APPENDIX

(Attach Proposal No 09/General Meeting of Shareholders/2024 on amending the Company's Charter)

Note:

- Articles not detailed in this appendix are unchanged.
- The proposed changes in the section "Regulations in the current Charter" are lines of text shown in **bold, underlined or erossed** out form.
- The content that needs to be amended or supplemented in the "Contents proposed to be amended" section is italicized and bolded in red.
- Enterprise Law 2020 (LDN 2020) is Enterprise Law No. 59/2020/QH14 dated June 17, 2020.
- Law No. 03/2022/QH15 is Law No. 03/2022/QH15 dated January 11, 2022 amending and supplementing a number of articles of the Law on Public Investment, Law on Investment by public-private partnership method, Law on Investment, Housing Law, Bidding Law, Electricity Law, Enterprise Law, Special Consumption Tax Law and Civil Judgment Enforcement Law.
- Securities Law 2019 is Securities Law No. 54/2019/QH14 dated November 26, 2019.
- Model Charter is the Model Charter applicable to public companies issued together with Circular No. 116/2020/TT BTC is Circular No. 116/2020/TT-BTC dated December 31, 2020 of the Ministry of Finance guiding a number of articles on corporate governance applicable to public companies in Decree No. 155/2020/ND-CP dated December 31, 2020 detailing the implementation of a number of articles of the securities law.

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
OPENING	OPENING	
This Charter was approved according to the valid Resolution of the General Meeting of Shareholders of Tieu Nien Tien Phong Plastic Joint Stock Company held on <u>April 28, 2023</u> .	This Charter is approved according to the valid Resolution of the General Meeting of Shareholders of Tien Phong Plastic Joint Stock Company held on <i>April 27</i> , 2024.	Update the time of issuance of the
I. NAME, FORM, HEADQUARTERS, BRANCHES, REPRESENTATIVE OFFICE AND OPERATION PERIOD OF THE COMPANY	<u> </u>	

Company

The Company's legal representative is an individual who represents the enterprise to exercise the rights and obligations arising the enterprise's transactions, fromrepresenting the enterprise as a plaintiff, defendant, or people with related right and obligation before Arbitrators, courts and other rights and obligations according to the provisions of law.

The company (01)legal has one representative: Chairman of the Board of Directors. The rights and obligations of the legal representative are implemented in accordance with the provisions of the Enterprise Law, this Charter and the Management Regulations issued by the Board of Directors in accordance with the provisions of this Charter.

Article 3. Legal Representative of the Article 3. Legal Representative of the Company

- 1. The company has $\theta 2$ representatives, including: Chairman of the Board of Directors and General Director.
- 2. The legal representative who is the Chairman of the Board of Directors has the following rights and obligations:
- a. Signing contracts and transactions of the Company on behalf and in the name of the Company, including:
- Loan contracts, guarantees and other forms of credit (including security measures) with banks: - Contracts and transactions that according to the Company Charter and Enterprise Law need to be approved by the General Meeting of Shareholders and the Board of Directors. Approval must be done before signing. In this case, the legal representative can only sign those contracts and transactions after there has been a resolution or decision of the General Meeting of Shareholders and the Board of Directors.
- b. Sign transaction documents with government agencies/shareholders related to securities.
- c. Implement the Company's information disclosure according to securities laws.

In case the General Meeting of Shareholders approves the Company with 02 legal representatives, the Charter Company's specifically stipulates the rights and obligations of each legal representative based on Article 12 of the Law on Enterprise 2020.

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
	d. Sign the Company's amended and	
	supplemented Charter after it is approved by the	
	General Meeting of Shareholders.	
	e. Other rights and obligations according to the	
	provisions of law and internal regulations of the	
	Company.	
	3. The legal representative, the General	
	Director, has the following rights and	
	obligations:	
	a. Signing contracts and transactions of the	
	Company on behalf and in the name of the	
	Company, including:	
	- Labor contract	
	- Purchase and sale contracts and other	
	contracts and transactions that according to the	
	Company Charter and Enterprise Law do not	
	need to be approved by the General Meeting of	
	Shareholders or the Board of Directors.	
	- Transaction documents such as debt	
	acceptance contracts, loan repayment	
	documents, documents and papers related to	
	loans and debt repayment;	
	b. Sign transaction documents with government	
	agencies/partners/customers related to	
	investment, business, trade, labor, etc.	

