Stock Code: 6124



# YEH-CHIANG TECHNOLOGY CORP.

## ANNUAL REPORT 2021

### Printed on May 13, 2022

The content of the annual report and related company information are available at:

Taiwan Stock Exchange Market Observation Post System http://newmops.twse.com.tw

Company website http://www.yctc.com.tw

#### 1. Contact information of the Spokesperson

	Name	Title	Tel	Email							
Spokesperson	To be announced										
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#### 5. Overseas trade places for listed negotiable securities: None.

#### 6. Company Website

http://www.yctc.com.tw

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#### I. Letter to Shareholders

#### Dear Shareholders:

The consolidated operating revenue NT\$2,559,567 thousand in 2021, compared with the consolidated operating revenue NT\$2,678,480 thousand in 2020, shows an reduce of 4%. The consolidated gross profit margin NT\$578,511 thousand in 2021, compared with the consolidated gross profit margin NT\$693,003 thousand in 2020, shows an reduce of 17%. The net profit after tax NT\$230,746 thousand in 2021, compared with the net profit after tax NT\$277,797 thousand in 2020, shows an reduce of 17%.

Looking back at the market situation in 2021, the market demand for both gaming consoles and gaming notebooks is better than expected. The application of mobile phone hot plates is enlarged at the same time. Following the arrival of cloud computing and high-speed computing (HPC) era, the cooling market expects to enjoy hectic growth in the not so far future.

According to the performance of the company on the heat conduction and dispersion components, the company will continue to strengthen its management. The business directions and future development strategies are as follows:

#### I. Operating policy of 2022:

- 1. To develop heat dispersion pipes for the emerging applications like automotive market, commercial and home appliances, drone and VR equipment and HPC.
- 2. To continuously promote ultra-thin heat pipes and heat spreader and promote orders and production capabilities to gain higher profit.
- 3. Improve the performance and new production process of heat pipes, so that to maintain the Company's leading edge in the industry continuously.
- 4. To develop non-heat pipe products that are new to the company.
- 5. To develop automated manufacturing process for heat pipe and heat spreader production to overcome the weaknesses and shortcomings from the production stage, improve the process yield, and thus to significantly reduce manufacturing costs and to enhance product quality.
- 6. To continuously focus on the core business, cultivate quality customers and actively develop new customers, and strengthen customer loyalty.
- 7. To continuously invest in research and development activities, develop top-notch innovative services and products to strengthen core competitiveness.
- 8. Strengthen corporate governance and implement the corporate culture spirit to achieve the goal of sustainable management.

#### II. Future developing strategy:

- 1. To expand and develop global markets by supplying diverse products and services.
- 2. To improve the efficiency of supply chain management and maximize the benefits of production management.
- 3. To develop innovative heat conduction and dissipation related technologies and products to meet the latest market trends and demands.

- 4. To expand the business scope and enhance operational performance through strategic multi-integration programs.
- 5. To continuously improve production processes, simplify product design procedures, improve packaging design, increase the proportion of automated production capacity to achieve cost reduction. To continuously emphasize on new product innovation along with research and development plans, increase technical cooperation with research institutions, and make the use of reliable sources for the mid- and long-term development of advanced technology for the company.
- 6. To expand the production capacity of the heat pipe continuously to meet the growing demands from the customers.
- 7. To establish a rapid response mechanism to shorten the heat pipe L/T so that maintaining the leading edge continuously.
- 8. To continuously invest in research and development of leading technologies to further strengthen the company's core competence and competitive advantages.

Wish you all

Good health and prosperous with everything.

Chairman Tai-Kuang Wang

## II. Company Profile

## 1. Date of Incorporation

December 23, 1994

### 2. Company History

1994	Yeh-Chiang Technology Corp. was officially founded on December 1994. It manufactures and sells
	multi-layer ceramic capacitor and electronic critical material with capital of NT200 million dollars.
1995	Officially manufacture multi-layer ceramic capacitor (MLCC)
	B.G.A assembly solder ball research and develop trial run.
1996	Jun 1996 – capital increased to NT260 million dollars and registered as public traded company.
	Dec 1996 – plant expansion phase one was completed with 6,470 square meter of land and 3,180.93
	square meter of plant.
	Successfully developed new products of electronic critical material, such as heat pipe for laptop heat
	dissipation, conducting paste for round and thick film ceramic capacitor, and solder paste for SMT
1005	automatic plug-in, and planned for massive production.
1997	Jun 1997 – capital increased to NT300 million dollars and began the sales of heat pipe, solder paste,
	and conducting paste.
	Nov 1997 – purchased the land of 1,856 square meter and plant of 812.75 square meter on No. 11,
	Shih-Er Road.
1000	Purchased the land of 1,721 square meter and plant of 1,010.96 square meter on No. 13, Shih-Er
1998	Road.  Dynahogad the land of 6 505 square motor and plant of 1 602 21 square motor on No. 0. Shib Vi Bood.
	Purchased the land of 6,505 square meter and plant of 1,602.21 square meter on No. 9, Shih-Yi Road.
	Capital increased to NT450 million dollars. B.G.A assembly solder ball was approved and adopted
1999	by domestic and international companies such as Advanced Semiconductor Engineering, Inc., Siliconware Precision Industries Co., Ltd., Advanced Micro Devices, Inc. USA, and AT&T.
1,,,,	The annual revenue reached NT600 million dollars. All products have reached a certain amount of
	sales and actively promote professional sales team to accelerate business growth.
	Apr 2000 - capital increased to NT530 million dollars. Continue to research and develop new
	material, manufacturing process, and equipment while taking the lead in the super-capacitor
	technology transfer in Taiwan.
	May 2000 - B.G.A. Ball was approved by the S.T.Micron in Europe and began to promote business
	sales in assembly plants in the South East Asia.
	Aug 2000 – introduced unleaded assembly solder ball that is eco-friendly and began to promote
2000	business sales.
2000	Sept 2000 – applied for capital increased by cash of NT200 million dollars, making the actual capital
	reached NT730 million dollars. Introduced domestically renounced corporate shareholders such as
	VIA Technologies, Right Technology, Da-Jun, Kuang-Hua, Chi-Lu, Kai-Fa, Chung-Shih, Chun-
	Mao, and Yi-Ho, to create a strong shareholder team.
	Sept 2000 – successfully developed all types of multilayer ceramic chip inductor (MLCI) and beads
	and actively planning for massive production. In addition, the latest automatic packing machine and
	testing machine for MLCC production were also successfully developed.
	Jan 2001 - B.G.A. Ball was approved by internationally renounced IC plants such as Intel and
	Motorola. Heat pipe was also approved by renounced PC plants such as Dell and HP, opened up a
	new chapter for the Company's IT critical material.
2001	Feb 2001 - successfully developed and manufactured the critical electrode glue for base metal
	element of MLCC.
	Mar 2001 – officially stepped in the BME manufacturing industry with successfully developed the
	Y5V series of MLCC products.
2002	Mar 2002 – stock officially listed in the market.
2002	Nov 2002 – Discontinued the old MLCC manufacturing process in Yangmei due to the tough market
	competition and capital expenditure benefit.

	Mar 2003 – subsidiary "Yuan Cherng Technology Pump Co., Ltd." was founded with NT100 million
	dollars for manufacturing passive component of MLCC and business sales.
	Oct 2003 – subsidiary "Yuan Cherng Technology Pump Co., Ltd." applied for capital increased by
2003	cash of NT40 million dollars, making the actual capital reached NT140 million dollars.
	Nov 2003 – Investment of US2 million dollars from China was approved by MOEAIC. Founded
	Yeh-Chiang Technology Corp. (Dongguan) with indirect investment through oversea holding
	company for manufacturing and selling heat pipe.
	Feb 2004 - subsidiary "Mao Chiang Technology Corp." was founded with NT5 million dollars for
	manufacturing electronic critical material and BGA assembly solder ball and business sales.
	Feb 2004 - Investment of US3 million dollars to increase capital in Yeh-Chiang Technology Corp.
	(Dongguan) was approved by MOEAIC.
	Mar 2004 – officially became the largest heat pipe manufacturer in the world.
	May 2004 – the effect and risk due to the changes in the management right: there was one-third of
	changes in the directors and supervisors in May 2004 causing the changes in the management right.
	Since the major decisions of the company were resolved by the board of directors, the newly onboard
	directors respected the decision of the original management team and kept the existing sales strategy
	and company policy. The revenue of 2004 and the first quarter of 2005 grew dramatically, which
	showed the current management could stay on top of the industry trend very well and have a clear
2004	view on the company's future development. This would bring the company to the leading role in the
2004	industry.
	Jun 2004 - Investment of US4 million dollars from China was approved by MOEAIC. Founded
	Yeh-Chiang Technology Corp. (Kunshan) with indirect investment through oversea holding
	company for manufacturing and selling heat pipe.
	Oct 2004 - Investment of US4 million dollars from China was approved by MOEAIC. Founded
	**
	Zhongshan Weiqiang Technology Co., Ltd. with indirect investment through oversea holding
	company for manufacturing and selling heat pipe.
	Nov 2004 - Investment of US4 million dollars to increase capital in Yeh-Chiang Technology Corp.
	(Dongguan) was approved by MOEAIC.
	Nov 2004 - subsidiary "Yuan Cherng Technology Pump Co., Ltd." applied for capital decreased by
	cash of NT100 million dollars and increased by cash of NT90 million dollars, making the actual
	capital reached NT130 million dollars.
	Mar 2005 - Investment of US2.5 million dollars to decrease capital in Yeh-Chiang Technology Corp.
	(Dongguan) was approved by MOEAIC.
	Mar 2005 - Investment of US2.5 million dollars to increase capital in Zhongshan Weiqiang
	Technology Co., Ltd. was approved by MOEAIC.
	Jun 2005 - Investment of US700 thousand dollars to increase capital in Zhongshan Weiqiang
	Technology Co., Ltd. was approved by MOEAIC.
	Jul 2005 - Investment of US2.3 million dollars to increase capital in Zhongshan Weiqiang
2005	Technology Co., Ltd. was approved by MOEAIC.
2003	Aug 2005 – For the company to focus on its core business and the fact that Yuan Cherng
	Technology Pump Co., Ltd. was unable to finish product development and was at long-term loss,
	the company decided to dispose Yuan Cherng Technology Pump Co., Ltd. with an open bidding.
	Sept 2005 - Investments of US800 thousand dollars to increase capital in Zhongshan Weiqiang
	Technology Co., Ltd. and US353 thousand dollars to increase capital in Zhongshan Weishih
	1
	Electronic Parts Co., Ltd. were approved by MOEAIC.
	2005 – Officially obtained authorization from US and Japan for the unleaded electronic materials,
	and the heat pipe was certified by ATI globally.
	Jan 2006 - Investments of US1 million dollars to increase capital in Zhongshan Weiqiang Technology
	Co., Ltd., US1.7 million dollars in Yeh-Chiang Technology Corp. (Kunshan), and US300
	thousand dollars in Zhuhai Weiqiang Technology Co., Ltd., were approved by MOEAIC.
2005	Apr 2006 - Investments of US75 thousand dollars to increase capital in Zhuhai Weiqiang Technology
2006	Co., Ltd., was approved by MOEAIC.
	May 2006 - Investment of US450 thousand dollars to increase capital in Zhongshan Weiqiang
	Technology Co., Ltd. was approved by MOEAIC.
	Jun 2006 - Investment of US2.5 million dollars to increase capital in Zhongshan Weiqiang

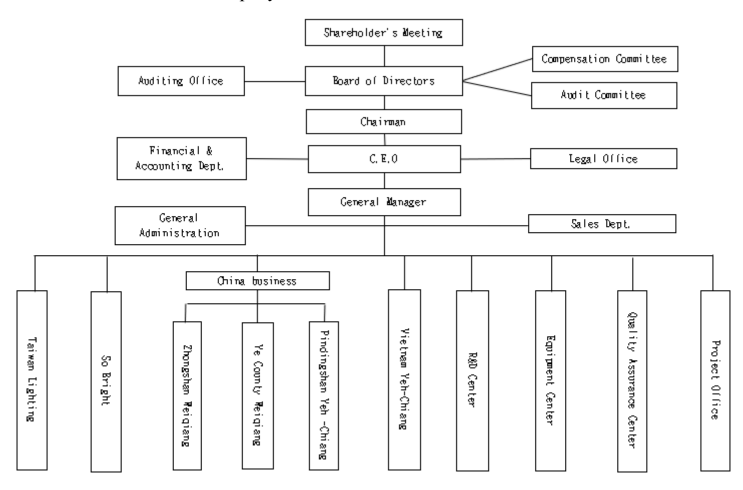
	Technology Co., Ltd. was approved by MOEAIC.
	Jul 2006 - Investment of US2.4 million dollars to increase capital in Yeh-Chiang Technology Corp.
	(Kunshan) was approved by MOEAIC.
	Dec 2006 - Investments of US125 thousand dollars to increase capital in Zhuhai Weiqiang
	Technology Co., Ltd., US147 thousand dollars in Zhongshan Weishih Electronic Parts Co., Ltd., and
	US900 thousand dollars in Yeh-Chiang Technology Corp. (Kunshan) were approved by MOEAIC.
	May 2007 - Investment of US2.1 million dollars to increase capital in Zhongshan Weiqiang
	Technology Co., Ltd. was approved by MOEAIC.
	May 2007 - Investment of US100 thousand dollars to increase capital in Yeh-Chiang Technology
	Corp. (Dongguan) was approved by MOEAIC.
2007	Jul 2007 - Investment of US5 million dollars to increase capital in Yeh-Chiang Technology Corp.
2007	(Kunshan) was approved by MOEAIC.
	Dec 2007 - Investment of US1.7 million dollars to increase capital in Yeh-Chiang Technology
	Corp. (Kunshan) was approved by MOEAIC.
	Dec 2007 - Investment of US80 thousand dollars to increase capital in Zhuhai Weiqiang
	Technology Co., Ltd. was approved by MOEAIC.
	May 2008 - Investment of US80 thousand dollars to increase capital in Zhongshan Weiqiang
2008	Technology Co., Ltd. was approved by MOEAIC.
2000	Oct 2008 - Investment of US2 million dollars to increase capital in Zhuhai Weiqiang Technology
	Co., Ltd. was approved by MOEAIC.
	Jun 2009 - Closed two oversea companies Nation Apex Ltd. and Nicestart Int'l Inc. in Belize due to
	the future operating plan of the company.
	Jun 2009 – Moved the company's registration address from No. 11, Shih-Er Road. Yangmei,
	Taoyuan to Room A, 17F, No. 216, Dun-Hua S. Rd. Sec 2., Da-An District, Taipei.
2009	Sept 2009 – Signed exclusive authorized contract with Taiwan Co-Su-Mu Corp. Ltd
	Oct 2009 - subsidiary "Tsai-Shih Biotechnology Co., Ltd." was founded with NT55 million dollars
	for manufacturing bioethanol and business sales due to the future operating plan of the company.
	Dec 2009 - Investment of US1,619,035 dollars to increase capital in Zhongshan Weiqiang
	Technology Co., Ltd. was approved by MOEAIC. Dec 2009 subsidiary "Helo Illumination Co., Ltd. (95%)" was founded with NT47.5 million dollars
	for manufacturing LED lighting business sales due to the future operating plan of the company.
	Feb 2010 – Sold the land of 16,124.19 square meter and plant of 5,303.18 square meter on No.9 and
	11, Shih-Yi Rd.
	Apr 2010 – Obtained trademark right of "Taiwan Lighting".
2010	Sept 2010 - Investment of US2,602,159 dollars to increase capital in Yeh-Chiang Technology Corp.
2010	(Kunshan) was approved by MOEAIC.
	Sept 2010 - Subsidiary "Taiwan Lighting Co., Ltd." was founded with NT20 million dollars due to
	the future operating plan of the company.
	Feb 2011 –Wrote-down 10 million shares of treasury stock first repurchase. Capital decreased to
	NT\$1,824,799,450.
	Apr 2011 – Investment of NT 30 million dollars to increase capital in Taiwan Lighting Co., Ltd. for
	future operating plan of the subsidiary.
	Aug 2011 – Moved the company's registration address from Room A, 17F, No. 216, Dun-Hua S.
	Rd. Sec 2., Da-An District, Taipei to 7F, Building E, No. 19-13, San-Chung Rd., Nan-gan District,
2011	Taipei.
	Aug 2011 - Investment of US20 thousand dollars to increase capital in Zhongshan Weiqiang
	Technology Co., Ltd. was approved by MOEAIC.
	Dec 2011 - Investment of NT100 million dollars to increase capital in Taiwan Lighting Co., Ltd. for
	future operating plan of the subsidiary.
	Dec 2011 – Dissolute Mao Chiang Technology Corp. to simplify the investment structure.
	Dec 2011 – Closed the oversea company Mastertek (H.K.) Ltd. due to future operating plan.

2022	approved by MOEAIC.
2021	was approved by MOEAIC. Feb 2021 - Investment of US0.5million dollars in Vietnam Yeh-Chiang Technology CO., LTD was approved by MOEAIC. Feb 2022 - Investment of US2million dollars in Vietnam Yeh-Chiang Technology CO., LTD was
	112 million pieces.  Apr 2021 - Investment of US2.24 million dollars in Yeh-Chiang Technology Corp. (Ye County).
2020	Jun 2020 - Decreased capital in So Bright Electronics Co., Ltd. to NT\$46 million dollars to make up loss of 60 million shares.  Dec 2020 - MOEAIC approved the establishment of the Vietnam Company (named VIETNAM YEH-CHIANG TECHNOLOGY CO., LTD), capital investment was 3.5 million US dollars.  Production capacity of heat tubes/vapor chambers increased again in 2020, annual sales exceeded
2017	Dec 2019 - Simplified investment structure and dismissed Tsai Sheng Eco-tech Ltd.  Jun 2020 - Simplified investment structure and dismissed Tsai-Xing Biotech LTD.
2019	Feb 2019 - Decreased capital in Shin San Re Corp. to NT15 million dollars to make up loss of NT14 million dollars, and increased capital of NT40 million dollars.
2018	Dec 2018 - Investment of US4 million dollars in Yeh-Chiang Technology Corp. (Ye County). was approved by MOEAIC
2017	Apr 2017 - Investment of US1.2 million dollars in Yeh Chiang Technology (BVI) Crop. was approved by MOEAIC Aug 2017 - Investment of US6.24 million dollars in Yeh-Chiang Technology Corp. (Ye County). was approved by MOEAIC
	operating plan.  Dec 2016 – Invested NT28 million dollars in subsidiary Shin San Re Corp. for future operating plan.
2016	MOEAIC Mar 2016 – Dispose 100% equity of Yeh-Chiang Technology Corp. (Kunshan) to integrate domestic and oversea manufacturing and operation.  Sept 2016 - Investment of US7 million dollars in Yeh-Chiang Technology Corp. (Ye County). was approved by MOEAIC  Nov 2016 – Invested NT70 million dollars in subsidiary Yuh Cheng Materials Corp. for future
	operating plan.  Jan 2016 - Investment of US755 thousand dollars in Excel Rainbow LTD. was approved by
2015	Jun 2015 – Decreased capital in Taiwan Lighting Co., Ltd. to NT\$176.11 million dollars to make up loss of 590 thousand shares.  Nov 2015 - Closed the oversea company Yeh-Chiang Technology Corp. (Dongguan) due to future
	Jun 2015 Investment of US1.2 million dollars in Yeh Chiang Technology (BVI) Crop. was approved by MOEAIC
2014	Nov 2014 - Decreased capital in Taiwan Lighting Co., Ltd. to NT\$182.01 million dollars to make up loss of 2.563 million shares.
2013	County) from China was approved by MOEAIC. Sept 2013 – Decreased capital in Taiwan Lighting Co., Ltd. to NT\$207.64 million dollars to make up loss of 6.836 million shares. Nov 2013 - Investment of US5 million dollars in founding Yeh-Chiang Technology Corp. (Pingdingshan) from China was approved by MOEAIC.
	May 2012 – Invested NT\$63,903,780 in So Bright Electronics Co., Ltd. for future operating plan.  Apr 2013 - Investment of US3.8 million dollars in founding Yeh-Chiang Technology Corp. (Ye
2012	future operating plan of the subsidiary.  Feb 2012 – Dissolute Guang Pin Technology Corp. to simplify the investment structure.  May 2012 – Dissolute Cheng Guang Lighting Corp. to simplify the investment structure.  May 2012 – Decreased capital in Taiwan Lighting Co., Ltd. to NT276 million dollars to make up loss of 3.4 million shares.
	Jan 2012 - Investment of NT160 million dollars to increase capital in Taiwan Lighting Co., Ltd. for

### **III. Corporate Governance Report**

### 1. Organizational System

(i) Organizational structure of the Company



## (ii) Business operations of major departments

Major Departments	Business Operations
Compensation Committee	Set up and regularly review the performance evaluation, compensation policy, system, standard, and structure of directors, supervisors, and managers.
Audit Committee	Assess the effectiveness of the internal control system, review and formulate or amend the procedures for handling major financial and business behaviors such as acquiring or disposing of assets, engaging in derivative commodity transactions, lending funds to others, and endorsing or providing guarantees for others, review the appointment (dismissal) or remuneration of CPAs, review the appointment and removal of financial, accounting or internal audit supervisors, review the quarterly annual financial reports, etc.
Auditing Office	Audit and evaluate functional operation in all departments, implementation of internal control system, and follow up on audited items.
Legal Office	Draft contracts; review and provide legal advice of business operations; coordinate the patent copyright trademarks of the domestic and oversea companies; technical authorization related to intellectual property, and overall legal affairs.
General Manager	Make annual policy plan and assist departments for making performance management index; labor safety and health; business coordination and goal setting.
Finance Section	Manage all financial fund scheduling, risk management, shareholders' and board of directors' meetings, stock operation, long and short term investment plan; establish accounting system, accounting record, financial statements, financial budget and difference analysis, capital expense budget and execution; set customer credit; review and manage accounts receivable.
Management Department	In charge of human resources and information managements.
Sales Section	Market development and investigation, sales strategy planning; quoted price for customer; receive and place order; collect accounts receivable; customer complaint and return.
Research and Develop Center	Evaluation on new materials; development on new products; promotion, application, and maintenance on patents.
Equipment Center	Self-manufacturing, repairing and improving the molds, production equipment and tools of various factories of the group.
Quality Assurance Center	Set quality goal; quality check for material imported, manufacturing process, and final products. Determine, follow-up, and prevent of customer complaint for poor quality.
Project Office	Enhance heat pipe production efficiency, product quality and new process introduction.
Subsidiary Business Group	In charge of oversea investment on plant setup, assessment, management, research and development, manufacture, sales, and finance affairs.

## 2. Information on the Company's Directors, General manager, Assistant General Managers, Deputy Assistant General Managers, and the Supervisors of all the Company's Divisions and Branch Units

(1) Information on Directors

Apr 17, 2022

Title	Name Gender or Place		or Place of	Date Elected	Term	Date First	Shareholding When Elected		Current Shareholding		Spouse & Minor Current Shareholding		Current Shareholding in the Name of Others		Experience (Education)	Current Positions at The Company and	Supervisor	s, Directors rs Who Are Two Degree	Spouses	NOTE
			Registration			Elected	Shares	%	Shares	%	Shares	%	Shares	%		-	Title	Name	Relation	
-	Rayman Inc. Samoa (3 reps.)	-	Samoa	2021. 8. 26	3 years	2005. 7. 15	19,141,784	10.49%	19,141,784	10.49%	0	0%	0	0%	-	-	-	-	-	
Chairman	Representative of Rayman Inc. Samoa: Tai-Kuang Wang	M 71-80	R.O.C	2021. 8. 26	3 years	2005. 7. 15	0	0%	0	0%	0	0%	0	0%		Zhongshan Weiqiang Technology Co., Ltd. Corporate Director representative Zhuhai Weiqiang Technology Co., Ltd. Corporate Director representative Ye County Weiqiang Technology Co., Ltd. Corporate Director representative Yeh-Chiang Technology Corp. (Pingdingshan) Corporate Director representative Hatwear Int'l Co., Ltd. representative Supercap Industrial Co., Ltd. Corporate Director representative How Ji Investing Corp. Chairman Tong Wei Investing Corp. Chairman Supercap Industrial Co., Ltd. Corporate Supervisor representative How Ji Investing Corp. Chairman Tong Wei Investing Corp. Chairman Supercap Industrial Co., Ltd. Corporate Supervisor representative Taiwan Lighting Co., Ltd. Corporate Director representative So Bright Electronics Co., Ltd. Corporate Director representative	Director	Chung- Hua Chen	Spouse	Future increase of the number of independ ent directors

Title	Name	Gender Age	Nationality or Place of	Date Elected	Term	Date First	Shareholding When Elected			Current Shareholding		se & Curren	Share in the	Current Shareholding in the Name of Others		Experience (Education)	Current Positions at The Company and Other Companies	Supervisor	s, Directors s Who Are wo Degree	Spouses	NOTE
			Registration			Elected	Shares	%	Shares	%	Shares	%	Share	s %	6		-	Title	Name	Relation	
Director	Representative of Rayman Inc. Samoa: Chung- Hua Chen	F 61-70	R.O.C	2021. 8. 26	3 years	2005. 7. 15	0	0%	0	0%	(	0%	6	0 0	0%	Providence University Dept. of Business Administration	Zhongshan Weiqiang Technology Co., Ltd. Corporate Director representative Zhuhai Weiqiang Technology Co., Ltd. Corporate Director representative Ye County Weiqiang Technology Co., Ltd. Corporate Director representative Yeh-Chiang Technology Corp. (Pingdingshan) Corporate Director representative Taiwan Lighting Co., Ltd. Corporate Director representative	Chairman	Tai- Kuang Wang	Spouse	Future increase of the number of independ ent directors
Director	Representative of Rayman Inc. Samoa: Shu- Lung Chung	M 51-60	R.O.C	2021. 8. 26	3 years	2005. 7. 15	0	0%	15,631	0.01%	(	0%	6	0 0	0%	National Chin- Yi University of Technology Mechanical Engineering	Yeh-Chiang Technology Corp. Vice General Manager	None	None	None	
Corporate Director	Weichiang Ltd. Samoa (1 rep.)	1	Samoa	2021. 8. 26	3 years	2006. 6. 14	15,281,493	8.37%	15,281,493	8.37%	(	0%	%	0 0	0%	-	-	-	-	1	
Director	Representative of Weichiang Ltd. Samoa: Chi-Huei Jang (Note 1)	M 41-50	R.O.C	2021. 8. 26	3 years	2006. 6. 14	0	0%	0	0%	(	0%	6	0 0	0%	Yuan Ze University Master of Asse Management Tsai Jou Strategy Counselling Corp. Assisting Manager Quality Management Systems Auditor ISO9001 Quality Management Systems According Systems Auditor Systems Auditor Systems Auditor Systems Consultant	Taiwan Lighting Co., Ltd. Corporate Assisting General Manager	None	None	None	
Director	Representative of Weichiang Ltd. Samoa: Chen-Ting Wu (Note 1)	F 31-40	R.O.C	2021. 8. 30	3 years	2006. 6. 14	0	0%	0	0%	(	0%	6	0 0	0%	Tamkang	Yeh-Chiang Technology Corp. Supervisor Yuh Cheng Materials Corp. Supervisor	None	None	None	

Title	Name	Gender Age	or Place of	Date Elected	Term	Date First	Shareholding When Elected		Current Shareholding		Spouse & Minor Current Shareholding		in the Name		Experience (Education)		Executives, Directors or Supervisors Who Are Spouses or within Two Degrees of Kinship			NOTE
			Registration			Elected	Shares	%	Shares	%	Shares	%	Shares	%		-	Title	Name	Relation	
Independent Director	Chi-Ju Chen	M 41-50	R.O.C	2021. 8. 26	3 years	2019. 6. 19	0	0%	0	0%	0	0%	0	0%	Department of Accounting, Tamkang University	CFO at Elf International Co., LTD CEO at More Great Public Relations Agency CEO at Zero Control Investment Co., Ltd. CEO at Chuanshen Consulting Inc.	None	None	None	
Independent Director	Chi-Pin Hung	M 41-50	R.O.C	2021. 8. 26	3 years	2021. 8. 26	0	0%	0	0%	0	0%	0		Master of Accounting, National Chun Hsing University	CAP of Yuan Sheng certified public accountants' firm Accounting manager, Gigastone Electrical Co., Ltd Section chief of accounting department, Chi Mei Optoelectronics Corporation Manger of auditing department, KPMG	None	None	None	
Independent Director	Wei-Kuo Su	M 41-50	R.O.C	2021. 8. 26	3 years	2021. 8. 26	0	0%	0	0%	0	0%	0	0%	Master of EMBA program, National Chengchi University	Leading attorney at Anluo Law Firm Department head, legal department, China Life Insurance Co., Ltd Senior attorney, Deloitte & Touche CPA Firm	None	None	None	

Note 1: The representative of Weichiang Ltd. Samoa has changed from Mr. Chi-Huei Jang to Ms. Chen-Ting Wu on Aug 30, 2021.

