## EXPLANATORY TABLE OF AMENDMENTS AND SUPPLEMENTS TO THE 2024 REGULATION ON THE ORGANIZATION AND OPERATION OF THE BOARD OF DIRECTORS OF EVNFINANCE JOINT STOCK COMPANY

			LEGAL BASIS/REASON
STT	Current regulations	Regulations after adjustment	FOR AMENDMENT AND
			SUPPLEMENTATION
1	Article 1: Legal Basis	Article 1: Legal Basis	
	Law on Credit Institutions 2010	2. Law on Credit Institutions No. 32/2024/QH15 dated January 18,	Update and supplement
		2024, and its amending and supplementing documents.	effective documents
	6. Circular 15/2016/TT-NHNN issued by the State Bank of	6. Circular No. 05/2023/TT-NHNN dated June 22, 2023, amending	
	Vietnam on June 30, 2016, amending Circular 30/2015/TT-	and supplementing certain provisions of Circular No. 30/2015/TT-	
	NHNN regulating the licensing, organization, and operation	NHNN dated December 25, 2015, regulating the licensing,	
	of non-bank credit institutions promulgated by the Governor	organization, and operation of non-bank credit institutions.	
	of the State Bank of Vietnam.		
		10. Circular No. 10/2024/TT-NHNN amending and supplementing	
		certain provisions of Circular No. 22/2018/TT-NHNN dated	
		September 5, 2018, providing guidance on procedures and dossiers for	
		approving the proposed personnel list of commercial banks, non-bank	
		credit institutions, and foreign bank branches.	
		14. Charter on the Organization and Operation of the Company;	
		15. ISO 9001:2015 Standards;	
2	Article 6. Terminology, Definitions, and Abbreviations	Article 4. Terminology, Definitions, and Abbreviations	
		6. Board of Management: Includes the Executives as defined in the	Add the definition of the Board
		Charter of the EVN Finance Joint Stock Company.	of Management.

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
3	Article 8. Organizational Structure and Term	Article 7. Organizational Structure and Term	
	1. The Board of Directors must have no fewer than 05 (five)	1. The Board of Directors must have at least 05 (five) members and no	Update the minimum number
	members and no more than 11 (eleven) members, including	more than 11 (eleven) members, including at least two independent	of members of the independent
	at least one independent member. The Board of Directors	members. The Board of Directors must consist of at least two-thirds of	board of directors according to
	must consist of at least one-half of its total members as	its total members as independent members and non-executive	the Law on Credit Institutions
	independent members and non-executive members of EVN	members of EVN Finance. The number of members for each term shall	2024 and the new charter.
	Finance. The number of independent members on the Board	be determined by the General Meeting of Shareholders. The number	
	of Directors of EVN Finance must comply with the	of independent members of the Board of Directors of EVN Finance	
	following requirements:	must meet the following requirements:	
	• (i) At least 01 independent member if the Board of	• (i) At least 02 independent members if the Board of Directors	
	Directors consists of 05 members;	consists of fewer than 08 members;	
	• (ii) At least 02 independent members if the Board of	• (ii) At least 03 independent members if the Board of Directors	
	Directors consists of 06 to 08 members;	consists of 09 to 11 members.	
	• (iii) At least 03 independent members if the Board of		
	Directors consists of 09 to 11 members.		
	3. In cases where the number of Board members is less than	3. In cases where the number of Board members falls below the	
	two-thirds of the total members for the term or fewer than	minimum number required by the Company's Charter, the Company	
	the minimum number required by the Company's Charter,	must, within 90 (ninety) days from the date of insufficient	
	the Company must, within 60 (sixty) days from the date of	membership, conduct an election to supplement the required number	
	insufficient membership, conduct an election to supplement	of Board members in accordance with regulations.	
	the required number of Board members in accordance with	_	
	regulations.		

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
4	Article 9: Qualifications of Members of the Board of Directors	Article 8: Qualifications of Members of the Board of Directors	
	1. Individuals elected as members of the Board of Directors	1.Individuals elected as members of the Board of Directors must meet	Adjusting standards according
	must meet the following qualifications and conditions:	the following qualifications and conditions:	to the Law on Credit
	a. Must not fall under the cases specified in Article 36 of the	a. Must not fall under the cases specified in Article 37 of the	Institutions 2024 and the
	Company's Charter;	Company's Charter;	company's charter.
	b. Must ensure professional ethics based on compliance with	b. Must possess professional ethics as prescribed by the Governor of	
	Article 41 of the Company's Charter;	the State Bank of Vietnam;	
	c. Must possess a university degree or higher;	c. Must hold a university degree or higher;	
	d. Must have at least 03 (three) years of experience as a	d. Must meet one of the following conditions:	
	manager or executive of a credit institution or at least 05	Have at least 03 (three) years of experience as a manager or	
	(five) years of experience as a manager or executive in a	executive of a credit institution;	
	financial, banking, accounting, or auditing company, or	Have at least 05 (five) years of experience as a manager of a	
	another enterprise with equity capital at least equal to the	company operating in the financial, accounting, or auditing	
	statutory capital level for a similar type of credit institution;	sector, or another enterprise with equity capital at least equal	
	or have at least 05 (five) years of direct work experience in	to the statutory capital level for a similar type of credit	
	financial, banking, accounting, or auditing operations.	institution;	
		Have at least 05 (five) years of direct work experience in the	
		operational departments of a credit institution or foreign bank	
		branch;	
		Have at least 05 (five) years of direct work experience in	
		financial, banking, accounting, or auditing operations.	

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STT	Current regulations	Regulations after adjustment	FOR AMENDMENT AND
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	2. Independent members of the Board of Directors must meet	2. Independent members of the Board of Directors must meet the	Update the conditions for not
	the qualifications and conditions specified in Clause 1 of this	qualifications and conditions specified in Clause 1 of this Article and	owning shares of EVNFC and
	Article and the following additional criteria:	the following additional criteria:	related persons according to
	a. Must not be currently employed by EVN Finance or its	a. Must not be currently employed by EVN Finance or its subsidiaries,	the Law on Credit Institutions
	subsidiaries or have worked for EVN Finance or its	or have worked for EVN Finance or its subsidiaries in at least the past	2024 and the new Charter
	subsidiaries in at least the past 03 (three) consecutive years;	03 (three) consecutive years;	
	b. Must not be receiving a salary or regular remuneration	•	
	from EVN Finance other than allowances for Board	b. Must not be receiving a salary or regular remuneration from EVN	
	members as prescribed;	Finance other than allowances for Board members as prescribed;	
	c. Must not have a spouse, parent (biological or adoptive),	c. Must not have a spouse, biological or adoptive parent, biological or	
	child (biological or adoptive), or sibling (brother or sister)	adoptive child, or sibling (brother or sister), or their spouses, who are	
	whose spouse or themselves is a major shareholder of EVN	major shareholders of EVN Finance, managers, or supervisors, or	
	Finance, a manager of EVN Finance, or a member of the	members of the Supervisory Board of EVN Finance or its subsidiaries;	
	Supervisory Board or a subsidiary of EVN Finance;	d. Must not represent the ownership of EVN Finance shares, nor jointly	
	d. Must not directly or indirectly own, or represent	with related persons directly or indirectly own 1% or more of the	
	ownership of, 1% or more of the charter capital or voting	charter capital or voting shares of EVN Finance;	
	shares of EVN Finance, nor jointly with related persons own	e. Must not have been a manager or member of the Supervisory Board	
	5% or more of the charter capital or voting shares of EVN	of EVN Finance at any time in the past 05 (five) consecutive years.	
	Finance;		
	e. Must not have been a manager or member of the		
	Supervisory Board of EVN Finance at any time in the past		
	05 (five) consecutive years.		