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
	c. Sign the Company's separate financial	
	statements and consolidated financial	
	statements (including quarterly financial	
	reports, reviewed semi-annual financial reports,	
	audited annual financial statements and	
	explanatory documents (if any);	
	- Sign accounting documents (together with the	
	chief accountant);	
	d. Representing the company as a requester to	
	resolve civil matters, plaintiffs, defendants, and	
	people with related rights and obligations before	
	Arbitrators, Courts and other litigation	
	agencies.	
	e. Other rights and obligations according to the	
	provisions of law and internal regulations of the	
	Company. 4. Responsibilities of the legal representative	
	The legal representative of the Company has the following responsibilities:	
	a. Exercise assigned rights and obligations	
	honestly, carefully, and best to ensure the	
	legitimate interests of the Company.	
	b. Loyal to the benefits of the Company; Do not	
	abuse your authority or position and use	
	information, know-how, business opportunities,	
	or other assets of the Company for personal	

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
	gain or to serve the interests of other organizations or individuals. c. Notify the Company promptly, fully and accurately about the enterprise that you, your related person owns or has shares or capital contribution in accordance with the provisions of the Enterprise Law. d. The legal representative of the Company is	
	personally responsible for damages to the Company due to breach of responsibility specified in this Clause. e. For other issues not specified in this Charter, each legal representative is a competent representative of the Company before third parties; and be jointly responsible with other legal representatives for damages caused to the Company according to the provisions of civil law and other relevant laws.	
III. OBJECTIVES, SCOPE OF BUSINESS AND ACTIVITIES OF THE COMPANY	III. OBJECTIVES, SCOPE OF BUSINESS AND ACTIVITIES OF THE COMPANY	

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
Article 4. Operational objectives of the company	Article 4. Operational objectives of the company Add the following professions and businesses: Technical testing and analysis Details: Testing product and goods quality	- Additional industry code 7490 for product and goods quality testing activities based on reality of the Laboratory at TPP was established to comply with the requirements of ISO/IEC1702:2017 standard. - Adding educational business lines to be able to implement Tien Phong school project with many levels of education. These contents will be updated in the Charter after the General Meeting of Shareholders approves the relevant proposals and registers changes with the business registration agency.
VI. SHAREHOLDERS AND GENERAL MEETING OF SHAREHOLDERS	VI. SHAREHOLDERS AND GENERAL MEETING OF SHAREHOLDERS	
Article 15. Rights and obligations of the General Meeting of Shareholders	Article 15. Rights and obligations of the General Meeting of Shareholders	
1.e The <u>Annual</u> General Meeting of Shareholders has the following rights and obligations: Decide the number of members of the Board of Directors <u>before the next term</u>	1.e The General Meeting of Shareholders has the following rights and obligations: Decide the number of members of the Board of Directors	Correct the wording in accordance with the provisions of Article 138 of Law 2020 Correct in accordance with the Clause 1 of Article 154 of Law 2020 and Item g of Clause 2 of Article 15 Model Charter
Article 19. Conditions for conducting the General Meeting of Shareholders	Article 19. Conditions for conducting the General Meeting of Shareholders	
2. In case there is not enough delegates within thirty (30) minutes from the scheduled opening time of the meeting, the convener will	2. In case the first meeting does not meet the conditions to proceed as prescribed in Clause 1 of this Article, a notice to convene a second	Revised to be more flexible in the Company's management and operations