#### Major shareholder of the juridical person

Apr 17, 2022

Name of the juridical person	Major shareholder of the juridical person
Rayman Inc. Samoa	Bestrime Inc. (100%)
Weichiang Ltd. Samoa	Bestrime Inc. (100%)
Tong Wei Investing Corp.	Tai-Kuang Wang (99.99%) \ Wan-Jie Tseng (0.01%)
How Ji Investing Corp.	Tai-Kuang Wang (100%)

### Major shareholder of the major juridical person

Apr 17, 2022

Name of the juridical person	Major shareholder of the juridical person
Bestrime Inc.	Shih-Jang Ma (50%); Yu Hua Chen (50%)

## Information disclosure of the professional qualifications of directors and independence of independent directors:

Qualification	Professional qualifications and experience (Note 1)	State of independence (Note 2)	Number of the other public companies where the person holds the title as independent director concurrently
Representative of Rayman Inc. Samoa: Tai- Kuang Wang	Led the company and its development with decades of business experience and incisive management strategies. Also served as the general manager of the company, and communicated with all directors to discuss the Company's various business status and future layout prospects.  Not under any circumstances as stipulated in Article 30 of the Company Act.	_	0
Representative of Rayman Inc. Samoa: Chung- Hua Chen	With decades of experience in corporate management and business, he served as the chairman of the company from 2011 to 2015, and then continued to serve as a director. She understood the company's business and financial situation over the years, and assisted the board of directors in effectively managing the company. Not under any circumstances as stipulated in Article 30 of the Company Act.		0

Qualification	Professional qualifications and experience (Note 1)	State of independence (Note 2)	Number of the other public companies where the person holds the title as independent director concurrently
Representative of Rayman Inc. Samoa: Shu- Lung Chung	He served concurrently as the top director of the company's R&D unit, specializing in important functions such as heat pipe process development, equipment innovation, energy saving and waste reduction, and at the same time familiar with the current situation of the industry, providing a clear direction for the company's future development. Not under any circumstances as stipulated in Article 30 of the Company Act.		0
_	With business management experience and abilities, and a considerable degree of familiarity with various laws and regulations, helping the company and the board of directors to improve the quality of corporate governance.  Not under any circumstances as stipulated in Article 30 of the Company Act.		0
Chi-Ju Chen	He has served as the CEO of various private enterprises for many years, and has professional capabilities in business, finance and marketing, and provides good and effective advice to the board of directors and functional committees.  Not under any circumstances as stipulated in Article 30 of the Company Act.	An independent director who is in compliance with the criteria for independence, not a director, supervisor, or employee of the Company or its affiliates; including but not limited to the person himself/herself, spouses or seconddegree relatives; not holding shares of the Company; not serving as a director, supervisor or an employee of a company with which the Company has a specific relationship; not having received any remuneration for commercial, legal, financial and accounting services provided by the Company or its affiliates in the past two years.	0

Qualification	Professional qualifications and experience (Note 1)	State of independence (Note 2)	Number of the other public companies where the person holds the title as independent director concurrently
Chi-Pin Hung	field of industry and securities management regulations, and is the convener of the company's audit	An independent director who is in compliance with the criteria for independence, not a director, supervisor, or employee of the Company or its affiliates; including but not limited to the person himself/herself, spouses or seconddegree relatives; not holding shares of the Company; not serving as a director, supervisor or an employee of a company with which the Company has a specific relationship; not having received any remuneration for commercial, legal, financial and accounting services provided by the Company or its affiliates in the past two years.	0
Wei-Kuo Su	A practicing lawyer in a domestic law firm, with many years of experience in the field of legal practice, and the convener of the company's compensation committee.  Not under any circumstances as stipulated in Article 30 of the Company Act.	An independent director who is in compliance with the criteria for independence, not a director, supervisor, or employee of the Company or its affiliates; including but not limited to the person himself/herself, spouses or seconddegree relatives; not holding shares of the Company; not serving as a director, supervisor or an employee of a company with which the Company has a specific relationship; not having received any remuneration for commercial, legal, financial and accounting services provided by the Company or its affiliates in the past two years.	1

Note 1: Professional qualifications and experience: Specify the professional qualifications and experience of individual directors and supervisors. If the person is a member of the Audit Committee with accounting or financial expertise, their accounting or financial background and work experience shall be specified; while stating whether it meets the circumstances provided in Article 30 of the Company Act.

Note 2: For independent directors, their state of independence must be specified, including but not limited to whether they, their spouses, second-degree relatives serve as a director, supervisor or employer in the Company or affiliates; the proportion of shares held by the independent director himself/herself, their spouses or second-degree relatives (or in the name of others); whether the independent director serves as a director, supervisor or an employee of a company with which the Company has a specific relationship (refer to Subparagraphs 5 to 8, Paragraph 1, Article 3 of the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies); and amount of remuneration receive for commercial, legal, financial and accounting services provided by the Company or its affiliates in the past two years.

#### Diversity and Independence of the Board:

Board diversification: At Strong H, we advocate and respect the director diversity policy to strengthen corporate governance while promoting the robust development of the composition and structure of the Board of Directors. We firmly believe that the diversity policy helps enhance the performance of the Company as a whole. Election of Board Members. The appointment of board members are based on the principle of using talent; the criteria have been divided into the following:

- 1. Basic conditions and values: Gender, age, nationality, culture, etc.
- 2. Professional knowledge and skills: Professional background (such as legal, accounting, industry, finance, marketing or technology), professional skills and industry, experience, etc.

In a bid to strengthen the functions of the Board to achieve the corporate governance objectives, as stipulated in Article 20 of the Company's "Corporate Governance", the Board of Directors as a whole shall have the following functions:

- 1. The ability to make judgments about operations.
- 2. Accounting and financial analysis ability.
- 3. Business management ability.
- 4. Crisis management ability.
- 5. Knowledge of the industry.
- 6. An international market perspective.
- 7. Leadership ability.
- 8. Decision-making ability.

The Company's diversity policy for current Board members and its implementation are as follows:

Working parts

				A	ge	tin	king pane at the ompany	e	Management	Leadership	Industr	Financial	Legal	Internat	Risk ma
Name	Gender	Nationality	Working part-time at the Company	31-60	61-90	Below 3 years	3-9 years	Over 9 years	ment	hip	Industry knowledge	al accounting		International market view	Risk management
Representative of Rayman Inc. Samoa: Tai- Kuang Wang	М	R.O.C	V		V				V	V	V	V	V	V	V
Representative of Rayman Inc. Samoa: Chung- Hua Chen	F	R.O.C			V				V	V		V	V	V	V
Representative of Rayman Inc. Samoa: Shu- Lung Chung	M	R.O.C	V	V					V	V	V			V	V
Representative of Weichiang Ltd. Samoa: Chen-Ting Wu	F	R.O.C		V					V	V		V		V	V
Chi-Ju Chen	M	R.O.C		V			V		V		V	V		V	V
Chi-Pin Hung	M	R.O.C		V		V			V	V		V	V	V	V
Wei-Kuo Su	M	R.O.C		V		V			V	V			V	V	V

To sum up, the Company's current Board is made up by 7 directors, including 4 directors and 3 independent directors. Directors who also serve as employees of the Company account for 29% while independent directors account for 43%; 29% are female directors, and 3 independent directors have a term of office of 0-9 years.

The expertise of our Board members lies in accounting, management and the Company's industry. Each director and independent director has their respective professionalism in different areas. The 4 directors specialize in business management, leadership in decision-making, accounting with extensive industry knowledge and international market perspective; while other 3 independent directors are experts in accounting, taxation and laws. These directors are able to bring many benefits to the Company's operations.

#### Independence of the Board of Directors:

The Company 11th Board of Directors is composed of 7 members and 3 of which are independent directors. The goal is to have no less than 3 independent directors and no less than 1/5 (inclusive) of the total number of directors. In 2021, there were 3 independent directors, accounting 3/7 of the total number of directors. The goal for directors working as the Company's part-time employees may not exceed 1/2 (inclusive) of the total number of directors. At present, only 2 directors are also part-time employees of the Company. Directors in the Board must be more than half and they must not be spouses or within second-degree relatives. At presents, only 2 directors are second-degree relatives. In summary, the goals for independence have been achieved.

## (2) Information on General manager, Assistant General Managers, Deputy Assistant General Managers, and the Supervisors of all the Company's Divisions and Branch Units

Apr 17, 2022

Title	Gender	Name	Nationality	Date Elected		arrent cholding %	Minor C					Current Positions at The Company and Other Companies			ors Who or within ees of ip	Employee Stock	
CEO & General Manager	М	Tai-Kuang Wang	R.O.C	2012.4.11	0	0.00%	0	0.00%	0	0.00%	Taipei Municipal Chenggong High School	Zhongshan Weiqiang Technology Co., Ltd. Corporate Director representative Zhuhai Weiqiang Technology Co., Ltd. Corporate Director representative Ye County Weiqiang Technology Co., Ltd. Corporate Director representative Yeh-Chiang Technology Corp. (Pingdingshan) Corporate Director representative Hatwear Int'l Co., Ltd. representative Supercap Industrial Co., Ltd. Corporate Director representative How Ji Investing Corp. Chairman Tong Wei Investing Corp. Chairman Supercap Industrial Co., Ltd. Corporate Supervisor representative Taiwan Lighting Co., Ltd. Corporate Director representative Taiwan Lighting Co., Ltd. Corporate Director representative So Bright Electronics Co., Ltd. Corporate Director representative	None	None	None	None	
Vice General Manager	М	Min-Ho Lee	R.O.C	2011.5.1	161	0.00%	0	0.00%	0	0.00%	Lunghwa University of Science and Technology	Zhongshan Weiqiang Technology Co., Ltd. Corporate Director Representative Zhuhai Weiqiang Technology Co., Ltd. Corporate Director Representative	None	None	None	None	
Vice General Manager	M	Shu-Lung Chung	R.O.C	2005.4.1	15,631	0.01%	0	0.00%	0	0.00%	National Chin-Yi University of Technology, Dept of Mechanic	None	None	None	None	None	

Assisting General Manager	F	Yi-Hua Lin	R.O.C	2018.7.4	0	0.00%	0 0.00%	Soochow University, Bachelor of Laws Peking University, Bachelor of Arts in Laws Passed the exam of Professional agent of land registration Passed the Attorney of higher examination  None None None None
Assisting General Manager	M	Yu-Nan Lin	R.O.C	2020.7.13	0	0.00%	0 0.00%	National Chung Kung University. Department of Naval Architecture Lanner Electronics, Senior  0 0.00% Manager Hon Hai Precision Industry Co., Ltd., Manager Primax Electronics Ltd., Director
Assisting General Manager	М	Hong-Jie Chen	R.O.C	2020.6.1	0	0.00%	0 0.00%	National Tsing Hua University Zhongshan Weiqiang Technologies, Manager of Engineering Department Zhongshan Weiqiang Technologies, Manager of Development Department Zhongshan Weiqiang Technologies, Assistant General Manager of Research and Development Office
Vice Assisting General Manager	M	Cheng-Bin Huang (Note 1)	R.O.C	2020.6.1	0	0.00%	0 0.00%	0 0.00% Minghsin University of Science and Technology Innolux Corporation, Manager of Engineering Department None None None None None
Financial Accounting Supervisor	F	Ya-Chiu Chu	R.O.C	2020.4.15	0	0.00%	0 0.00%	Providence University, Department of Accounting 0 0.00% Yeh-Chiang Technology Corp., Assistant Manager of Accounting  None None None None None

Note 1: Dismissal on May 24, 2021.

## 3. Remuneration Paid During the Most Recent Fiscal Year to Directors, Supervisors, the General Manager, and Assistant General Managers

(1) Remuneration of Directors (including independent directors)

Unit: NT thousand dollars

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		Remunerati  Base Compensation (A)  Severance Pay (B)					Directors Allowances (D)			Rem (A+B- propo	o of Total uneration +C+D) and ortion Net ome (%)	Salary,	Relevan		ration received b	I			es	Ratio of total compensation (A+B+C+D+E+F+ G) and proportion		Compensation paid to directors from an invested
Title	Name	Compe	ensation (A)	Severa	iice ray (B)	Compe	ensation (C)	Allov	wances (D)	inc	JIIIC (70)	Allo	wances (E)	Severa	iice ray (1')	Pay (F) Employee Compensation (G)				net income (%)		company other
Title	Ivanic	The Com	All companie s in the	The Com	All companie s in the	The Com	All compani es in the	The Com	All compani es in the	The Comp	All companie s in the	The Com	All companies in the	The Com	All companie s in the	The Con	All companies in the financial statement		nancial	The Comp	companie com s in the subs	than the company's subsidiary
		pany	financial statement	pany	financial statement	pany	financial statement	pany	financial statement	any	financial statement	pany	financial statement	pany	financial statement	Cash	Stock	Cash	Stock	any	financial statement	
Corporate Director	Rayman Inc. Samoa	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	None
Director	Tai-Kuang Wang	0	0	0	0	0	0	40	40	40 0.02	40 0.02	0	0	0	0	0	0	0	0	40 0.02	40 0.02	None
Director	Chung-Hua Chen	0	0	0	0	0	0	10	10	10 0.00	10 0.00	0	0	0	0	0	0	0	0	10 0.00	10 0.00	None
Director	Shu-Lung Chung	0	0	0	0	0	0	30	30	30 0.01	30 0.01	2,032	2,578	0	0	0	0	0	0	2,062 0.88	2,608 1.11	None
Director	Chen-Ting Wu(Note1 \cdot 2)	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	None
Corporate Director	Wei Chiang Ltd. Samoa	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	None
Director	Chi-Huei Jang(Note3)	0	0	0	0	0	0	10	10	10 0.00	10 0.00	0	258	0	0	0	0	0	0	10 0.00	268 0.11	None
Director	Chen-Ting Wu(Note3)	0	0	0	0	0	0	10	10	10 0.00	10 0.00	0	0	0	0	0	0	0	0	10 0.00	10 0.00	None
Independent Director	Chi-Ju Chen	0	0	0	0	0	0	60	60	60 0.03	60 0.03	0	0	0	0	0	0	0	0	60 0.03	60 0.03	None
Independent Director	Chi-Pin Hung(Note4)	0	0	0	0	0	0	30	30	30 0.01	30 0.01	0	0	0	0	0	0	0	0	30 0.01	30 0.01	None
Independent Director	Wei-Kuo Su(Note4)	0	0	0	0	0	0	30	30	30 0.01	30 0.01	0	0	0	0	0	0	0	0	30 0.01	30 0.01	None

<sup>\*</sup>Directors and Independent Directors' remuneration policies, procedures, standards and structure, as well as the linkage to responsibilities, risks and time spent: According to the Company's Articles of Association

<sup>\*</sup> Compensation received by director for providing service to any company included in the financial statements (For example, serving as a consultant for a non-employee of the parent company/companies included in the financial statements/investment businesses in the last year, except those disclosed) in the above table: None

Note 1: The representative of Rayman Inc. Samoa has changed from Vacancy to Ms. Chen-Ting Wu on Aug 10, 2021. Note 2: Retired after full re-election on Aug 26, 2021.

Note 3: The representative of Weichiang Ltd. Samoa has changed from Mr. Chi-Huei Jang to Ms. Chen-Ting Wu on Aug 30,2021. Note 4: Full re-election of new independent directors on Aug 26,2021.

	Names of Directors									
Range of remuneration	Total of (A-	+B+C+D)	Total of $(A+B+C+D+E+F+G)$							
	The Company	All companies in the financial statement	The Company	All companies in the financial statement						
Under NT\$ 1,000,000	Rayman Inc. (representative: Tai-Kuang Wang, Chung-Hua Chen, Shu-Lung Chung, Chen- Ting Wu (Note 1 \cdot 2)) Weichiang Ltd. (representative: Chi-Huei Jang (Note 3), Chen-Ting Wu ) Chi-Ju Chen Chi-Pin Hung (Note4) Wei-Kuo Su (Note4)	Same as the left column	Rayman Inc. (representative: Tai-Kuang Wang, Chung-Hua Chen, Chen-Ting Wu (Note 1 \cdot 2)) Weichiang Ltd. (representative: Chi-Huei Jang (Note 3), Chen- Ting Wu ) Chi-Ju Chen Chi-Pin Hung (Note4) Wei-Kuo Su (Note4)	Same as the left column						
NT\$1,000,000 (included) ~ NT\$2,000,000 (excluded)	-	-	-	-						
NT\$2,000,000 (included) ~ NT\$3,500,000 (excluded)	-	-	Shu-Lung Chung	Same as the left column						
NT\$3,500,000 (included) ~ NT\$5,000,000 (excluded)	-	-	-	-						
NT\$5,000,000 (included) ~ NT\$10,000,000 (excluded)	-	-	-	-						
NT\$10,000,000 (included) ~ NT\$15,000,000 (excluded)	-	-	-	-						
NT\$15,000,000 (included) ~ NT\$30,000,000 (excluded)	-	-	-	-						
NT\$30,000,000 (included) ~ NT\$50,000,000 (excluded)	-	-	-	-						
NT\$50,000,000 (included) ~ NT\$100,000,000 (excluded)	-	-	-	-						
Over NT\$100,000,000	-	-	-	-						
Total Note 1: The representative of Rayman Inc. Samoa has changed from	9 people	Same as left column	9 people	Same as left column						

Note 1: The representative of Rayman Inc. Samoa has changed from Vacancy to Ms. Chen-Ting Wu on Aug 10, 2021. Note 2: Retired after full re-election on Aug 26, 2021.

Note 3: The representative of Weichiang Ltd. Samoa has changed from Mr. Chi-Huei Jang to Ms. Chen-Ting Wu on Aug 30,2021. Note 4: Full re-election of new independent directors on Aug 26,2021.

### (2) Remuneration of Supervisors

Unit: NT thousand dollars

			R	emuneration	of Superviso	ors			of total	
			npensation A)	_	rvisors sation (B)	Allowa	ance (C)	(A+B- prop	ensation +C) and ortion ome (%)	Compensation paid to directors from an invested
Supervisor Inv Supervisor Rej Ya- Corporate Ho Supervisor Rej Ch (No	Name	The Company	All companies in the financial statement	The Company	All companies in the financial statement	The Company	All companies in the financial statement	The Company	All companies in the financial statement	other than the company's subsidiary
*	Tong Wei Investing Corp.	0	0	0	0	0	0	0	0 0	None
Supervisor	Representative: Ya-Ting Hsu	0	0	0	0	25	25	25 0.01	25 0.01	None
-	How Ji Investing Corp.	0	0	0	0	0	0	0	0 0	None
Supervisor	Representative: Chen-Ting Wu (Note 1)	0	0	0	0	25	25	25 0.01	25 0.01	None
Supervisor	Representative: Shu-Yuan Lin	0	0	0	0	20	20	20 0.01	20 0.01	None

Note 1: Resigned on Aug 9, 2021 the position of independent director of the company due to personal career planning.

Note 2: On August 26th, 2021, the company set up an audit committee to replace the functions of the supervisor, so the remuneration is calculated until that date.

	Names of Supe	ervisors
Range of remuneration	Total of (A+	B+C)
	The Company	All companies in the financial statement
Under NT\$ 1,000,000	Tong Wei Investing Corp. (Representative: Ya-Ting Hsu ) How Ji Investing Corp. (Representative: Chen-Ting Wu(Note 1), Shu-Yuan Lin)	Same as left column
NT\$1,000,000 (included) ~ NT\$2,000,000 (excluded)	-	-
NT\$2,000,000 (included) ~ NT\$3,500,000 (excluded)	-	-
NT\$3,500,000 (included) ~ NT\$5,000,000 (excluded)	-	-
NT\$5,000,000 (included) ~ NT\$10,000,000 (excluded)	-	-
NT\$10,000,000 (included) ~ NT\$15,000,000 (excluded)	-	-
NT\$15,000,000 (included) ~ NT\$30,000,000 (excluded)	-	-
NT\$30,000,000 (included) ~ NT\$50,000,000 (excluded)	-	-
NT\$50,000,000 (included) ~ NT\$100,000,000 (excluded)	-	-
Over NT\$100,000,000	-	-
Total  Note 1: Resigned on Aug 9, 2021 the resition of independent disc	3 people	Same as left column

Note 1: Resigned on Aug 9, 2021 the position of independent director of the company due to personal career planning.

Note 2: On August 26th, 2021, the company set up an audit committee to replace the functions of the supervisor, so the remuneration is calculated until that date.

### (3) Remuneration of General Manager and Vice General Manager

Unit: NT thousand dollars

													it. IVI tilousalia	do Harb
Title	Nomo		npensation A)	Severand	ce Pay (B)	•	onuses and nces (C)	Emplo	oyee Con	npensatio	on (D)	Ratio of compercion (A+B+C+ incom	Compensation paid to directors from an invested	
Title	Name The Compan		All companies in the financial	The Company	All companies in the financial	The Company	All companies in the financial	The Company  All companies in the financial statement		the ncial ment	The Company	All companies in the financial	company other than the company's subsidiary	
			statement		statement		statement	Cash	Stock	Cash	Stock		statement	
General Manager	Tai-Kuang Wang	0	0	0	0	0	0	0	0	0	0	0.00	0.00	None
Vice General Manager	Min-Ho Lee	869	869	0	0	74	74	0	0	0	0	943 0.40	943 0.40	None
Vice General Manager	Shu-Lung Chung	1,874	2,378	0	0	158	200	0	0	0	0	2,032 0.87	2,578 1.10	None

Range of remuneration	Names of General Manager and Vice General Managers			
Kange of remuneration	The Company	All companies in the financial statement		
Under NT\$ 1,000,000	Tai-Kuang Wang, Min-Ho Lee	Same as left column		
NT\$1,000,000 (included) ~ NT\$2,000,000 (excluded)	-	-		
NT\$2,000,000 (included) ~ NT\$3,5000,000 (excluded)	Shu-Lung Chung	Same as left column		
NT\$3,500,000 (included) ~ NT\$5,000,000 (excluded)	-	-		
NT\$5,000,000 (included) ~ NT\$10,000,000 (excluded)	-	-		
NT\$10,000,000 (included) ~ NT\$15,000,000 (excluded)	-	-		
NT\$15,000,000 (included) ~ NT\$30,000,000 (excluded)	-	-		
NT\$30,000,000 (included) ~ NT\$50,000,000 (excluded)	-	-		
NT\$50,000,000 (included) ~ NT\$100,000,000 (excluded)	-	-		
Over NT\$100,000,000	-	-		
Total	3 people	Same as left column		

(4) Remuneration of the top five remuneration supervisors

			npensation A)	Severano	Severance Pay (B)  Salary, Bonuses and Allowances (C)  Employee Compensation (D)  Ratio of total compensation (A+B+C+D) to net income (5)		Employee Compensation (D)		nsation +D) to net	Compensation paid to directors from an invested				
Title	Name	The Company	All companies in the financial	The Company	All companies in the financial	The Company	All companies in the financial	The Co	ompany	All con in final state	ncial	The Company	All companies in the financial	company other than the company's subsidiary
			statement		statement		statement	Cash	Stock	Cash	Stock		statement	,
Vice General Manager	Shu-Lung Chung	1,874	2,378	0	0	158	200	0	0	0	0	2,032 0.87	2,578 1.10	None
Assisting General Manager	Yu-Nan Lin	1,166	1,418	0	0	1,039	1,060	0	0	0	0	2,205 0.94	2,478 1.06	None
Assisting General Manager	Hong-Jie Chen	996	1,288	0	0	95	120	0	0	0	0	1,091 0.46	1,408 0.60	None
Assisting General Manager	Yi-Hua Lin	1,172	1,172	0	0	200	200	0	0	0	0	1,372 0.58	1,372 0.58	None
Manager	Hong-Ren Jiang	686	938	0	0	59	80	0	0	0	0	745 0.32	1,018 0.43	None

- (5) Employees profit sharing granted to the management team: None in 2021.
- (6) Analysis of the proportion of the total remuneration of directors, supervisors, general managers and vice general managers of the Company paid by the Company and all companies to net profit after tax of the recent two years. Explanation of remuneration policies, standards and packages, the procedure for determining remuneration, and its linkage to operating performance and future risk exposure:

Unit: NT thousand dollars

		The Company				All companies in the financial statement			
	20	20	2021		20	)20	2021		
Item		Ratio to		Ratio to		Ratio to		Ratio to	
	Amount	net	Amount	net	Amount	net	Amount	net	
		income		income		income		income	
Directors	9,038	3.29%	2,252	0.96%	9,589	3.49%	3,056	1.30%	
Supervisor	1,117	0.40%	70	0.03%	1,117	0.40%	70	0.03%	
General Manager and Vice General Manager	3,608	1.31%	2,975	1.27%	4,095	1.49%	3,521	1.50%	
Total	13,763	5.01%	5,297	2.26%	14,801	5.39%	6,647	2.83%	

## Explanation of remuneration policies, standards and packages, the procedure for determining remuneration, and its linkage to operating performance:

- 1. Remuneration to directors and supervisors is stated in the company policy.
- 2. The salary structure of general managers and vice general managers are base salary, confidential allowance, and job grade. The salary is depended on the differences in education, experience, performance, and seniority.
- 3. The annual bonus of the managements is depended on the operating performance.
- 4. Linkage to the future risk. The significant decisions are the most suitable decisions made by the managements after considering all possible risk factors that the company might face. The performance of the managements will eventually reflect on the profit of the company. Hence, there is a positive correlation between the remuneration to the directors, supervisors, CEO, and general manager and the Company's performance and future risk.