			LEGAL BASIS/REASON
STT	<b>Current regulations</b>	Regulations after adjustment	FOR AMENDMENT AND
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5	Article 10: Cases of Ineligibility for Holding Positions	Article 9: Cases of Ineligibility for Holding Positions	
	The following individuals are not eligible to serve as	1. The following individuals are not permitted to be members of the	Adjusting the case of not being
	members of the Board of Directors of the Company:	Company's Board of Directors:	a member of the Board of
	Individuals subject to the provisions of Clause 2,	Individuals subject to the provisions of Clause 2, Article 37 of	Directors according to the
	Article 36 of the Company's Charter;	the Company's Charter;	provisions of the Law on
	<ul><li>2. Individuals prohibited from participating in</li></ul>	2. Individuals prohibited from participating in management or	Credit Institutions 2024 and the
	management or administration as prescribed by laws	governance under the laws on public officials, civil servants,	new Charter.
	on public officials, civil servants, enterprise	enterprise regulations, and anti-corruption laws;	new Charter.
	regulations, and anti-corruption laws;	3. Individuals who were private business owners, general	
	3. Individuals who were private business owners,	partners in partnerships, General Directors (Directors),	
	general partners in partnerships, General Directors	members of the Board of Directors, members of the Members'	
	(Directors), members of the Board of Directors,	Council, controllers, or members of the Supervisory Board of	
	members of the Members' Council, members of the	enterprises, or members of the Board of Directors and General	
	Supervisory Board of enterprises, or Chairpersons	Directors (Directors) of cooperatives at the time the enterprise	
	and members of the Management Board of	or cooperative was declared bankrupt, except in cases where	
	cooperatives at the time the enterprise or cooperative	they were appointed, designated, or assigned to manage,	
	was declared bankrupt, except in cases of	govern, or control credit institutions or cooperatives declared	
	bankruptcy due to force majeure;	bankrupt as per the requirements;	
		4. Individuals who have been suspended from roles such as	
	4. Legal representatives of enterprises at the time the enterprise was suspended or forced to dissolve due	-	
		Chairperson or other members of the Board of Directors,	
	to serious violations of the law, except in cases	Chairperson or other members of the Members' Council, Head	
	where they were appointed by competent state	or other members of the Supervisory Board, General Directors	
	agencies to reorganize and restore the enterprise;	(Directors) of EVN Finance or other credit institutions as per	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	5. Individuals who have been suspended from positions	Article 47 of the Law on Credit Institutions, or individuals	
	such as Chairperson of the Board of Directors,	identified by competent authorities as having committed	
	member of the Board of Directors, Chairperson of	violations leading to the revocation of the license of EVN	
	the Members' Council, member of the Members'	Finance or other credit institutions;	
	Council, Head of the Supervisory Board, member of	5. Related persons of members of the Board of Directors or the	
	the Supervisory Board, General Director (Director)	General Director of EVN Finance, except as specified in	
	of EVN Finance or other credit institutions as	Clause 3, Article 69, Point b, Clause 1, Article 73, and Point	
	prescribed by Article 37 of the Law on Credit	a, Clause 2, Article 77 of the Law on Credit Institutions;	
	Institutions, or individuals identified by competent	6. Individuals responsible, as determined by inspection	
	authorities as having committed violations leading to	conclusions, for actions resulting in administrative penalties	
	the revocation of the license of EVN Finance or	for credit institutions or foreign bank branches in the banking	
	other credit institutions;	and monetary sector, with fines in the highest penalty bracket	
	6. Related persons of members of the Board of	for violations of regulations regarding licenses, governance,	
	Directors or the General Director of EVN Finance	management, shares, equity, credit granting, corporate bond	
	are not eligible to serve as members of the	purchases, and safety ratios as prescribed by the laws on	
	Supervisory Board of EVN Finance;	administrative penalties in the banking and monetary sector.	
	7. Related persons of the Chairperson of the Board of		
	Directors of EVN Finance are not eligible to serve as		
	the General Director of EVN Finance;		
	8. Individuals responsible for violations determined by		
	inspection findings that led to administrative		
	penalties for credit institutions or foreign bank		
	branches in the banking and monetary sector, with		

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	fines in the highest penalty bracket for violations of		
	regulations regarding licenses, governance,		
	management, shares, equity, credit granting,		
	corporate bond purchases, and safety ratios as		
	stipulated by laws on administrative penalties in the		
	banking and monetary sector.		
6	Điều 11. Những trường hợp không cùng đảm nhiệm chức	Article 10: Cases of Concurrent Positions	
U	vụ/ Article 11: Cases of Concurrent Positions		
	1. The Chairperson of the Board of Directors of EVN	1. The Chairperson of the Board of Directors of EVN Finance may not	Update the cases of not holding
	Finance may not concurrently serve as an executive officer	concurrently serve as an executive officer, a member of the	the same position according to
	of EVN Finance or another credit institution; nor may they	Supervisory Board of EVN Finance, or of another credit institution,	the Law on Credit Institutions
	concurrently hold the position of Chairperson of the Board	or as a manager of another enterprise	2024 and the new Charter.
	of Directors, member of the Board of Directors,	2. Non-independent members of the Board of Directors may not	
	Chairperson of the Members' Council, member of the	concurrently hold the following positions	
	Members' Council, Chairperson of a company, General	a) An executive officer of EVN Finance, except in the case of the	
	Director (Director), Deputy General Director (Deputy	General Director of EVN Finance;	
	Director), or equivalent positions in other enterprises.	b) A manager or executive officer of another credit institution or	
	2. Members of the Board of Directors may not concurrently	enterprise, except in the case of a manager or executive officer of a	
	serve as managers of other credit institutions unless such	subsidiary of EVN Finance, or a subsidiary of the parent company	
	institutions are subsidiaries of the Company. They also may	of EVN Finance, or in cases of implementing an approved	
	not concurrently hold the positions of General Director	compulsory transfer plan;	
	(Director), Deputy General Director (Deputy Director), or		

