2.2.3 Corporate Governance Implementation Status and Deviations from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed

Companies"

			Implementation Status (Note 1)	Deviations from "the Corporate
Evaluation Item	Yes	No	Further Explanation	Governance Best- Practice Principles for TWSE/TPEx Listed Companies" and Reasons
1. Does the Company establish and disclose the Corporate Governance Best-Practice Principles based on "Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies"?	>		The Company has laid down its Corporate Governance Best-Practice Principles after the approval of Board of Directors, which can be found on the Company's official website (https://www.evergreennet.com/), (Path: Company website/Corporate Governance/ Major Internal Regulations) and Market Observation Post System (MOPS).	None
2. Shareholding Structure & Shareholders' Rights (1) Does the Company establish an internal operating procedure to deal with shareholders' suggestions, doubts, disputes and litigations, and follow the procedure?	*		The Finance Department of the Company is in charge of handling these issues about suggestions, doubts and disputes of shareholders by internal control operation procedures.	None
(2) Does the Company possess the list of its major shareholders as well as the ultimate owners of those shares?	✓		Responsibility assigned to relevant department.	None
(3) Does the Company establish and implement risk management and firewall system within its affiliates?	~		The Company has established risk control measures within internal control operation procedure.	None
(4) Does the Company establish internal rules against insiders trading with undisclosed	✓		1.According to the Corporate Governance Best- Practice Principles of the Company, it shall lay down internal rules to prohibit insiders of the Company from trading securities with information	None

Evaluation Item Yes No Further Explanation Further Explanation information? that has not been publicly disclosed. The aforementioned rule shall include prohibition on trading of equity-type securities of the Company by directors within closed periods, which are 30 days before public announcement of annual financial reports and within 15 days before public announcement of quarterly financial reports. 2.The Company has established "Procedures for Handling Material Inside Information" and "Insider Trading Prevention Management" (guideline) within internal control operation procedures with the approval of the Board of Directors to rule the trading of equity-type securities by insiders. According to Insider Trading Prevention Management (guidelines), directors are prohibited from trading equity-type securities of the Company within closed periods, which are 30 days before public announcement of annual financial reports and within 15 days before public announcement of quarterly financial reports. 3.Before the closed periods begin, The Company reminded directors about related regulations and closed periods with email separately on Feb.7, Apr. 25, Jul. 19, and Oct. 24, 2024. 4.In addition to reminding insiders about important related regulations governing insiders' transfer of equity-type securities, the Company also provides the directors and managerial officers a Q&A on insider trading prohibition, and forwards the information about the orders of competent authorities for prevention of insiders' trading from time to time, so that the directors and managers of the Company can fully understand the relevant rules. Please visit the MOPS website for courses on prevention of insider trading taken by the				Y 1 2 2 2 2 2 4 2	Deviations from "the
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prevention of insider trading taken by the					
				Company's directors in 2024.	
5.The Company also incorporates Codes of Operation					
Integrity and Ethical Conduct into its orientation					
training for its new hires and announces related					

			Implementation Status (Note 1)	Deviations from "the
Evaluation Item	Yes	No	Further Explanation	Corporate Governance Best- Practice Principles for TWSE/TPEx Listed Companies" and Reasons
			rules on the section specifically for "Operation Integrity" on its website. Meanwhile, the Company has advocated integrity and ethics in internal meetings of all departments and incorporated Codes of Operation Integrity and Ethical Conduct into annual training for all its staff. In 2024, the Company held the training on preventing insider trading, with a total of 483 people attended the training for a total of 483 hours.	
3. Composition and Responsibilities of the Board of Directors:(1) Does the Board develop and implement a diversification policy for the composition of its members?	>		Please refer to Page 21 to 22 for the Company's policy of Board composition diversification, the specific management goals and the implementation status.	None
(2) Does the Company voluntarily establish other functional committees in addition to establishment of the Remuneration Committee and the Audit Committee according to the law?	→		To deepen the sustainable governance and risk management, achieve the goal of sustainable management, the Company has established the Sustainability Committee on August 7, 2023. The Sustainability Committee consists of three to five members appointed by the Board of Directors and more than half of the members shall be independent directors. The main responsibilities of the committee are to review the sustainability (including risk management) policies, strategies, goals or management guidelines, approve the annual sustainability work plan, supervise and track the implementation progress, results and related matters of the sustainability work plan.	None

