



April 22, 2025

Dear Shareholder,

AUO Corporation (AUO) will convene its Annual General Meeting (AGM) on May 28, 2025. To facilitate timely and convenient participation of shareholders in important corporate decisions, we will continue to employ a hybrid method for the meeting, thereby promoting shareholder engagement and activism.

We trust that you have received all the necessary documentation to make independent and informed decisions regarding this year's proposed agenda put forth by the Board of Directors (Board). Below please find AUO's 2025 AGM agenda, along with brief explanations for any items you may wish to inquire about.

Election Item:

The Board has nominated five independent directors, four of whom are female directors. After the election, the majority of the Board will be independent, and the percentage of female board members will increase from 38% to 56%. Additionally, the age range of the directors will cross generations from 50-59, 60-69 and 70-75.

In addition to gender and age diversity, the Board considered the diversity in professional knowledge and skills, including technology industry, research and development, innovation, ESG, risk management, human resources, finance and accounting, and strategic investment. The composition of the Board of Directors, including the diversity of seats and the nominees list, was proposed by the Corporate Governance and Nomination Committee. The Board recommends a vote 'FOR' for the proposal.

Type of Nominee	Name	Age*	Gender	Professional knowledge and skills							
				Technology Industry	Research & Development	Innovation	ESG	Risk Management	Human Resources	Finance & Accounting	Strategic Investment
Director	Shuang-Lang (Paul) Peng	60-69	Male	✓		✓	✓	✓	✓		✓
Director	Frank Ko, Representative of AUO Foundation	50-59	Male	✓	✓	✓		✓			✓
Director	Han-Chou (Joe) Huang, Representative of Qisda Corporation	60-69	Male	✓		✓		✓			✓
Director	Chuang-Chuang Tsai, Representative of Ming Hua Investment	70-75	Female	✓	✓						



Type of Nominee	Name	Age*	Gender	Professional knowledge and skills							
				Technology Industry	Research & Development	Innovation	ESG	Risk Management	Human Resources	Finance & Accounting	Strategic Investment
	Company Limited										
Independent Director	Jang-Lin (John) Chen	70-75	Male	✓	✓	✓					
Independent Director	Chiu-ling Lu	60-69	Female				✓		✓	✓	
Independent Director	Cathy Han	60-69	Female	✓			✓	✓	✓	✓	✓
Independent Director	Tzu-Ting Huang	60-69	Female	✓		✓		✓			
Independent Director	Yen-Hsi Lin	60-69	Female				✓		✓		

*According to AUO's policy, directors must be under the age of 75 at the time of election.

Recognition and Discuss Item 1: To recognize 2024 Business Report and Financial Statements (proposed by the Board)

For the fiscal year of 2024, AUO reported a net loss of NT\$3.1 billion, attributable to owners of AUO, with a basic loss per share of NT\$3.44.

economic environment faced numerous uncertainties, primarily inflation, and ongoing geopolitical risks. Although global supply recovery remained slow, particularly in the consumer electronics inventory adjustments and reductions in corporate capital overall market conditions, making the business landscape highly

environment, AUO's transformation strategy continued to foster the growth from the rebound in consumer electronics demand.

NT\$3.00 billion.

operations and strategic planning around three core operating pillars: "Panel," "Display," and "Mobility." By structuring its operations into three distinct pillars, AUO focuses on addressing specific challenges and opportunities of each pillar, optimizing overall performance. This approach aims to reduce the impact of cyclical fluctuations from the panel industry, ensuring stable profitability and long-term sustainable

Looking back on 2024, the global economic environment was impacted by high interest rates, inflation, and supply chain gradually stabilized, demand remained strong in consumer and IT-related markets. Channel inventory adjustments and expenditures further weighed on overall performance, making the business landscape highly challenging.

Despite the challenging business environment, AUO achieved its Company's overall growth. Benefiting from the rebound in

In 2024, AUO restructured its operations into three core pillars: "Mobility Solution," "Vertical Solution," and "Panel Solution." By structuring its operations into three distinct pillars, AUO focuses on addressing specific challenges and opportunities of each pillar, optimizing overall performance. This approach aims to reduce the impact of cyclical fluctuations from the panel industry, ensuring stable profitability and long-term sustainable operations.