## 4. The state of the company's implementation of corporate governance

(1) The state of operations of the board of directors

Eight meetings were held by the Board of Directors in the recent fiscal year of 2021, the attendance of directors is shown below:

Title	Name	In-person Attendance	By proxy	In-person Attendance Rate (%)	Remarks
Chairman	Rayman Inc. Samoa (3 reps) Representative:Tai-Kuang Wang	8	0	100%	Continue in office on Aug 26, 2021.
Director	Rayman Inc. Samoa (3 reps) Representative:Chung-Hua Chen	2	5	25%	Continue in office on Aug 26, 2021.
Director	Rayman Inc. Samoa (3 reps) Representative:Shu-Lung Chung	6	1	75%	Continue in office on Aug 26, 2021.
Director	Weichiang Ltd. Samoa (1 rep)	2	0	100%	<ol> <li>The original representative Chi-Huei Jang dismissal on Aug 30, 2021 with 6 out of 2 actual attendances.</li> <li>The new representative</li> </ol>
	Representative:Chen-Ting Wu	2		10070	Chen-Ting Wu new appointment on Aug 30, 2021 with 2 out of 2 actual attendances.
Independent Director	Chi-Ju Chen	8	0	100%	Continue in office on Aug 26, 2021.
Independent Director	Chi-Pin Hung	3	0	100%	Elected on Aug 26, 2021.
Independent Director	Wei-Kuo Su	3	0	100%	Elected on Aug 26, 2021.

- 1. Other matters to be recorded:
- 2. According to matters specified in Article 14.3 of the Taiwan Securities and Exchange Act, when other Independent Directors who expressed opposition or qualified opinions that were recorded or declared in writing, the meeting date, period, content, qualified opinion and resolution made by any independent directors should be specified:

Board of Directors	Content and follow-up	Matters specified in Article 14.3 of TSEA.	Independent Directors who expressed opposition or qualified opinions		
The 12 <sup>th</sup>	Personnel appointment of the company's financial	V			
meeting of the	accounting supervisor.				
10th session	Qualified Opinion from any Independent Director: No	one			
Jan 7, 2021	Resolutions: None				
	Result: Approved by all independent directors				

The 13 <sup>th</sup>	1. Set up partial articles in Company's policy.	V			
meeting of the	2. Proposal to amend part of the company's				
10th session	management measures.				
Mar 16, 2021	3. Case B of the proposed capital increase of the				
	Chinese subsidiary Yexian Weiqiang Technology				
	Co., Ltd. (hereinafter referred to as Yexian).				
	4. The company plans for lending capital of US 5				
	million dollars to Zhongshan Weiqiang				
	Technology Co., Ltd.				
	5. Amend the sixth case of the eleventh meeting of				
	the 10th board of directors on the case B capital				
	loan of Yexian Weiqiang Technology Co., Ltd.				
	6. Supplement the third case of the eleventh session				
	of the tenth board of directors: "The company's				
	financing case" and the fifth case "The case of				
	endorsement and guarantee for the subsidiary				
	Excel Rainbow financing line".				
	Qualified Opinion from any Independent Director: No	one			
	Resolutions: None				
	Result: Approved by all independent directors				
The 14 <sup>th</sup>	The Company plans for lending capital of US 3.5	V			
meeting of the	million dollars to Yeh-Chiang Technology Corp.				
10th session	(Pingdingshan).				
May 6, 2021	Qualified Opinion from any Independent Director: No	one			
	Resolutions: None				
	Result: Approved by all independent directors				
The 15 <sup>th</sup>	Proposal to invest in domestic OTC companies.	V			
meeting of the	Qualified Opinion from any Independent Director: None				
10th session	Resolutions: None				
Jun 8, 2021	Result: Approved by all independent directors				
The 16 <sup>th</sup>	1. Discussion of the 2021 shareholders' meeting	V			
meeting of the	postponement.				
10th session	2. To amend the Procedures for Loaning Funds to				
Aug 9, 2021	Others.				
	Qualified Opinion from any Independent Director: No	one			
	Resolutions: None				
	Result: Approved by all independent directors				
The 1 <sup>st</sup> meeting	1. The company plans for lending capital of RMB	V			
of the 11th	49 million dollars to Ye County Weigiang				
session Sep 6,	Technology Co., Ltd.				
2021	2. The company plans for lending capital of RMB				
	38.5 million dollars to Zhongshan Weiqiang				
	Technology Co., Ltd.				
	3.In response to the subsidiary's application for a				
	financial institution's financing quota, it is				
	proposed to provide the subsidiary's				
	endorsement guarantee case.				
	Qualified Opinion from any Independent Director: No	one			
	Resolutions: None				
	Result: Approved by all independent directors				
The 3 <sup>rd</sup>	The company plans for lending capital of RMB 45	V			
meeting of the	million dollars to Zhongshan Weiqiang Technology				
11th session	Co., Ltd.				
Feb 24, 2022	Qualified Opinion from any Independent Director: No	one			
	Resolutions: None				
	Result: Approved by all independent directors				

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The 4 <sup>th</sup> meeting	1. To amend the Article of Incorporation.	V
of the 11th	2. To amend the Regulations Governing the	
session Mar	Acquisition and Disposal of Assets.	
28, 2022	3. The Company plans for lending capital of RMB	
	32 million dollars to Yeh-Chiang Technology	
	Corp. (Pingdingshan).	
	Qualified Opinion from any Independent Director: N	one
	Resolutions: None	
	Result: Approved by all independent directors	

3. To avoid conflict of interest among directors, the Director's name, meeting content, and reason for avoiding conflict of interest and participation in the voting process must be properly recorded:

Date of Meeting	Name of Directors	Content	Reason for avoiding conflict of interest	Participation in the voting process
	Tai-Kuang	Ye County Weiqiang Technology Co., Ltd.	Directors of	
Nov. 9, 2021	Wang	plans to borrow RMB 20 million dollars from	Bellevuecity	Not
Nov 8, 2021	Chung-Hua	Bellevuecity Construction Co., Ltd.	Construction Co., Ltd.	participated.
	Chen	Pingdingshan.	Pingdingshan.	

4. TWSE/TPEx listed companies shall disclose information on the evaluation cycle, period, scope, method, and content of the self (peer) evaluation.

Evaluation Cycle	Evaluation Period	Evaluation Scope	Evaluation Method	Evaluation Content
Once a year	2021/1/1-2021/12/31	Evaluate last year's performance before the most recent Board of Director meeting after the end of a fiscal year.	The corporate governance unit will evaluate based on the evaluation indicators of the year.	The compliance of the related laws and regulations. The participation in the company operation.

5. Strengthening the functions of the board in the current and recent fiscal years (e.g. establishing the Audit Committee, promoting information transparency, etc.) and conducting performance assessment: The Company has set up "Rules and Procedures of Board of Directors Meetings" to enhance the function of the Board and report all information in the MOPS as required to promote information transparency.

#### (2) The state of operations of the audit committee

1. The Company established an Audit Committee that is composed of the entire number of independent directors pursuant to the acts. The Audit Committee shall convene at least once quarterly, and may call a meeting at its discretion whenever necessary. The annual tasks for the Audit Committee is responsible for supervising the fair presentation of the Company's financial statements, the selection and termination of the independent auditor and its independence and performance, the effectiveness of the Company's internal control, the Company's compliance with relevant laws and regulations and the Company's existing or potential risks. The independent directors review the results of internal audit department on a monthly basis, and the chief internal auditor reports to the Audit Committee and directors on major findings in meetings of Audit Committee and meetings of Board of Directors. Furthermore, the Audit Committee individually communicates with chief internal auditor at least once a quarter about major audit findings, and individually communicates with CPA about their auditing and reviewing the Company's consolidated financial statements (including parent company only financial statement annually).

Two meetings were held by the Audit Committee in the recent fiscal year of 2021, the attendance of independent directors is shown below:

Title	Name	Attendance in Person	By proxy	Attendance Rate (%)	Remarks
Independent Director	Chi-Ju Chen	2	0	100%	Elected on Aug 26, 2021.
Independent Director	Chi-Pin Hung	2	0	100%	Elected on Aug 26, 2021.
Independent Director	Wei-Kuo Su	2	0	100%	Elected on Aug 26, 2021.

Other matters to be recorded:

- 1.If any of the following circumstances occur, the dates of meetings, sessions, contents of motion, resolutions of the Audit Committee and the Company's response to the Audit Committee's opinion should be specified:
  - (1) Matters referred to Article 14-5 of the Securities and Exchange Act.
  - (2) Other matters which were not approved by the Audit Committee but were approved by two-thirds or more of all directors.

Matters in each board resolutions related to the circumstances mentioned in (1) and (2) are listed below:

Meetings of Board of Directors	Contents of resolutions and follow-up	Matters referred to Article 14-5 of the Securities and Exchange Act.	Other matters which were not approved by the Audit Committee but were approved by two-thirds or more of all directors		
The 1 <sup>st</sup> meeting of the 11th session Sep 6,	The company plans for lending capital of RMB     willion dollars to Ye County Weiqiang     Technology Co., Ltd.	V	None		
2021	The company plans for lending capital of RMB     38.5 million dollars to Zhongshan Weiqiang     Technology Co., Ltd.	V	None		
	3. In response to the subsidiary's application for a financial institution's financing quota, it is proposed to provide the subsidiary's endorsement guarantee case.	V	None		
	Resolution of the Audit Committee (2021.09.06): The		* **		
	The Company's response to the Audit Committee's cunanimously approved this motion.	ppinion: Not applicabl	e because the Audit Committee		
The 2 <sup>nd</sup>	Annual internal audit plan of 2022.	V	None		
meeting of the	Resolution of the Audit Committee (2021.09.06): The Audit Committee unanimously approved this motion.				
11th session Nov 8, 2021	The Company's response to the Audit Committee's opinion: Not applicable because the Audit Committee unanimously approved this motion.				

- 2.If there are independent directors' avoidance of motions in conflict of interest, the independent directors' names, contents of motion, causes for avoidance and voting should be specified: None.
- 3. Communications between the independent directors, the Company's chief internal auditor and CPAs (including the material items, methods and results of the Company's finance or operations)
  - (1) The independent directors review the results of internal audit department on a monthly basis, and the chief internal auditor reports to Audit Committee and directors on major findings in meetings of Audit Committee and meetings of Board of Directors. The chief internal auditor individually holds discussions with the Audit Committee about recent findings on a quarterly basis and communicates issues addressed by the Audit Committee after monthly audit report is released. If necessary, relevant supervisors are invited to attend meetings to get their statements regarding important issues and conclusions as well as their suggestions that would be consolidated and reported by the chief internal auditor in the meetings of Audit Committee and Board of Directors. The instructions of the Audit Committee and Board of Directors would be the guideline for implementation.
  - (2) According to Auditing Standards, No. 62, a CPA should audit or quarterly review the Company's consolidated financial statements (including parent company only financial statement annually) during the planning and completion stages as well as collect and organize all information to be given individually to the Audit Committee orally.

2. The state of participation in board meetings by the supervisors.

Five meetings were held by the Board of Directors in the recent fiscal year of 2021, the attendance of directors and supervisors is shown below:

Title	Name	In-person Attendance	In-person Attendance Rate (%)	Remarks
Supervisor	Tong Wei Investing Corp. Representative: Ya-Ting Hsu	5	100%	No supervisor will be elected after August 26 <sup>th</sup> , 2021, replaced by an audit committee
Supervisor	How Ji Investing Corp. (2 reps) Representative: Shu-Yuan Lin	4	80%	No supervisor will be elected after August 26 <sup>th</sup> , 2021, replaced by an audit committee
Supervisor	How Ji Investing Corp. (2 reps) Representative: Chen-Ting Wu	5	100%	No supervisor will be elected after August 26 <sup>th</sup> , 2021, replaced by an audit committee

#### Other matters to be recorded:

- 1. The formation and duty of the supervisors:
- (1) The state of communication among the supervisors, employees, and shareholders: in addition to attending the meeting of the board of the directors and the meeting of the shareholders, supervisors may contact the managements, department supervisors, and auditors at any time to keep themselves updated on important business and financial status.
- (2) The state of communication among the supervisors, internal audit supervisors, and accountants (for examples: the communication of items, method, and result of the company's finance and business.):
  - 1. Internal audit supervisors will file the audit reports to the supervisors regularly and report the implementing status of the audit plan on the meeting of the board of the directors.
  - 2. The accounts will communicate the consolidated governance matters with the supervisors after reviewing the financial statements.
- 2. Supervisors who expressed qualified opinions that were recorded or declared in writing, the meeting date, period, content, qualified opinion and resolution made by the board and the follow-up of the supervisors' opinions should be specified: None.

3. The state of the company's implementation of corporate governance, any departure of such implementation from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies, and the reason for any such departure:

			Implementation Status	Deviations from "the Corporate
Items	Yes	No	Description	Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
1. Does the Company establish and disclose the Corporate Governance Best-Practice Principles based on "Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies"?	V		The Company has set a "Corporate Governance Guideline" according to the "Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies" and disclose on the Company's website.	No Difference
2. Shareholding structure & shareholders' rights (1) Does the Company establish an internal operating procedure to deal with shareholders' suggestions, doubts, disputes and litigations, and implement based on the procedure?	V		(1) The Company has designated a specific personnel and email account to handle proposals from shareholders as well as matters in dispute.	No Difference
(2) Does the Company possess the list of its major shareholders as well as the ultimate owners of those shares?	V		·	No Difference
(3) Does the Company establish and execute the risk management and firewall system within its conglomerate structure?	V		(3) The Company follows the "Standard Rules Governing Financial and Business Matters Between the Company and Its Affiliated Enterprises" for financial and business interactions.	No Difference
(4) Does the Company establish internal rules against insiders trading with undisclosed information?	V		(4) The Company has established the "Management of the prevention of insider trading" and "Codes of Ethical Conduct" to promote and prevent insider trading.	No Difference
<ul><li>3. Composition and Responsibilities of the Board of Directors</li><li>(1) Has the Board formulated a diversity policy and</li></ul>	V		(1) the Company's directors shall be responsible to	No Difference
(1) Thas the Board formulated a diversity policy and	V		(1) the Company's uncerois shall be responsible to	TO DIRECTICE

Items specific management objectives, and have they been implemented?	Yes	No	Description  the Board of the Directors for the exerction	Deviations from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
			the Doord of the Divertors for the exercise	
			the Board of the Directors for the operation and arrangement of the Company's governance system to ensure the directors will perform their duties according to the law, the Company's regulation, and the resolution from the shareholders' meeting. There are four directors and three independent directors currently. To truly implement the policy of diversity of board members, board members should possess the knowledge, skills and literacy required to perform their duties. Ability to:1. Operation judgement. 2. Accounting and finance analysis ability. 3. Management ability. 4. Risk management ability 5. Knowledge of the industry. 6. Global aspect. 7. Leadership ability. 8. Decision making ability. The specific goal is to maximize the interests of shareholders and the company's long-term and stable development, and has been actually implemented.	
<ul><li>(2) Does the Company voluntarily establish other functional committees in addition to the Remuneration Committee and the Audit Committee?</li><li>(3) Does the Company establish a standard to measure the performance of the Board, and implement it annually?</li><li>(4) Does the Company regularly evaluation the</li></ul>	V	V	<ul> <li>(2) The Company has set up the Remuneration Committee and Audit Committee according to the law, but does not have any other functional committees.</li> <li>(3) The Company has established assessment rules for the Board of Directors' performance and reviewed annually based on the speech performance.</li> <li>(4) The Company has hired CPAs Jun-Yuan Wu and</li> </ul>	No Difference  No Difference

			Implementation Status	Deviations from "the Corporate
Items	Yes	No	Description	Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
independence of CPAs?			Yen-Hui Chen from KPMG who are not related parties of the Company and strictly independent. The Company has received independent statements from the CPA and the assessment of the independence was reviewed annually. Details as note1.	
4. As a TWSE/TPEx listed company, does the Company have set corporate governance (concurrent) unit or personnel in responsible for the concerned affairs (including but not limited to offering necessary materials for the directors and supervisors, executing matters pursuant to board of directors' resolutions, executing the corporate registration and change of registration, proceedings for the board of directors and shareholder meetings and so on)	V		The Company assigned the director of accounting officer to act concurrently as the director of corporate governance through a meeting of board of directors on March 16, 2021.  The corporate governance and the investor services unit are responsible for dealing with the following matters:  1. Handling matters relating to board meetings and shareholders meeting;  2. Producing minutes of board meetings and shareholders meetings;  3. Assisting in onboarding and continuous development of directors;  4. Fumishing information required for business execution by directors;  5. Assisting directors with legal compliance; and 6. Other matters described or established in the articles of incorporation or contract.  The Company Secretary performed the assigned tasks in 2021 and participated 18 hours training sessions from taking up the position to the end of 2021, and the detail of training sessions are shown in note2.	No Difference

			Implementation Status	Deviations from "the Corporate
Items	Yes	No	Description	Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
5. Does the Company establish communication channels and build a designated section on its web for stakeholders (including but not limited to shareholders, employees, customers, and suppliers, etc.), as well as handle all issues they care for in terms of corporate social responsibilities?	V		The Company has a designated spokesperson to handle all forms of communication with the stakeholder.	No Difference
6. Does the company appoint a professional shareholder service agency to deal with shareholder affairs?	V		The Company authorized "KGI Securities" as shareholder services agent.	No Difference
<ul><li>7. Disclosure of information</li><li>(1) Does the company have a corporate website to disclose both financial standings and the status of corporate governance?</li></ul>	V		(1) The Company has set up a website for information disclosure: http://www.yctc.com.tw	No Difference
(2) Does the company have other information disclosure channels (e.g. building an English website, appointing designated people to handle information collection and disclosure, creating a spokesman system, webcasting investor conferences)?	V		(2) The Company has designated a specific person for data collection and disclosure. It has appointed a spokesperson in accordance with the regulation.	No Difference
(3) Does the Company announce and report the annual financial report within two months of the fiscal year end, and announce and report the financial reports for the first, second and third quarter and each month's operating performance ahead of the required deadline?		V	(3) At present, it is still complying with the announcement in accordance with the law.	No Difference
8. Is there any other important information to facilitate a better understanding of the company's corporate governance practices (e.g., including but not limited to employee rights, employee wellness, investor relations, supplier relations, rights of stakeholders,	V		(1) Employees are the best assets of the Company and their equity and benefits are especially important. In addition to labor and health insurance and travel arranged by the employee benefit committee which are required by the	No Difference

	Implementation Status			Deviations from "the Corporate
Items	Yes	No	Description	Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
directors' and supervisors' training records, the implementation of risk management policies and risk evaluation measures, the implementation of customer relations policies, and purchasing insurance for directors and supervisors)?			law, all types of training are provided as well.  (2) Care for employees: The Company's management policies are based on the interests of employees, their quality of life, welfare and competitive compensation.  (3) Investor relations: The Company has designated a spokesperson responsible for all forms of communication, as well as collection and disclosure of information. The Stock Department is also in charge of dealing with advice from stockholders.  (4) Supplier Relationship: The Company maintains good relations with suppliers at all times and optimizes production cost.  (5) Relationship with stakeholders: Stakeholders communicate with the Company and give proposals to protect their legal rights and interests. At present, the Company has designated a spokesperson and deputy spokesperson to handle issues and proposals submitted by shareholders.  (6) Continuing education opportunities for directors: The Company will arrange these training courses for directors in the future.  (7) Implementation of risk management policy and risk measurement standards: Various internal regulations are created for risk management and	

			Implementation Status	Deviations from "the Corporate
Items				Governance Best-Practice Principles
items	Yes	No	Description	for TWSE/TPEx Listed Companies"
				and Reasons
			evaluation. The internal audit department	
			periodically examines the implementation of the	
			internal control system.	
			(8) Implementation of customer policies: The	
			Company maintains good relations with	
			customers in accordance with internal	
			management measures, and aims for customer	
			satisfaction as part of its quality assurance	
			policy.	
			(9) Liability insurance for the Company's directors:	
			The Company has completed renewal in the	
			specified period.	War 1: 1

<sup>9.</sup> According to the latest result of the Corporate Governance Evaluation System by the Corporate Governance Center of TWSE, explains the amendments or propose the priority measurements to the not improved items:

Items need to be improved in the future: None.

The company will face the impact of corporate governance on corporate operations, attach importance to shareholder rights and equal treatment of shareholders, implement corporate social responsibilities, and shape the corporate governance culture through effective board operations and credible and transparent information disclosure, thereby enhancing competitiveness. In the future, the company will continue to implement corporate governance to create maximum value for the company and shareholders.

	Implementation Status			Deviations from "the Corporate
Items	Yes	No	Description	Governance Best-Practice Principles for TWSE/TPEx Listed Companies"
			1	and Reasons

Note1: Items for assessment of the CPA's independence for the last 2 years are shown below.

Evaluation Items	Evaluation	Compliant with	
Evaluation tems	Result	Independence?	
1.Does the CPA have a direct or significant/ indirect relation with the Company in financial interests?	No	Yes	
2.Does the CPA have any financing or guarantee with the Company or its directors?	No	Yes	
3. Does the CPA have a close business relations or potential employment relationship with the Company?	No	Yes	
4.Does the CPA or members of the audit team hold the posts in the Company, such as the director, supervisor and	No	Yes	
officer or occupied a key position with significant influence on the auditing process?	110	105	
5.Does the CPA offer non-audit service which could impact the auditing process for the Company?	No	Yes	
6.Does the CPA act as a broker for the shares or other securities issued by the Company?	No	Yes	
7. Does the CPA act as the company's defense attorney or represent the Company to negotiate with any third party	No	Yes	
over any dispute?	110	103	
8. Does the CPA have kinship with the Company's directors, supervisors, or officers or any post with significantly	No	Yes	
influences on the auditing work?	_	\ <u>-</u>	

Note2: Training sessions from taking up the position to the end of 2021 by the Company Secretary are shown below:

Institution of training	Name of the training session	Period of	Hours of	
mistitution of training	Name of the training session	Start	End	training
Securities and Futures Institute	Practical Workshop for Directors and Supervisors (Independent) and	2021/11/23	2021/11/24	12
Securities and Futures institute	Corporate Governance Supervisors-Taipei Class	2021/11/23	2021/11/24	12
Securities and Futures Institute	Advanced Seminar on Directors and Supervisors (Independent) and	2021/12/24	2021/12/24	2
Securities and Futures institute	Corporate Governance Supervisors-Climate Mitigation and Adaptation	2021/12/24	2021/12/24	3
	Advanced Seminar on Directors and Supervisors (Independent) and			
Securities and Futures Institute	Corporate Governance Supervisors- Discussion on the Practice of Money	2021/12/24	2021/12/24	3
	Laundering Prevention and Combating Capital Terrorism			

# (4) If the company has a compensation committee in place, the composition, duties, and operation of the remuneration committee shall be disclosed

## 1. Information on members of the Remuneration Committee

				Number of public
	Qualification			companies where
		Professional qualifications		the person holds
		and experience	Compliance of independence (Note)	the title as a
		and experience		member of
T 1	N			Remuneration
Identity \	Name			Committee
Independent Director	Wei-Kuo Su	domestic law firm with many years of experience in the field of legal practice,	An independent director who is in compliance with the criteria for independence, not a director, supervisor, or employee of the Company or its affiliates; including but not limited to the person himself/herself, spouses or second-degree relatives; not holding shares of the Company; not serving as a director, supervisor or an employee of a company with which the Company has a specific relationship; not having received any remuneration for commercial, legal, financial and accounting services provided by the Company or its affiliates in the past	1
Independent Director	Chi-Ju Chen	various private enterprises for many years, and has professional capabilities in business, finance and marketing, and provides good and effective advice to the board of directors and functional committees. For information on directors, please refer to p.11 of this Annual Report.	An independent director who is in compliance with the criteria for independence, not a director, supervisor, or employee of the Company or its affiliates; including but not limited to the person himself/herself, spouses or second-degree relatives; not holding shares of the Company; not serving as a director, supervisor or an employee of a company with which the Company has a specific relationship; not having received any remuneration for commercial, legal, financial and accounting services provided by the Company or its affiliates in the past two years.	0

		He is a certified public	An independent director who is in	
		accountant in a domestic	compliance with the criteria for	
		accounting firm, and has	independence, not a director, supervisor, or	
		passed the college entrance	employee of the Company or its affiliates;	
		examination for accountants.	including but not limited to the person	
		He has extensive experience	himself/herself, spouses or second-degree	
		in the fields of industry and	relatives; not holding shares of the	
Independent	Chi-Pin	securities management	Company; not holding shares of the	0
Director	Hung	regulations. He is the	Company; not serving as a director,	U
		convener of the audit	supervisor or an employee of a company	
		committee of the company	with which the Company has a specific	
		and coordinates the review	relationship; not having received any	
		of various proposals.	remuneration for commercial, legal,	
		For information on directors,	financial and accounting services provided	
		please refer to p.11 of this	by the Company or its affiliates in the past	
		Annual Report.	two years.	

Note: Compliance of the criteria for independence: Including but not limited to whether they, their spouses, second-degree relatives serve as a director, supervisor or employer in the Company or affiliates; the proportion of shares held by the independent director himself/herself, their spouses or second-degree relatives (or in the name of others); whether the independent director serves as a director, supervisor or an employee of a company with which the Company has a specific relationship (refer to Subparagraphs 5 to 8, Paragraph 1, Article 6 of the Regulations Governing the Appointment and Exercise of Powers by the Remuneration Committee of a Company Whose Stock is Listed on the Taiwan Stock Exchange or the Taipei Exchange); and amount of remuneration receive for commercial, legal, financial and accounting services provided by the Company or its affiliates in the past two years.

#### 2. Responsibilities of the Remuneration Committee

The Remuneration Committee shall exercise the care of a prudent manager to fulfill the following duties, and offer recommendations for discussion by the board of directors:

- (1) Regular review of Remuneration Committee foundation principles and recommendation of changes.
- (2) Establish and review regularly the annual and long-term performance targets outlined for the Company's directors and managers, and the policies, systems, standards, and structures of their remuneration.
- (3) Evaluate on a regular basis the accomplishment of performance targets by the Company's directors and managers, and determine the details and amounts of individual compensation.