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	equivalent roles in other credit institutions unless such	c) A supervisor or a member of the Supervisory Board of another	
	institutions are subsidiaries of the Company.	credit institution or enterprise.	
	3. Members of the Board of Directors may not concurrently	3. Independent members of the Board of Directors of a credit	
	serve as members of the Supervisory Board of the	institution may not concurrently hold any of the following positions:	
	Company.	a) An executive officer of EVN Finance;	
	4. Members of the Board of Directors of EVN Finance may	b) A manager or executive officer of another credit institution; a	
	concurrently serve as members of the Board of Directors in	manager of more than two other enterprises;	
	no more than five other companies.	c) A supervisor or a member of the Supervisory Board of another	
		credit institution or enterprise.	
7	Article 12: Automatic Disqualification	Article 11: Automatic Disqualification	
	1. The following cases result in automatic disqualification	1. The following cases result in automatic disqualification as a	Update the current cases of
	as a member of the Board of Directors:	member of the Board of Directors:	disqualification under the Law
	<ul> <li>Loss of civil capacity or death;</li> </ul>	a. Falling under any of the cases ineligible for holding positions as	on Credit Institutions 2024 and
	b. Violation of the provisions in Article 10 of this	specified in Article 9 of this Regulation;	the new Charter.
	Regulation regarding cases of ineligibility for	b. Being the capital representative of an organization that is a	
	holding positions;	shareholder of EVN Finance when the organization ceases to	
	c. Being the representative of the capital contribution of an	exist;	
	organization that is a shareholder or capital-	c. Ceasing to be the authorized representative of the capital	
	contributing member of the Company when the	contribution of an institutional shareholder;	
	organization ceases to have legal status;	d. Being deported from the territory of the Socialist Republic of	
	d. Ceasing to be the authorized representative of the capital	Vietnam;	
	contribution of an institutional shareholder;	e. When EVN Finance's license is revoked;	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	d. Being deported from the territory of the Socialist Republic of Vietnam; e. When the Company's license is revoked.	<ol> <li>f. Death.</li> <li>The Board of Directors of the Company must prepare a written report accompanied by evidence of automatic disqualification as specified in Points a, b, c, d, f, and g under Clause 1 of this Article and submit it to the State Bank of Vietnam within five (05) working days from the date the disqualification is determined. The Board must ensure the accuracy and truthfulness of this report and perform the procedures for election or appointment to the vacant positions as specified in Article 13 of this Regulation.</li> <li>After automatic disqualification, members of the Board of Directors of the Company remain responsible for their decisions made during their tenure.</li> </ol>	
8	Article 13. Dismissal and Removal	Article 12. Dismissal and Removal	
	<ol> <li>The Chairperson, Vice Chairperson, and members of the Company's Board of Directors shall be dismissed or removed in the following cases:</li> <li>a. As per resolutions or decisions of the General Meeting of Shareholders;</li> <li>b. Limited civil capacity;</li> <li>c. Submitting a resignation letter to the Board of Directors;</li> <li>d. Failure to participate in Board of Directors' activities</li> </ol>	<ol> <li>Except for cases of automatic disqualification as specified in Article</li> <li>of this Regulation, the Chairperson, Vice Chairperson, and other members of the Company's Board of Directors shall be dismissed or removed in the following cases:</li> <li>Dismissed upon submission of a resignation letter to the Board of Directors;</li> <li>Removed for failure to participate in the Board of Directors' activities for six (06) consecutive months, except in cases of force majeure;</li> </ol>	Adjusting the wording according to the Law on Credit Institutions and the new Charter

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	for six (06) consecutive months, except in cases of force	e. Removed for failure to meet the standards and conditions stipulated	
	majeure;	in the Company's Charter and related legal regulations;	
	e. Failure to meet the standards and conditions	f. Removed if the independent member of the Board of Directors fails	
	stipulated in the Company's Charter and legal	to comply with the provisions of Clause 3, Article 38, and Clause 2,	
	regulations;	Article 47 of the Charter;	
	f. Independent members of the Board of Directors	g. Dismissed or removed upon the proposal of a shareholder or	
	failing to meet independence requirements;	shareholder group for the member of the Board of Directors they	
	g. Upon the proposal of shareholders or shareholder	nominated, as approved by the General Meeting of Shareholders;	
	groups for the removal of a Board member they	h. Dismissed or removed upon the proposal of the Board of Directors	
	nominated, as approved by the General Meeting of	for the member of the Board of Directors they nominated, as approved	
	Shareholders;	by the General Meeting of Shareholders;	
	h. Upon the proposal of the Board of Directors for the	i. Other cases as stipulated by the Company's Charter, relevant laws,	
	removal of a Board member they nominated, as	or resolutions/decisions of the General Meeting of Shareholders.	
	approved by the General Meeting of Shareholders;	2. The Chairperson, Vice Chairperson, and members of the Company's	
	i. Other cases as stipulated by the Company's Charter	Board of Directors, after being dismissed or removed, shall still bear	
	and laws.	personal responsibility for their decisions made during their tenure.	
	2. The Chairperson, Vice Chairperson, and members of the	3. Within ten (10) working days from the date of approving the	
	Board of Directors, after being dismissed or removed,	dismissal or removal decision for the personnel specified in Clause 1	
	shall bear personal responsibility for decisions made	of this Article, the Board of Directors must submit a written report with	
	during their tenure.	related documents to the State Bank of Vietnam.	
	3. Within ten (10) working days from the date of approval of	4. The methods of implementation and notification shall comply with	
	the dismissal or removal decision as specified in Clause 1	legal regulations.	
	of this Article, the Board of Directors must submit a		