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Regulations in the current company charter	Content proposed for amendment	Reason for amendment
cancel the meeting. The meeting of the General Meeting of Shareholders is convened for the second time within 30 (thirty) days from the intended date of holding the first General Meeting of Shareholders. The second General Meeting of Shareholders will only be conducted when the number of shareholders attending the meeting and authorized persons representing at least 51% (fifty one percent) of the total votes. 3. In case the second congress cannot be held because there is not enough delegates within thirty (30) minutes from the scheduled opening time of the meeting. The third General Meeting of Shareholders may be convened within twenty (20) days from the intended date of holding the second general meeting, and in this case the meeting is conducted regardless of the number of shareholders or authorized representatives attends and is considered valid and has the right to decide on all issues expected to be approved at the first General Meeting of Shareholders.	meeting shall be made within 30 (thirty) days from the intended date of the first meeting. The second General Meeting of Shareholders will only be conducted when the number of shareholders attending the meeting and authorized persons representing at least 51% (fifty one percent) of the total votes. 3. In case the second meeting does not meet the conditions to proceed as prescribed in Clause 2 of this Article, the notice inviting the third meeting must be sent within 20 (twenty) days from the intended date of the second meeting. The third General Meeting of Shareholders is conducted regardless of the total number of votes of shareholders attending the meeting and authorized persons attending the meeting.	and in accordance with Article 145 of the Law on Enterprise 2020.
Article 21. Approval of resolutions of the General Meeting of Shareholders	Article 21. Approval of resolutions of the General Meeting of Shareholders	

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
1.b. Resolutions of the General Meeting of Shareholders on the following issues must be approved by voting at the General Meeting of Shareholders: - Decide to invest or sell Company assets whose value is equal to or greater than 35% (thirty-five percent) of the total asset value recorded in the Company's most recent financial report; - Approve annual financial reports; - Reorganize and dissolve the Company; - Short and long-term development plan of the Company; - Elect, dismiss, dismiss and replace members of the Board of Directors; - Type of shares and total number of shares of each type; annual dividend level of each type of share; - Change professions, occupations and business fields;	1.b Resolutions of the General Meeting of Shareholders on the following issues must be approved by voting at the General Meeting of Shareholders: - Decide to invest or sell Company assets whose value is equal to or greater than 35% (thirty-five percent) of the total asset value recorded in the Company's most recent financial report; - Approve annual financial reports; - Reorganize and dissolve the Company; - Short and long-term development plan of the Company; - Elect, dismiss, remove and replace members of the Board of Directors; - Type of shares and total number of shares of each type.	Revise to be more flexible in the Company's management and operations and in accordance with Clause 2, Article 147 of the Law on Enterprise 2020.
- Change the Company's organizational and management structure.		
VII. BOARD OF DIRECTORS	VII. BOARD OF DIRECTORS	
Article 26. Structure of standards for members of the Board of Directors	Article 26. Structure of standards for members of the Board of Directors	
1. Members of the Board of Directors must have the following standards and conditions:	1. Members of the Board of Directors must have the following standards and conditions:	Specifically, the standards of members of the Board of Directors in the Charter, removing the content "except in cases

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
b. Have professional qualifications and experience in business management of the company and do not necessarily have to be a shareholder of the company, <u>unless otherwise</u> <u>stipulated in the company charter.</u>	b. Have professional qualifications and experience in business management of the company and do not necessarily have to be a shareholder of the company.	where the company Charter stipulates otherwise"
Article 27 Composition and term of members of the Board of Directors	Article 27 Composition and term of members of the Board of Directors	
1. The number of members of the Board of Directors of the Company is from 05 to 11 members	The number of members of the Board of Directors of the Company is 07 members	Specifically, the number of members of the Board of Directors in accordance with Clause 1, Article 154 of the Law on Enterprise 2020
1. The term of the Board of Directors is 05 (five) years. The term of a member of the Board of Directors shall not exceed 05 (five) years; Members of the Board of Directors can be reelected for an unlimited number of terms. An individual can only be elected as an independent member of the Board of Directors for no more than 02 consecutive terms. In case all members of the Board of Directors end their terms at the same time, those members will continue to be members of the Board of Directors until a new member is elected to replace them and take over the work.	2. The term of the Board of Directors is 05 (five) years. The term of a member of the Board of Directors must not exceed 05 (five) years and the term of a member of the Board of Directors must follow the term of the Board of Directors; Members of the Board of Directors can be reelected for an unlimited number of terms. An individual can only be elected as an independent member of the Board of Directors for no more than 02 consecutive terms. In case all members of the Board of Directors end their terms at the same time, those members will continue to be members of the Board of Directors until a new member is elected to replace them and take over the work. In case of additional election or replacement of a member of the Board of Directors who is dismissed or removed, the term of the additional or replacement member is the remaining term of the term of the Board of Directors.	More detailed regulations on the term of office of members of the Board of Directors to ensure monitoring and implementation are synchronized and consistent with the term of the Board of Directors