#### 3. Operation status of the Remuneration Committee

- (1) There are 3 members in the Company's Remuneration Committee.
- (2) Current Term: From Sep 6, 2021 to Aug 25, 2024. The Remuneration Committee held 2 meetings in the recent year up to the date of printing of the annual report, the qualifications and attendance of the Committee are shown as follows:

Title	Name	In-person Attendance	By Proxy	In-person Attendance Rate (%)	Remarks
Convener	Wei-Kuo Su	1	0	100%	Elected on Aug 26, 2021.
Member	Chi-Pin Hung	1	0	100%	Elected on Aug 26, 2021.
Member	Chi-Ju Chen	2	0	100%	Continue in office on Aug 26, 2021.
Member	Kun-Chang Lee	1	0	100%	Previous
Member	Chun-Pin Lee	1	0	100%	Previous

#### Other mentionable items:

- 1. If the board of directors declines to adopt or modifies a recommendation of the remuneration committee, it should specify the date of the meeting, session, content of the motion, resolution by the board of directors, and the Company's response to the remuneration committee's opinion (e.g., the remuneration passed by the Board of Directors exceeds the recommendation of the remuneration committee, the circumstances and cause for the difference shall be specified): None.
- 2. Resolutions of the remuneration committee objected to by members or expressed reservations and recorded or declared in writing, the date of the meeting, session, content of the motion, all members' opinions and the response to members' opinion should be specified: None.
- 3. Discussed items and resolutions result:

Session	Items	Resolutions
The 8 <sup>th</sup> meeting of the	1. Compensation of the directors and supervisors in 2020.	Approved by
4 <sup>th</sup> session Mar 15,	2.Promotion of department managers.	all members.
2021	3. Evaluate the rationality of the compensation and bonus of the	
	manager or above in 2020.	
The 1st meeting of the	1. Evaluate the rationality of the compensation of the directors,	Approved by
5 <sup>th</sup> session Nov 8,	independent directors, finance and accounting supervisor, and	all members.
2021	manager or above in 2021.	
	2. Promotion of department managers.	

# (5) Implementation of sustainable development promotion and difference from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof

			Implementation	Difference from the Sustainable		
Promotion			Description	Development Best Practice		
		No	1	Principles for TWSE/TPEx Listed		
				Companies and reasons thereof		
1. Has the company constructed a governance structure to promote sustainable development and established a dedicated (part-time) unit for the promotion of sustainable development, which is managed by senior management by authorization of the Board of Directors and is supervised by the Board of Directors?		V	The company's management team cooperates with the promotion of sustainable development, and conducts research and development of relevant effective governance structures, including the establishment of executive units, separation of powers and responsibilities, work plan content, reporting procedures, and supervision and optimization procedures, the promotion time point will be completed steadily within the time schedule set by the competent authority.	Under development		
2. Did the company assess the risk of environmental, social, and governance (ESG) issues in relation to company operations based on the materiality principles and establish policies or strategies in relation to risk management?		V	The main contents of the company's assessment are intended to be sustainable environmental issues such as water, air and carbon emissions, social responsibility and public welfare issues such as labor rights and human rights, and management and information disclosure issues.	Under development		
3. Environmental issues (1) Does the company have an appropriate environmental management system established in accordance with its industrial characteristics?  (2) Is the company committed to enhancing the utilization efficiency of energy and use	V		(1)The main contents of the company's assessment are intended to be sustainable environmental issues such as water, air and carbon emissions, social responsibility and public welfare issues such as labor rights and human rights, and management and information disclosure issues.  (2) The company's documents have been paperless and electronically signed for many years,	No Difference  No Difference		

			Implementation	Difference from the Sustainable
Promotion		No	Description	Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
renewable materials that are with low impact on the environmental?  (3) Did the Company assess the present and future potential risks and opportunities of climate change on the Company and take actions to related issues?  (4) Did the Company produce statistics on the GHG emissions, water consumption, and total waste in the last two years? Has the company established policies for energy conservation, carbon reduction, GHG reduction, water conservation, and waste management?	V	V	effectively reducing paper waste.  (3) In response to the high temperature office environment caused by the rise in global temperature, in addition to strengthening indoor ventilation, we also formulate internal regulations for turning on the air conditioner after reaching a certain temperature.  (4) Up to now, the company has not calculated the amount of greenhouse gas emissions, water consumption and total weight of waste in the past two years, and has formulated and completed policies for greenhouse gas reduction, water consumption reduction or other waste management.	No Difference  Under development
4. Social issues (1) Has the company developed related management policies and procedures in accordance with related laws and the International Bill of Human Rights?	V		(1) The company abides by relevant labor laws and regulations to protect the legitimate rights and interests of employees, and adopts the form of two-way communication in company policy promotion and employee management, so that employees can fully understand the company's business philosophy, and make the opinions between employees and management to be fully and effectively communicated. In protecting the rights of employees, care superior to the standards of the country's labor laws.	No Difference

Promotion			Implementation	Difference from the Sustainable
		No	Description	Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
(2) Has the company established and implemented reasonable employee welfare measures (including remuneration, leave, and other benefits) and appropriately reflected business performance and achievements in the remuneration for employees?	V		(2) The employee leave system is clear and complies with the provisions of the Labor Standards Law. In addition, the company encourages the arrangement of leave and promotes legitimate leisure activities; the company has established a welfare committee, which communicates through regular meetings of labor and capital committees, providing the most appropriate travel and gift voucher points. The remuneration system is negotiated by both employers and employees according to the functions and abilities of the employees, and is formulated in the company's articles of incorporation to allocate employee remuneration systems based on business performance (pre-tax net profit 1%~10%)	No Difference
(3) Does the company provide employees with a safe and healthy work environment and regular safety and health education?	V		(3) The company employs internal dedicated cleaning personnel to provide a comfortable office environment for all employees. The fire-fighting facilities pass the inspection every year and completely smoke-free to ensure group safety; until the closing date of the 2021 annual report, the company has no record of occupational accident reporting.	No Difference
(4) Has the Company established effective career development and training plans for employees?	V		(4) On the day of the new employee's registration, the human resources department will introduce the environment and conduct general education and training on the company's internal regulations, and then hand it over to the	No Difference

			Implementation	Difference from the Sustainable
Promotion		No	Description	Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
(5) Did the company comply with the related laws and regulations and international standards regarding the customer health and safety, customer privacy, marking communication, and labeling of its products and services and establish policies to protect the rights and interests of customers or clients and procedures for grievances?	V		supervisor of the incumbent department for functional education and training. The development of employees is mainly based on the suitability of talents, and does not need to be allocated by supervisors due to gender, nationality, or sexual orientation.  (5) The company is in the electronic component industry, and its customers are mainly module and brand owners in the electronic industry. For this reason, the company has a customer service department and a business department to provide a transfer channel for exchanges and interactions.	No Difference
(6) Has the company established policies for management to request suppliers to comply with the relevant laws and regulations of environmental protection, occupational safety and health, and labor human rights? Does the company keep track on the implementation of such policies?	V		(6) If the company finds that its suppliers are involved in violations of corporate social responsibility, such as major environmental violations, legal violations, commercial credit concerns, environmental health and safety concerns, or labor environments and regulations that violate the spirit of humanity, it will consider temporarily or terminating business dealings with them.	No Difference

			Implementation	Difference from the Sustainable
Promotion			Description	Development Best Practice
Promotion	Yes	No	•	Principles for TWSE/TPEx Listed
				Companies and reasons thereof
5. Did the company, following internationally recognized guidelines, prepare and publish reports such as its corporate sustainability responsibility report to disclose non-financial information of the company? Did the company apply for assurance or guarantee of such reports to a thirdparty certification body?		V	The company has not yet prepared a sustainability report.	Work if needed in the future

6.If the company has established own corporate social responsibility guidelines in accordance with the "Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies", please state the current Sustainable Development practice and any deviations from the "Best Practice Principles"

The company has not yet prepared a sustainability report.

7. Other important information that helps understand the implementation of sustainable development: No relevant important information this year.

# (6) Ethical Corporate Management:

			Implementation Status	Deviations from "the
Item		No	Description	Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
1. Establishment of ethical corporate management policies and programs				
(1) Does the company formulate ethical corporate management policy that approved by the board of directors, and declare its policies and procedures in its guidelines and external documents, as well as the commitment from its board and top executives to implement the policies?	V		(1) The Company has established the "Integrity Operations Code" and is operated based on the honest policy.	No Difference
(2) Has the company established an evaluation mechanism to assess the unethical conducts risk, and regularly analyzes and evaluates business activities with high potential unethical conducts, and formulates a precaution plan which at least covered listed activities stated in Article 2, Paragraph 7 of the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies?	V		(2) The Company has outlined the rules for preventing dishonest behavior which clearly stated the operating procedure, behavior guideline, discipline for violation and appealing system. It is actively implemented.	No Difference
(3) Does the company establish policies to prevent unethical conduct with clear statements regarding relevant procedures, guidelines of conduct, punishment for violation, rules of appeal, the commitment to implement the policies, and the policy regularly?	V		(3) The Company has requested all employees to No Difference decline gifts that could cause conflict of interest. All employees are required to keep the Company's trade secrets and others confidential.	
<ul><li>2. Fulfill operations integrity policy</li><li>(1) Does the company evaluate business partners' ethical records and include ethics-related clauses in business contracts?</li></ul>	V		(1) The Company utilizes an assessment system for its customers and suppliers. The rights and obligations of both parties are detailed in the contract, including a confidentiality clause.	No Difference

			Implementation Status	Deviations from "the
Item		No	Description	Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
(2) Does the company establish an exclusively dedicated unit supervised by the Board to be in charge of corporate integrity, and regularly (at least once a year) report to the Board about the implementation of ethical corporate management policy and the plan against unethical conducts?		V	(2) The Company has not set up a unit for promoting corporate integrity. HR department is responsible for it and all departments also implement corporate integrity while performing their duties.	unit for promoting corporate
(3) Does the company establish policies to prevent conflicts of interest and provide appropriate communication channels, and implement it?	V		(3) The Company's Human Resources and Auditing units provide the proper communication channel for individuals who intend to report incidents while keeping their identity confidential.	No Difference
(4) Has the company established effective systems for both accounting and internal control to facilitate ethical corporate management, and audit the implementation of preventing unethical conduct, either by internal auditors or CPAs on a regular basis?	V		(4) The Company has set up internal audit plan. The internal auditing unit performs the audit plan accordingly.	No Difference
(5) Does the company regularly hold internal and external educational trainings on operational integrity?	V		(5) The Company makes sure the employees have followed the honest policy in daily operation, and promote related information irregularly via emails.	No Difference
3. Operation of the integrity channel (1) Does the company establish both a reward punishment system and an integrity hotline? Can the accused be reached by an appropriate person for follow-up?	V		(1) The Company has set up standard procedure for handling employee complaint and guidelines for ethical behavior. Employees may report any violation of honest operation via phone or email.	
(2) Does the company establish standard operating	V		(2) The Company handles the violation report	No Difference

			Implementation Status	Deviations from "the
				Corporate Social
Item	3.7	N.T.	<b>D</b>	Responsibility Best-Practice
	Yes	No	Description	Principles for TWSE/TPEx
				Listed Companies" and
				Reasons
procedures for confidential reporting on investigating			seriously with caution and confidentiality. We	
accusation cases?			would review and verify with care.	
(3) Does the company provide proper whistleblower	V			No Difference
protection?			the prosecutor to prevent any inappropriate	
			situation such as dismissal or retaliation.	
4. Strengthening information disclosure				
Does the company disclose its ethical corporate	V		The Company has disclosed relevant information on	No Difference
management policies and the results of its			corporate social responsibility in its annual report	
implementation on the company's website and MOPS?			and on its website.	

- 5. If the company has established the ethical corporate management policies based on the Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies, please describe any discrepancy between the policies and their implementation: No Difference.
- 6. Other important information to facilitate a better understanding of the company's ethical corporate management policies (such as review and revision of regulations): The Company has set up internal audit system and regulation to keep the honest operation. There are guidelines reference for vendor and customer communication.
  - (7) If the company has adopted corporate governance best-practice principles or related by laws, disclose how these are to be searched: Please refer to the Company's website (http://www.yctc.com.tw).
  - (8) Other significant information that will provide a better understanding of the state of the company's implementation of corporate governance may also be disclosed:
    - 1. To manage the important internal information, the Company has set up the "Insider Trading Policy" and is known to all directors, supervisors, managers, and employees. It is also available on the Company's internal website for reference to prevent any insider trading.
    - 2. When a new director, manager is onboard, the latest version of the relevant laws and regulations of the insider at the general stock board listed company and emerging stock board listed company prepared by the TPEX are given. The Company will keep and related information up to date.

### (9) Internal Control System Execution Status

### i. Statement of Internal Control System

### Yeh-Chiang Technology Corp. Statement of Internal Control System

Date: Mar 28, 2022

Based on the findings of a self-assessment, Yeh-Chiang Technology Corp. states the following with regard to its internal control system during the year 2021:

- 1. The Company's board of directors and management team understand their responsibilities of developing, implementing, and maintaining the Company's internal control system is to reasonably assure the following objectives: i. The effectiveness and efficiency of business operation (including earnings, operation performance and the safeguard of company assets); ii. Achieve the reliability, timeliness, transparency, and compliance objectives according to the relevant laws and regulations in order to provide reasonable assurances.
- 2. An internal control system has inherent limitations. No matter how perfectly designed, an effective internal control system can provide only reasonable assurance of accomplishing its three stated objectives above. Moreover, the effectiveness of an internal control system may be subject to changes due to extenuating circumstances beyond our control. Nevertheless, our internal control system contains selfmonitoring mechanisms, and the Company takes immediate remedial actions in response to any identified deficiencies.
- 3. The Company evaluates the design and operating effectiveness of its internal control system based on the criteria provided in the Regulations Governing the Establishment of Internal Control Systems by Public Companies (herein below, the Regulations). The criteria adopted by the Regulations identify five key components of managerial internal control: i. control environment, ii. risk assessment, iii. control activities, iv. information and communication, and v. monitoring activities.
- 4. The Company has evaluated the design and operating effectiveness of its internal control system according to the aforesaid Regulations.
- 5. The examination result indicated that the Company's internal control system (including subsidiary governance)dated December 31, 2021 has effectively assured that the following objectives have been reasonably achieved during the assessing period: i. The degree that effectiveness and efficiency of business operation; ii. The reliability of the financial and related reports; iii. The compliance of the relevant laws/regulations and company policies.
- 6. This Statement is an integral part of the Company's annual report and prospectus, and will be made public. Any falsehood, concealment, or other illegality in the content made public will entail legal liability under Articles 20, 32, 171, and 174 of the Securities and Exchange Law.
- 7. This statement was passed by the board of directors in their meeting held on March 28, 2022, with none of the seven attending directors expressing dissenting opinions, and the remainder all affirming the content of this Statement.

Yeh-Chiang Technology Corp.

Chairman: Tai-Kuang Wang signature

General Manager: Tai-Kuang Wang signature

ii. If CPA was engaged to conduct a Special Audit of Internal Control System, Provide Its Audit Report: None.

- (10) For the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report, disclose any sanctions imposed in accordance with the law upon the company or its internal personnel, any sanctions imposed by the company upon its internal personnel for violations of internal control system provisions, principal deficiencies, and the state of any efforts to make improvements.: None.
- (11) Material resolutions of a shareholders meeting or a board of directors meeting during the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report:

i. Important resolutions made by the Shareholders' Meeting during the fiscal year of 2021.

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Meeting Date	Proposal	Resolutions
Aug 26,	Adoption of 2020 Business Report and Financial Statements	Approved
2021	Adoption of the Proposal for Distribution of 2020 Profits	Approved
	To amend the Article of Incorporation	Approved
	To amend the Rules of Procedure for Shareholders Meetings	Approved
	To amend the Procedures for Election of Directors	Approved
	To amend the Procedures for Loaning Funds to Others	Approved
	To amend the Regulations Governing Endorsements and	Approved
	Guarantees	
	To amend the Regulations Governing the Acquisition and	Approved
	Disposal of Assets	
	The eleventh Board of Directors Election	Approved
	Release the Prohibition on new Directors from Participation	Approved
	in Competitive Business	Approved

### Resolutions in 2020 Annual General Shareholder's Meeting:

1. Adoption of 2020 Business Report and Financial Statements

Resolution: Approved.

2. Adoption of the Proposal for Distribution of 2020 Profits

Resolution: Approved.

3.To amend the Article of Incorporation

Resolution: Approved and received registration and public approval from Ministry of Economic Affairs on Sep 11, 2021.

4.To amend the Rules of Procedure for Shareholders Meetings

Resolution: Approved and as well as implemented per the shareholders' amended procedures.

5.To amend the Procedures for Election of Directors

Resolution: Approved and as well as implemented per the shareholders' amended procedures.

6.To amend the Procedures for Loaning Funds to Others

Resolution: Approved and disclosed on Market Observation Post System(MOPS) as well as implemented per the shareholders' amended procedures.

7.To amend the Regulations Governing Endorsements and Guarantees

Resolution: Approved and disclosed on Market Observation Post System(MOPS) as well as implemented per the shareholders' amended procedures.

8.To amend the Regulations Governing the Acquisition and Disposal of Assets Resolution: Approved and disclosed on Market Observation Post System(MOPS) as well as implemented per the shareholders' amended procedures.

9. The eleventh Board of Directors Election

Resolution: Seven directors (including independent directors) of the eleventh term were elected. The term of office is three years from Aug 26, 2021 to Aug 25, 2024.

10.Release the Prohibition on new Directors from Participation in Competitive Business Resolution: Approved the removal of non-competition restrictions on Mr. Tai-Kuang Wang acting as corporate director in So Bright Electronics Co., Ltd. and acting as chairman in Yuh Cheng Materials Corp.

# ii. Important resolutions made by the board of directors' Meeting during the fiscal year of 2021 and up to the date of printing of the annual report:

report.	
Meeting Date	Important Resolutions
2021/01/07	1. Personnel appointment of the company's financial accounting supervisor.
2021/03/16	<ol> <li>Propose the "Statement on Internal Control" of 2019 in accordance with the law.</li> <li>The budget plan of 2021.</li> <li>The compensation of the directors, supervisors, and employees in 2020.</li> <li>Propose the business report and financial report of 2020 in accordance with the law.</li> <li>The disposition of earnings of 2020.</li> <li>Amendment on some provisions of the Rules and Regulations of the Company.</li> <li>Proposal to amend part of the company's management measures.</li> <li>Draft the company's audit committee organization charter.</li> <li>Case B of the proposed capital increase of the Chinese subsidiary Yexian Weiqiang Technology Co., Ltd. (hereinafter referred to as Yexian).</li> <li>The company plans for lending capital of US 5 million dollars to Zhongshan Weiqiang Technology Co., Ltd.</li> <li>Amend the sixth case of the eleventh meeting of the 10th board of directors on the case B capital loan of Yexian Weiqiang Technology Co., Ltd.</li> <li>Proposal to invest in domestic OTC companies.</li> <li>Proposal to apply to Taipei Fubon Commercial Bank to increase credit facilities.</li> <li>Supplement the third case of the eleventh session of the tenth board of directors: "The company's financing case" and the fifth case "The case of endorsement and guarantee for the subsidiary Excel Rainbow financing line".</li> <li>Proposal to establish the company's first corporate governance supervisor.</li> <li>Re-election and nomination of candidates for the 11th term of directors (including independent directors).</li> <li>Removal of the prohibition of manager competition.</li> <li>Release the Prohibition on new Directors from Participation in Competitive Business.</li> <li>Drafting the date, place and reasons for convening the company's 2021 general meeting of shareholders, etc.</li> </ol>
2021/05/06	<ol> <li>Insurance coverage on directors and supervisors for the listed company in accordance with the regulation and requested by the authority.</li> <li>The Company plans for lending capital of US 3.5 million dollars to Yeh-Chiang Technology Corp. (Pingdingshan).</li> </ol>
2021/06/08	<ol> <li>Proposal to invest in domestic OTC companies.</li> <li>Proposal to apply to Taipei Fubon Commercial Bank to increase credit facilities.</li> </ol>
2021/08/09	<ol> <li>Discuss the postponement of the 2021 regular shareholders' meeting.</li> <li>To amend the Procedures for Loaning Funds to Others.</li> </ol>

	3. Proposal to apply to Taipei Fubon Commercial Bank to increase the trading
	quota of derivative financial products.
2021/08/26	1.Election of the Chairman.
	1. Proposal to hire the fifth remuneration committee.
	2. The company plans for lending capital of RMB 49 million dollars to Ye County Weiqiang Technology Co., Ltd.
	3. The company plans for lending capital of RMB 38.5 million dollars to
2021/09/06	Zhongshan Weiqiang Technology Co., Ltd.
2021/09/00	4. Application to China Trust Commercial Bank to increase the credit limit.
	5. The subsidiary Yexian Weiqiang Technology Co., Ltd. plans to apply to Taipei
	Fubon Commercial Bank for a 3-year operating turnover amount.
	6. In response to the subsidiary's application for a financial institution's financing
	quota, it is proposed to provide the subsidiary's endorsement guarantee case.
	1. Annual internal audit plan of 2022.
	2. Evaluation of the independence of the Accounts of the Company.
	3. Plan to renewal the contract of short-term comprehensive credit rating with the China Trust Commercial Bank.
2021/11/08	4. Plan to renewal the contract of credit rating with the Taipei Fu Bon
	Commercial Bank.
	5. Ye County Weiqiang Technology Co., Ltd. plans to borrow RMB 20 million
	dollars from Bellevuecity Construction Co., Ltd. Pingdingshan.
	1. The company plans for lending capital of RMB 45 million dollars to
2022/02/24	Zhongshan Weiqiang Technology Co., Ltd.
	2. Change of the Company's certified accountants.
	1. Propose the "Statement on Internal Control" of 2020 in accordance with the
	law.
	2. The budget plan of 2022.
	3. The compensation of the directors, supervisors, and employees in 2021.
	4. Propose the business report and financial report of 2021 in accordance with the
	law.
2022/03/28	5. The disposition of earnings of 2021.
2022/03/28	<ul><li>6. Amendment on some provisions of the Rules and Regulations of the Company.</li><li>7. To amend the Regulations Governing the Acquisition and Disposal of Assets.</li></ul>
	8. The Company plans for lending capital of RMB 32 million dollars to Yeh-
	Chiang Technology Corp. (Pingdingshan).
	9. Proposal to apply to Taipei Fubon Commercial Bank to increase credit
	facilities.
	10.Drafting the date, place, convening means and reasons for convening the
	company's 2022 general meeting of shareholders, etc.

- (12) Where, during the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report, a director or supervisor has expressed a dissenting opinion with respect to a material resolution passed by the board of directors, and said dissenting opinion has been recorded or prepared as a written declaration, disclose the principal content thereof: None.
- (13) A summary of resignations and dismissals, during the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report, of the company's chairman, general manager, principal accounting officer, principal financial officer, chief internal auditor, and principal research and development officer: None.

# 5. Information on the professional fees of the attesting CPAs (external auditors):

- (1) When the company changes its accounting firm and the audit fees paid for the fiscal year in which such change took place are lower than those for the previous fiscal year, the amounts of the audit fees before and after the change and the reasons shall be disclosed: N/A
- (2) When the audit fees paid for the current fiscal year are lower than those for the previous fiscal year by 10 percent or more, the reduction in the amount of audit fees, reduction percentage, and reason(s) therefor shall be disclosed: N/A

Currency: Thousand

						mienej: incusuma
Name of CPA Firm	Name of the Accountant	Period Covered by CPA's Audit	Audit Fee	Non-Audit Fee	Total	Remarks
VMDC	Chien-Hui Lu	2021.1.1~2021.9.30				
	Jun-Yuan Wu	2021.1.1~2021.9.30	1,950	908		Business
VMDC	Jun-Yuan Wu	2021.10.1~2021.12.31	1,950	900		adjustment of the accounting firm
KMPG	Yen-Hui Chen	2021.10.1~2021.12.31				

Note 1: Non-Audit Fee 908 thousand dollars is for tax certification report, transfer pricing report and English financial report.

# 6. Information on replacement of certified public accountant:

(1) Former CPAs:

1) Former CPAs	•						
Date of Replacement	Appr	Approved by the board of directors' decision on February 24 <sup>th</sup> , 2022					
Reason for replacement	Yuan coord verifi chang	The Company originally appointed accountants Chien-Hui Lu and Jun-Yuan Wu of KPMG Taiwan to vertify the financial reports. In coordination with the internal re-organization of KPMG Taiwan, the verification of the financial report in the four quarter of 2020 was changed to be verified (review) by accountants Jun-Yuan Wu and Yen-Hui Chen.					
State whether the appointment is terminated or	Statu	s	Party	CPAs	Consignor		
	Term	inated		Not applicable	Not applicable		
rejected by the consignor or CPAs	Do no	ot accept the ntment		Not applicable	Not applicable		
The opinions other than unmodified opinion issued in the last two years and the reasons for the said opinions	1,000	pplicable					
				unting principle or pra			
	Yes						
Is there any				ing scope or procedure	<del>78</del>		
disagreement in			Other	S			
opinion with the	NI	<b>1</b> 7					
issuer	No	V					
		nation					
Supplementary	None	•					
Disclosure							
(Disclosures							
Specified in Article							
10.6.1.4~7 of the							
Standards)							
Standards)							

(2) Successor CPAs:

Accounting firm	KPMG Taiwan
CPAs	Jun-Yuan Wu and Yen-Hui Chen
Date of Engagement	Approved by the board of directors' decision on February 24th, 2022, from the financial report of fourth quarter of 2021
Prior to the Formal	
Engagement, Any Inquiry or	
Consultation on the Accounting	
Treatment or Accounting	
Principles for Specific	None.
Transactions, and the Type of	
Audit Opinion that Might be	
Rendered on the Financial	
Report	
Written Opinions from the	
Successor CPAs that are	NT
Different from the Former	None.
CPA's Opinions	

- (3) The reply of former CPAs on Article 10.6.1 and Article 10.6.2.3 of the standards: Not applicable.
- 7. Information on Service of the Company's Chairman, President, and Financial or Accounting Managers at the Accounting Firm or Its Affiliates: None.
- 8. Any transfer of equity interests and/or pledge of or change in equity interests (during the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report) by a director, managerial officer, or shareholder with a stake of more than 10 percent during the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report:

# (1) Changes of directors, managers or shareholders holding greater than a 10 percent stake in the company:

		202		Current year 17, 20	
Title	Name	Shareholding Increase/ Decrease	Pledged Shares Increase/ Decrease	Shareholding Increase/ Decrease	Pledged Shares Increase/ Decrease
	Rayman Inc. Samoa	-	1	-	-
Chairman	Representative: Tai-Kuang Wang	-	-	-	-
	Rayman Inc. Samoa	-	ı	-	-
Directors	Representative: Chung-Hua Chen	-	-	-	-
	Rayman Inc. Samoa	-	-	-	-
Directors	Representative: Shu-Lung Chung	-	-	-	-
	Rayman Inc. Samoa	-	_	-	-
Directors	Representative: Chen- Ting Wu (Note1 \cdot 2)	-	-	-	-
	Weichiang Ltd. Samoa	-	-	-	-
Directors	Representative: Chi-Huei Jang (Note 3)	-	-	-	-
	Weichiang Ltd. Samoa	-	-	-	-
Directors	Representative: Chen-Ting Wu (Note3)	-	-	-	-
Independent directors	Chi-Ju Chen	-	-	-	-
Independent directors	Chi-Pin Hung (Note 4)	-	-	-	-
Independent directors	Wei-Kuo Su (Note 4)	-	_	-	-
CEO	Tai-Kuang Wang	-	-	-	-
General Manager	Tai-Kuang Wang	-	ı	-	-
Vice General Manager	Min-Ho Lee	-	-	-	-
Vice General Manager	Shu-Lung Chung	-	-	-	-
	Yi-Hua Lin	-	-	-	
Assisting General Manager		-	-	-	-
Assisting General Manager	Cheng-Bin Huang (Note 5)	-	-	-	-
Assisting General Manager	Yu-Nan Lin	-	-	-	-
Finance Accounting Supervisor	Ya-Chu Chiu	-	-	-	-
	Rayman Inc. Samoa	-	-	-	-
10% Major Shareholder	Feng Li Investing Corp.	-	-	-	-
	Hitech Holdings Ltd.	-	-	-	-

Note 1: The representative of Rayman Inc. Samoa has changed from Vacancy to Ms. Chen-Ting Wu on Aug 10, 2021. Note 2: Retired after full re-election on Aug 26, 2021. Note 3: The representative of Weichiang Ltd. Samoa has changed from Mr. Chi-Huei Jang to Ms. Chen-Ting Wu on Aug 30,2021. Note 4: Full re-election of new independent directors on Aug 26,2021. Note 5: Dismissal on May 24, 2021. Note 6: On August 26<sup>th</sup>, 2021, the company established an audit committee to replace the function of the supervisor.