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	written report with related documents to the State Bank of		
	Vietnam.		
	4. The methods of implementation and notification shall		
	comply with legal regulations.		
9	Article 14. Replacement and addition of members of the Board of Directors	Article 13. Replacement and addition of members of the Board of Directors	
	4.In cases where there are less than two-thirds of the total	4.In cases the minimum number of Board of Directors members as	Adjust the time limit for adding
	number of members of the Board of Directors or fewer than	stipulated in the Company's Charter is not met, the Board of Directors	Board members to no more
	the minimum number of Board members as stipulated in the	must convene a General Meeting of Shareholders to elect additional	than 90 days in accordance
	Company's Charter, the Board of Directors must convene a	Board members within no more than 90 (ninety) days from the date the	with the new Credit Institution
	General Meeting of Shareholders to elect additional Board	required number of Board members is not met.	Law and the new Charter.
	members within no more than 90 (ninety) days from the date		
	the required number of Board members is not met.		
10	Article 15. Suspension and Temporary Suspension of	Article 14. Suspension and Temporary Suspension of the	
10	<b>Board of Directors Positions</b>	Execution of Rights and Duties of Board of Directors Members	
	1. The State Bank has the authority to suspend or	1. The State Bank has the authority to suspend or temporarily suspend	Updated by reference
	temporarily suspend the execution of rights and duties of	the execution of rights and duties of the Chairperson and other	according to the Law on Credit
	the Chairperson and members of the Company's Board of	members of the Company's Board of Directors who violate the	Institutions 2024 and the new
	Directors who violate the provisions on incompatible	provisions on incompatible positions as stipulated in Article 43 and	charter
	positions as stipulated in Article 11 of this Regulation and	Clause 10, Article 48 of the Law on Credit Institutions, or other	
	other relevant legal provisions during the performance of	relevant legal provisions during the performance of their assigned	
	their assigned rights and duties; it may request competent	rights and duties, or who fail to meet the standards and conditions	
		specified in Article 41 of the Law on Credit Institutions. It may also	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	authorities to dismiss, elect, appoint a replacement, or designate a replacement if deemed necessary.  2. The Special Control Board has the authority to suspend or temporarily suspend the execution of rights and duties of the Chairperson and members of the Board of Directors if the Company is placed under special control, if deemed necessary.	request competent authorities to dismiss, remove, elect, appoint, or designate a replacement if deemed necessary.  2. The Special Control Board has the authority to suspend or temporarily suspend the execution of rights and duties of the Chairperson and other members of the Board of Directors if the Company is placed under special control, if deemed necessary.	
11	<ul> <li>Article 17. Duties and Powers of the Board of Directors</li> <li>The Board of Directors has the following rights and duties: <ol> <li>Be accountable to the General Meeting of Shareholders for the performance of assigned duties and powers;</li> <li>Submit to the General Meeting of Shareholders for decision and approval issues under its authority as specified in Clause 1, Article 24 of the Company's Charter;</li> <li>Decide on the establishment of branches, representative offices, and non-business units of EVN Finance;</li> <li>Appoint, dismiss, discipline, suspend, and determine salaries and other benefits for the positions of General Director, Deputy General Directors, Chief Accountant, and other managers and executives per</li> </ol> </li> </ul>	The Board of Directors has the following duties and powers:  1. Submit to the General Meeting of Shareholders decisions and approvals on matters under the authority of the General Meeting of Shareholders as stipulated in Clause 1, Article 25 of the Company's Charter;  2. Decide on the establishment of branches, representative offices, and affiliated units of EVN Finance;  3. Appoint, dismiss, discipline, suspend, and determine salaries, bonuses, and other benefits for the General Director, Deputy General Directors, and other executives under the authority as stipulated in EVN Finance's internal regulations from time to time;	Add content regarding the approval of other contracts and transactions valued at 10% or more of the charter capital in accordance with the 2024 Law on Credit Institutions and the new Charter.

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	<ol> <li>Approve plans for capital contribution and share purchase of enterprises and other investment funds valued at less than 20% of EVN Finance's charter capital as stated in the most recent audited financial report;</li> <li>Appoint representatives for EVN Finance's capital contribution in other enterprises or investment funds;</li> <li>Decide on investments, purchase, or sale transactions of EVN Finance's assets equal to or greater than 10% of EVN Finance's charter capital as stated in the most recent audited financial report, except for those specified in Point h, Clause 1, Article 24 of the Company's Charter. For lower-value transactions and contracts, the Board has the authority to decide, delegate, and decentralize decision-making powers to other levels within EVN Finance;</li> <li>Approve, decide, and authorize transactions and contracts, including purchase, sale (except as stipulated in Point g, Clause 4, Article 44 of the Charter), borrowing, and mobilization of domestic and international capital, and other transactions valued at 35% or more of EVN Finance's total assets as recorded in the latest financial report, except those under the authority of the General Meeting of Shareholders. For lower-value transactions and contracts, the Board has the authority to decide, delegate, and decentralize decision-making powers to other levels within EVN Finance;</li> <li>Approve and decide on credit grants at EVN Finance. The Board of Directors has the right to</li> </ol>	<ol> <li>Approve plans for capital contribution, purchase, or sale of shares or equity capital of EVN Finance in other enterprises or investment funds where the projected contribution, purchase price, or book value in the case of sale is less than 20% of EVN Finance's charter capital as stated in the most recent audited financial statements;</li> <li>Appoint representatives of EVN Finance's contributed capital in other enterprises or investment funds;</li> <li>Approve decisions on investments, purchases, or sales of fixed assets of EVN Finance where the investment amount, projected purchase price, or original cost in the case of sale is 10% or more of EVN Finance's charter capital as stated in the most recent audited financial statements, except for investments, purchases, or sales of fixed assets under the authority of the General Meeting of Shareholders. For transactions and contracts of lesser value, the Board of Directors has the authority to decide, delegate, and assign decision-making powers to other levels within EVN Finance;</li> <li>Approve, decide, and ratify transactions and contracts for borrowing, raising capital domestically and internationally, pledging, mortgaging, or using other forms of security for EVN Finance's assets with a value of 35% or more of EVN Finance's total assets as stated in the most recent financial</li> </ol>	

