Supplementary Information For 2015 Yulon Nissan Motor Co., Ltd. Shareholders' Meeting

The 2015 Annual Shareholders' Meeting will be convened at 9:00 a.m., Tuesday, June 30, 2015 at No.3, Sec. 3, Zhongxing Rd., Xindian Dist., New Taipei City, Taiwan, R.O.C

Ratification Items

Proposal 1: Ratification of the 2014 Business Report and Financial Statements. Please ratify.

- (1)The compilation of the Company's Fiscal 2014
 Business Report and Financial Statements are
 completed and has been approved by the Board of
 Directors. The Financial Statements have been
 audited and certified by Chien-Hsin Hsieh, CPA,
 and Wan-Yi Liao, CPA, of Deloitte & Touche. The
 Business Report and Financial Statements have
 been audited by the Supervisors, and are hereby
 submitted for adoption by this Annual General
 Shareholders' Meeting.
- (2)Please refer to shareholders' meeting handbook for the Fiscal 2014 Business Report, the CPA Audit Report issued by Deloitte & Touche and the Financial Statements, respectively.
- (3)Adoption requested.

Proposal 2: Ratification of 2014 earnings distribution. Please ratify.

Description:

(1)Based on the audited 2014 financial statement, we present earnings distribution sheet of 2014 as below: Yulon Nissan Motor Co., Ltd.

FY14 Annual Distribution of Earnings

Unit: NT dollar

Item	Sub-total	Total
FY13 Undistributed earnings		6,082,870,749
Add: Actuarial profit		814,926
FY14 Adjusted undistributed earnings (excluded net income)		6,083,685,675
FY14 Net income after tax	6,523,758,867	
Less: Legal reserves	(652,375,887)	
Less: Distribution to shareholders bonus (Cash dividend \$30/share)	(9,000,000,000)	(3,128,617,020)
Ending Undistributed Earnings		2,955,068,655

Note: Based on company article, propose to distribute cash bonus NT\$ 32,722,800 to employees.

- (2) According to earnings distribution sheet, we propose to distribute cash dividend of NT\$30 per share. After this proposal resolved by the shareholders' meeting, cash dividend pay date will be determined in coming B.O.D. meeting.
- (3) Please ratify.

Discussions and Election Items

Proposal 1: Amendment to "Articles of Incorporation".

Please proceed to discuss.

- (1)In order to strengthen corporate governance system, candidates nomination system will be adopted for election of the directors and supervisors. We propose to amend Incorporation articles. Please refer to page 5 to 6.
- (2)Request to resolve

YULON NISSAN MOTOR CO., LTD. Comparison of Amendments to the "Articles of Incorporation"

incorporation			
Article No	Amended Article (or portion thereof)	Original Article (or portion thereof)	Explain
20	The Company is with five to ten (5~10) directors and one to three (1~3) supervisors, candidates nomination system is adopted for election of the directors and supervisors, the shareholders shall elect the directors and supervisors from among the nominees listed in the roster of director and supervisor candidates in the shareholders' meeting, for a 3-year term and may be re-elected. The proportion of total shares owned by all directors and supervisors shall be in accordance with the regulations specified by the security authority. Among the Company's aforementioned directors, two are independent directors who shall be elected by adopting candidate nomination system from the candidate list of independent director in the shareholders' meeting. The professional	The Company is with five to ten (5~10) directors and one to three (1~3) supervisors who are elected from capable individuals in the shareholders' meeting, for a 3-year term and may be re-elected. The proportion of total shares own by all directors and supervisors shall be in accordance with the regulations specified by the security authority. Among the Company's aforementioned directors, two are independent directors who shall be elected by adopting candidate nomination system from the candidate list of independent director in the shareholders' meeting. The professional qualification, shares, restrictions of holding two positions, nomination and election method and other conditions of the independent directors to be complied, shall be in	To strengthen corporate governanc e system