- (2) Information on equity transfer of directors, managers or shareholders holding greater than a 10 percent stake in the company: The counterparties of equity transfer are not related parties: N/A
- (3) Information on equity pledge of directors, managers or shareholders holding greater than a 10 percent stake in the company: The counterparties of equity transfer are not related parties: N/A

9. Relationship information, if among the company's 10 largest shareholders any one is a related party or a relative within the

second do	egree of	<u>kinship</u>	of another:	

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NAME	SHAREHO			IOR RENT	SHARE NO THE NA OTH	RENT EHOLDI G IN AME OF IERS	TOP TEN SHA ANYONE WHO PARTY, SPOUS DEGREE KINSH	PS AMONG THE AREHOLDERS, O IS A RELATED E, OR SECOND- IP OF ANOTHER: O RELATION	R E M A R K S
	Shares	%	Shares	%	Shares	%	Name	Relation	
Taipei Fubon Commercial Bank entrusted investing account (Rayman Inc. Samoa)	19,141,784	10.49%	0	0.00%	0	0.00%	None	None	
Feng Lei Investing Co. Ltd.	18,904,000	10.36%	0	0.00%	0	0.00%	None	None	
Feng Lei Investing Co. Ltd. Representative: Yu-Hua Chen	0	0.00%	0	0.00%	0	0.00%	None	None	
Taipei Fubon Commercial Bank entrusted investing account (Hai-De Share Control Inc.)	18,321,000	10.04%	0	0.00%	0	0.00%	None	None	
Advance Program Ltd.	17,945,181	9.83%	0	0.00%	0	0.00%	None	None	
Advance Program Ltd. Representative: Hui Tseng	1,614,000	0.88%	0	0.00%	0	0.00%	Wan-Chung Tseng	The representative is a second-degree relative	
Supercap Industrial Co., Ltd.	17,056,602	9.35%	0	0.00%	0	0.00%	None	None	
Supercap Industrial Co., Ltd. Representative: Wan-Chung Tseng	0	0.00%	0	0.00%	0	0.00%	Hui Tseng	The representative is a second-degree relative	
Taipei Fubon Commercial Bank entrusted investing account (Kao-Wei Investing Inc.)	16,181,000	8.87%	0	0.00%	0	0.00%	None	None	
Bellevuecity Construction Co., Ltd.	15,677,236	8.59%	0	0.00%	0	0.00%	None	None	
Bellevuecity Construction Co., Ltd. Representative: Tai-Kuang Wang	0	0.00%	0	0.00%	0	0.00%	Tong Wei Investing Corp.	The same person of the representative of the company	
Taipei Fubon Commercial Bank entrusted investing account (Weichiang Ltd.)	15,281,493	8.37%	0	0.00%	0	0.00%	None	None	
Investment Account of Wei Dan Co. Ltd.	9,095,000	4.98%	0	0.00%	0	0.00%	None	None	
Investment Account of Wei Dan Co. Ltd. Representative: Wan-Chung Tseng	0	0.00%	0	0.00%	0	0.00%	Hui Tseng	The representative is a second-degree relative	
Tong Wei Investing Corp.	3,609,964	1.98%	0	0.00%	0	0.00%	None	None	
Tong Wei Investing Corp. Representative: Tai-Kuang Wang	0	0.00%	0	0.00%	0	0.00%	Bellevuecity Construction Co., Ltd.	The same person of the representative of the company	

# 10. The total number of shares and total equity stake held in any single enterprise by the company, its directors, managers, and any companies controlled either directly or indirectly by the company:

Dec 31, 2021; Unit: thousand shares; %

Name of the re-investment company	Name of the investing company		Investment of directors, holding managers and directly or indirectly controlled companies		Compreh Invest	ment	Remarks	
		Shares	%	Shares	%	Shares	%	
YCTSC	The Company	2,219	100.00%	-	-	2,219	100.00%	
YCTBC	The Company	2,406	100.00%	-	-	2,406	100.00%	
Ltd.	The Company	13,678	81.80%	-	-	13,678	81.80%	
Excel Rainbow Ltd.	The Company	2,155	100.00%	-	-	2,155	100.00%	
Tai-chou	The Company	17,611	100.00%	-	-	17,611	100.00%	
Jin-lien	The Company	2,773	60.29%	-	-	2,773	60.29%	
Taiwan New Thermal System Co., Ltd.	The Company	5,448	99.06%	-	-	5,448	99.06%	
Quaser Machine	The Company	12,434	22.66%	-	-	12,434	22.66%	
Vietnam Yeh Chiang	The Company	-	100.00%	-	-	-	100.00%	
YCTCC	YCTSC	1,244	100.00%	-	-	1,244	100.00%	
YCTYXCC	YCTSC	900	100.00%	-	-	900	100.00%	
Zhongshan Weiqiang Technology Co., Ltd.	YCTCC	-	100.00%	-	-	-	100.00%	
Zhuhai Weiqiang Technology Co., Ltd.	YCTCC	-	100.00%	-	-	-	100.00%	
Yeh-Chiang Technology Corp. (Pingdingshan)	YCTCC	-	100.00%	-	-	-	100.00%	
Ye County Weiqiang	YCTYXCC	-	100.00%	-	-	-	100.00%	

# IV. CAPITAL RAISING ACTIVITIES

## 1. CAPITAL AND SHARES

(1) Source of capital stock

1. The formation of capital

		1. 1110	Tormano	ii oi capita	A1				
	n	Authorized	capital stock	Paid-in	capital		Rem	arks	
Month/ Year	Par Value (dollars)	Shares (thousand)	Amount (thousand dollars)	Shares (thousand)	Amount (thousand dollars)	Source of capital (thousand dollars)	Capital Others Increased by Assets Other Than Cash	Othe rs	Effective (approval) date and document number
Dec 1994	10.00	20,000	200,000	20,000	200,000	ı	_		Dec 23, 1994/Approval Letter No. MOEA118122
Jul 1996	16.67	40,000	400,000	26,000	260,000	Capital increase 60,000 by cash	_		Jun 25, 1996/Approval Letter No. TSE36976
Jul 1997	35.00	40,000	400,000	30,000	300,000	Capital increase 40,000 by cash	_		Jun 17, 1997/Approval Letter No. TSE48376
Sep 1999	10.00	60,000	600,000	45,000	450,000	Capital increase 150,000 by cash	_		Jun 22, 1999/Approval Letter No. TSE57139
Apr 2000	15.00	60,000	600,000	53,000	530,000	Capital increase 80,000 by cash	_		Mar 30, 2000/Approval Letter No. TSE28061
Oct 2000	55.00	100,000	1,000,000	73,000	730,000	Capital increase 200,000 by cash	_		Aug 29, 2000/Approval Letter No. TSE72858
Jun 2001	10.00	100,000	1,000,000	83,401	834,014	Capital increase 104,014 by earnings, additional paid in, and employee bonus	_		Jun 22, 2001/Approval Letter No. TSE140290
Aug 2004	10.00	150,000	1,500,000	92,558	925,583	Capital increase 9,1569 by earnings, additional paid in, and employee bonus	_		Aug 19, 2004/Approval Letter No. FSC0930136827
Jul 2005	10.00	150,000	1,500,000	102,848	1,028,475	Capital increase 102,892 by earnings, additional paid in, and employee bonus	_		Jul 6, 2005/Approval Letter No. FSC0940127237
Sep 2005	45.00	150,000	1,500,000	112,848	1,128,475	Capital increase 100,000 by cash	_		Sept 14, 2005/Approval Letter No. FSC0940137204
Feb 2006	20.84	150,000	1,500,000	114,183	1,141,825	Transfer at the 4 <sup>th</sup> quarter of 2005 by employee stock warrants for 13,350	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Feb 6, 2006/Approval Letter No. MOEA09501020470
Jun 2006	20.84	150,000	1,500,000	114,595	1,145,945	Transfer at the 1st quarter of 2006 by employee stock warrants for 4,120	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Jun 27, 2006/MOEA09501125730
Oct 2006	20.84	200,000	2,000,000	141,364	1,413,641	Capital increase 267,586 by earnings and employee bonus and transfer at the 2 <sup>nd</sup> quarter of 2006 by employee stock warrants for 100	_		Jul 27, 2006/Approval Letter No. FSC0950133036 and Sept 29, 2003/Approval Letter No. TSE0920146099. Oct 4, 2006/ Approval Letter No. MOEA09501225900 approved to change registration.
Jan 2007	16.90	200,000	2,000,000	141,731	1,417,311	Transfer at the 3 <sup>th</sup> -4 <sup>th</sup> quarter of 2006 by employee stock warrants for 3,670	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Jan 18, 2007/Approval Letter No. MOEA09601014760

	D	Authorized	capital stock	Paid-in o	capital		Rem	arks	
Month/ Year	Par Value (dollars)	Shares (thousand)	Amount (thousand dollars)	Shares (thousand)	Amount (thousand dollars)	Source of capital (thousand dollars)	Capital Others Increased by Assets Other Than Cash	Othe rs	Effective (approval) date and document number
Mar 2007	16.9	200.000	2.000.000	141.736	1.417.361	Transfer at the 1 <sup>st</sup> quarter of 2007 by employee stock warrants for 50	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Apr 14, 2007/Approval Letter No. 09601076470
Jul 2007	10	260,000	2,600,000	172,693	1,726,927	Capital increase 309,566 by earnings, additional paid in, and employee bonus	_		Jul 5, 2007/Approval Letter No. FSC0960034345 and Aug 16, 2007/Approval Letter No. MOEA09601197420
Jul 2007	16.9	260,000	2,600,000	172,800	1,727,998	Transfer at the 2 <sup>nd</sup> quarter of 2007 by employee stock warrants for 1,070	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Aug 16, 2007/Approval Letter No. MOEA09601197420
Oct 2007	16.9	260,000	2,600,000	172,819	1,728,188	Transfer at the 3 <sup>rd</sup> quarter of 2007 by employee stock warrants for 1,900	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Nov 16, 2007/Approval Letter No. 09601283490
Mar 2007	16.9	260,000	2,600,000	173,124	1,731,238	Transfer at the 4 <sup>th</sup> quarter of 2007 by employee stock warrants for 3,050	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Apr 7, 2008/Approval Letter No. MOEA09701079630
Apr 2008	16.9	260,000	2,600,000	173,187	1,731,868	Transfer at the 1st quarter of 2008 by employee stock warrants for 630	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and May 12, 2008/Approval Letter No. MOEA09701109930
Sep 2008	10	260,000	2,600,000	192,473	1,924,729	Capital increase 192,862 by earnings and employee bonus	_		Jul 7, 2008/Approval Letter No. FSC0970033807 and Sept 2, 2008/Approval Letter No. MOEA09701223180
Sep 2008	13.87	260,000	2,600,000	192,480	1,924,800	Transfer at the 2 <sup>nd</sup> quarter of 2008 by employee stock warrants for 70	_		Sept 29, 2003/Approval Letter No. TSE0920146099 and Sept 2, 2008/Approval Letter No. MOEA09701223180
Jan 2011	10	260,000	2,600,000	182,480	1,824,800	Write-off treasury shares 100,000	_		Jan 19, 2011/Approval Letter No. MOEA10001013850

Unit: share

Type of		Authorized Capital		_
Stock	Issued Shares (listed)	Un-issued Shares	Total	Remarks
Commo n Stock	182,479,945	77,520,055	260,000,000	

2. General information about the reporting system: None

# (2) Shareholder structure

Date: Apr 17, 2022

Shareholder Structure Quantity	Government Institutions		Other Juridical Persons	Foreign Institutions and Foreign Persons	Domestic Natural Persons	Total
Number of Shareholders	1	1	23	11	2,963	2,999
Shareholding	127	5,000	85,862,213	78,052,280	18,560,325	182,479,945
Holding Percentage (%)	0	0	47.05	42.77	10.18	100

# (3) Diffusion of ownership

### 1. Common Stock

Apr 17, 2022

Class of Shareholding	Number of Shareholders	Shareholding	Percentage (%)
1 ~ 999	1,907	383,587	0.21%
1,000 ~ 5,000	776	1,580,026	0.87%
5,001 ~ 10,000	157	1,157,390	0.63%
10,001 ~ 15,000	41	511,253	0.28%
15,001 ~ 20,000	20	358,001	0.20%
20,001 ~ 30,000	27	668,595	0.37%
30,001 ~ 40,000	10	338,503	0.19%
40,001 ~ 50,000	7	315,401	0.17%
50,001 ~ 100,000	23	1,576,507	0.86%
100,001 ~ 200,000	7	1,062,669	0.58%
200,001 ~ 400,000	1	311,000	0.17%
400,001 ~ 600,000	1	453,000	0.25%
600,001 ~ 800,000	0	0	0%
800,001 ~1,000,000	1	947,000	0.52%
Over 1,000,001	21	172,817,013	94.70%
Total	2,999	182,479,945	100.00%

2. Preferred Share: None.

# (4) Major Shareholders: List all shareholders with a stake of 5 percent or greater, or the names of the top ten shareholders, specifying the number of shares and stake held by each shareholder on the list

Apr 17, 2022

Name of Major Shareholders	Shareholding	Percentage (%)
Taipei Fubon Commercial Bank entrusted investing account (Rayman Inc. Samoa)	19,141,784	10.49%
Feng Lei Investing Co. Ltd.	18,904,000	10.36%
Taipei Fubon Commercial Bank entrusted investing account (Hai-De Share Control Inc.)	18,321,000	10.04%
Advance Program Ltd.	17,945,181	9.83%
Supercap Industrial Co., Ltd.	17,056,602	9.35%
Taipei Fubon Commercial Bank entrusted investing account (Kao-Wei Investing Inc.)	16,181,000	8.87%
Bellevuecity Construction Co., Ltd.	15,677,236	8.59%
Taipei Fubon Commercial Bank entrusted investing account (Weichiang Ltd. Samoa)	15,281,493	8.37%
Investment Account of Wei Dan Co. Ltd.	9,095,000	4.98%
Tong Wei Investing Corp.	3,609,964	1.98%

# (5) Provide share prices for the past 2 fiscal years, together with the company's net worth per share, earnings per share, dividends per share, and related information

Year Item			2020	2021	Current Year to Mar 31, 2022
Market Price Per	Highest		48.70	31.30	26.50
Share	Lowest		20.15	23.40	24.20
(Note1)	Average		29.23	27.52	25.17
Net Worth Per Share	Before distribution		17.45	18.81	19.69
(Note2)	After distribution		17.45	18.81	19.69
Earnings Per Share	Weighted average shares ( thousand shares )		182,480	182,480	182,480
	Earnings Per Share	Before Adjustment	1.50	1.29	0.59
		After Adjustment (Note 3)	1.48	1.28	0.59
Dividend Per Share	Cash Dividend		-	-	-
	Stock Dividends	Stock Dividends Appropriated from Retained Earnings	-	-	-
		Stock Dividends Appropriated from capital surplus	-	-	-
	Accumulated Undistributed Dividends (Note4)		-	-	-
Return on Investment	P/E ratio (Note5)		19	21	-
	Price-dividend ratio (Note6)		-	-	-
	Cash dividend yield (Note7)		-	-	-

<sup>\*</sup>If there is a surplus or capital reserve to increase the share, it shall disclose the market price and cash dividend adjusted based on the number of shares.

Note 1: List the highest and the lowest market prices of the general stock in every year. Calculate the average market price for each year by the annual turnover and volume.

Note 2: Please use the number of share issued at the end of the year and fill in by the resolution of the board of directors or shareholders' meeting next year.

Note 3: If an adjustment is made due to stock grants, the earnings per share before and after the adjustment shall be listed.

Note 4: In the condition term of the equity securities, if the undistributed dividend of the year may be accumulated until the year with earnings, the unpaid dividend accumulated as of the end of each year shall be disclosed.

Note 5: P/E ratio = current year average closing price per share /earnings per share.

Note 6: Price-dividend ratio= current year average closing price per share / cash dividend per share.

Note 7: Cash dividend yield= cash dividend per share/ current year average closing price per share.

### (6) Company's dividend policy and implementation thereof

#### 1. Dividend Policy:

The current policy of the Company regarding to the dividends is as follow:

- (1) If there is a surplus in the final accounts of the Company, 10 percent to 1 percent shall be reserved as employee compensation and no more than 2 percent for directors' compensation. A reserve is allotted to be used for making up for the accumulated losses. As for the employee compensation mentioned previously, the issuance of the object contains a certain condition for the subsidiary employees.
- (2) If there is a surplus in the final accounts of the Company, the tax shall be paid to make up for the losses first, and second, 10 percent shall be reserved as statutory surplus reserve, but this is no longer necessary when the statutory surplus reserve has reached the total amount of capital of the Company, and in accordance with the law and the competent authorities, the special surplus reserve shall be increased or rotated. A special surplus is reserved for operation need or regulation requirement. If there is still a surplus, the Board of Directors will combine with the undistributed surplus and propose a distribution plan for shareholders' resolution.
- (3) The dividend policy is in accordance with the Company's regulation. It will be adjusted based on the changes in the Company's capital, financial structure, operation status, surplus, industry nature and cycle. The cash dividend will be under 50% of the total dividend of the year.
- 2. Distribution of stock dividends at the Shareholders' Meeting: None.
- (7) Effect upon business performance and earnings per share of any stock dividend distribution proposed or adopted at the most recent shareholders' meeting: None (No planning to distribute stock in this Shareholders' meeting.)

### (8) Employee Bonus and Compensation of directors

- 1. Ratio or scope of compensation for employees, and directors, as set forth in the Company's Articles of Incorporation:
  - If there is surplus in the final accounts of the Company, a reserve is allotted to be used for making up for the accumulated losses. After paying taxes, 10 percent will be allotted as legal reserve. If there is a balance, 2 percent or less will be distributed as directors compensation and 10 percent to 1 percent as employee bonus. For the rest of the surplus, the board of directors will reserve a proper amount after reviewing the operation needs. Together with the retained earnings in the previous years, the board will propose an amount for shareholder bonus for a resolution in the Shareholders' meeting.
- 2. The estimated amount of employee bonus and compensation for directors and supervisors for the current period shall be calculated based on number of employee shares of stock considering any accounting discrepancy between the actual distributed amount of employee stock dividend and estimated figure:

The calculation basis of the 2020 employee bonus and compensation for directors and supervisors is allocating 10% of the legal reserved surplus on net profit, then allocate 2% for compensation for directors and supervisors and 10% for employee bonus. The calculation basis of the stock dividend is closing price on the day before the shareholders' meeting and considerate the effects of ex-Right and Ex-Dividends. If the actual allocating amount is different from the estimated amount, it will be treated as accounting estimated change and recognized in the profit or loss next year.

### 3. Information on the amount of employee bonus

(1) The employee bonus (in cash or stock) and compensation of directors is distributed in the form of cash dividend or stock dividend. If there is any discrepancy between the actual distributed amount and figure, the difference, reason and response should be disclosed:

Unit: NT\$

Iter	n Employee bonus in	Employee bonus in	Compensation of
State	cash	stock	directors
Distribution amount proposed by the Board or directors	f 2,782,494	-	-
Annual estimated amoun	t 2,782,494	-	-
The difference	-	_	-
Reason and handling stat	e Not applicable	Not applicable	Not applicable

- (2) The amount of employee stock dividend and ratio of the total net profit after-tax and individual employee compensation or separate financial report for the current period: Not applicable because no employee stock dividend will be distributed in this shareholders' meeting.
- (3) The earnings per share after allocating the employee bonus and compensation for directors: Not applicable because allocating the employee bonus and compensation for directors are paid in expenses.
- 4. The actual distribution of employee bonus and compensation for directors and supervisors in 2020:

Ite	em	Employee bonus in	Employee	Compensation of	
State		cash	bonus in stock	directors and supervisors	
Actual distribution		0	-	0	
Annual estimated		37,713,180	_	7,542,636	
amount		37,713,100		7,542,030	
The difference		37,713,180	-	7,542,636	
		Undistributed	Not applicable	Undistributed	
Reason and handli	ing	employee cash		compensation of directors	
state		bonus listed in other		and supervisors listed in	
		current liabilities		other current liabilities	

- (9) Share repurchases: None
- (10) Corporate bonds, preferred shares, global depository receipts: None
- (11) Employee stock warrants: None
- (12) New restricted employee shares: None
- (13) Status of new shares issuance in connection with mergers and acquisitions: None

## 2. The Status of Implementation of Capital Allocation Plans:

(1) Content of the plan

Previously issued or privately issued securities that are not completed or completed in 3 years but does not have an evidence in efficiency.: None.

(2) Execution state: None

# V. Operational Highlights

# 1. Business Activities

- 1. Scopes of the business
  - i. The main operational categories of the Company:

The Company is a manufacturer of professional information electronics parts. The main business scopes are as follow:

- (1)CC01080 Electronic Parts and Components Manufacturing
- (2)CB01010 Machinery and Equipment Manufacturing
- (3)F401010 International Trade
- (4)CC01990 Electrical Machinery, Supplies Manufacturing
- (5)CC01040 Lighting Facilities Manufacturing
- (6)E603090 Illumination Equipment Construction
- (7)F113020 Wholesale of Household Appliance
- (8)F213010 Retail Sale of Household Appliance
- (9)IG03010 Energy Technical Services
- (10)F119010 Wholesale of Electronic Materials
- (11)F219010 Retail Sale of Electronic Materials
- (12)E603080 Traffic Signals Construction
- (13)EZ05010 Apparatus Installation Construction
- (14)F113030 Wholesale of Precision Instruments
- (15)F113090 Wholesale of Traffic Signal Equipment and Materials
- (16)F113110 Wholesale of Batteries
- (17)F114030 Wholesale of Motor Vehicle Parts and Supplies
- (18)F213090 Retail Sale of Traffic Signal Equipment and Materials
- (19)F214030 Retail Sale of Motor Vehicle Parts and Supplies
- (20)F213040 Retail Sale of Precision Instruments
- (21)ZZ99999 All business items that are not prohibited or restricted by law, except those that are subject to special approval.

#### ii. Sales proportion

Unit: NT\$ thousand

Year	20	21	2020			
Product	Sales	%	Sales	%		
Heat pipe (Note)	2,273,562	88.83	2,344,170	87.52		
Lighting (LED)	286,005	11.17	334,310	12.48		
Total	2,559,567	100.00	2,678,480	100.00		

Note: Heat pipe product includes vapor chamber.

## iii. Current product

Main product	Function				
Heat Pipe	Heat dissipation for 3C technology products, LED				
	lamps, car light and batteries.				
Varian Charehan	Heat dissipation for high power products such as server				
Vapor Chamber	nd display card.				
Ultrathin Heat Pipe	Heat dissipation for smartphone, tablets and notebooks.				
Ultrathin Vapor Chamber	Heat dissipation for smartphone, tablets and notebooks.				
H (D) : M 11	Heat dissipation module for non-notebook products				
Heat Dissipation Module	such as industrial computer and projector.				
T D1 T1 1 C 1	Special working temperature needs such as frozen				
Two-Phase Thermal Syphon	medical and large LCD.				

# iv. New product development projects

- (1) Apply heat pipe on cellphone heat dissipation and break the thickness limit to 0.35mm.
- (2) Develop traditional and ultrathin vapor chambers to break the thickness limit to 0.25mm. It is mainly applied on the demand of display card and cellphone heat dissipation markets.
- (3) Plans for heat pipe performance improvement and refined automation process for massive production equipment by specific re-developing new process to meet the demand of smaller and lighter products in the future. It will improve the precision on every process equipment and therefore enhance the product quality and lower the cost effectively.
- (4) Two-phase product is conducted by using two different mediums (Freon kind) and applied on LCD and frozen medical.
- (5) Complete heat pipe application demand in new industry including power generation ,car, home appliance, drone, and VR equipment.

## 2. Industry Overview:

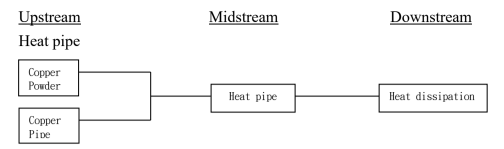
#### 1. Current status and development of the industry

Looking back at the market of 2021, although the pandemic's impact isn't fully behind us, there is a lot of market demand in 5G application, PC, NB, smartphones, and gaming devices. At the same time, the development of gaming related industries is booming, the cloud-based product and server market is also steadily growing.

In addition, car related heat radiation application is also the market's key focus item.

The module manufacturers are now gradually shifting their production scale from notebook to other products with higher gross profit such as server, display card, console, Netcom, smartphone, and other energy industry. We will not only continue to improve our main business scope in heat pipe, but also extend the development of vapor chamber and ultrathin vapor chamber. We expect to increase the variety of the product and add in more product with higher gross profit.