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	delegate and decentralize decision-making powers for credit grants, except for transactions under the authority of the General Meeting of Shareholders or those requiring the Board's decision as per the law and this Chart  10. Decide on credit grants as stipulated in Clause 7, Article 128 of the Law on Credit Institutions, except for transactions under the authority of the General Meeting of Shareholders as specified in Point k, Clause 1, Article 24 of the Company's Charter;  11. Approve contracts between EVN Finance and its subsidiaries, affiliates; and contracts between EVN Finance and members of the Board of Directors, Supervisory Board, General Director, major shareholders, or their related persons valued at 20% or less of EVN Finance's charter capital as stated in the most recent audited financial report. In such cases, related members are not entitled to vote;  12. Inspect, supervise, and direct the General Director in performing assigned duties; conduct annual evaluations of the General Director's performance;  13. Issue internal regulations related to the organization, governance, and operations of EVN Finance in compliance with the Law on Credit Institutions and relevant laws, except for matters under the authority of the Supervisory Board or the General Meeting of Shareholders;  14. Decide on the selection of an independent auditing organization based on the decision or authorization of the General Meeting of Shareholders;	statements, except for transactions or contracts under the authority of the General Meeting of Shareholders. For transactions and contracts of lesser value, the Board of Directors has the authority to decide, delegate, and assign decision-making powers to other levels within EVN Finance;  8. Approve and ratify credit extensions with a value of 10% or more of EVN Finance's charter capital as stated in the most recent audited financial statements. The Board of Directors has the authority to delegate and assign decision-making powers for credit extensions to other levels within EVN Finance, except for transactions under the authority of the General Meeting of Shareholders or those that must be decided by the Board of Directors according to laws and the Company's Charter;  9. Decide on credit extensions as stipulated in Clause 7, Article 136 of the Law on Credit Institutions, except for contracts or transactions under the authority of the General Meeting of Shareholders as prescribed in Point n, Clause 1, Article 25 of the Company's Charter;  10. Approve other contracts or transactions of EVN Finance valued at less than 20% of EVN Finance's charter capital as stated in the most recent audited financial statements between EVN Finance and members of the Board of Directors,	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	<ul> <li>15. Decide on risk management policies and oversee the implementation of risk prevention measures at EVN Finance;</li> <li>16. Review and approve the annual report;</li> <li>17. Select professional valuation organizations for valuation of (i) capital contribution assets not in Vietnamese Dong, freely convertible foreign currencies, or gold as prescribed by law and (ii) collateral assets in accordance with EVN Finance's internal regulations issued by the Board of Directors from time to time;</li> <li>18. Propose to the Governor of the State Bank of Vietnam for approval of issues as prescribed by law;</li> <li>19. Decide on the offering of new shares within the allowable limit of shares to be offered;</li> <li>20. Decide on the offering price of shares and convertible bonds of EVN Finance;</li> <li>21. Decide on the repurchase of shares by EVN Finance;</li> <li>22. Propose profit distribution plans and dividend payment rates; decide on the timing and procedures for dividend payments or handling of business losses;</li> <li>23. Prepare content and documents for submission to the General Meeting of Shareholders to decide on matters under its authority, except for those under the duties and powers of the Supervisory Board;</li> <li>24. Approve the agenda and work plan of the Board of Directors; the agenda, content, and documents for the General Meeting of Shareholders; convene the General Meeting of Shareholders; convene the General Meeting of Shareholders or collect shareholders' opinions in writing to adopt resolutions</li> </ul>	members of the Supervisory Board, the General Director, major shareholders of EVN Finance, or related parties of managers, members of the Supervisory Board, or major shareholders of EVN Finance; subsidiaries or affiliated companies of EVN Finance;  11. Approve other contracts or transactions with a value of 10% or more of EVN Finance's charter capital as stated in the most recent audited financial statements. For transactions and contracts of lesser value, the Board of Directors has the authority to decide, delegate, and assign decision-making powers to other levels within EVN Finance;  12. Inspect, supervise, and direct the General Director in performing assigned tasks; annually evaluate the performance of the General Director;  13. Issue internal regulations related to the organization, governance, and operations of EVN Finance in compliance with the Law on Credit Institutions and other relevant legal provisions, except for matters under the authority of the General Meeting of Shareholders;  14. Decide on the selection of an independent auditing organization as resolved or authorized by the General Meeting of Shareholders;	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	and decisions of the General Meeting of Shareholders;  25. Organize, monitor, and oversee the implementation of resolutions and decisions of the General Meeting of Shareholders and the Board of Directors;  26. Promptly notify the State Bank of Vietnam of information that negatively affects the qualifications of members of the Board of Directors, Supervisory Board, or General Director;  27. Nominate additional individuals who meet the qualifications and standards for the Board of Directors or Supervisory Board in cases where shareholders fail to nominate a sufficient number of candidates or the nominees do not meet the legal and charter requirements;  28. Decide on the establishment, functions, duties, and powers of committees, including the Personnel Committee, Risk Management Committee, and other committees as decided by the Board of Directors from time to time;  29. Decide on the establishment, functions, duties, and powers of councils, including the Credit Council, Investment Council, and other councils as authorized by law under the Board of Directors' authority;	<ul> <li>15. Decide on risk management policies and oversee the implementation of risk prevention measures for EVN Finance;</li> <li>16. Review and approve the annual report;</li> <li>17. Decide on the issuance of new shares within the allowable share issuance limit;</li> <li>18. Decide on the offering price of shares and convertible bonds issued by EVN Finance;</li> <li>19. Decide on the repurchase of shares by EVN Finance according to the approved plan;</li> <li>20. Propose profit distribution plans and dividend payments; Decide on the timeframe and procedures for dividend payments or handling losses incurred during operations;</li> <li>21. Prepare contents and related documents for submission to the General Meeting of Shareholders for decisions on matters under its authority, except for matters under the responsibilities and authority of the Supervisory Board;</li> <li>22. Approve the program and operational plan of the Board of Directors; Approve the program, agenda, and documents for the General Meeting of Shareholders; Convene the General Meeting of Shareholders or seek shareholder opinions in writing to pass resolutions and decisions of the General Meeting of Shareholders;</li> </ul>	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	<ul> <li>30. Approve and consent to bond issuance plans (excluding convertible bonds);</li> <li>31. Decide, approve, and implement restructuring plans for EVN Finance related to handling nonperforming loans and/or similar measures in accordance with legal regulations or as required by the State Bank of Vietnam or other competent authorities;</li> <li>32. Appoint the Corporate Governance Officer;</li> <li>33. Perform other duties and powers as prescribed by the Company's Charter and applicable laws.</li> </ul>	<ul> <li>23. Organize, inspect, and supervise the implementation of resolutions and decisions of the General Meeting of Shareholders and the Board of Directors;</li> <li>24. Promptly notify the State Bank of Vietnam of any information that negatively affects the qualifications of members of the Board of Directors, Supervisory Board, or the General Director;</li> <li>25. Nominate additional qualified candidates to the Board of Directors and Supervisory Board in cases where shareholders fail to nominate a sufficient number of candidates for these positions or when the nominated candidates do not meet the standards prescribed by law and the Company's Charter;</li> <li>26. Decide on the establishment and define the functions, tasks, and authority of Committees, including the Human Resources Committee, Risk Management Committee, and other Committees as determined by the Board of Directors from time to time;</li> <li>27. Decide on the establishment and define the functions, tasks, and authority of Councils, including the Credit Council, Investment Council, and other Councils as prescribed by law under the authority of the Board of Directors;</li> <li>28. Approve and endorse bond issuance plans, except for cases where the bond issuance is under the authority of the General</li> </ul>	

CIPIT			LEGAL BASIS/REASON
STT	Current regulations	Regulations after adjustment	FOR AMENDMENT AND SUPPLEMENTATION
		Meeting of Shareholders as stipulated in the Company's	SUPPLEMENTATION
		Charter and relevant legal provisions;	
		29. Decide, approve, and implement matters related to the	
		restructuring plan of EVN Finance associated with handling	
		bad debts and/or similar plans as prescribed by law or as	
		requested by the State Bank of Vietnam or other competent	
		state authorities;	
		30. Appoint the Corporate Governance Officer;	
		31. Other duties and powers as prescribed by the Charter and the	
		law.	
	Article 18. Responsibilities and Powers of the	Article 17. Responsibilities and Powers of the Chairperson and	
12	Chairperson and Vice Chairperson of the Board of	Vice Chairperson of the Board of Directors	
	Directors		
	1. The Board of Directors shall elect one (1)	1. The Board of Directors shall elect one (1) Chairperson from	Supplementing the content:
	Chairperson from among its members. The	among its members. The Chairperson of the Board of	Only another member of the
	Chairperson of the Board of Directors has the	Directors has the following responsibilities and powers:	Board of Directors may be
	following responsibilities and powers:		authorized to perform the rights
	a. Develop the agenda and action plans for the Board of	a Develop the agenda and action plans for the Board of Directors,	and obligations of the
	Directors;	and take responsibility for exercising their rights and duties;	Chairman of the Board of
	b. Prepare the agenda, content, and materials for meetings;	b. Convene and preside over meetings of the Board of Directors;	Directors during the period of
	convene and preside over meetings of the Board of	c. Organize the adoption of resolutions and decisions by the Board of	absence or inability to perform
	Directors;	Directors	tasks according to the Law on

