

To: ASE Technology Holding Co., Ltd.

30 June 2025

**Subject: Ernst & Young (“we”) appreciate the opportunity of being engaged by ASE Technology Holding Co., Ltd. (“the Company”) to perform the agreed-upon procedures (“the procedures”) on “Privacy Protection”. The purpose and disclaimer of this engagement are as follows:**

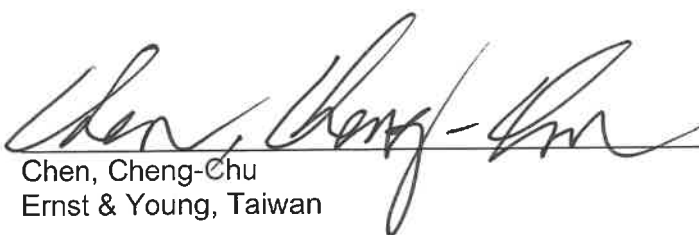
A. Purpose:

We performed the procedures on the following topics listed from item a to item f in accordance with Standards on Related Services 4400 “Engagements to Perform Agree-Upon Procedures Regarding Financial Information”:

- a. Privacy Policy
- b. Roles and Responsibility of Privacy
- c. Risk Management
- d. Disciplinary actions in case of breach
- e. Internal Audit
- f. Public Information

B. Disclaimer:

Given that it is the Company making the final decision on adopting the procedures, I do not express an opinion on the sufficiency of the procedures. Given that we did not perform the procedures in accordance with the Auditing Standards, we do not express any extent of assurance on whether “Privacy Protection” is fairly presented. Had we performed additional procedures, or had we performed the work in accordance with Auditing Standards, other matters might have come to our attention that would have been reported to you. The report that we submitted is solely for the Company’s use for the purpose set forth in Paragraph A. The Company shall not use the report in other purposes.



Chen, Cheng-Chu  
Ernst & Young, Taiwan