### 2. Industry relevance of upstream, midstream and downstream companies



# 3. Various product development trends

The beginning of 5G era is the biggest business opportunity in the heat dissipation industry. According to the forecast of the "5G's Effects on Economy and Society White Paper" by the CAICT, direct and indirect output driven by 5G in 2030 will reach 6.3 trillion dollars and 10.6 trillion dollars prospectively. In the direct output, it will drive estimated 4840 billion dollars in 2020 when the 5G business market begin. With a continued growth up to 2.2 trillion dollars and 6.3 trillion dollars in 2025 and 2030 prospectively, the compound annual growth rate is 29% during the 10 years. In the indirect output, it will drive estimated 1.2 trillion dollars, 6.3 trillion dollars, and 10.6 trillion dollars in 2020, 2025, and 2030 prospectively. The compound annual growth rate is 24%.

# 4. Product competition

The competition status on the heat pipe product: The Company and the module manufacturers are competitive-cooperative to make up the production capacity and technical deficiencies of the manufacturers.

# 3. Technology and R & D Overview

The R&D expense of the Company in 2021 was NT 47,277 thousand dollars. The R&D result is as follow:

- 1. Analyzed raw materials like copper pipe, copper powder and metal braids to makes up the best composition of raw materials to improve product performance and competitiveness.
- 2. Development of pipe diameter (outer diameter 9.5/10/12) with a wall thickness of 1.0mm, which can reduce outsourcing requests and reduce costs.
- 3. Development of ultra-thin hot plate with a thickness of under 0.35mm, using PWS copper powder printing as a capillary structure. The development of samples has been completed and some specifications are put into trial production already. It was mainly applied in cell phones and tablet.
- 4. The patent application for a utility model of vapor chamber screen printing device and the automatic production line of vapor chamber plates are authorized for the time being.
- 5. Developed heat pipe without central rod automatic mesh production equipment (positive manufacturing process). It is mainly used in the production of heat pipe with copper mesh braided, which can greatly improve the production yield and efficiency of heat pipes, and effectively reduce manpower and costs.
- 6. Developed heat pipe automatic power testing equipment (single plus/single diffuser are introduced into the mass production), which can greatly improve the production yield and efficiency, and effectively reduce manpower and costs.

- 7. Developed heat pipe post-process integrated production equipment (for an automatic detection of temperature difference, size measurement, and thickness), which can greatly improve the production yield and efficiency, and effectively reduce manpower and costs.
- 8. Developed thin hot plate automatic printing equipment to improve the printing's production yield and efficiency, and effectively reduce manpower and costs.
- 9. Developed integrated equipment for thin hot plate in the process (liquid injection, pressurization, vacuum, two removal, welding, cutting, and forming) to improve both the production yield and efficiency of thin hot plates, and effectively reduce manpower and costs.
- 10. Developed heat pipes and spreader applied in the emerging applications like automotive, home appliances, drones, VR equipment as well as applications operating in the high- or low-temperature environment.

The Company has continually enhanced its research and development capabilities and recruited R&D professionals. The future research and development focus is still on the improvement and enhancement of existing heat pipe products and production process and equipment of thin heat spreader as well as the development of dispersion products lighter and thinner in respond to the market demands.

# 4. Long and short-term business development plans

- 1. Short-term business development plan
  - (1) Expand the sales team, customer, and product applicability. We will focus on cellphone, server, eSports, and communication product this year.
  - (2) Actively develop new niche product type and automation process technology to strengthen the competitive niche.
  - (3) Expand the supply in global heat conductivity and take 50% of the global market share.
- 2. Long-term business development plan
  - (1) Create the best marketing team and make global sales of element and module to meet the ultimate goal of being the leader in global market.
  - (2) Reach the international standard of the heat pipe production by new process introduction, new product development, and expansion of the equipment scales.
  - (3) Actively plan for oversea production location and expand work division globally. It would reach the goal of source supply, lower production cost, and refine product quality.
  - (4) Combine technology and humanity to protect global environment, while developing product of energy saving and zero pollution is the duty of a global citizen.
  - (5) Gather the best corporate culture and talent to get hold on the future and create the goal for sustainability.

# 2. Market and Sales Overview

(1) Market analysis

#### 1.Market share

The main sales product of Yeh-Chiang is heat pipe for PC and communication related product. The total shipment in 2021 was 125 million.

# 2. Market supply and demand situation and future growth

# A. Ultrathin heat pipe for cellphone

Heat dissipation in cellphone, eSports console, server, and display card are the main focus in the market this year. Order in these types of products will increase dramatically.

The new fields of heat dissipation are battery for automobile, drone, VR equipment and digital TV box. They all need heat pipe or vapor chamber to solve the problem of heat. We are the experts in heat dissipation in electronic products and will provide the best solution in new application.

### B. Ultrathin vapor chamber for cellphone

Production equipment and professional are set since the ultrathin vapor chamber career division was established. Multiple products are sent to customer verification and is ready for production. The production capability can be increased in accordance with the market demand.

## C. Car heat radiation application

With the quickening development of electric cars, the market for car heat radiation related products has a lot of development potential. The IATF16949 car electric safety certification is ongoing, and is expected to begin operations in 2023, while putting an emphasis on the long-term business performance.

# 3. Competitive niche, favorable development prospects, unfavorable factors and countermeasures

#### (1) Favorable factors

### A. Advantage of technology integration that is industry-leading

We are equipped with overall technology integration ability. We develop our own production from basis material, process, production line design, to assembly equipment. This would not only help to control the production capacity on our own, but also reduce the production cost.

#### B. Strong R&D capability and abundant R&D result

With strong R&D capability, practical experience, and overall technology integration ability, we are able to develop leading product with high added value.

#### C. Global market scale continues to grow

With the fast development of technology, all sorts of information, communication, and consumer electronics are parts of our life now. The market is expanding year by year. The improved performance of tablet and cellphone will bring up a new demand of heat pipe. The future market of the console is also very promising. Being on top of the upstream material supplier, we will benefit from the expansion of the electronics market.

#### (2) Unfavorable factors and countermeasures

#### A. Risk of price fluctuation in metal

When producing electronics material and heat pipe, there is a certain demand in rare precious metal. Thus, the price fluctuation of precious metal would affect our material cost.

#### Countermeasures:

We need to strengthen the risk avoidance concept and the understanding of derivative financial products of the financial personnel, while strengthening the bond with the financial agency to keep up of the latest information on metal price. It would help us determine the future material cost on precious metal.

# B. More production from domestic manufacturers

Because of the endless business opportunities in heat pipe, many competitors have prepared for massive production. With the rapid growth in the information and communication market in the country, the demand in heat pipe increases as well. This attracts more manufacturer for production.

#### Countermeasures:

- ① Fully develop the research and developing capability in various products for customers' need. It would increase the added value of the product and maintain its competitiveness.
- ② Increase the yield rate with the existing good production basis while lowering the production cost for better gross profit.
- ③ Continue to provide full service to existing customer in product design, massive production, admin support, distribution, and after sales service. It would help to strengthen the long-term cooperation relation.

#### C. More demand in product capability and production cost.

Since the shape of heat pipe is getting more complex, making it more difficult for its mold and process. As a result, the production cost increases as well.

#### Countermeasures:

- ① Continue to develop automation equipment with new manufacturing procedure to increase the effectiveness and reduce the production time. It would help to increase the quality and reduce the cost as well.
- ② Increase the production ability in mold design to reduce the process step and production cost.

## D. New technology, new product, and new challenge.

It needs more marketing promotion and market expansion in new fields such as cellphone module, server module, and two-phases products:

#### Countermeasures:

① Analyze the industry environment to differentiate ourselves. Start from the competitors in the market, clarify the product position in the mind of consumers and the strengths and weaknesses of the product.

- ② Support with excellent quality. Quality is a comprehensive concept, including engineering quality, culture quality, and management quality. It is essential to establish an image with quality.
- ③ Integrate, propagate, and apply the heat dissipation technology in the market while actively developing new route and distributor. Increase the product and the Company's exposure via electronic media, press, internet, and trade show while promoting the advantage of the Company's high efficiency on heat dissipation.

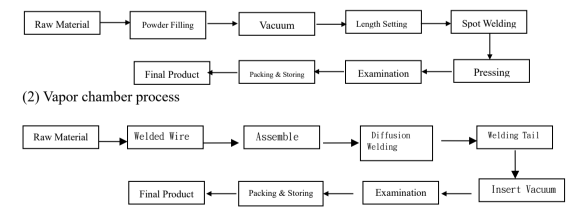
# (2) Main products' important functions and production process

1. Main products' important functions

1. Want products important functions						
Main product	Function					
Heat Pipe	Heat dissipation for 3C technology products, LED lamps, car light and batteries.					
Vapor Chamber	Heat dissipation for high power products such as server and display card.					
Ultrathin Heat Pipe	Heat dissipation for smartphone, tablets and notebooks.					
Ultrathin Vapor Chamber	Heat dissipation for smartphone, tablets and notebooks.					
Heat Dissipation Module	Heat dissipation module for non-notebook products such as industrial computer and projector.					
Two-Phase Thermal Syphon	Special working temperature needs such as frozen medical and large LCD.					

#### 2. Production process

#### (1) Heat pipe process



# (3) Primary raw materials

Product type	Main material	Main supplier	Supply status
Heat pipe/vapor chamber	Copper pipes , coil, copper plate	Hailiang, Naile	Good

# (4) Customers accounted for more than 10% of the total purchases (sales) in the past two years:

# 1. Data of major supplier for the last two years

Unit: NT\$ thousand

		2020				2021			Until the previous quarter of 2022			
Item	Name	Amount	Net purchase of the year (%)	Relationship with issuer	Name	Amount	Net purchase of the year (%)	Relationship with issuer	Name	Amount	Net purchase as of the previous season of the year (%)	
1	Niele	242,961	34.28	Vendor	Niele	402,814	46.31	Vendor	Niele	95,892	42.74	Vendor
2	Hailien	183,488	25.89	Vendor	Hailien	159,403	18.33	Vendor	Hailien	51,914	23.14	Vendor
	Other	282,329	39.83	Vendor	Other	307,575	35.36	Vendor	Other	76,582	34.12	Vendor
	Total	708,778	100.00		Total	869,792	100.00		Total	224,388	100.00	

Analysis of the changes in supplier: No change in major supplier for the last two years.

# 2. Data of major sales customer for the last two years

Unit: NT\$ thousand

		2	020			2	021		Until the previous quarter of 2022			
Item	Name	Amount	Annual net purchase of the year (%)	Relationship with issuer	Name	Amount	Annual net purchase of the year (%)	Relationship with issuer	Name	Amount	Annual net purchase as of the previous season of the year (%)	Relationship with issuer
1	Delta (and its associates)	515,350	19.24		Auras (and its associates	652,663	25.50	Customer	Auras (and its associates	166,754	26.13	Customer
2	Auras (and its associates	511,562	19.10	Customer	Delta (and its associates)	479,945	18.75	Customer	Chaojong (and its associates)	84,920	13.30	Customer
	Huaying Electronics	272,094	10.15		Chaojong (and its associates)	259,880	10.15	Customer	Delta (and its associates)	67,152	10.52	Customer
	Other	1,379,474	51.50	Customer	Other	1,167,079	45.60	Customer	Other	319,441	50.05	Customer
	Net Sales	2,678,480	100.00		Net Sales	2,559,567	100.00		Net Sales	638,267	100.00	

Reason for change: 2021 Huaying Electronics self-production capacity is not listed.

# 5. Production value in the last two years

Unit: NT\$ thousand

							т ф ито авата	
Year Major			2020		2021			
Production Volume and Value	Unit	Production Capacity	Yield Output Value		Production Capacity Yield		Output Value	
Heat pipe	Thousand	216,000	112,266	2,178,153	165,000	98,328	2,026,547	
Total	-			2,178,153			2,026,547	

# 6. Sales value for the last two years

Unit: NT\$ thousand

Year			20	)20		2021			
Major	Unit	Domestic Sale		Export Sales		Domestic Sale		Export Sales	
Production Volume and Value		Sales Volume	Sales Value	Sales Volume	Sales Value	Sales Volume	Sales Value	Sales Volume	Sales Value
Heat pipe	Thousand	67,067	1,370,404	45,261	973,766	47,309	1,119,695	51,110	1,153,867
LED	Thousand	5,485	311,050	24	23,260	5,385	277,621	9	8,384
Total	-		1,681,454		997,026		1,397,316		1,162,251

# 3. Information on Employees

Unit: Person

	Year	2020	2021	Up to Apr 17, 2022
Number of	Direct employees	1,230	845	865
employees	Indirect employees	1,702	1,808	2,052
	Total	2,932	2,653	2,917
Ave	rage Age	34.33	34.34	34.12
Average	Service Years	10.03	8.43	8.11
F. 1	Ph. D.	-	1	1
Education	Master	1.36	1.25	1.03
level	University	9.82	9.75	8.98
distribution ratio (%)	High school	6.45	7.34	10.22
	Below high school	82.37	81.66	79.77

# 4. Disbursements for environmental protection

Losses (including remedial measures), total amount of penalties (including remedies) and total expenditures (including the estimated amount of compensation, fines or penalties) due to failure in taking responsive action in the recent years or ending the publication date of this report. If it is not feasible to make a reasonable estimate, it should be clearly indicated as such: None.

# 5. Labor relations

(1) Various aspects of employee welfare measures, continuing education, job training, retirement system and its implementation, as well as labor agreements, labor rights and employment protection measures:

## 1.Employee benefits:

The Company always pay attention to employee salary and benefit while cultivating talents and implementing labor law to ensure employee's right. In additional to cover with national health insurance and labor insurance, employee welfare committee is set up for handling employee benefit matters. With a well-established welfare system, it allocates welfare every month to secure employee's life. Good employee training is also provided for employees to establish trusty and reliable relationship. The main benefits of the Company is as follow:

- A. Consolation money for sickness or injury.
- B. Cash gift on five holidays (Spring holiday, Moon Festival, Dragon Boat Festival, employee's birthday, and Labor Day)
- C. Allowance for wedding and.
- D. Allowance for travel.

#### 2. Employee advance study:

The Company provides complete employee training system. With the training management regulation, employees may receive up to date professional training to increase their knowledge in professional field.

#### 3. Employee training:

The Company has budget and plan to hold in-service training, professional training, and annual training every year regularly.

4. Retirement system and its implement:

The company has set up a staff retirement scheme. In accordance with Article 2 in the Labor Pension Regulations, 2% of the monthly salary of employees is allocated in a special account in the Bank of Taiwan. It is also under the rule of No. 18 retirement pension treatment in IFRSs since 2001.

When adopting a defined contribution plan, the Company will allocate 6% of the monthly salary of employees to the Labor Insurance Bureau in compliance with the regulation.

5. Employee rights and interests:

The Company has regulations and systems on employee rights, obligations, and benefits and regularly review and amend them to maintain all employee rights.

6. Labor agreements, maintenance of employee rights and interests:

All rules and regulations of the Company are in accordance with the Labor Act. In order to maintain good interaction between the Company and employees, employees can communicate with the Company about any systems or job environment via Welfare Committee, Labor-management Conference.

(2) List any loss sustained as a result of labor disputes in the most recent fiscal year, and during the current fiscal year up to the date of publication of the annual report, disclose an estimate of losses incurred to date or likely to be incurred in the future, and indicate mitigation measures being or to be taken. If the loss cannot be reasonably estimated, make a statement to that effect: no loss incurred in the recent year and up to the date of publication of this report.

# 6. Cyber security management:

- (1) Describe the cyber security risk management framework, cyber security policies, concrete management programs, and investments in resources for cyber security management.
  - 1. Cyber security risk management framework

The information management department comprehensively manages the information security matters of the whole company, provides employees with information and information on information security to enhance employees' information security awareness and strengthen the improvement of the company's information security management system in the most efficient and correct way, prevent information data from being stolen and destroyed, and maintain the security of information systems and data.

2. Cyber security policy and specific management projects

According to the electronic computer circulation and information security management measures formulated by the company, to achieve the information security policy objectives, the main items are as follows:

- A. Password Protection Policy: Ensure the complexity and confidentiality of password settings, and change passwords regularly.
- B. Password Protection Policy: Ensure the complexity and confidentiality of password settings, and change passwords regularly.
- C. Email Security Policy: Build an email gateway filtering system and teach employees not to open emails from unknown sources.
- D. Incident Response Policy: Information equipment and data are backed up, backed up and drilled regularly.

- 3. Resources invested for cyber security management
  - Strengthen the professional training of information security, enhance the security awareness of information communication, update the anti-virus and anti-hack system equipment, and replace the old and new backup and backup equipment with new ones.
- (2) List any losses suffered by the company in the most recent fiscal year and up to the annual report publication date due to significant cyber security incidents, the possible impacts therefrom, and measures being or to be taken. If a reasonable estimate cannot be made, an explanation of the facts of why it cannot be made shall be provided.

In the most recent year and up to the date of publication of the annual report, there was no loss due to major information security incidents.

# 7. Important contracts: None

# VI. An Overview of the Company's Financial Status

# 1. Condensed balance sheets and statements of comprehensive income

(1) Condensed balance sheet and consolidated income statement-International Financial Reporting Standards

1. Condensed balance sheet (consolidated)

Unit: NT\$ thousand

	Year	Financi	al information	on in the last	5 years (No	ote 1)	Current financial data ending Mar 31,
Item		2017	2018	2019	2020	2021	2 0 2 2 ( N o t e 2 )
Current A	Assets	2,220,902	2,057,587	2,101,422	2,278,615	2,072,033	2,199,002
Property, p		519,932	684,551	1,307,631	1,739,139	2,034,430	2,157,978
Intangible	e assets	21,875	13,979	5,953	3,104	2,738	,
Other a	ssets	288,668	287,205	442,941	496,726	773,495	754,969
Total as		3,051,377	3,043,322	3,857,947	4,517,584	4,882,696	5,114,596
Current	Before distribution	411,303	295,297	803,161	1,122,956	1,257,852	1,317,785
liabilities	After distribution	411,303	295,297	803,161	1,122,956	1,257,852	1,317,785
Non-current	liabilities	1,211	1,224	102,872	148,452	134,634	147,066
Total	Before distribution	412,514	296,521	906,033	1,271,408	1,392,486	1,464,851
liabilities	After distribution	412,514	296,521	906,033	1,271,408	1,392,486	1,464,851
Equity Attr Stockholde Comp	ers of the	2,589,259	2,691,474	2,893,821	3,184,838	3,432,920	3,593,118
Share ca	apital	1,824,799	1,824,799	1,824,799	1,824,799	1,824,799	1,824,799
Capital s	urplus	831,350	831,350	831,220	831,220	831,220	831,220
Retained	Before distribution	38,255	158,327	381,427	656,296	903,113	1,010,452
earnings	After distribution	38,255	158,327	381,427	656,296	903,113	1,010,452
Other equity interest		(105,145)	(123,002)	(143,625)	(127,477)	(126,212)	(73,353)
Treasury stock		-	-	-	-	-	_
Non-controll	Non-controlling equity		55,327	58,093	61,338	57,290	56,627
Total equity	Before distribution	2,638,863	2,746,801	2,951,914	3,246,176	3,490,210	3,649,745
Total equity	After distribution	2,638,863	2,746,801	2,951,914	3,246,176	3,490,210	3,649,745

Note 1: Financial Reports in the recent 5 years are signed and checked by certified accountants.

Note 2: The financial information up to Mar 31, 2022 is reviewed by the accountants.

# 2. Condensed balance sheet (Individual)

Unit: NT\$ thousand

	Year	Financi	ote 1)	Current financial			
Item		2017	2018	2019	2020	2021	data ending Mar 31, 2 0 2 2
Current A		905,938	765,711	948,096	1,094,651	1,096,910	
Property, pl equipm		98,323	96,167	95,959	95,831	96,164	
Intangible	assets	20,655	13,066	5,291	2,532	2,257	
Other as	ssets	1,681,275	1,879,244	1,970,112	2,289,950	2,835,389	
Tota	.1	2,706,191	2,754,188	3,019,458	3,482,964	4,030,720	
Current	Before distribution	116,132	62,447	109,547	237,931	530,766	
liabilities	After distribution	116,132	62,447	109,547	237,931	530,766	
Non-current	liabilities	800	267	16,090	60,195	67,034	
Total	Before distribution	116,932	62,714	125,637	298,126	597,800	
liabilities	After distribution	116,932	62,714	125,637	298,126	597,800	
Equity Attri Stockholde Compa	rs of the	-	-	-	-	-	Not applicable
Share ca	pital	1,824,799	1,824,799	1,824,799	1,824,799	1,824,799	
Capital s	urplus	831,350	831,350	831,220	831,220	831,220	
Retained	Before distribution	38,255	158,327	381,427	656,296	903,113	
earnings	After distribution	38,255	158,327	381,427	656,296	903,113	
Other equity interest		(105,145)	(123,002)	(143,625)	(127,477)	(126,212)	
Treasury stock		-	-	-	-	-	
Non-controlling equity		-	-	-	-	-	
Total equity	Before distribution	2,589,259	2,691,474	2,893,821	3,184,838	3,432,920	
	After distribution	2,589,259	2,691,474	2,893,821	3,184,838	3,432,920	

Note 1: Financial Reports in the recent 5 years are signed and checked by certified accountants.

# 3. Condensed Income Statement (Consolidated)

Unit: NT\$ thousand

	I					This is a thousand
Year	Financi	al informatio	on in the last	5 years (No	ote 1)	Current financial data ending Mar 31,
Item	2017	2018	2019	2020	2021	2022 (Note 2)
Operating revenues	2,151,112	1,905,226	2,245,683	2,678,480	2,559,567	638,267
Gross profit	133,100	362,052	557,549	693,003	578,511	138,507
Net operating income	(184,672)	87,927	254,978	391,117	305,161	75,706
Profit before income tax, net	(64,464)	34,589	10,693	(15,233)	(5,300)	50,520
Profit	(249,136)	122,516	265,671	375,884	299,861	126,226
Profit of the operating departments	(248,489)	111,950	225,322	277,797	230,746	106,676
Loss of the closed departments	-	-	-	-	-	-
Profit(Loss)	(248,489)	111,950	225,322	277,797	230,746	106,676
Other comprehensive income, net	(19,257)	(55,936)	(20,296)	16,807	13,288	
Total comprehensive income	(267,746)	56,014	205,026	294,604	244,034	159,535
Profit attributable to the equity holders of the company	(245,155)	111,399	222,773	274,210	234,794	107,339
Net profit attributable to non-controlling interests	(3,334)	551	2,549	3,587	(4,048)	(663)
Comprehensive income attributable to the equity holders of the Company	(264,412)	55,463	202,477	291,017	248,082	160,198
Comprehensive income attributable to non-controlling interests	(3,334)	551	2,549	3,587	(4,048)	
Earnings per share	(1.34)	0.61	1.22	1.50	1.29	0.59

Note 1: Financial Reports in the recent 5 years are signed and checked by certified accountants.

Note 2: The financial information up to Mar 31,2022 is reviewed by the accountants.

# 4. Condensed Income Statement (Individual)

Unit: NT\$ thousand

	1					IIII. N I 5 HIOUSaiid	
Year	Financi	Financial information in the last 5 years (Note 1)					
Item	2017	2018	2019	2020	2021	data ending Mar 31, 2 0 2 2	
Operating revenues	906,822	793,987	889,950	978,891	1,155,904		
Gross profit	7,199	27,116	129,149	176,754	260,197		
Net operating income	(71,431)	(41,617)	30,064	81,463	214,559		
Profit before income tax, net	(174,481)	152,738	196,318	250,413	48,169		
Profit	(245,912)	111,121	226,382	331,876	262,728		
Profit of the operating departments	(245,155)	111,399	222,773	274,210	234,794		
Loss of the closed departments	-	-	-	-	-		
Profit (Loss)	(245,155)	111,399	222,773	274,210	234,794		
Other comprehensive income, net	(19,257)	(55,936)	(20,296)	16,807	13,288		
Total comprehensive income	(264,412)	55,463	202,477	291,017	248,082	Not applicable	
Profit attributable to the equity holders of the company	(245,155)	111,399	222,773	274,210	234,794		
Net profit attributable to non-controlling interests	-	-	-	-	-		
Comprehensive income attributable to the equity holders of the Company	(264,412)	55,463	202,477	291,017	248,082		
Comprehensive income attributable to non-controlling interests	-	-	-	-	-		
Earnings per share	(1.34)	0.61	1.22	1.50	1.29		

Note 1: Financial Reports in the recent 5 years are signed and checked by certified accountants.

# (2) The names of appointed certified accountants and their audit opinions in the last 5 years

Year	Name of the CPA	Audit opinion
2017	KPMG Hai-Ning Huang, Chien-Hui Lu	Unqualified opinion
2018	KPMG Hai-Ning Huang, Chien-Hui Lu	Unqualified opinion
2019	KPMG Hai-Ning Huang, Chien-Hui Lu	Unqualified opinion
2020	KPMG Chien-Hui Lu, Jun-Yuan Wu	Unqualified opinion
2021	KPMG Jun-Yuan Wu, Yen-Hui Chen	Unqualified opinion

# 2. Financial analyses for the past 5 fiscal years

# (1) Adoption of International Financial Reporting Standards (Consolidated)

	Year	Finan	Financial information in the last 5 years (Note 1)					
Item		2017	2018	2019	2020	2021	data ending Mar 31, 2022	
Finan cial	Debts Ratio	14	10	23	28	29	29	
Struct ure (%)	Long-term Funds to Property, Plant and Equipment Ratio	498	393	229	192	175	173	
	Current Ratio	540	697	262	203	165	167	
Solve ncy%	Quick Ratio	466	614	213	171	126	126	
	Times Interest Earned	-136	99	50	28	17	33	
	Average Collection Turnover (Times)	3.36	3.25	3.25	3.07	2.99	3.04	
	Average number of days	109	112	112	119	122	120	
	Inventory Turnover (Times)	7.56	6.36	6.03	6.32	5.54	4.44	
Opera ting Perfor	Turnover (Times)	11	16	19	13	12	11	
mance	Average Sales Days	48	57	61	58	66	82	
	Property, Plant, and Equipment Turnover (Times)	4.14	2.78	1.72	1.54	1.26	1.20	
	Total Assets Turnover (Times)	0.70	0.63	0.58	0.59	0.52	0.48	
	Return on Total Assets (%)	-7.56	3.66	6.58	6.82	5.31	8.84	
Profit	Return on equity (%)	-9.02	4.22	7.98	9.02	7.10	12.24	
ability	Pre-tax net profit to paid-in capital ratio (%)	-13.65	6.71	14.56	20.60	16.43	27.68	
	Net Margin (%)	-11.55	5.88			9.17	16.71	
	Earnings per share(NT)	-1.34	0.61	1.22	1.50	1.29	0.59	
	Cash Flow Ratio (%)	-61	67	13	44	39	23	
	Cash Flow Adequacy Ratio (%)	-6	63	23	37	41	68	
Flow	Cash Flow Reinvestment Ratio (%)	-9	7	4	15	13	7	
Lever	Operating Leverage	1	2	1	1	2	2	
age	Financial Leverage	1	1	1	1	1	1	

Analysis of significant changes in financial ratios over the last two years (No analysis required for changes under 20%)

<sup>1.</sup> The increase in inventory leads to a decline in the quick ratio and a decline in short-term debt solvency.

