**Mega Holdings Group Guidelines for the Management of ESG/Sustainability-Related Industries and High-Risk Industries**

Approved by the President on May 25, 2022

Article 1 (Formulation purpose)

These Guidelines are established to support industries that focus on green and sustainable development and to guide subsidiaries of Mega Holdings Group in monitoring the ESG risks of counterparties, in considering ESG factors when making decisions about a transaction, and in integrating a product review mechanism into decision-makings with respect to credit lending, investments, and insurance.

Article 2 (Responsible Unit)

The responsible department of the Guidelines is the Business Development Department

Article 3 (Applicability)

These Guidelines are applicable to the subsidiaries of the Company.

"Subsidiaries" in the preceding paragraph refers to other companies in which the Company directly holds over 50% of shares with voting rights or total capital, or over half of all directors are directly appointed by the Company.

Article 4 (Applicability)

These Guidelines are applicable to new or renewal applications received by the subsidiaries.

Article 5 (Supporting industries or entities involved in green and sustainable development)

Each subsidiary shall proactively support the following environmentally friendly or socially responsible businesses in developing and providing products and services relevant to green and sustainable development:

I. Industries involved in solar energy, wind energy, geothermal energy, hydroelectric power, and ocean energy, etc.

II. Industries focused on increased electricity generation efficiency or renewable electricity generation, and relevant power transmission, power distribution, and energy storage facilities.

III. Transportation industry involved in public transports and improving the efficiency and conversion of electric-, hydrogen-, and other alternative fossil fuel-powered modes of transportation and passenger and cargo transportation systems.

IV. Businesses involved in water monitoring smart network and early warning system, water storage, water recycling, flood control/water saving, and other water infrastructure.

V. Construction industry involved in green buildings or energy-saving systems or products for buildings.

VI. Industries involved in energy efficiency, reduction of non-energy related greenhouse gas emissions, and clean production, etc.

VII. Businesses involved in waste removal and recycling, pollution control, and carbon sequestration.

VIII. Businesses involved in information and communication technologies, such as fiber optic Internet, data centers, and smart grids.

IX. Businesses adopting measures for sustainable agricultural, forestry, fishery, animal husbandry, and aquaculture sectors with verifiable carbon reduction benefits.

X. Businesses with MSCI ratings of AA or higher, selected as a constituent of DJSI, ranked in the top 20% of the Corporate Governance Evaluation, and in line with Taiwan's sustainability classification standards.

XI. Other businesses engaging in operations or activities that contribute to carbon emissions reduction, circular economy, and ESG enhancement.

Article 6 (Industries or entities exposed to high ESG risks)

Industries or entities exposed to high ESG risks in these Guidelines refer to any of the following:

I. Industries or entities with which business dealings are prohibited.

II. Sensitive industries or entities: These are classified as emission-intensive industries and industries or entities that exert a high level of environmental and social impact.

Article 7 (Industries or entities with which business dealings are prohibited)

All subsidiaries shall be prohibited from engaging in the following which are hazardous to environmental sustainability and endanger human health:

I. Illegal products or activities that violate local laws and regulations or international conventions and agreements.

II. Products or activities subject to domestic or international bans.

III. Dealings with entities that have been sanctioned by the competent authority in accordance with the Money Laundering Control Act and the Counter-Terrorism Financing Act.

IV. Activities that are hazardous to humans and the ecology, such as the manufacturing or sale of narcotics, controversial weapons (e.g., nuclear weapons), illegal weapons, and ammunition, illegal gambling (including underground and online), pornography, the use of gillnetting with a gillnet length of more than 2.5 km or longer, and commercial logging in tropical rain forests, etc.

Article 8 (Sensitive industries or entities)

All subsidiaries shall perform exception management in accordance with Article 9 of these Guidelines when processing credit or investment applications from the following businesses that are hazardous to environmental sustainability and endanger human health:

1. Industries or entities that exert a high level of environmental and social impact:
2. Those that have been sanctioned by the competent authority for harming or exploiting workers but have not yet taken corrective actions.
3. Those that have been sanctioned by the competent authority for environmental pollution incidents but have not yet taken corrective actions.
4. Those that have been sanctioned by the competent authority for violating ethical management principles but have not yet taken corrective actions.
5. Mining and quarrying.
6. Remediation of wild animal leather and fur and trading of fur clothing.
7. Dyeing and finishing.
8. Genetic engineering for non-medical or harmful human development.
9. Manufacture of pesticides and environmental agents.
10. Chemical products containing heavy metals that are harmful to the human health, such as cadmium, mercury, lead, arsenic, nickel, etc.
11. Emission-intensive industries: Emission-intensive industries refer to those in Taiwan for which inventory and registration have been completed by the Environmental Protection Administration of Executive Yuan and which have been classified by the Directorate-General of Budget, Accounting and Statistics of Executive Yuan into the following categories:

(I) 1700 Manufacture of Petroleum and Coal Products

(II) 1810 Manufacture of Raw Chemical Material

(III) 1841 Manufacture of Plastic Materials

(IV) 2331 Manufacture of Cement

(V) 2411 Smelting and Refining of Iron and Steel

(VI) 3510 Electricity Supply

Article 9 (Matters to be handled)

Investments in and credits extended to industries or entities with which all subsidiaries are prohibited from engaging in business dealings shall be cleared within six months after the implementation of these Guidelines or recovered upon contract expiration.

All subsidiaries shall adopt differentiated risk management measures before and after credit lending to or investment in sensitive industries or entities defined in Article 8 of these Guidelines:

1. When processing applications for credit extension or investment, subsidiaries shall perform due diligence and prudent evaluation and approve such applications for processing only if evaluations indicate that an application poses no adverse effect on sustainable development or specific terms and conditions (e.g., ESG risk improvement plans are included in credit or investment conditions or commitments) are adopted to reduce any adverse impact on ESG and exception management mechanism has been established.
2. If a customer or counterparty violates the credit or investment conditions or commitments after a subsidiary extends credit to or invests in that customer or counterparty, the subsidiary shall engage with the violator and request the violator to provide an explanation and specific corrective action. If engagement fails, public information on relevant corrections shall be provided. If correction cannot be made effectively, the subsidiary shall not grant increased credit line or shall gradually withdrawal the credit line or investment.
3. The subsidiary shall establish a control mechanism to gradually reduce its asset portfolio and shall set credit line or investment limits for industries or entities that exert a high level of environmental and social impact and for emission-intensive industries.

Article 10 (Exemption)

Subsidiaries may classify and manage their investment portfolios based on business characteristics. Financial assets classified as those measured at fair value through profit or loss may be exempted from these Guidelines.

Article 11 (Other Matters)

Matters not specified in these Guidelines shall be governed by applicable laws and regulations and the Company's regulations.

Article 12 (Level of approval authority)

The Guidelines shall become effective following the approval of the President. The same procedures shall apply to all future amendments or abolishment.