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
Article 29. Powers and duties of the Board of Directors	Article 29. Powers and duties of the Board of Directors	
3.c <u>Decide on the organizational structure</u> ; decide to establish subsidiaries, branches, representative offices, transaction offices and contribute capital, buy/sell shares of other enterprises within the limits prescribed by law and the Company's Charter	3.c On the basis of the company's organizational and management structure approved by the General Meeting of Shareholders and stipulated in this Charter, the Board of Directors has the right to decide in more detail on the Company's organizational structure, accordingly, the Board of Directors decides on the functions of the Company, the number of departments, divisions and units; the establishment, division, separation, dissolution, consolidation of departments, divisions and units within the Company; Decide to establish subsidiaries, branches, representative offices, transaction offices and contribute capital, buy/sell shares of other enterprises within the limits prescribed by law and the Company's Charter	Specifying the authority of the Board of Directors to decide on the Company's organizational structure to suit the Company's management and operating practices.
3.d. Resolve the Company's complaints against managers as well as decide to select a Company representative to resolve issues related to legal procedures for those managers.	Remove this content	To be consistent with the Company's management and operating practices
	3.q. Decide to promulgate and amend internal management regulations under the authority of the General Meeting of Shareholders, after being approved by the General Meeting of Shareholders; Decisions to issue or amend other internal management regulations do not	Additional clarification of the authority of the Board of Directors in accordance with the actual operations of the Company.

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
	have to be submitted to the General Meeting of Shareholders for approval and are not subject to delegation of authority to the General Director according to this Charter and other internal documents;	
	3.r. Propose amendments and supplements to the Company's Charter	Additional clarification of the authority of the Board of Directors
	3.s. Exercise the rights of the owner of the subsidiary established by the Company and owns 100% of the charter capital (including the rights of the owner as prescribed in the Subsidiary's Charter and the provisions of law)	Additional clarification of the authority of the Board of Directors for Subsidiaries that own 100% of charter capital
Article 30. Chairman and Vice Chairman of the Board of Directors	Article 30. Chairman and Vice Chairman of the Board of Directors	
3. The Vice Chairman has the same rights and obligations as the Chairman in case he is authorized by the Chairman, but only in cases where the Chairman has notified the Board of Directors that he is absent or must be absent for reasons of force majeure or inability to perform their duties. In the above case the Chairman does not appoint a Vice Chairman to act as such, the remaining members of the Board of Directors will appoint a Vice Chairman. In case both the Chairman and Vice	3. The Chairman authorizes the Vice Chairman in writing to exercise his rights and duties during the Chairman's absence and notifies the members of the Board of Directors of this authorization. If the Chairman is absent without authorizing the Vice Chairman or is unable to perform his or her duties, the remaining members of the Board of Directors will appoint the Vice Chairman to perform the duties of the Chairman. In case both the Chairman and Vice Chairman	Rephrase the content
Chairman are temporarily unable to perform	are absent or unable to perform their duties, the	