<sup>2.</sup> The increase in interest expenses has led to a decrease in the interest coverage ratio and a decline in long-term debt solvency.

<sup>3.</sup> The decline of operating capacity and profitability is due to the reduce in operating profit.

<sup>4.</sup> The reduce in cash flow was mainly due to the reduce in net cash flow from operating activities.

(2) Adoption of International Financial Reporting Standards (Independent)

	Year			<u>-</u>	8	as (maep		
	rear	Finan	Financial information in the last 5 years (Note 1)					
Item		2017	2018	2019	2020	2021	data ending Mar 31, 2022	
Finan cial	Debts Ratio	4	2	4	9	15		
Struct ure (%)	Long-term Funds to Property, Plant and Equipment Ratio	2,634	2,799	3,032	3,386	3,640		
	Current Ratio	780	1,226	865	460	207		
Solve ncy%	Quick Ratio	768	1,206	857	458	204		
	Times Interest Earned	-	-	1,034.71	2,088.27	141.35		
	Average Collection Turnover (Times)	3.00	2.66	3.29	3.34	3.45		
	Average number of days	122	137	111	110	106		
0	Inventory Turnover (Times)	183	161	213	364	159		
Opera ting Perfor	Average Payment Turnover (Times)	10	16	35	18	12		
mance	Average Sales Days	2	2	2	1	2		
mance	Property, Plant, and Equipment Turnover (Times)	9	8	9	10	12	Not applicable	
	Total Assets Turnover (Times)	0.34	0.29	0.29	0.28	0.29		
	Return on Total Assets (%)	-8.61	4.08	7.72	8.44	6.29		
D C4	Return on equity (%)	-9.02	4.22	7.98	9.02	7.10		
Profit ability	Pre-tax net profit to paid-in capital ratio (%)	-13.48	6.09	12.41	18.19	14.40		
	Net Margin (%)	-27.03	14.03	25.03	28.01	20.31		
	Earnings per share(NT)	-1.34	0.61	1.22	1.5	1.29		
	Cash Flow Ratio (%)	-120.67	41.96	51.38	52.54	31.40		
Cash	Cash Flow Adequacy Ratio (%)	-3,793.51	856.69	1,441.97	726.06	1,815.02		
Flow	Cash Flow Reinvestment Ratio	-5.36	0.99	1.97	3.91	4.77		
Lever	Operating Leverage	1	1	1	1	1		
age	Financial Leverage	1	1	1	1	1		

Analysis of significant changes in financial ratios over the last two years (No analysis required for changes under 20%)

- 1. The increase in liabilities leads to an increase in the ratio of liabilities to assets and a decline in solvency.
- 2. The increase in current liabilities leads to a decline in the current ratio and a decline in short-term debt solvency.3. The increase in inventory leads to a decline in the quick ratio and a decline in short-term debt solvency.
- 4. The increase in interest expenses has led to a decrease in the interest coverage ratio and a decline in long-term debt solvency.
- 5. The recline of operating capacity is due to the increase in payable turnover rate and the reduce in inventory turnover rate.
- 6. The reduce in profitability was mainly due to the reduce in operating profit.

- Note 1: Financial Reports in the recent 5 years are signed and checked by certified accountants.
- Note 2: Current financial data ending Mar 31, 2021 is signed and checked by certified accountants.

#### Note 3: Calculation

- 1. Financial Structure
  - (1) Debt Ratio = Total Liabilities / Total Assets
  - (2) Long-term Fund to Property, Plant and Equipment Ratio = (Shareholders' Equity + Noncurrent Liabilities) / Net Property, Plant and Equipment

## 2. Solvency

- (1) Current Ratio = Current Assets / Current Liabilities
- (2) Quick Ratio = (Current Assets Inventories Prepaid Expenses) / Current Liabilities
- (3) Times Interest Earned = Earnings before Interest and Taxes / Interest Expenses
- 3. Operating Performance
  - (1) Average Collection Turnover = Net Sales / Average Trade Receivables
  - (2) Days Sales Outstanding = 365 / Average Collection Turnover
  - (3) Average Inventory Turnover = Cost of Sales / Average Inventory
  - (4) Average Inventory Turnover Days = 365 / Average Inventory Turnover
  - (5) Average Payment Turnover = Cost of Sales / Average Trade Payables
  - (6) Property, Plant and Equipment Turnover = Net Sales / Average Net Property, Plant and Equipment
  - (7) Total Assets Turnover = Net Sales / Average Total Assets
- 4. Profitability
  - (1) Return on Total Assets = (Net Income + Interest Expenses \* (1 Effective Tax Rate)) / Average Total Assets
  - (2) Return on Equity = Net Income / Average Total Equity
  - (3) Net Margin = Net Income / Net Sales
  - (4) Earnings Per Share = (Net Income Attributable to Shareholders of the Parent Preferred Stock Dividend) / Weighted Average Number of Shares Outstanding (Note 4)

#### 5. Cash Flow

- (1) Cash Flow Ratio = Net Cash Provided by Operating Activities / Current Liabilities
- (2) Cash Flow Adequacy Ratio = Five-year Sum of Cash from Operations / Five-year Sum of Capital Expenditures, Inventory Additions, and Cash Dividend
- (3) Cash Flow Reinvestment Ratio = (Cash Provided by Operating Activities Cash Dividends)/ (Gross Property, Plant and Equipment + Long-term Investments + Other Noncurrent Assets + Working Capital) (Note 5)

#### 6. Leverage

- (1) Operating Leverage = (Net Sales Variable Cost) / Income from Operations (Note: 6)
- (2) Financial Leverage = Income from Operations / (Income from Operations Interest Expenses)

3. Audit committee's report for the most recent year's financial statement

Yeh-Chiang Technology Corp.

**Audit Committee's Review Report** 

The Company's 2021 standalone Financial Statements and consolidated Financial

Statements prepared by the Board of Directors have been audited and signed by

KPMG CPA Jun-Yuan Wu and Yen-Hui Chen. The Financial Statements, along with

the Business Report and proposal for Profit Distribution, have been reviewed and

determined to be correct by the Audit Committee and accurately stated the

Company's financial status and operation performance. According to Article 14-4 in

the Securities and 219 of the Company Law, we hereby submit this report.

For review

Sincerely,

2022 Annual Shareholders' Meeting of Yeh-Chiang Technology Corp.

Audit Committee Convener: Chi-Pin Hung

Mar 28, 2022

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- 4. Individual financial statement for the most recent fiscal year, certified by a CPA, please refer to the attachment at the end of the annual report.
- 5. Consolidated financial statement for the most recent fiscal year, certified by a CPA, please refer to the attachment at the end of the annual report.
- 6. If the company or its affiliates have experienced financial difficulties in the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report, the annual report shall explain how said difficulties will affect the company's financial situation: None.

# VII. A Review and Analysis of the Company's Financial Position and Financial Performance, and a Listing of Risks

# 1. Financial Position:

Unit: N	Т\$	thousand
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Year	2020	2021	Difference			
Item	2020	2021	Amount	%		
Current assets	2,278,615	2,072,033	(206,582)	(9.07)		
Fund and investment	81,600	412,740	331,140	405.81		
Fixed assets	1,739,139	2,034,430	295,291	16.98		
Other assets	418,230	363,493	(54,737)	(13.09)		
Total assets	4,517,584	4,882,696	365,112	8.08		
Current liabilities	1,122,956	1,257,852	134,896	12.01		
Long-term liabilities	-	-	-	-		
Other liabilities	148,452	134,634	(13,818)	(9.31)		
Total liabilities	1,271,408	1,392,486	121,078	9.52		
Share capital	1,824,799	1,824,799	-	-		
Capital surplus	831,220	831,220	-	-		
Retained earnings	656,296	903,113	246,817	37.61		
Total equity of shareholders	3,184,838	3,432,920	248,082	7.79		

# Analysis of items with major change:

- (1) Analysis of items with changes over 20% and amount over NT 10 million dollars compared with previous period:
  - 1. Increase in fund and investment: mainly due to investment in Baide Machinery Co., Ltd. in cooperatation with business strategy.
  - 2. Increase in retained earnings: due to current surplus.
- (2) Future responding plan for items with major change: None.

# 2. Financial performance:

Unit: NT\$ thousand

Year Item	2020	2021	Increase / Decrease amount	% change
Net operating revenue	2,678,480	2,559,567	(118,913)	(4.44)
Operating cost	1,985,477	1,981,056	(4,421)	(0.22)
Realized operating margin	693,003	578,511	(114,492)	(16.52)
Operating expenses	301,886	273,350	(28,536)	(9.45)
Operating interest	391,117	305,161	(85,956)	(21.98)
Non-operating revenue and expenses	(15,233)	(5,300)	9,933	65.21
Income before tax of operating departments	375,884	299,861	(76,023)	(20.23)
Income tax expense	98,087	69,115	(28,972)	(29.54)
Income after tax of operating departments	277,797	230,746	(47,051)	(16.94)

- 1. Analysis on changes of increase and decrease ratio:
- (1) Realized operating margin: due to reduce in sales.
- (2) Operating interest: recline in 2021 operating interest is due to reduce in sales.
- (3) Operating expense: recline in 2021 operating expense is due to reduce in sales.
- (4) Non-operating revenue and expense: the non-operating net profit (loss) in 2021 increased compared with the previous year, mainly due to the decrease in exchange loss affected by exchange rate in this year; the subsidy income in this year increased compared with last year, the increase in fixed assets and projects during the year resulted in an increase in interest expenses due to borrowing from related parties Pingdingshan Smith Barney and financial institutions for operating turnover.
- 2. Estimated sales of the following year and its analysis

  The Company will actively develop new product in accordance with the market trend. It will increase the automation on manufacturing process and seek sales cooperation to improve the efficiency. According to the global economy in the future and historical sales experience, the sales of 2022 are still optimistic and stable.
- 3. The possible effect and responding plan on the Company's future financial sales in change in Company's main business scope:

  Up to date, the Company has no plan on changing the main business scope.

# 3. Cash Flow:

(1) Cash flow analysis for the recent two years

Year Item	2020	2021	Increase / Decrease %
Cash flow ratio	44%	39%	(11.37)
Cash flow adequacy ratio	37%	41%	10.81
Cash flow reinvestment ratio	15%	13%	(13.33)

Analysis of changes:

- 1. Cash flow ratio: reduce in net cash flow from operating activities and increase in current liabilities.
- 2. Cash flow adequacy ratio: increase in net cash flow from five-year operating activities.
- 3. Cash flow reinvestment ratio: reduce in net cash flow from operating activities and increase in fixed assets and increase in investment.

# (2) Insufficient Capital liquidity improvement plan and Cash flow forecast analysis

Unit: NT\$ thousand

Beginning	Cash flow from	Total cash flow	Estimated net	Cash shortage co	ontingency plan
cash balance	operating activities	of the year	cash flow balance	Investment plan	Financing plan
627,550	500,000	(600,000)	527,550	-	-

Analysis of changes:

- (1) Operating activities: it will enforce the cost control and improve the operating profit in accordance with the product change in the heat dissipation market.
- (2) Investment activities: mostly adding equipment and automation equipment for new heat dissipation product and investing in plant.
- (3) Financing activities: the cash position on the account is appropriate. The financing need of 2022 will be adjusted accordingly.

# 4. Major capital expenditures during the most recent fiscal year: None.

# 5. Investment policy for the most recent fiscal year, the main reasons for the profits or losses, improvement plans, and investment plans for the coming year:

(1) Investment policy: The company will re-invest in the same business scope of the company and crease a more diversified operation.

# (2) Major reasons for investment profit or loss:

Dec 31, 2021

Unit: NT\$ thousand / US\$ thousand

						nd / US\$ thousand
				Major reasons for		Investment plans
Investment company	Major business	Investment	investment profit	investment profit	Improvement	for the coming
	scope	purpose	or loss	or loss	plan	year
Yeh Chiang	Re-investment	Holding for re-	59,409	Recognized in		
Technology (Samoa)	oversea	investment	(USD2,121)	investment profit	_	_
Corp.		oversea	, , ,	or loss		
Yeh Chiang	International	Oversea	(46)	No significant		
_	trading	international		profit yet, will	_	_
Corp.	8	trading		keep monitoring		
	Oversea	International		No significant		
Enter runnes w Etu	international	trading		profit yet, will	_	_
	trading	uuuiig	(0001)	keep monitoring		
Baide Mechanic	Mechanical	Investment based	(29 529)	No significant		
Co., Ltd.	Equipment	on operating	(2),32)	profit yet, will	_	_
Co., Lu.	Manufacture	strategy		keep monitoring		
Taiwan- N Lighting		Lighting business	25 506	Recognized in		
	Lighting	Lighting business	23,380			
Corp. Ltd.				investment profit	_	_
77.1 CI	T1	T 1 1	(2.551)	or loss		
	Electronics parts	Investment based		No significant		
Materials Co., Ltd.	manufacturing	on operating		profit yet, will	_	_
	and sales	strategy		keep monitoring		
So Bright Electronic	Lighting	Lighting business	4,657	Recognized in		
Co., Ltd.				investment profit	_	_
				or loss		
Taiwan New	Heat pipe	Investment based	(1,838)	No significant		
Thermal System	manufacturing	on operating		profit yet, will	_	_
Co., Ltd.	and sales	strategy		keep monitoring		
Vietnam Yeh-Chiang	Heat pipe	Investment based	(2,776)	No significant		
Technology Co.,	manufacturing	on operating		profit yet, will	_	_
Ltd.	and sales	strategy		keep monitoring		
Yeh Chiang	Oversea holding	Holding for re-	62,910	Recognized in		
Technology		investment		investment profit	_	_
(Cayman) Corp.		oversea	, , ,	or loss		
Yeh Chiang	Oversea holding	Holding for re-	(3.473)	No significant		
Technology Ye	o voisou norumg	investment		profit yet, will		
Xian(Cayman)		oversea		keep monitoring	_	_
Corp.		o versea		Reep memering		
	Heat pipe and	Investment based	24 145	Recognized in		
Weiqiang	solder ball	on operating	(USD862)	investment profit		
Technology Co.,	manufacturing	strategy	(05D002)	or loss	_	_
Ltd.	and sales	strategy		01 1088		
	Heat pipe and	Investment based	(500)	No significant		
1 0	solder paste	on operating		profit yet, will		
Ltd.					_	_
Liu.	manufacturing	strategy		keep monitoring		
V- Ct W-i-	and sales	T 1	(2.222)	NI. sissificand		
Ye County Weiqiang		Investment based		No significant		
	manufacturing	on operating		profit yet, will	_	_
Ltd.	and sales	strategy		keep monitoring		
Yeh-Chiang	Heat pipe	Investment based	39,046	Recognized in		
	manufacturing	on operating		investment profit	_	_
(Pingdingshan)	and sales	strategy		or loss		

- (3) Improvement plan: The Company will dispose re-investments of non-related to our business or loss when it is appropriated.
- (4) Investment plans for the coming year: None.

# 6. Risk Management for the Most Recent Fiscal Year and During the Current Fiscal Year up to the Date of Publication of the Annual Report

- (1) The effect upon the company's profits (losses) of interest and exchange rate fluctuations and changes in the inflation rate, and response measures to be taken in the future:
  - 1. Interest rate: The capital allocation of the Company and its subsidiaries is based on being conservative and steady, and the use of capital is based on liquidity, safety and profitability. Using low-interest rate project loans to obtain borrowings needed for operations, effectively reducing operating costs. Continuing to pay attention to the trend of interest rates and reduce the impact of interest rate changes.
  - 2. Exchange rate: The Company pays close attention on changes in foreign exchange rate while conducting long-term foreign exchange transactions with banks to maintain a certain range of hedge ratios to reduce exchange rate risk. However, due to the exchange risk for foreign transactions, the Company has practices as follow:
    - (1) Keep an eye on the international financial status to determine exchange rate trend. This would allow the sales to keep a buffer in product quotation to ensure the profit level.
    - (2) Keep up to date information on exchange rate through professional service from the bank we have been cooperated with. Financial personnel will make proper adjustment in hedging or foreign currency to avoid exchange risk.
  - 3. Inflation: The Company pays attention to the market price of the raw material to avoid large fluctuations in the purchase price that may cause the decrease in operating gross profit.
- (2) The company's policy regarding high-risk investments, highly leveraged investments, loans to other parties, endorsements, guarantees, and derivatives transactions; the main reasons for the profits/losses generated thereby; and response measures to be taken in the future.

In order to manage financial risk, the Company has set up "acquire or dispose asset procedure" (includes the specification of trading in derivative commodities), "operating procedure on capital loan to others", and "operation procedure on endorsement guarantee" according to the Financial Supervisory Commission when engaging in relevant business.

Trading policy in derivative commodities: the purpose is to reduce the operating risk and increase profit.

(3) Research and development work to be carried out in the future, and further expenditures expected for research and development work:

The Company's main R & D projects and expenses are as follows:

- (1) Ultra-thin heat pipe are applied in cellphone heat dissipation design. The major thickness is 0.4mm in the market, and will continue to break the heat pipe limit to 0.35mm.
- (2) Ultra-thin heat plates are applied in cellphone heat dissipation design. The major thickness is 0.4mm in the market, and will continue to break the ultra-thin heat plates limit to 0.20mm.
- (3) Continue to develop thin pipes with a wall thickness of 0.1mm a have narrower groove spacing/increased number of teeth to stretch copper pipes, which can reduce outsourcing requests and reduce costs.
- (4) Development of woven flat mesh, which mainly used for flat-head heat pipes with larger diameters and a flattened thickness of less than 0.4mm to improve the production yield of woven mesh heat pipes.
- (5) Development of ultra-thin hot plate with a thickness of 0.20mm, using PWS copper powder printing as a capillary structure. The development of samples has been completed. If there are demands from clients, then the products can be put into test production immediately. It was mainly applied in cell phones and tablet.
- (6) Developed 36-spindle woven mesh to improve the production efficiency of woven mesh, and effectively reduce manpower and costs.
- (7) Develop the production equipment for the heat pipes central rods has been put into mass production. It is mainly used in the production of heat pipe with copper mesh braided, which can greatly improve the production yield and efficiency of heat pipes, and effectively reduce manpower and costs.
- (8) Developed automatic hose shrinking production equipment for heat pipe thin-walled pipes, which can greatly improve the production yield and efficiency, and effectively reduce manpower and costs.
- (9) Develop copper powder automatic production equipment to improve the production yield and efficiency of copper powder, and effectively reduce manpower and costs.
- (10) Complete heat pipe application demand in new industry including car, home appliance, drone, and VR equipment.
- (11) The estimated investment in research and development expansion cost is US 10 million dollars in 2022.
- (4) Effect on the company's financial operations of important policies adopted and changes in the legal environment at home and abroad, and measures to be taken in response:

The Company has followed the domestic and international regulations on its daily operation. The company pays attention to amendments in domestic and international policies and regulations in order to fully understand changes in the legal environment. It adopts appropriate strategies to reduce the impact of domestic and foreign policies and legal changes on the company's financial performance. The company has not been affected by major policies and regulation changes locally and internationally. These policies have no significant impact on the company's financial and business activities up to the date of publication of the annual report.

(5) Effect on the company's financial operations of developments in science and technology (including cyber security risks) as well as industrial change, and measures to be taken in response: None.

- (6) Effect on the company's crisis management of changes in the company's corporate image, and measures to be taken in response: None.
- (7) Expected benefits and possible risks associated with any merger and acquisitions, and mitigation measures being or to be taken: None.
- (8) Expected benefits and possible risks associated with any plant expansion, and mitigation measures being or to be taken: None.
- (9) Risks associated with any consolidation of sales or purchasing operations, and mitigation measures being or to be taken:

The top 3 customers of the Company take on 54.40% of the total sales, which has centralized sales. This is a result of the PC heat dissipation module orders are centralized in top 5 module manufacturers in the upstream. The Company will continue to develop more module customer this year to gradually eliminate the doubts in centralized sales.

The Company is also actively developing new suppliers to establish long-term supply relation with multiple vendors to avoid centralized supply.

(10) Effect upon and risk to the company in the event a major quantity of shares belonging to a director, supervisor, or shareholder holding greater than a 10 percent stake in the company has been transferred or has otherwise changed hands, and mitigation measures being or to be taken.

Up to the date of publication of the annual report, the directors of the company or the majority shareholders who hold more than 10% of the company had made no significant transfer or replacement of shares.

- (11) Effect upon and risk to company associated with any change in governance personnel or top management, and mitigation measures being or to be taken: None.
- (12) Litigious and non-litigious matters:
  - 1. The Company has signed contract of exclusive agent as manufacturing and sales of the fiber alcohol in R.O.C district and acquired massive production technology and consulting service with Taiwan Co-Su-Mu Corp. Ltd (Taiwan Co-Su-Mu) on Sept 15, 2009. Afterwards, Taiwan Co-Su-Mu did not perform the terms in the agreement, the Company has proposed a civil suit on Taiwan Co-Su-Mu and its Chairman and Deputy Chairman. After the motion for provisional attachment is granted by the court, the Company paid 16.8 million security deposit to the Taipei District Court. On Dec 7, 2016, Taiwan High Court adjudicated Taiwan Co-Su-Mu shall pay the Company 70.308 million dollars but denied the tort responsibility of the owner of the corporation. Taiwan Co-Su-Mu appealed against the losing part, but was denied by the Taiwan High Court on Oct 11, 2018. Taiwan Co-Su-Mu still maintains the rights to appeal. On Jan 31, 2019, Taiwan Co-Su-Mu appealed against the losing part, but was rejected by the Taiwan Supreme Court as the final determination. It obtained the Certificate of the Obligatory Claim (No.: 108JUS020266) from Taiwan Nantou District Court on Oct 31, 2019 in accordance with Article 27 of the Compulsory Enforcement Act. The Company then executed enforcement procedure on property of Taiwan Co-Su-Mu accordingly. The compulsory execution procedure

was opened. On April 29th, 2020, a part of the creditor's right of NT\$599,699 was received from third party Arcadia Earth Co., Ltd. and the case was closed. The rest will be renewed after the property of Taiwan Co-Su-Mu is discovered in the future.

2. The Company purchased "Spotlights" from UNIMAX INVESTMENT SERVICES LIMITED in 2010. Due to the flaws in the product, the Company terminated the contract after summoned for improvement and appealed to the Taipei District Court on Dec 12, 2012. Also, make Taiwan Light Industry Co., Ltd. as reserved defendant while requesting 41.055 million dollars for damages. The said case has filed motion for provisional attachment and security deposit of 7 million dollars has been paid to the Taipei District Court. The case is proceeded to the Supreme Court trial stage. The Company has appointed attorney filed a third instance appeal on Jul 28, 2017. On Jan 10, 2020, the decision from Taiwan Supreme Court was to reverse the original judgement and sent to the original Taiwan High Court and ordered for a retrial. The Company has appointed Wen-Chi Hsu, Ching-Qiang Lin, and Chi-Cheng Chao attorneys as litigation agents for the first instance retrial. The case is undergoing the first instance trial procedure of the Taiwan High Court.

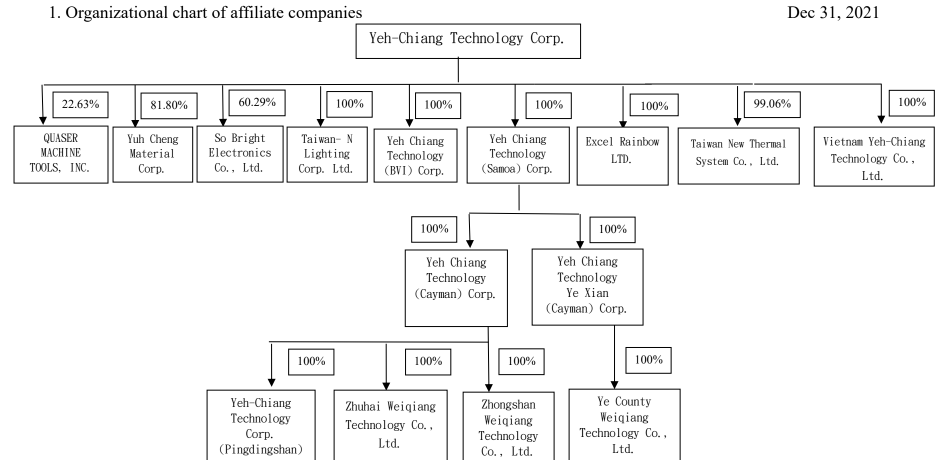
(13) Other important risks: None.

7. Other important matters: None.

# **VIII. Special Disclosure**

# 1. Information related to the company's affiliates:

(1) Consolidated Business Report of affiliate companies



# 2. Basic Information of affiliate companies

Dec 31, 2021

Foreign currency unit: thousand dollars / share: thousand shares

T			Original Investing Amount Holding at the End of Term Inv					Invested	Recognized	Rem	
Investing Company Name	Invested Company Name	Location	Main Business	End of Current Term	End of Last	Shares	Ratio	Carrying	Company Current Profit or Loss	Investment Profit or Loss	
	YCTSC	Samoa	Oversea holding	1,313,703	1,194,327	2,219	100.00%				,
Company				(USD42,322)	(USD38,082)			(USD63,174)	(USD2,121)	(USD2,121)	)
	YCTBC	B.V. I.	International	73,333	73,333	2,406	100.00%	9,722	(46)	(46)	)
Company			trading	(USD2,557)	(USD2,557)			(USD351)	(USD(2))	(USD(2))	)
	Excel Rainbow	Seychelles	International	70,520	70,520	2,155	100.00%	3,802	35	35	;
Company			trading	(USD2,155)	(USD2,155)			(USD137)	(USD1)	(USD1)	)
The Company	Tai-Chao	Taipei	Lighting	176,110	176,110	17,611	100.00%	210,811	25,586	25,586	,
	So Bright Electronic	Taoyuan	Lighting	63,904	63,904	2,773	60.29%	26,177	(3,609)	(4,657)	)
The Company	Yuh Cheng Materials	Taipei	Electronics parts manufacturing and sales	136,784	136,784	13,678	81.80%	178,564	(3,118)	(2,551)	)
Company	Taiwan New Thermal System	Taipei	Heat pipe manufacturing and sales	68,000	68,000	5,448	99.06%	33,341	(1,855)	(1,838)	)
The		Vietnam	Heat pipe	173,830	118,140	-	100.00%	165,637	(2,776)	(2,776)	)
Company	Chiang		manufacturing and sales	(USD6,000)	(USD4,000)			(USD5,984)	(USD(99))	(USD(99))	)
YCTSC	YCTCC	Cayman	Oversea holding	USD23,828	USD28,828	1,244	100.00%	1,199,956	62,910	62,910	)
								(USD43,351)	(USD2,246)	(USD2,246)	)
YCTCSC	YCTCYXC	Cayman	Oversea holding	USD18,000	USD13,760	900	100.00%	535,193	(3,473)	(3,473)	)
								(USD19,335)	(USD(124))	(USD(124))	)
		Zhongshan,	Heat pipe and	539,760	539,760	-	100.00%	791,510	-		
	Weiqiang	China	solder ball manufacturing and sales	(USD19,500)	(USD19,500)			(USD28,595)	(USD605)	(USD862)	1
	Zhuhai	Zhuhai,	Heat pipe and	13,840	13,840	-	100.00%	15,473	(588)	(588)	) Note
	Weiqiang	China	solder paste manufacturing and sales	(USD500)	(USD500)			(USD559)	(USD(21))	(USD(21))	) 1
YCTCYXC		Pingdingshan,		498,240	380,877	-	100.00%	535,802	(3,333)	(3,333)	Note
	Weiqiang	China	manufacturing and sales	(USD18,000)	(USD13,760)			(USD19,357)	(USD(119))	(USD(119))	) 1
YCTCC	Yeh-Chiang	Pingdingshan,		138,400	138,400	-	100.00%	338,859	39,046	39,046	Note
	(Pingdingshan)	China	manufacturing and sales	(USD5,000)	(USD5,000)			(USD12,242)	(USD1,394)	(USD1,394)	1

Note 1: Founded the re-investing company YCTSC in the 3<sup>rd</sup> region to invest in China indirectly.