			I I () () () () () ()	Deviations from "the
			Implementation Status (Note 1)	Corporate
				Governance Best-
Evaluation Item				Practice Principles
	Yes	No	Further Explanation	for TWSE/TPEx
				Listed Companies"
				and Reasons
(3) Does the Company	✓		1. The Company has established the Guidelines for	None
establish a standard to			Board Performance Evaluation, and announced it	
measure the performance			on the Company's official website and the Market	
of the Board annually,			Observation Post System (MOPS).	
report the results of the			2. According to the Guidelines for Board	
performance evaluation to			Performance Evaluation, the Company shall	
the Board, and use it as a			conduct an internal evaluation of board	
·			performance at least once a year. In addition, the	
reference for individual			Company's board performance evaluation may be	
directors' remuneration			conducted by an external independent professional	
and nomination for the re-			institution at least once every three years.	
election?			3. The annual evaluation results of the performance	
			of the Board of Directors are also the basis for	
			individual director's remuneration and nomination	
			of directors.	
			4. The 2024 evaluation results of the performance of	
			the Board of Directors (please refer to note 2 for	
			details) were reported to the Board of Directors on	
			March 13, 2025.	
(4) Does the Company	✓		1.The assigned accountants are not directors,	None
regularly evaluate the			supervisors, managerial officers, employees or	
independence of CPA?			shareholders of the Company or its affiliated	
			companies and have been confirmed as non-	
			stakeholders, which complies with the regulation	
			of independent judgment of the regulatory	
			authority (please refer to note 3 for details about	
			the CPA independence evaluation).	
			2. The Audit Committee of the Company annually	
			evaluates the qualifications and independence of	
			the CPAs. The CPAs are required to present the	
			statement on independence and AQIs-related	
			information for their engagement. Evaluation of	
			their qualifications and independence is based on	
			the standards specified in Note 3 and 13 indicators	
			_	
			of AQIs. It was confirmed that the CPAs had no	
			other financial or business relationships with the	
			Company other than attesting financial statements	
			and providing non-audit services. The CPAs, their	
			spouses, and dependents also must not hold	

			Implementation Status (Note 1)	Deviations from "the
			Implementation Status (Note 1)	Corporate
				Governance Best-
Evaluation Item				Practice Principles
	Yes	No	Further Explanation	for TWSE/TPEx
				Listed Companies"
				and Reasons
			positions that will have direct and significant	
			impact on the attestations. AQI indicators also	
			confirmed that the CPAs (and their firm) have	
			adequate audit experience. The accounting firm,	
			during the most recent 3 years, has been	
			introducing a cloud audit platform, tools, and	
			digital technologies to improve the audit quality.	
			The Audit Committee approved the engagement	
			and remuneration for CPAs for the 2024 financial	
			and tax audit on March 10, 2025. This decision was	
			then approved by the Board of Directors through a	
			resolution on March 13, 2025.	
4 II 4 TEXTOE (TDDE I' 4 I	✓		1.The Board of Directors appointed the most senior	NT
4. Has the TWSE/TPEx Listed	•			None
Company hired adequate,			officer of Corporate Governance Department as the chief corporate governance officer of the Company	
competent corporate			by the Board of Directors, and the Company is	
governance staff and			staffed with sufficient professional corporate	
appointed a Corporate			governance personnel to protect shareholders'	
Governance officer to take			rights and strengthen the board functions. The chief	
charge of			corporate governance officer of the Company, who	
corporate governance matters			has experience as a manager of legal in publicly	
(including but not limited to			listed companies for at least 3 years, is eligible for	
providing directors and			corporate governance affairs.	
supervisors necessary			Main duties of the chief corporate governance	
information for operation,			officer of the Company are as follow:	
assisting directors and			(1) Handling of matters relating to Board	
supervisors with their legal			meetings and shareholders' meeting in	
compliance, arranging the			compliance with law.	
board of directors and			(2) Preparation of minutes of the Board meetings	
			and shareholders' meetings.	
shareholders' meetings			(3) Assistance in onboarding and continuing	
according to the law, and			education of the Directors.	
preparing minutes of Board			(4) Provision of information required for	
of Directors meetings and			performance of duties by the Directors.	
shareholders' meetings)?			(5) Assistance in the Directors' compliance of	
			law.	
			(6) Report to the Board of directors the review	
			result of whether independent directors'	
			qualifications meet regulatory requirement	
			during their nomination, election and term of	
			during their nonlination, election and term of	

			Implementation Status (Note 1)	Deviations from "the
			Implementation Status (Note 1)	Corporate
Evaluation Item		No	Further Explanation	Governance Best- Practice Principles for TWSE/TPEx Listed Companies" and Reasons
			office.	
			(7) Handling of matters relating to change of	
			Directors.	
			3. The business execution in 2024 are as follows:	
			(1) To provide Directors information and	
			regulations required for performance of their	
			duties and arrange the Directors' training	
			courses:	
			A. To provide Directors with the latest	
			regulations relating to corporate governance from time to time.	
			B. To provide Directors with the Company's	
			information required for performance of	
			their duties and maintain smooth	
			communication between Directors and	
			managerial officers.	
			C. To arrange more than 4 closed-door	
			meetings, the independent directors have	
			face to face talk with the chief internal	
			auditor and CPAs to gain an in-depth	
			understanding of the Company's internal	
			control and financial status.	
			D. To hold two training courses (three hours	
			for each) for Directors.	
			(2) To arrange functional committee meetings,	
			board meetings and shareholders' meetings	
			according to related regulations:	
			A. To compile and notify the Board of Directors and functional committee's	
			meeting agendas and related materials to	
			each director and committee member at	
			least seven days in advance, remind the	
			directors or committee members not to	
			participate in discussion and voting on the	
			agenda item which they shall recuse	
			themselves, and distribute the minutes	
			within 20 days of the meeting.	
			B. To assist with the announcement of the	
			material information relating to important	
			resolutions of the board meetings and	
			shareholders' meeting, ensure the legality	

