## **Kwong Fong Industries Corporation**

## **Audit Committee Members and Operations**

1. There are three members of the Audit Committee of the Company.

Title	Name	Professional qualifications and experience		
Convener	Ho Chin-Chih	Independent Director Hou has abundant experience in the futures and securities industry, as a Consultant of KGI Futures Co., Ltd. the Director and Supervisor of the Chinese National Futures Association, Chairperson of SYF Information Co., LTD., Senior Vic President of Yuanta Futures Co., Ltd., President of Fubon Futures Co., Ltd., and Financial Vice President of California branch of The Tokai Bank Limited, Japan.		
Committee member	Consultant of Le Chang Construction Co. Ltd. and Ka			
Committee Cheng member Vu-Wei qualifications necessary for performing I extensive experience in industry manage		Independent Director Cheng possesses the knowledge, skills, and qualifications necessary for performing his duties, along with extensive experience in industry management. He is well-equipped with practical expertise in business, legal planning, and management.		

- 2. Tenure of the incumbent (the 2nd) Audit Committee: 2024.05.30. ~ 2027.05.29.
- 3. The Committee operates mainly to supervise the following:
  - A. Fair presentation of the Company's financial statements.
  - B. Appointment and dismissal of attesting CPAs and their independence and performance.
  - C. Effective implementation of the Company's internal control.
  - D. The Company's compliance with applicable laws and regulations.
  - E. Control of the risks facing or having the potential to affect the Company.
- 4. In the most recent year (2025), the Audit Committee held 4 meetings (A). The attendance is as follows:

Title	Name	Number of attendance in person (B)	Number of attendance by proxy	% of attendance in person (B/A)	Remarks
Convener Ho Chin-Chih		4	0	100	1

Title	Name	Number of attendance in person (B)	Number of attendance by proxy	% of attendance in person (B/A)	Remarks
Committee member	Kuan Chi-Jui	4	0	100	
Committee Cheng member Yu-Wei		1	3	25	-

Any other matters that require reporting:

- (1) If any of the following situations occur in the operation of the Audit Committee, the Audit Committee meeting date, session, content of proposals, Independent Directors' objections, reservation opinions or major proposal contents, Audit Committee resolution results and the Company's handling of the Audit Committee's opinion.
  - (i) Matters listed in Article 14-5 of the Securities Exchange Act:

Date/Session		Independent Directors that hold objections or expressions of reservation opinions and the handling of Independent Directors' opinions by the Company
2025.03.14. The 4 <sup>th</sup>	Approved the Company's 2024 business report, financial statements and consolidated	None
meeting of the		
2 <sup>nd</sup> session	2. Approved the company's 2024 earnings	
	distribution proposal	
	3. Approval of providing loans to subsidiaries	
	4. Approved the independent assessment of the	
	Company's CPA of the financial statement	
	5. Approved the proposal to formulate the	
	Company's non-assurance service pre- approval policy for the 2025 entrusted	
	certified firm	
2025.08.12.	Approved of the Company's financial	None
The 6 <sup>th</sup>	statements for the second quarter of 2025	
meeting of the		
2 <sup>nd</sup> session	1	NI
2025.11.11. The 7 <sup>th</sup>	Approved the 2026 internal audit plan review proposal	None
meeting	2. Approval of the amendments to the Internal	
of the 2 <sup>nd</sup>	Control System provisions	
session	, ,	

(ii) In addition to the aforementioned matters, other resolutions that have not been passed by the audit committee, but have been adopted with the approval of two-thirds or more of all board directors: None

- (2) The implementation of Independent Directors' recusal of interest-related proposals. The Independent Director's name, content of the proposal, reasons for his recusal of interests and participation in voting shall be stated: None
- Information on the evaluation cycle, period, scope, method, and content of the evaluation for the Audit Committee's self-assessment:
   Options and results of evaluation indicators in 2025

Evaluation cycles	Evaluation periods	Evaluation scope	Evaluation content	Evaluation content
Once/ year	2024.01.01.~ 2024.12.31.	Audit Committee	The internal evaluation of the Committee	<ul> <li>Five aspects</li> <li>Degree of involvement in company operations</li> <li>Understanding of the responsibilities of functional committees</li> <li>Enhancement of the quality of committee decisions</li> <li>Composition of functional committees and selection of members</li> <li>Internal control</li> </ul>

The evaluation results ranged between 5 points, "strongly agree" and 4 points, "agree".