviations from
Evaluation Item	Yes	No	Abstract Illustration	the "Ethical Corporate Management Best- Practice Principles for TWSE/TPEx Listed Companies" and reasons
(III) Does the company provide proper whistleblower protection?	V		(III) Pursuant to the "Procedures of Handling Reports of Illegal, Unethical, and Dishonest Conduct," the Company handles whistle-blowing in confidential. All possible efforts are made to protect the whistleblowers, to keep their identities absolutely confidential, so they will not be treated improperly due to whistleblowing. Personnel handling whistleblowing cases must identify themselves to the whistleblower in writing and state that contents of the report will be kept confidential.	
 IV. Enhancing Information Disclosure (I) Does the company disclose its ethical corporate management policies and the results of its implementation on the company's website and MOPS? 	V		(I) The Company has a website to disclose the related corporate culture, operation guidelines, "Ethical Corporate Management Best-Practice Principles", "Code of Ethical Conduct," "Ethical Management and Guidelines for Conduct," and "Procedures of Handling Reports of Illegal, Unethical, and Dishonest Conduct" and implementation of ethical management.	No significant difference

- V. If the company has established the ethical corporate management policies based on the "Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies", please describe any discrepancy between the policies and their implementation:
 - The Company has established the "Ethical Corporate Management Best-Practice Principles" which clearly regulates the matters to be followed by the Company's staff. Other accusation cases and penalties are also clearly set out in relevant measures. There is no significant difference between the policies and the "Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies".
- VI. Other important information to facilitate a better understanding of the company's ethical corporate management policies (under situations such as review and revision of regulations):
 - 1. The Company complies with the Company Act, the Securities and Exchange Acts, the Business Entity Accounting Act, the Political Donations Act, the Anti-Corruption Act, the Government Procurement Act, the Act on Recusal of Public Servants Due to Conflicts of Interest, and other regulations for public

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companies and business related laws and regulations. Such compliance is the basic precondition to implement the ethical management. The Company all makes all possible efforts to comply with the environment and quality policy with high standards.

- 2. The Company has set up provisions related to avoidance of directors' conflicts of interests in the "Rules of Procedure for Board of Directors Meetings". If any director or a juristic person represented by a director is an interested party with respect to any agenda item, when the relationship is likely to prejudice the interests of the Company, the director may express their opinion and answer queries, but may not participate in discussion or voting on that agenda item, and further, shall enter recusal during discussion and voting on that item and may not act as another director's proxy to exercise voting rights on that matter.
- 3. The Company has established the "Management Procedure to Prevent Insider Trading," specifying that insiders, quasi-insiders, information receivers, upon actually knowing of any information that will have a material impact on the price of the securities of the issuing company, after the information is precise, and prior to the public disclosure of such information or within 18 hours after its public disclosure, shall not purchase or sell, in the person's own name or in the name of another, shares of the company that are listed on an exchange or an over-the-counter market, or any other equity-type security of the company, or the non-equity-type corporate bonds of such company that are listed on an exchange or an over-the-counter market, so that anyone knowing material information will not violate the regulations of insider trading due no ignorance to laws. In addition, the "Management Procedures to Prevent Insider Trading" stipulates that directors, managers, and the natural persons appointed as a proxy to exercise duties specified in Article 27, Paragraph 1 of the Company Act, are forbidden to trade their shares during the lock-up period from 30 days prior to the announcement of annual financial statements, and 15 days prior to the announcement of quarterly financial statements. The Company requested the President Office to inform the persons subject to the provisions the lock period forbidding trading after arranging dates of board meetings; the President Office also review the compliance of the concerned persons when reporting the equity every month.
- 4. The Company has established the "Procedures for Handling Material Inside Information," for good internal material information handing and disclosing mechanism, while ensuring the consistency and accuracy of the information announced externally. The Procedures specifies that no director, supervisor, managerial officer, or employee of this Corporation may inquire about or collect any non-public material inside information of this Corporation not related to their individual duties from a person with knowledge of such information, nor may they disclose to others any non-public material inside information of this Corporation of which they become aware for reasons other than the performance of their duties.

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- 5. The Company conduct a personal data protection audit in 2022, and took inventory of personal data involved in the operations of responsible units, ensuring that the collection, processing, and use of personal data by the responsible unit is compliant with the Personal Data Protection Act.
- 6. The Company conducted a compliance audit of overseas subsidiaries in 2022, and audited issues related to operations and commercial behavior based on RBA7.0, including Anti-Corruption, Antitrust, Trade Secret, Ethics, Whistleblowing, Health and Safety, Environment, Export Control, and Personal Data Protection, ensuring compliance with the law and requirements on ethical corporate management.