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
their duties for any reason, the Board of Directors may appoint another person among them to perform the Chairman's duties according to the oversold majority principle 4. The Chairman of the Board of Directors must	remaining members of the Board of Directors may elect another person among them to perform the Chairman's duties according to the oversold majority principle. Remove this content	
be responsible for ensuring that the Board of Directors sends the annual financial report, the Company's activity report, the audit report and the Board of Directors' inspection report to shareholders at the General Meeting of Shareholders	remove this content	The disclosure of reports and meeting documents to shareholders is carried out in accordance with the provisions of law
5. The Chairman of the Board of Directors may be dismissed according to the decision of the Board of Directors. In case the Chairman of the Board of Directors resigns or is dismissed, the Board of Directors must elect a replacement within 10 (ten) days.	4. The Chairman of the Board of Directors and Vice Chairman of the Board of Directors may be dismissed or dismissed according to the decision of the Board of Directors. In case the Chairman of the Board of Directors or Vice Chairman of the Board of Directors resigns or is removed or dismissed, the Board of Directors must elect a replacement within 10 (ten) days.	Supplementing regulations on dismissal and removal of Vice Chairman of the Board of Directors
Article 32. Subcommittees of the Board of Directors	Article 32. Subcommittees of the Board of Directors	
1. The Board of Directors can establish a subcommittee to be in charge of development policies, human resources, compensation, and internal audit. The number of members of the subcommittee is decided by the Board of Directors but there are at least 03 (three) people including members of the Board of Directors and external members. Independent	1. The Board of Directors can establish a subcommittee to be in charge of development policies, human resources, compensation, and internal audit. The number of members of the subcommittee is decided by the Board of Directors. Activities of the subcommittee must	Revise the regulations on subcommittees under the Board of Directors to suit the Company's current operations.

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
the majority of the subcommittee and one of these members is appointed as Head of the subcommittee according to the decision of the subcommittee according to the decision of the subcommittee must comply with the regulations of the Board of Directors. Subcommittee resolutions are only effective when a majority of members attending and voting for approval at the subcommittee meeting are members of the Board of Directors.	comply with the regulations of the Board of Directors.	
VIII. GENERAL DIRECTOR, OTHER MANAGEMENT OFFICERS AND COMPANY SECRETARY	VIII. GENERAL DIRECTOR, OTHER MANAGEMENT OFFICERS AND COMPANY SECRETARY	
Article 37. Appointment, dismissal, duties and powers of the General Director	Article 37. Appointment, dismissal, duties and powers of the General Director	
3.b. Powers and duties: Decide on all issues that do not require a resolution of the Board of Directors, including deciding on behalf of the Company and signing financial and commercial contracts on behalf of the Company, except in the case of contracts under the authority of the Board of Directors/General Meeting of Shareholders. Organize and operate the Company's daily production and business activities according to best management practices	3.b. Powers and duties: Decide on all issues that do not require a resolution of the Board of Directors, organizing and operating daily production and business activities of the Company according to best management practices.	Amendments based on Article 162 of the Law on Enterprise 2020 on the rights and obligations of the General Director. The rights and obligations of the General Director as the legal representative are based on Clause 3, Article 3 of the Charter.

Regulations in the current company charter	Content proposed for amendment	Reason for amendment
	3.i. Recruitment and signing labor contracts	Additional clarification of the General director's authority in accordance with enterprise law and labor law
	3.j. Decide on functions and tasks; responsibilities and powers of departments, divisions and units within the Company;	The delegation of authority to the General Director corresponds to the addition and clarification of the authority of the Board of Directors in Clause 3, Article 29 of the Charter.
	3.k. Decide to promulgate and amend internal regulations to serve the Company's daily production and business management and operations in accordance with the provisions of the Charter and decentralization of the Board of Directors.	The delegation of authority to the CEO corresponds to the addition and clarification of the authority of the Board of Directors in Clause 3, Article 29 of the Charter.
XX. EFFECTIVE DATE	XX. EFFECTIVE DATE	
Article 57. Effective date 1. This Charter includes 20 chapters, 57 articles, unanimously approved by the General Meeting of Shareholders of Tien Phong Plastic Joint Stock Company according to Resolution No. 29/NQ-DHDCD-2023/NTP dated April 28, 2020. 2023 at Thieu Nien Tien Phong Plastic Joint Stock Company and jointly accept the full validity of this Charter	1. This Charter includes 20 chapters, 57 articles, unanimously approved by the General Meeting of Shareholders of Tien Phong Plastic Joint Stock Company according to Resolution No/NQ-DHĐCĐ-2024/NTP April 27, 2024 at Thieu Nien Tien Phong Plastic Joint Stock Company and jointly accept the full validity of this Charter	

Some other detailed adjustments in sentence structure, words used, order of items, abbreviations and some references to provisions to ensure consistency in form and content of the Charter but not change the content of Articles, Clauses, Sections.