	qualification, shares, restrictions of holding two positions, nomination and election method and other conditions of the independent directors to be complied, shall be in accordance with the relevant regulations of the security authority.	accordance with the relevant regulations of the security authority.	
35	The Articles were formulated on June 30th, 2003; the first amendment was made on March 30th, 2004; the second amendment was made on June 18th, 2004; the third amendment was made on November 11th, 2004; the fourth amendment was made on June 17th, 2005; the fifth amendment will be made on June 16th, 2006; the sixth amendment was made on June 22nd, 2007; the seventh amendment was made on June 21st, 2010; the eighth amendment was made on June 13th, 2012; and the ninth amendment was made on June 14th, 2013.the tenth amendment was made on June 30th, 2015.	The Articles were formulated on June 30th, 2003; the first amendment was made on March 30th, 2004; the second amendment was made on June 18th, 2004; the third amendment was made on November 11th, 2004; the fourth amendment was made on June 17th, 2005; the fifth amendment will be made on June 16th, 2006; the sixth amendment was made on June 22nd, 2007; the seventh amendment was made on June 21st, 2010; the eighth amendment was made on June 13th, 2012; and the ninth amendment was made on June 14th, 2013.	To add revision date

Proposal 2: Amendment to" Rules of Procedure for Shareholders' Meeting". Please proceed to discuss.

- (1)In order to strengthen corporate governance system, hereby proposes to amend the voting power at a shareholders' meeting may be exercised by way of electronic transmission We propose to amend Rules of Procedure for Shareholders Meeting. Please refer to page 8 for details.
- (2)Request to resolve

YULON NISSAN MOTOR CO., LTD. Comparison of Amendments to the Rules of Procedure for Shareholders Meeting

Article No	Amended Article (or portion thereof)	Original Article (or portion thereof)	Explain
2	Shareholders (representatives) present at the shareholders' meeting shall submit the Attendance Card instead of signing in. The shareholding of the present shareholders is based on the Attendance Cards plus the number of shares whose voting rights are exercised by correspondence or electronically. Attendance at shareholders meetings shall be calculated based on numbers of shares.	Shareholders (representatives) present at the shareholders' meeting shall submit the Attendance Card instead of signing in. The shareholding of the present shareholders is based on the Attendance Cards. The attendance and vote of shareholders meeting is based on the shareholding	To strengthe n corporate governan ce system
21	The Procedures was regulated on March 30, 2004; the first amendment was made on June 30th, 2015.		To add revision date

Proposal 3: Approval of an Election of the sixth Directors and Supervisors. Please elect.

- (1) The term of office of the fifth term of directors and Supervisors shall expire on June 30, 2015. According to article 195 of the company law an election of the sixth term of ten directors and three supervisors shall be conducted, whose term of office shall be effective from June 30,2015 to June 29, 2015.
- (2) Based on article No.20 of Incorporation, we adopt Nomination Mechanism for Independent Director Candidates. Two Independent Directors among the nominees shall be elected on the shareholders' meeting. The candidate roster has been approved on the Board meeting of May 11, 2015. the name, education background and past work experience of the director candidates are as follows:

	Independent Director Candidate		
Name	Jinshun Wu	Robert Y.L., Mao	
Education	Master of Professional Accounting, National Chengchi University	Master of Management, Massachusetts Institute of Technology, U.S.A Master of Engineering, Cornell University, U.S.A	
Current Position	Independent Director and Remuneration Committee member, Evergreen Marine Corporation	Chairman, Hewlett-Packard Company in China	
Stocks	0 unit	0 unit	

- (3) According to article 4 of the Rules for the Election of Directors and Supervisors, the chairman shall nominate the teller and the scrutineer for the election.
- (4) Request to elect.

Proposal 4: The lift of non-competition restriction on directors. Please proceed to discuss.

- (1)According to the first paragraph of article 209 of the ROC company law, a director who does anything for himself or on behalf of another person that is within the scope of the company's business, shall explain to the meeting of shareholders the essential contents of such an act and secure its approval.
- (2)The director of the sixth term assumes a director and/or a manager for himself or on behalf of another person that is within the scope of the company's business or for a company of partnership with the Company during the term of office of director, We propose the lift of such non-competition restriction on the directors for the approval from the shareholders' meeting.
- (3)Request to resolve.