			LEGAL BASIS/REASON
STT	<b>Current regulations</b>	Regulations after adjustment	FOR AMENDMENT AND
			SUPPLEMENTATION
	c. Organize the adoption of decisions by the Board of	d. Oversee the implementation of decisions made by the Board of	Credit Institutions and the
	Directors;	Directors;	Charter.
	d. Oversee the implementation of decisions made by the	e. Preside over General Meetings of Shareholders;	- Restructuring the Board of
	Board of Directors;	f. Ensure that members of the Board of Directors receive	Management into the
	e. Preside over General Meetings of Shareholders;	comprehensive, objective, and accurate information and have	Executive Board
	f. Ensure that members of the Board of Directors receive	adequate time to discuss matters requiring the Board's consideration;	- Adjustment of point o on
	comprehensive, objective, and accurate information and have	g. Assign specific tasks to each member of the Board of Directors;	approval of recruitment and
	adequate time to discuss matters requiring the Board's	h. Be authorized to decide on the following matters within the Board	appointment according to
	consideration;	of Directors' authority:	the company's regulations
	g. Assign tasks to members of the Board of Directors;	i. Inspect, supervise, and direct the General Director in executing	
	h. Be authorized to decide on the following matters within	assigned duties;	
	the Board of Directors' authority:	ii. Represent the Board of Directors in dealings with government	
	i. Inspect, supervise, and direct the General Director in	agencies, organizations, and individuals working with the Company,	
	executing assigned duties;	as required by the Board of Directors' involvement;	
	ii. Represent the Board of Directors in dealings with	iii. Perform other tasks as delegated in writing by the Board of	
	government agencies, organizations, and individuals	Directors for specific decisions.	
	working with the Company, as required by the Board of	i. Supervise members of the Board of Directors in executing their	
	Directors' involvement;	rights, duties, and assigned tasks;	
	iii. Perform other tasks as delegated in writing by the Board	j. Authorize only another member of the Board of Directors to	
	of Directors for specific decisions.	perform the Chairperson's rights and duties during periods of absence	
	i. Supervise members of the Board of Directors in executing	or incapacity;	
	assigned duties and their general rights and obligations;		

			LEGAL BASIS/REASON
STT	Current regulations	Regulations after adjustment	FOR AMENDMENT AND
			SUPPLEMENTATION
	j. At least once a year, evaluate the performance of each	k. Annually evaluate the performance of each member and	
	member and the committees of the Board of Directors, and	committees of the Board of Directors, and report the results to the	
	report the results to the General Meeting of Shareholders;	General Meeting of Shareholders;	
	k. Sign authorization documents designating a member of	1. Sign authorization documents designating a member of the Board	
	the Board of Directors to perform the Chairperson's duties	of Directors to perform the Chairperson's duties during periods of	
	during periods of absence;	absence;	
	1. Convene and preside over special meetings with the	m. Convene and preside over special meetings with the Executive	
	Executive Management Team and unit leaders within the	Management Team and unit leaders within the Company as deemed	
	Company as deemed necessary to direct and assign tasks	necessary to direct and assign tasks related to the Company's	
	related to the Company's operations;	operations;	
	m. Serve as the legal representative of the Company in cases	n. Serve as the legal representative of the Company in cases where	
	where the position of General Director has not yet been	the position of General Director has not yet been appointed;	
	appointed;	o. Approve recruitment, appointment, dismissal, and salary	
	n. Approve recruitment, appointment, dismissal, salary	adjustments in accordance with the Company's internal regulations;	
	adjustments, and promotions for positions such as Division	p. Perform other rights and duties as prescribed by law, the	
	Directors and equivalents, as proposed by the General	Company's Charter, and internal regulations.	
	Director;		
	o. Perform other rights and duties as prescribed by law, the		
	Company's Charter, and internal regulations.		
	3. When deemed necessary based on the actual organizational	3. When deemed necessary based on the actual organizational	Adjust and supplement the
	operations, the Board of Directors shall decide to elect a	operations, the Board of Directors shall decide to elect a member of	work of the Vice Chairman
		the Board of Directors to hold the position of Vice Chairperson.	shall be made only when

			LEGAL BASIS/REASON
STT	Current regulations	Regulations after adjustment	FOR AMENDMENT AND
			SUPPLEMENTATION
	member of the Board of Directors to hold the position of Vice	The Vice Chairperson of the Board of Directors is a member of the	authorized by the Chairman
	Chairperson.	Board of Directors, elected by the Board of Directors by majority	during the time when the task
	The Vice Chairperson of the Board of Directors is a member	vote. The Vice Chairperson of the Board of Directors has all the	cannot be performed.
	of the Board of Directors, elected by the Board of Directors	powers and responsibilities of a Board member and the following	
	by majority vote. The Vice Chairperson of the Board of	additional powers and duties as authorized by the Chairperson of the	
	Directors has all the powers and responsibilities of a Board	Board of Directors during the absence or incapacity of the	
	member and the following additional powers and duties:	Chairperson:	
	a. Act on behalf of the Chairperson of the Board of Directors	a. Act on behalf of the Chairperson of the Board of Directors to	
	to manage the operations of the Board of Directors and sign	manage the operations of the Board of Directors and sign documents	
	documents within the Board's authority as	within the Board's authority as authorized/assigned by the	
	authorized/assigned by the Chairperson of the Board of	Chairperson of the Board of Directors;	
	Directors;	b. Act on behalf of the Chairperson of the Board of Directors to	
		convene and assign Board members to prepare the content of Board	
	b. Act on behalf of the Chairperson of the Board of Directors	meetings as authorized/assigned by the Chairperson of the Board of	
	to convene and assign Board members to prepare the content	Directors;	
	of Board meetings as authorized/assigned by the Chairperson	c. Monitor and expedite the implementation of duties by members of	
	of the Board of Directors;	the Board of Directors between Board meetings as	
		authorized/assigned by the Chairperson of the Board of Directors;	
	c. Monitor and expedite the implementation of duties by	d. Perform other powers and duties as authorized/assigned by the	
	members of the Board of Directors between Board meetings	Chairperson/Board of Directors.	
	as authorized/assigned by the Chairperson of the Board of		
	Directors;		

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	d. Perform other powers and duties as authorized/assigned by the Chairperson/Board of Directors.		SUPPLEMENTATION
13	Article 19. Duties and Powers of Members of the Board of	Article 18. Duties and Powers of Members of the Board of	
13	Directors	Directors	
	1. Perform the rights and duties of a Board member in	☐ 1. Perform the rights and duties of a Board member in accordance	Adjusted according to the
	accordance with the internal regulations of the Board of	with the internal regulations of the Board of Directors and the	provisions of the Law on
	Directors and assignments by the Chairperson of the Board,	assignments of the Chairperson of the Board, with honesty and in the	Credit Institutions 2024 and the
	with honesty and in the best interests of EVN Finance and its	best interests of EVN Finance and its shareholders, while promoting	new Charter.
	shareholders.	the independence of independent Board members in the exercise of	
	2. Review financial statements prepared by independent	their rights and duties; take responsibility for the performance of their	
	auditors, provide opinions, or request explanations from	rights and duties.	
	EVN Finance's executives, independent auditors, and	☐ 2. Review financial statements prepared by independent auditors,	
	internal auditors on matters related to the reports.	provide opinions, or request explanations from EVN Finance's	
	3. Propose the Chairperson of the Board of Directors to	executives, independent auditors, and internal auditors on matters	
	convene extraordinary Board meetings.	related to the reports.	
	4. Attend Board meetings, discuss and vote on matters	☐ 3. Propose the Chairperson of the Board of Directors to convene	
	within the duties and powers of the Board of Directors as	extraordinary Board meetings.	
	stipulated in these Articles of Association, except when	☐ 4. Attend Board meetings, discuss and vote on matters within the	
	restricted from voting due to conflicts of interest. Be	duties and powers of the Board of Directors as stipulated in the	
	accountable to the General Meeting of Shareholders and the	Company's Articles of Association. Be accountable to the General	
	Board of Directors for their decisions.	Meeting of Shareholders and the Board of Directors for their	