			7 1 2 2 2 2 2 2	Deviations from "the
			Implementation Status (Note 1)	Corporate
Evaluation Item				Governance Best-
				Practice Principles
	Yes	No	Further Explanation	for TWSE/TPEx
				Listed Companies"
				and Reasons
			and correctness of the material information	
			and symmetry for investor trading	
			information.	
			C. To register the date of the shareholders'	
			meeting in accordance with regulations, and	
			prepare meeting notices, handbooks and	
			minutes within the regulatory period.	
			(3) Handling of matters relating to change of	
			directors:	
			A. Report to the Board of Directors the results	
			of their review of whether the	
			qualifications of the independent directors	
			comply with relevant laws, regulations,	
			rules, and bylaws at the time of their	
			nomination, election, and during their term of office.	
			B. Provide information needed for change of a	
			director and make related public	
			announcements and filing for change of	
			directors according to the law.	
			4.Please refer to Note 4 for training records of the	
			chief corporate governance officer in 2024.	
5. Does the Company establish a	√		The Company has set up a Stakeholders and Issues	None
communication channel with			Management Section	
its stakeholders, create a				
designated section on its			(https://www.evergreennet.com), including Contact	
website for them (including			Us Section, Environment Social Governance	
but not limited to			Section, Investor Services, Customer Services,	
shareholders, employees,			Supplier Services Section and Employees Services	
customers and suppliers), and			Section on its website to provide relevant business	
			and contact information and to facilitate prompt	
properly handle all the issues				
they care about in terms of			response of related departments to requests	
corporate social			addressing issues that stakeholders care about; The	
responsibilities?			situation of communication with all stakeholders is	
			reported to the Board of Directors on regular basis	
			(once a year).	
6. Does the Company appoint a	✓		The Company has engaged Stock Service	None
professional shareholder			Department of KGI Securities Corporation to deal	
service agency to deal with				
shareholder meeting affairs?			with shareholders' meeting affairs.	
	1			

			Implementation Status (Note 1)	Deviations from "the
Evaluation Item	Yes	No	Further Explanation	- Corporate Governance Best- Practice Principles for TWSE/TPEx Listed Companies" and Reasons
7. Information Disclosure: (1) Does the Company have a corporate website to disclose both financial standings and the status of corporate governance?	\		1.Disclosure of financial and business information: The Company's website (https://www.evergreennet.com) is maintained by related staff and discloses detailed, accurate information of the Company regarding its operation, financials, and business. 2.Disclosure of corporate governance information: The Company has disclosed "Articles of Incorporation", important operating procedures, and the information related to the Board and the functional committees (including their composition and duties, selection of their members and their important resolutions) as well as the operations of its corporate governance on the section of Corporate Governance of its website: https://www.evergreennet.com.	None
(2) Does the Company have other information disclosure channels (e.g. building an English website, appointing designated people to handle information collection and disclosure, creating a spokesman system, and webcasting investor conferences)?	✓		The Company has set up an English website and spokesperson system for gathering and disclosing information and appointed designated people to handle information collection and disclosure. Information about the investor conferences that the Company held or was invited to attend over the years is disclosed on the Company's website.	None
(3) Does the Company announce and report annual financial statements within two months after the end of the fiscal year, and announce and report the first, second, and third quarter financial statements as well as the operating		✓	Currently, the Company has not announced and reported the annual financial statements within two months after the end of the fiscal year. But it has announced and reported the first, second, and third quarter financial statements as well as the operating status of each month before the proscribed deadline.	Although the Company has not announced and reported the first, second, and third quarter financial statements as well as the operating status of