Recognition and Discuss Item 2: To recognize the proposal for 2024 loss off-setting (proposed by the Board)




In 2024, the entire world went through some fluctuations, economically and politically. However, at AUO, our transformation efforts gradually bore fruits. We started to include BHTC in our revenue in Q2, and our revenue for the full year reached NT\$280 billion, up by 13% YoY. We also entered the tier 1 segment as an automotive solution provider, expanding our manufacturing and sales presence around the world. We also became more complementary with BHTC by leveraging our advantages and strengthening the benefits derived through the acquisition and consolidation with BHTC.

Despite facing significant challenges in the business environment, AUO has decided to distribute NT\$0.3 for every common share in order to deliver stable shareholder returns. Going forward, our shareholder return policy will be characterized by assessing our free cash flow and returning some of the cash flow to our shareholders. At the same time, we will continuously seek to adjust our capital structure.

Recognition and Discuss Item 3: To amend the Articles of Incorporation (proposed by the Board)

In response to the amendment of Article 14, Paragraph 6 of the Securities Exchange Act and to further align the goal of sharing the Company's operational results with non-executive employees, we proposed to amend the Company's Articles of Incorporation to stipulate that no less than 20% of employee remuneration shall be allocated to non-executive employees.



[illegible]

Name	Released restriction items
	<ul style="list-style-type: none"> - Director, Darfon Electronics Corp. (unrelated industry) - Director, Fong Huang 6 Innovation Corp. (unrelated industry) - Director, TCI Gene Inc. (unrelated industry) - Director, Rapidtek Technologies Inc. (unrelated industry) - Chairman, Norbel Baby Co.,Ltd(subsidiary of major shareholder) - Director, Dunpin NO1. Innovation Investment Corp. (unrelated industry) - Director, Dunpin NO2. Innovation Investment Corp. (unrelated industry)
Han-Chou (Joe) Huang	<ul style="list-style-type: none"> - Director, Qisda Corp. (a major shareholder) - Chairman, Data Image Corp. (subsidiary of major shareholder) - Chairman, Diva Laboratories, Ltd. (subsidiary of major shareholder) - Chairman, Simula Technology Inc. (subsidiary of major shareholder) - Chairman, Action Star Technology Co., Ltd. (subsidiary of major shareholder) - Chairman, Qisda Optronics Corp. (subsidiary of major shareholder)
	<ul style="list-style-type: none"> - Director, Alpha Networks Inc. (subsidiary of major shareholder) - Director, Metaage Corporation (subsidiary of major shareholder) - Director, BenQ Biotech (Shanghai) Co., Ltd (subsidiary of major shareholder) - Director, Shanghai Filter Technology Co.,Ltd (subsidiary of major shareholder)
Chuang- Chuang Tsai	<ul style="list-style-type: none"> - Independent Director and Member of Audit Committee, Remuneration Committee and Sustainability Committee, Elan Microelectronics Corp. (unrelated industry)
	<ul style="list-style-type: none"> - Independent Director and Member of Audit Committee and Remuneration Committee, Hasei International Co., Ltd (unrelated industry) - Independent Director and Member of Audit Committee, Remuneration Committee, Sustainability Committee and HR Policy Committee, Hasei International Co., Ltd (unrelated industry) - Independent Director, Chairman of Audit Committee and Member of Nomination Committee, Winyan Corporation (unrelated industry) - Independent Director and Member of Audit Committee and Remuneration Committee, Apax Technology Inc. (unrelated industry)

AUO is committed to the protection of the environment and the well-being of our employees, customers, and the community. We are dedicated to achieving sustainable growth and contributing to a better world.

Our commitment to sustainability is reflected in our comprehensive Environmental, Social, and Governance (ESG) strategy. We focus on reducing our carbon footprint, promoting energy efficiency, and ensuring the safety and health of our employees. We also engage with our stakeholders to address their concerns and expectations.

We are proud to be a member of the United Nations Global Compact and the Sustainable Development Goals (SDGs). We are committed to achieving the targets set by these frameworks and reporting our progress annually.

For more information about our sustainability efforts, please visit our website at <https://csr.auo.com/en>. We welcome your feedback and suggestions.

Contact us at ting.hung@auo.com.

<https://csr.auo.com/en>

AUO Corporation

David Chang
 Chief Financial Officer
 AUO Corporation