			LEGAL BASIS/REASON
STT	Current regulations	Regulations after adjustment	FOR AMENDMENT AND
			SUPPLEMENTATION
	5. Implement resolutions and decisions of the General	decisions. If a voting item involves a conflict of interest with any	
	Meeting of Shareholders and the Board of Directors.	member, that member is not allowed to participate in the vote.	
	6. Be responsible for reporting to the General Meeting of	☐ 5. Implement resolutions and decisions of the General Meeting of	
	Shareholders and the Board of Directors on the performance	Shareholders and the Board of Directors.	
	of assigned duties upon request.	☐ 6. Report to the General Meeting of Shareholders and the Board of	
	7. A Board member has the right to request the General	Directors on the performance of assigned duties upon request.	
	Director, Deputy General Directors, and managers of units	7. Board members have the right to request the General Director,	
	within EVN Finance to provide information and documents	Deputy General Directors, and managers of units within EVN	
	on the financial status and business activities of EVN	Finance to provide information and documents regarding the	
	Finance and its units. The requested managers must	financial status and business activities of EVN Finance and its units.	
	promptly, fully, and accurately provide the required	The requested managers must provide timely, complete, and accurate	
	information and documents.	information and documents as requested by the Board members.	
	8. Disclose information when engaging in stock transactions	□ 8. Disclose information when engaging in stock transactions of the	
	of the company as required by law.	company as required by law.	
	9. Independent Board members of listed companies must	☐ 9. Independent Board members must prepare evaluation reports on	
	prepare evaluation reports on the Board of Directors'	the Board of Directors' activities.	
	activities.	☐ 10. Board members are not allowed to authorize others to attend	
	10. Perform other rights and duties as stipulated in the	Board meetings to decide on matters stipulated in clauses a, c, d, f, h,	
	Articles of Association and applicable laws.	j, k, m, o, p, t of Article 45 of the Company's Articles of Association.	
		☐ 11. Other rights and duties as stipulated by law and the	
		Company's Articles of Association.	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
14	Article 26. Minutes of the Board of Directors' Meeting	Article 25. Minutes of the Board of Directors' Meeting	
	1. Meetings of the Board of Directors must be fully	1. 1. Meetings of the Board of Directors must be fully recorded in	
	recorded in minutes and may be audio-recorded or	minutes and may be audio-recorded or stored in other electronic	
	stored in other electronic forms. The minutes must	forms. The minutes must include the following main contents:	
	include the following main contents:	a. Name, registered office address, and enterprise code;	
	a. Name, registered office address, and enterprise	b. Purpose, agenda, and content of the meeting;	
	code;	c. Time and venue of the meeting;	
	b. Purpose, agenda, and content of the meeting;	d. Names of each attending member or authorized representative;	
	c. Time and venue of the meeting;	names of absent members and reasons for absence; name of the	
	d. Names of each attending member or authorized	person designated as the meeting secretary;	
	representative; names of absent members and	d. Issues discussed and voted on during the meeting;	
	reasons for absence; name of the person designated	e. Summary of the opinions expressed by each attending member	
	as the meeting secretary;	in the order of the meeting's progress;	
	đ. Issues discussed and voted on during the meeting;	g. Voting results, clearly stating which members agreed,	
	e. Summary of the opinions expressed by each	disagreed, or abstained;	
	attending member in the order of the meeting's	h. Issues approved and the corresponding approval rates;	
	progress;	i. Names and signatures of all attending members or authorized	
	g. Voting results, clearly stating which members	representatives and the meeting secretary.	
	agreed, disagreed, or abstained;	2. The minutes of the Board of Directors' meeting must be prepared	
	h. Issues approved and the corresponding approval	in Vietnamese and may be supplemented with a version in a	
	rates;	foreign language. The minutes must be signed by all attending	
		members of the Board of Directors and the meeting secretary.	

STT		Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
		i. Names and signatures of all attending members or	Both Vietnamese and foreign language versions have equal legal	
		authorized representatives and the meeting secretary.	validity. In case of discrepancies, the Vietnamese version shall	
	2.	The minutes of the Board of Directors' meeting	prevail.	
		must be prepared in Vietnamese and may be	3. The chairperson, the minute-taker, and the signatories of the	
		supplemented with a version in a foreign language.	minutes are responsible for the accuracy and truthfulness of the	
		All attending members of the Board of Directors and	content of the minutes of the Board of Directors' meeting.	
		the meeting secretary must sign the minutes. In case	4. In case the chairperson or the minute-taker refuses to sign the	
		of discrepancies between the two versions, the	minutes, the minutes may still be valid if all other attending	
		Vietnamese version shall prevail.	members of the Board of Directors sign and approve the minutes,	
	3.	The chairperson, secretary, and members of the	provided that it meets the content requirements stipulated in	
		Board of Directors attending the meeting are jointly	points a, b, c, d, đ, e, g, and h of Clause 1, Article 158 of the	
		responsible for the accuracy and truthfulness of the	Enterprise Law No. 59/2020/QH14. The minutes must explicitly	
		minutes of the Board of Directors' meeting.	state the refusal of the chairperson or the minute-taker to sign.	
	4.	In the event that the chairperson or the minute-taker	The chairperson and the minute-taker are personally liable for any	
		refuses to sign the meeting minutes, the minutes may	damages caused to the enterprise due to their refusal to sign the	
		still be valid if all other attending members of the	minutes, in accordance with the Enterprise Law, the Company's	
		Board of Directors sign and approve the minutes,	Charter, and other relevant legal provisions.	
		provided it meets the content requirements stipulated	5. The minutes of the Board of Directors' meeting and the documents	
		in points a, b, c, d, đ, e, g, and h of Clause 1, Article	used in the meeting must be kept at the company's headquarters.	
		158 of the Enterprise Law No. 59/2020/QH14. The		
		minutes must explicitly state the refusal of the		
		chairperson or the minute-taker to sign. The		
		signatories of the minutes are jointly responsible for		