			Implementation Status (Note 1)	Deviations from "the
			Implementation Status (Note 1)	Corporate
				Governance Best-
Evaluation Item	37	NT.	E des E desd'es	Practice Principles
	Yes	No	Further Explanation	for TWSE/TPEx
				Listed Companies" and Reasons
status of each month				each month in an
before the proscribed				early manner,
deadline?				it has made the
				aforementioned
				announcements and
				reporting by the
				deadlines set by
				article 36 of
				Securities and
				Exchange Act.
8. Is there any other important				
information that can facilitate				
a better understanding of the				
Company's corporate				
governance practices?				
(1)Employee rights and	✓		Please refer to Chapter IV Operational Highlights	None
employee wellness			"Labor Relations" for more information.	
emprojee wermess				
(2) Investor relations	✓		The Company has set up "Investor Relations"	None
			section on its website, which provides investors	Trone
			information about its operations and financial status.	
			operation access to operations and management	
(3) Supplier relations and	✓		Please refer to Chapter II Corporate Governance	None
rights of stakeholders	,		Report "Promotion of Sustainable Development" for	None
rights of stakeholders			more information.	
			more information.	
(4) Directors training records	✓		The number of hours of training course take by all	None
(4) Directors training records	•		The number of hours of training course take by all	
			of the Company's directors meet the regulatory	
			requirement of the" Direction for the	
			Implementation of Continuing Education for	
			Directors of TWSE Listed and TPEx Listed	
			Companies" and the information about the training	
			courses of directors has been disclosed on the	
			MOPS.	
				None
(5) The implementation of	✓		Please refer to Chapter V "Analysis of Risk	None
risk management policies			Management" for more information.	

		Implementation Status (Note 1)		Deviations from "the
				Corporate Governance Best-
Evaluation Item				Practice Principles
	Yes	No	Further Explanation	for TWSE/TPEx
				Listed Companies"
				and Reasons
and risk evaluation				
measurement				
(6) Insurance purchased by	✓		The Company has purchased liability insurance for	None
the Company for directors			its directors since 2020.	

- 9. Please specify the Company's improvements according to the evaluation results published by the Corporate Governance Center of Taiwan Stock Exchange Corporation in recent years and the priorities and measures for matters to be improved:
 - (1) In 2024, the company introduced the ISO 14001 Environmental Management System and ISO 15001 Energy Management System and obtained the certification after passing the verification.
 - (2) In 2024, the Company invested approximately NTD 3.04 million to support domestic cultural development, and disclosed the results on the Company's website.

Note 1: Provide description in the summary and description column regardless of "yes" or "no" for the operations.

Note 2: Board Performance Assessment Results of 2024

	Self-evaluation of performance of the Board	Self-evaluation of performance of Board members (for themselves)	Self-evaluation of performance of the Audit Committee	Self-evaluation of performance of the Remuneration Committee	Self-evaluation of performance of the Sustainability Committee
Average score (Full score: 5)	4.97	4.97	4.95	4.96	4.97
Evaluation Results	Excellent	Excellent	Excellent	Excellent	Excellent

Note 3: 2025 CPA Independence Evaluation

Item	Assessment of the Company	Do the CPAs meet regulatory requirement for their independence?
Do the CPA and the spouse and dependent relatives hold a direct financial interest or a material indirect financial interest of the Company?	No	Yes
2. Do the CPA and the spouse and dependent relatives have business relations with any directors, supervisors or managerial officers that affect his/her independence?	No	Yes
3. Has the CPA served as a director, supervisor or managerial officer in the Company that has material influence to it currently or in the last two years?	No	Yes
4. Do the CPA's spouse and dependent relatives serve as a director, supervisor or managerial officer of the Company or assume any position that has direct, material influence to the audit work during the audit period?	No	Yes
5. Is the CPA a spouse, lineal relative, direct relative by marriage, or a collateral relative within the second degree of kinship of a director, supervisor or managerial officer of the Company during the audit period (does a close relative of the CPA serve as a director, supervisor or managerial officer of the Company or assume any position that has direct, material influence to the audit work during the audit period? If so, is the effect on the CPA's independence reduced to an acceptable level)?	No	Yes
6. Has the CPA accepted any gifts or endowments of material value from the Company or a director, supervisor or managerial officer of the Company (the value of the gift or endowment is of disproportionate value in terms of social protocol)?	No	Yes

Note 4: Chief Corporate Governance Officer Training Records In 2024

Date	Professional Organization	Courses	Hours
2024.03.20	Taiwan Corporate Governance	Seminar on Strengthening Resilience and	2
	Association	Sustainability Governance	
2024.07.19	Taiwan Corporate Governance Association	The Trend in Labor-Capital Relations from an ESG Perspective - The Approach for Taiwanese Enterprises	3
2024.07.30	Taiwan Corporate Governance Association	The Vision and Megatrend of ESG Evaluation	1
2024.09.06	Securities & Futures Institute	2024 Course for Promotion of Insider Trading Prevention	3
2024.10.15	Taiwan Corporate Governance Association	Global Risks in Future & Opportunities of Sustainability Transitions	1.5
2024.10.15	Taiwan Corporate Governance Association	Global Economic Trends and Industry Outlook	1.5
Total hours on 2024 courses			12