Acer Incorporated Risk Management Committee Charter

Article 1 Position and Function

To enhance and strengthen risk management capabilities, Risk Management Committee (hereinafter, the "Committee") shall be established under the board of directors in accordance with "Risk Management Best Practice Principles for TWSE/TPEx Listed Companies". The Committee is a functional committee established by the board of directors in accordance with Article 13 of the Company's Articles of Incorporation and should be responsible to the board of directors. The Committee shall submit proposals to the board of directors for approval by resolution and execute the board resolutions regarding risk management or other matters authorized by the board of directors.

Article 2 Organization

- 2.1 The Committee shall consist of three or more directors, among whom more than half of members shall be independent director. The board of directors or the Committee shall elect one of independent directors as the convener and chairman of the Committee (the "Convener").
- 2.2 The Committee may establish Risk Management Execution Committee and Risk Management Unit, responsible for handling matters of the Committee's meetings and the planning, preparation and execution of relevant matters of this Charter.

Article 3 Election of Committee Members

- 3.1 The Committee members shall be nominated by Chairman, and elected upon the approval of a majority of the directors present at a directors meeting attended by two-thirds or more of directors; the same shall apply to the discharge. The term of the Committee members shall be three years (equivalent to the term of directors); re-election and reappointment shall be permissible.
- 3.2 Where re-election of all directors is effected during the term of existing Committee members, all existing Committee members shall be deemed discharged in advance on the same date of the directors' re-election. The Committee members' re-election shall be processed immediately after directors' re-election.
- 3.3 When the number of vacancies in the Committee members equals one second of the total number of the members, the vacancy for the new member shall be

re-nominated by Chairman and elected upon the approval of a majority of the directors present at a directors meeting attended by two-thirds or more of directors.

3.4 A Committee member shall be discharged ipso facto due to being discharged from his/her status of a director. The vacancy of the new member shall be reelected by the board of directors in accordance with the procedure set forth in the preceding paragraph.

Article 4 The Powers and Duties of the Committee

The Committee and its members shall exercise due care as prudent managers to review and provide guidance on the reports and proposals of the Risk Management Execution Committee and the Risk Management Unit, and shall faithfully fulfill the following duties:

- 4.1 Review and decide on risk management policies, procedures and frameworks, and periodically assess its appropriateness and effectiveness of implementation;
- 4.2 Approve risk appetite (risk tolerance) and endorse or guide the allocation of resources proposed by the Risk Management Execution Committee and the Risk Management Unit;
- 4.3 Oversee that the risk management mechanisms adequately address the risks faced by the Company and integrate them into the daily operational processes;
- 4.4 Determine the priority and risk levels for risk control;
- 4.5 Review the implementation of risk management and provide necessary improvement recommendations, reporting to the board of directors on a regular basis (at least once a year); and
- 4.6 Implement risk management decisions made by the board of directors.

Article 5 Convening, Meeting Rules and Resolutions

- 5.1 The meetings of the Committee shall be convened from time to time depending on actual needs. Where the Convener is on leave or not able to convene the meeting due to any reason, the rest Committee members may elect among them one member to act on the Convener's behalf.
- 5.2 All Committee members shall attend Committee meetings in person; If a Committee member cannot attend the meeting in person, he/she may appoint another Committee member to attend on his/her behalf. The attendance via video or telephone conference is deemed the same as attendance in person.
- 5.3 Where the Committee meeting is proceeded via video or telephone conference, the members participate in the meeting via visual communication network or

telephone with written records prepared accordingly by the secretary shall be deemed to have attended the meeting in person. The written resolution shall be deemed to be effective once the written resolution is signed off by all members.

- 5.4 The proposal submitted to the board of directors for discussion shall be approved by a majority of the members present at a Committee meeting attended by twothirds or more of the members (one of them shall be Chairman of the Company).
- 5.5 A member who has a personal interest in the matter under discussion at a meeting, which may impair the interest of the Company, shall not vote. 5.6 Where the spouse, a blood relative within the second degree of kinship of a member, or any company which has a controlling or subordinate relation with a member has interests in the matters under discussion in the meeting of the preceding paragraph, such member shall be deemed to have a personal interest in the matter.

Article 6 Additional Provisions

- 6.1The Company Law, the Company's Articles of Incorporation, related regulations and the Regulations Governing Procedures for Board of Directors Meetings shall govern any matters not provided herein.
- 6.2This Charter and any amendments thereto shall become effective upon a resolution by the board of director.
- 6.3 This Charter was enacted on June 6, 2023.