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	the accuracy and truthfulness of its contents. The		
	chairperson and the minute-taker are personally		
	liable for any damages caused to the enterprise due		
	to their refusal to sign the minutes, in accordance		
	with this Law, the Company's Charter, and relevant		
	legal provisions.		
1.5	Article 27. Authority and Procedure for Collecting	Article 27. Authority and Procedure for Collecting Written	
15	Written Opinions from Board of Directors Members	Opinions from Board of Directors Members	
	2. When the General Director, Committees, Councils, or units	1. When the Executive Board, Committees, Councils, or units submit	Adjustment to the Board of
	submit matters within the decision-making authority of the	matters within the decision-making authority of the Board of Directors	Management to the Executive
	Board of Directors with complete documents and procedures	with complete documents and procedures as per the Company's internal	Board, similar to Clauses 3 and
	as per the Company's internal regulations, the designated	regulations, the designated individual must prepare the opinion	4 of Article 28, Clause 8 of
	individual must prepare the opinion collection form and	collection form and necessary related documents. The opinion	Article 33 of the Regulation
	necessary related documents. The opinion collection form and	collection form and accompanying materials must be sent by secured	
	accompanying materials must be sent by secured methods	methods such as mail, fax, email, or other means to each member of	
	such as mail, fax, email, or other means to each member of the	the Board of Directors, ensuring that all members receive full	
	Board of Directors, ensuring that all members receive full	information.	
	information.		
	6. Members of the Board of Directors are responsible for	6. Members of the Board of Directors are responsible for submitting	
	submitting the completed voting forms to the Company	the completed voting forms to the Company within a maximum of 05	
	within a maximum of 05 (five) working days from the	(five) working days from the date the Company issues the opinion	
	date the Company issues the opinion collection form. In	collection form. In cases where a Board member requires clarification	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND
511	Current regulations	regulations after augustificit	SUPPLEMENTATION
	cases where a Board member requires an explanation	on the issue under consultation, the request for clarification must be	
	regarding the issue for which opinions are being sought,	submitted to the designated individual in writing or via email within	
	the explanation request must be sent to the designated	the specified timeframe. The designated individual is responsible for	
	individual in writing or by email within the specified	coordinating with relevant departments to provide clarifications.	
	timeframe. The designated individual must coordinate	Departments must prepare the clarification content under the direction	
	with relevant units to provide explanations. The	of the Executive Board, obtain approval from the General Director or	
	departments must draft the explanations under the	the Deputy General Director in charge of the unit, and then return the	
	direction of the Executive Board, obtain approval from	clarification to the designated individual, who will report to the Board	
	the General Director or the Deputy General Director in	of Directors. Board members must return valid voting forms to the	
	charge of the unit, and then return the explanations to the	Company within 02 (two) days of receiving the clarification from the	
	designated individual for reporting to the Board of	designated individual or the Executive Board. After the specified	
	Directors. Board members are responsible for returning	deadline, the designated individual is authorized to consolidate the	
	valid voting forms to the Company within 02 (two) days	opinions of the Board members who participated in the voting.	
	from receiving the explanations from the designated		
	individual or the Executive Board. After the deadline, the		
	designated individual is authorized to consolidate the		
	opinions of the Board members who have participated in		
	the voting.		
16	Article 37. Disclosure of related benefits	Article 36. Provision and public announcement of benefits	
	1. Members of the Board of Directors must declare the	1. Members of the Board of Directors must declare the following	Supplementing regulations on
	following information to EVNFinance:	information to EVNFinance:	disclosure of information of
	a. The name, head office address, business sectors,	a. Name, enterprise code, head office address of enterprises or	related persons and
	registration certificate number and issuance date, and the	economic organizations in which they or their related persons own at	shareholders owning more than

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	registration location of enterprises or economic organizations	least 5% of charter capital, including authorized or entrusted	1% of the property, regulations
	in which they or their related persons hold ownership of	contributions or shares held by other individuals or organizations;	on archiving according to the
	capital contributions, shares, or authorize individuals or	b. Name, enterprise code, head office address of enterprises or	Law on Credit Institutions
	organizations to hold 5% or more of the charter capital;	economic organizations in which they or their related persons serve	2024 and the new Charter.
	b. The name, head office address, business sectors,	as members of the Board of Directors, Board of Members,	
	registration certificate number and issuance date, and the	Supervisory Board, or as General Directors;	
	registration location of enterprises where they or their related	c. Information about related individuals, including: full name,	
	persons currently serve as members of the Board of Directors,	personal identification number, nationality, passport number, date	
	Board of Members, Supervisory Board, or as General	and place of issuance for foreigners, and the relationship with the	
	Directors.	information provider;	
	2. The disclosure of the information specified in Clause	d. Information about related organizations, including: name,	
	1 of this Article and any subsequent changes must be	enterprise code, head office address of enterprises, business	
	made within 07 (seven) working days from the date	registration certificate number or equivalent legal documents, legal	
	the information arises or is modified.	representative, and the relationship with the information provider.	
	3. EVNFinance must annually disclose the information	2. Shareholders owning at least 01% of the charter capital of	
	specified in Clause 1 of this Article to the General	EVNFinance must provide the following information to	
	Meeting of Shareholders and ensure it is displayed	EVNFinance:	
	and maintained at the company's head office.	a. Full name, personal identification number, nationality, passport	
	4. EVNFinance must provide written notification to the	number, date and place of issuance for foreigners; business	
	State Bank of Vietnam regarding the information	registration certificate number or equivalent legal documents of	
	specified in Clause 1 of this Article within 07 working	organizational shareholders, date and place of issuance;	
	days from the date EVNFinance receives the	b. Information about related persons as specified in points c and d of	
		Clause 1 of this Article;	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
	disclosed information as stipulated in Clause 2 of this	c. Quantity and ownership ratio of shares they own in EVNFinance;	
	Article.	d. Quantity and ownership ratio of shares owned by their related	
		persons in EVNFinance.	
		3. The entities specified in Clauses 1 and 2 of this Article must	
		provide EVNFinance with the information initially and whenever	
		there are changes, within 07 working days from the date the	
		information arises or is modified.	
		Regarding the information in points c and d of Clause 2 of this	
		Article, shareholders only need to provide information to	
		EVNFinance if there is a change of at least 01% of the charter capital	
		in their or their related persons' ownership compared to the previous	
		submission.	
		4. EVNFinance must disclose and maintain the information specified	
		in Clauses 1 and 2 of this Article at its head office and submit a	
		written report to the State Bank of Vietnam within 07 working days	
		from the date EVNFinance receives the information. Annually,	
		EVNFinance must disclose the information specified in points a, b, d	
		of Clause 1 and points a, c, d of Clause 2 of this Article to its General	
		Meeting of Shareholders.	
		5. EVNFinance must publicly disclose the names of individuals and	
		organizations that own at least 01% of the charter capital and the	
		information specified in points c and d of Clause 2 of this Article on	

STT	Current regulations	Regulations after adjustment	LEGAL BASIS/REASON FOR AMENDMENT AND SUPPLEMENTATION
		its website within 07 working days from the date EVNFinance	
		receives the information.	
		6. The entities providing or publicly disclosing the information must	
		ensure it is truthful, accurate, complete, and timely, and are	
		responsible for the provided or disclosed information.	

Trường hợp có sự khác biệt hoặc có cách hiểu khác giữa thông tin bằng tiếng Việt và tiếng Anh thì thông tin bằng tiếng Việt được áp dụng.

In case of any discrepancy in the meaning between the English disclosure and the Vietnamese disclosure, the Vietnamese disclosure shall prevail.