Note 2: The numbers on this chart shown in NTD is exchanged with the 2021 average rate of 28.01 except for the profit or loss recognized in this period. The rest is exchanged at spot exchange rate of 27.68 on Dec 31, 2021.

Note 3: Recognized as the financial statement of the Taiwan Parent Company reviewed by the CPA.

Note 4: Related transaction and balance at the end of the term have been written-off.

- 3. Disclose of people have control and subordinate relationship: None.4. Information on directors supervisors, and general manager of the enterprise

Dec 31, 2021

	1	Dec 31, 2021			
Company Name	Title	Name or Representative			
	Chairman	Yeh-Chiang Technology Corp. Representative: Tai-Kuang Wang			
Taiwan- N Lighting	Director	Yeh-Chiang Technology Corp. Representative: Jun-Hua Chen			
Corp. Ltd.	Director	Yeh-Chiang Technology Corp. Representative: Rui-Hong Hsu			
1	Supervisor	Yeh-Chiang Technology Corp. Representative: Chen-Ting Wu			
	Chairman	Yeh-Chiang Technology Corp. Representative: Tai-Kuang Wang			
	Director	Yeh-Chiang Technology Corp. Representative: Rui-Hong Hsu			
So Bright Electronics	Director	Yeh-Chiang Technology Corp. Representative: Chen-Ting Wu			
Co., Ltd.	Director	Yeh-Chiang Technology Corp. Representative: Chung-Sien Liu			
	Director	Chien-Yu Yi			
	Supervisor	Kui-Chi Ku			
Taiwan New Thermal	Chairman	Yeh-Chiang Technology Corp. Representative: Tai-Kuang Wang			
System Co., Ltd.	Supervisor	Chen-Ting Wu			
Yuh Cheng Materials	Chairman	Yeh-Chiang Technology Corp. Representative: Tai-Kuang Wang			
Co., Ltd.	Supervisor	How-Ji Investing Corp. Representative: Chen-Ting Wu			
Yeh Chiang Technology		Val. Chiana Tasharala an Cama Damasantatian Va Chu Chia			
(Samoa) Corp.	Director	Yeh-Chiang Technology Corp. Representative: Ya-Chu Chiu			
Yeh Chiang Technology	Dimenton	Val Chiana Tashnalaay (Samaa) Com Dangaantatiya Va Chu Chiy			
(Cayman) Corp.	Director	Yeh Chiang Technology (Samoa) Corp. Representative: Ya-Chu Chiu			
Yeh Chiang Technology (BVI) Corp.	Director	Yeh-Chiang Technology Corp. Representative: Ya-Chu Chiu			
Yeh Chiang Technology Ye Xian (Cayman) Corp.	Director	Yeh Chiang Technology (Samoa) Corp. Representative: Ya-Chu Chiu			
Excel Rainbow Ltd.	Director	Yeh-Chiang Technology Corp. Representative: Ya-Chu Chiu			
Vietnam Yeh-Chiang Fechnology Co., Ltd.	Director	Yeh-Chiang Technology Corp. Representative: Tai-Kuang Wang			
	Chairman	Yeh Chiang Technology (Cayman) Corp. Representative: Tai-Kuang Wang			
Zhongshan Weiqiang	Director	Yeh Chiang Technology (Cayman) Corp. Representative: Jun-Hua Chen			
Technology Co., Ltd.	Director	Yeh Chiang Technology (Cayman) Corp. Representative: Min-Ho Lee			
	Chairman	Yeh Chiang Technology (Cayman) Corp. Representative: Tai-Kuang Wang			
Zhuhai Weiqiang	Director	Yeh Chiang Technology (Cayman) Corp. Representative: Jun-Hua Chen			
Гесhnology Co., Ltd.	Director	Yeh Chiang Technology (Cayman) Corp. Representative: Min-Ho Lee			
	Chairman	Yeh Chiang Technology (Cayman) Corp. Representative: Tai-Kuang Wang			
Ye County Weiqiang Technology Co., Ltd.	Director	Yeh Chiang Technology (Cayman) Corp. Representative: Jun-Hua Chen			
	Director	Yeh Chiang Technology (Cayman) Corp. Representative: Min-Ho Lee			
	Chairman	Yeh Chiang Technology (Cayman) Corp. Representative: Yu-Ping Chang			
Yeh-Chiang Technology	Director	Yeh Chiang Technology (Cayman) Corp. Representative: Tu-Fing Chang Wang			
Corp. (Pingdingshan)		Yeh Chiang Technology (Cayman) Corp. Representative: Tai-Ruang Wang  Yeh Chiang Technology (Cayman) Corp. Representative: Jun-Hua Chen			
	Director	Ten emang reemiology (Cayman) Corp. Representative : Jun-11ua Chen			

# 5. Operation Status of affiliate companies

Dec 31, 2021; Unit: NT\$ thousand

					Dec 31,	2021, 011	Current	Earnings
Company Name	Actual	Total assets	Total liabilities	Net worth	Operating revenues	Operating interest	income	per share
	Capital						(After tax)	(After tax)
Yeh-Chiang Technology Corp.	1,824,799	4,030,720	597,800	3,432,920	1,155,904	214,559	234,794	1.29
Yeh-Chiang Technology Corp. (BVI)	73,333	9,783	61	9,722	-	(50)	(46)	(0.01)
Yeh-Chiang Technology Corp. (Samoa)	1,313,703	1,749,013	348	1,748,665	-	(39)	59,409	0.45
Yeh-Chiang Technology Corp. (Cayman)	659,559	1,200,069	113	1,199,956	-	(113)	62,910	0.95
Zhongshan Weiqiang Technology Co., Ltd.	539,760	1,502,246	700,106	802,140	1,633,788	(2,697)	16,946	-
Zhuhai Weiqiang Technology Corp. Ltd.	13,840	15,543	70	15,473	-	(687)	(588)	-
Excel Rainbow Ltd.	70,520	85,209	81,407	3,802	904,135	(30)	35	-
Taiwan- N Lighting Corp. Ltd.	176,110	273,991	63,180	210,811	229,766	24,426	25,586	1.45
So Bright Electronics Co., Ltd.	46,000	65,833	22,413	43,420	56,239	(4,087)	(3,609)	(0.78)
Ye County Weiqiang Technology Co., Ltd.	498,240	1,245,088	709,286	535,802	645,068	1,142	(3,333)	_
Yeh-Chiang Technology Corp. (Pingdingshan)	138,400	668,326	329,467	338,859	1,042,141	60,711	39,046	-
Yuh Cheng Materials Co., Ltd.	167,208	218,545	252	218,293	-	(2,952)	(3,118)	(0.19)
Yeh-Chiang Technology Corp. (Ye County, Cayman)	498,240	535,982	789	535,193	-	(134)	(3,473)	-
Taiwan New Thermal System Co., Ltd.	55,000	33,699	42	33,657	-	(2,071)	(1,855)	(0.34)
Vietnam Yeh-Chiang Technology Co., Ltd.	173,830	165,678	41	165,637	-	(2,472)	(2,776)	(0.15)
Note: If the affiliate company is a foreign company, the amount shown is converted to NTD on the date of financial statement.								

(2) Relational Business Consolidated Financial Statements:

Statement

In connection with the Consolidated Financial Statements of Affiliated Enterprises of

Yeh-Chiang Technology Corp. (the "Consolidated FS of the Affiliates"), we represent to

you that, the entities required to be included in the Consolidated FS of the Affiliates as of

and for the year ended December 31, 2021 in accordance with the "Criteria Governing

Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated

Financial Statements of Affiliated Enterprises" are the same as those required to be included

in the Consolidated Financial Statements of Yeh-Chiang Technology Corp. and its

subsidiaries (the "Consolidated FS of the Group") in accordance with International

Financial Reporting Standard 10, as well as that, the information required to be disclosed

in the Consolidated FS of Affiliates is disclosed in the Consolidated FS of the Group.

Consequently, Yeh-Chiang Technology Corp. does not prepare a separate set of

Consolidated FS of Affiliates.

Company Name: Yeh-Chiang Technology Corp.

Chairman: Tai-Kuang Wang

Mar 28, 2022

(3) Relational Report: None.

2. Transaction about the Company's private placement of securities during the most recent fiscal year or during the

current fiscal year up to the date of publication of the annual

report: None.

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- 3. Holding or disposal of shares in the company by the Company's subsidiaries during the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report: None.
- 4. Other matters that require additional description: None.
- IX. If any of the situations listed in Article 36, paragraph 3, subparagraph 2 of the Securities and Exchange Act, which might materially affect shareholders' equity or the price of the company's securities, has occurred during the most recent fiscal year or during the current fiscal year up to the date of publication of the annual report, such situations shall be listed one by one: None.

Yeh-Chiang Technology Corp.

**CEO:** Tai-Kuang Wang

# Yeh Chiang Technology Corporation

**Parent-Company-Only Financial Statements** 

With Independent Auditors' Report For the Years Ended December 31, 2021 and 2020

Address: 7F., No.19-13, Sanchong Rd., Nangang Dist., Taipei City 115, Taiwan (R.O.C.)

Telephone: (02)2655-1166

The independent auditors' report and the accompanying financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and financial statements, the Chinese version shall prevail.

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# **Independent Auditors' Report**

To the Board of Directors of Yeh Chiang Technology Corporation:

#### **Opinion**

We have audited the financial statements of Yeh Chiang Technology Corporation ("the Company"), which comprise the balance sheet as of December 31, 2021 and 2020, and the statement of comprehensive income, changes in equity and cash flows for the years then ended and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2021 and 2020, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

#### **Basis for Opinion**

We conducted our audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Certified Public Accountants Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Evaluation of inventory allowance (including the inventory that was recorded in subsidiaries accounted for using the equity method)

For the evaluation of inventory policy please refer to Note 4(7) Summary of Significant Accounting Policies - Inventories, Notes 5 Major Sources of Accounting Judgments, Estimations and Assumptions of Uncertainty, and Note 6(4) description of Significant Accounts - Inventories to the financial statements.

#### Description of key audit matter:

Inventories are measured at the lower of cost and net realizable value in financial statements. Therefore, the Company needs to use judgment and estimation to determine the net realizable value of the inventory on the reporting date. Due to the rapid changes in technology, the launch of new products and the new technologies may cause a significant change in the market, and sales of related products may fluctuate significantly, resulting in inventory costs exceeding its net realizable value. In addition, the policy for the allowance for loss of inventories is based on past experience and the management's estimate of the future. As a result of these subjective judgments and estimates on inventory allowance for loss of value is one of the key matters in our audit.

#### How the matter was addressed in our audit:

Our principal audit procedures included evaluating the method of providing allowance for inventory valuation and the reasonable information, assumptions and formulas on which it is based; and examining the appropriate supporting documents to assess the appropriateness of the inventory allowance; examining the inventory aging report to analyze the change of inventory aging reports; performing the sample procedures to check the correctness of the inventory aging reports; evaluate whether the evaluation of inventory is consistent with its evaluation policy; performing a retrospective review to verify the rationality of the provision of obsolescence.

# Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance (including Audit Committee) are responsible for overseeing the Company's financial reporting process.

# Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the investment in other entities accounted for using the equity method to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Chun-Yuan Wu and Yen-Hui Chen.

#### **KPMG**

Taipei, Taiwan (Republic of China) March 28, 2022

#### **Notes to Readers**

The accompanying financial statements are intended only to present the financial position, financial performance and cash flows in accordance with the accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such financial statements are those generally accepted and applied in the Republic of China.

The independent auditors' audit report and the accompanying financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' audit report and financial statements, the Chinese version shall prevail.

# **Balance Sheets**

# December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars)

		December 3	, 2021	December 31, 2	2020			December 31,	2021	December 31, 2	2020
	Assets	Amount	%	Amount	%		Liabilities and Equity	Amount	%	Amount	%
	Current assets:						Current liabilities:				
1100	Cash and cash equivalents (note 6(1))	\$ 229,8	61 6	273,120	8	2102	Bank loan (note 6(9))	\$ 319,000	8	50,000	1
1110	Current financial assets at fair value through profit or loss (note 6(2))	-	-	108,682	3	2170	Notes and Trade payables	12	_	45	-
1170	Trade receivables, net (note 6(3))	364,9	19 9	304,575	9	2180	Trade payables - related parties (note 7)	81,38	7 2	62,185	2
1210	Other receivables - related parties (note 7)	489,3	25 12	402,791	12	2230	Current tax liabilities	12,49	7 –	8,359	-
130X	Inventories (note 6(4))	9,5	84 -	1,673	-	2280	Current lease liabilities (note 6(10))	4,48:	5 -	4,420	-
1470	Other current assets	3,2	21	3,810		2300	Other current liabilities (note 7)	113,270	5 3	112,922	4
		1,096,9	10 27	1,094,651	32			530,766	5 13	237,931	7
	Non-current assets:						Non-Current liabilities:				
1518	Non-current financial assets at fair value through other comprehensive	44,9	72 1	81,600	2	2570	Deferred income tax liabilities (note 6(12))	67,034	1 2	55,710	2
	income (note 6(2))					2580	Non-current lease liabilities (note 6(10))			4,485	
1551	Investments accounted for using the equity method (note 6(5))	2,744,4	87 68	2,143,017	61			67,034	1 2	60,195	2
1600	Property, plant and equipment (note 6(6) and 8)	96,1	64 3	95,831	3		Total liabilities	597,800	15	298,126	9
1755	Right-of-use assets (note 6(7))	4,3	90 -	8,779	-		<b>Equity</b> (note 6(13)):				
1780	Intangible assets (note 6(8))	2,2	57 -	2,532	-	3100	Ordinary shares	1,824,799	45	1,824,799	52
1840	Deferred income tax assets (note 6(12))	30,5	70 1	31,005	1	3200	Capital surplus	831,220	21	831,220	24
1900	Other non-current assets (note 6(11)and 8)	10,9	70	25,549	1	3300	Retained earnings	903,113	3 22	656,296	19
		2,933,8	10 73	2,388,313	68	3400	Other equity	(126,212	<u>(3)</u>	(127,477)	<u>(4</u> )
							Total equity	3,432,920	85	3,184,838	91
	Total assets	\$4,030,7	<u>20</u> <u>100</u>	3,482,964	<u>100</u>		Total liabilities and equity	\$4,030,720	100	3,482,964	<u>100</u>

# **Statements of Comprehensive Income**

# For the years ended December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Common Share)

			2021		2020	
			Amount	<b>%</b>	Amount	<u>%</u>
4000	Operating revenue (note 6(15))	\$	1,155,904	100	978,891	100
5000	<b>Operating costs</b> (note 6(4), (11), 7 and 12)		895,707	77	802,137	82
	Gross profit from operations		260,197	23	176,754	18
	<b>Operating expenses</b> (note 6(10),(11), (16), 7, and 12):		_			
6100	Selling expenses		323	_	6,870	1
6200	Administrative expenses		39,575	3	81,345	8
6300	Research and development expenses		5,740	1	7,076	1
	1 1	_	45,638	4	95,291	10
	Net operating income	_	214,559	19	81,463	8
	Non-operating income and expenses:	_				
7020	Other gains and losses, net (note 6(2),(17) and 7)		(3,272)	_	(20,721)	(2)
7050	Finance costs (note 6(10))		(1,872)	_	(159)	-
7060	Share of profit of associates accounted for using equity method (note 6(5))		43,633	3	264,166	27
7100	Interest income (note 7)		9,680	1	7,127	1
	( ,)	_	48,169	4	250,413	26
	Profit before income tax		262,728	23	331,876	34
7950	Less: Income tax expenses (note 6(12))	_	27,934	3	57,666	6
	Profit		234,794	20	274,210	28
8300	Other comprehensive income (loss):					
8310	Items that may not be reclassified subsequently to profit or loss:					
8311	(Losses) gains on remeasurements of defined benefit plans		(1,598)	-	659	-
8316	Unrealized gains (losses) from investments in equity instruments measured			_		
0220	at fair value through other comprehensive income (note 6(13))		32,524	3	452	-
8330	Share of other comprehensive income of associates accounted for using					
	equity method, components of other comprehensive income that will not be reclassified to profit or loss		79	_	_	_
	not be reclassified to profit of loss	_	31,005	3	1,111	
8360	Items that may be reclassified subsequently to profit or loss (note	_	21,002			
	6(13)):					
8361	Exchange differences on translation of foreign financial statements		(14,116)	(1)	19,621	2
8380	Share of other comprehensive income of associates accounted for using					
	equity method, components of other comprehensive income that will be		(5 <b>15 1</b> )			
	reclassified to profit or loss		(6,424)	-	-	-
8399	Income tax related to components of other comprehensive income that will		2.022		2.025	
	be reclassified to profit or loss (note 6(12))	_	2,823 (17,717)	<del>-</del> (1)	3,925 15,696	
8300	Other comprehensive income	_	13,288	2	16,807	<u>2</u> 2
8500	Comprehensive income	<b>\$</b>	248,082	22	291,017	$\frac{2}{30}$
2200	Earnings per share (New Taiwan Dollars) (note 6(14))	=		==		<u></u>
9750		\$		1.29		1.50
9850	Diluted earnings per share	\$ \$		1.28		1.48
7020	2 martin dariningo per onare	Ψ=		1,20		1110

See accompanying notes to financial statements.

# **Statements of Changes in Equity**

# For the years ended December 31, 2021 and 2020

(Expressed in Thousands of New Taiwan Dollars)

Other equity

									Other equity		
					Retained			Exchange differences on translation	Unrealized gains (losses) from financial assets measured at fair value		
		Odrinary	Capital		Special	Unappropri- ated retained		of foreign financial	through other comprehen-sive		
		shares	surplus	Legal reserve	reserve	earnings	Total	statements	income	Total	Total equity
Balance at January 1, 2020	\$	1,824,799	831,220	36,139	112,710	232,578	381,427	(160,366)	16,741	(143,625)	2,893,821
Profit for the year		-	-	-	-	274,210	274,210	-	-	-	274,210
Other comprehensive income for the year	_	-	-		-	659	659	15,696	452	16,148	16,807
Total comprehensive income for the year	_					274,869	274,869	15,696	452	16,148	291,017
Appropriation and distribution of											
retained earnings:											
Legal reserve		-	-	22,278	-	(22,278)	-	-	-	-	-
Special reserve	_		-		30,915	(30,915)	_				
Balance at December 31, 2020	<b>\$</b> _	1,824,799	831,220	58,417	143,625	454,254	656,296	(144,670)	<u>17,193</u>	(127,477)	3,184,838
Balance at January 1, 2021	\$	1,824,799	831,220	58,417	143,625	454,254	656,296	(144,670)	17,193	(127,477)	3,184,838
Profit for the year		-	-	-	-	234,794	234,794	-	-	-	234,794
Other comprehensive income for the year	_		-		-	(1,519)	(1,519)	(17,717)	32,524	14,807	13,288
Total comprehensive income for the year	_					233,275	233,275	(17,717)	32,524	14,807	248,082
Appropriation and distribution of											
retained earnings:											
Legal reserve		-	-	27,486	-	(27,486)	-	-	-	-	-
Special reserve		-	-	-	(16,148)	16,148	-	-	-	-	-
Disposal of investments in equity											
instruments designated at fair value						13,542	13,542		(12.542)	(13,542)	
through other comprehensive income	_	4.004.500							(13,542)		
Balance at December 31, 2021	\$ <u> </u>	1,824,799	831,220	85,903	127,477	689,733	903,113	(162,387)	36,175	(126,212)	3,432,920

See accompanying notes to financial statements.

# **Statements of Cash Flows**

# For the years ended December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars)

		2021	2020	
Cash flows from (used in) operating activities:				
Profit before income tax	\$	262,728	331,876	
Adjustments:				
Adjustments to reconcile profit (loss):		4.021	4.076	
Depreciation expense		4,831	4,876	
Amortization expense		333	2,964	
Net profit on financial assets and liabilities at fair value through profit or loss profit		(66)	(580)	
Interest expense		1,872	159	
Interest income		(9,680)	(7,127)	
Dividend income		(641)	(6,176)	
Reversal of inventory obsolescence gain		=	(1,267)	
Share of profit of associates accounted for using equity method		(43,633)	(264,166)	
Other		(19)	103	
		(47,003)	(271,214)	
Changes in operating assets and liabilities:		(50.044)	(22.20.5)	
Notes and trade receivables, net (including related parties)		(60,344)	(22,295)	
Inventories		(7,911)	2,328	
Other operating assets		542	1,850	
Notes and trade payables (including related parties)		19,278	34,460	
Other operating liabilities		494	35,950	
Total adjustments		(47,941) (94,944)	52,293	
Total adjustments Cash flow generated from operations		(94,944) 167,784	(218,921) 112,955	
Interest received		9,365	6,546	
Dividends received		641	6,176	
Interest paid		(2,012)	(159)	
Income taxes paid		(9,214)	(520)	
Net cash flows from operating activities		166,564	124,998	
Cash flows from (used in) investing activities:		100,504	124,770	
Acquisition of financial assets at fair value through profit or loss		_	(13,000)	
Proceeds from disposal of financial assets at fair value through profit or loss		108,748	58,362	
Proceeds from disposal of financial assets at fair value through other		100,7.10	00,002	
comprehensive income		64,280	-	
Acquisition of investments accounted for using the equity method		(573,426)	(118,140)	
Liquidation by investment company shares shall return		-	56,608	
Acquisition of property, plant and equipment		(775)	(359)	
Decrease in refundable deposits		12,981	17,653	
Increase in other receivables - related parties		(86,219)	(9,188)	
Acquisition of intangible assets		-	(16)	
Decrease in other financial assets		8	9	
Net cash flows used in investing activities		(474,403)	(8,071)	
Cash flows from (used in) financing activities:				
Increase in bank loan		269,000	49,990	
Payment of lease liabilities		(4,420)	(4,357)	
Net cash flows from financing activities	-	264,580	45,633	
Net (decrease) increase in cash and cash equivalents for the period		(43,259)	162,560	
Cash and cash equivalents at beginning of period		273,120	110,560	
Cash and cash equivalents at end of period	\$	229,861	273,120	

See accompanying notes to financial statements.

#### **Notes to the Financial Statements**

# For the years ended December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars, Unless Otherwise Specified)

# 1. Company history

Yeh Chiang Technology Corporation (the "Company") was incorporated in December 23, 1994 and commenced its business operation in December 1995. The registered address of the Company's office is 7th Floor, No.19-13, Sanchong Road, Nangang District, Taipei City. The Company's common shares were listed on the Taiwan Stock Exchange (TWSE) in March 2002.

The major business activities of the Company are the production and sales of high-tech heat pipe components, and solder balls.

# 2. Approval date and procedures of the financial statements:

These financial statements were authorized for issue by the Board of Directors on March 28, 2022.

# 3. New standards, amendments and interpretations adopted:

(a) The impact of the International Financial Reporting Standards ("IFRSs") endorsed by the Financial Supervisory Commission, R.O.C. which have already been adopted.

The Company has initially adopted the following new amendments, which do not have a significant impact on its consolidated financial statements, from January 1, 2021:

- Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"
- Amendments to IFRS 9, IAS39, IFRS7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform—Phase 2"
- Amendments to IFRS 16 "Covid-19-Related Rent Concessions beyond June 30, 2021"
- (b) The impact of IFRS issued by the FSC but not yet effective

The Company assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2022, would not have a significant impact on its financial statements:

- Amendments to IAS 16 "Property, Plant and Equipment Proceeds before Intended Use"
- Amendments to IAS 37 "Onerous Contracts—Cost of Fulfilling a Contract"
- Annual Improvements to IFRS Standards 2018–2020
- Amendments to IFRS 3 "Reference to the Conceptual Framework"

#### **Notes to the Financial Statements**

#### (c) The impact of IFRS issued by IASB but not yet endorsed by the FSC

The following new and amended standards, which may be relevant to the Company, have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

Standards or Interpretations	Effective date per IASB	
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of balance sheet, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current. The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity.	January 1, 2023
Amendments to IAS 12 "Deferred Tax related to Assets and Liabilities arising from a Single Transaction"	The amendments narrowed the scope of the recognition exemption so that it no longer applies to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences.	January 1, 2023

The Company is evaluating the impact of its initial adoption of the abovementioned standards or interpretations on its consolidated financial position and financial performance. The results thereof will be disclosed when the Company completes its evaluation.

The Company does not expect the following other new and amended standards, which have yet to be endorsed by the FSC, to have a significant impact on its financial statements:

- Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between an Investor and Its Associate or Joint Venture"
- IFRS 17 "Insurance Contracts" and amendments to IFRS 17 "Insurance Contracts"
- Amendments to IAS 1 "Disclosure of Accounting Policies"
- Amendments to IAS 8 "Definition of Accounting Estimates"

### 4. Summary of significant accounting policies:

The significant accounting policies presented in the parent-company-only financial statements are summarized below. Except for those specifically indicated, the following accounting policies were applied consistently throughout the periods presented in the parent-company-only financial statements.

#### Notes to the Financial Statements

# (1) Statement of compliance

The parent-company-only financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

### (2) Basis of preparation

#### A. Basis of measurement

Except for the following significant accounts, the parent-company-only financial statements have been prepared on a historical cost basis:

- (a) Financial instruments at fair value through profit or loss are measured at fair value;
- (b) Financial assets at fair value through other comprehensive income are measured at fair value:
- (c) The defined benefit assets are measured at fair value of the plan assets less the present value of the defined benefit obligation.

# B. Functional and presentation currency

The functional currency of each the Company entity is determined based on the primary economic environment in which the entity operates. The financial statements are presented in New Taiwan dollars (NTD), which is the Company's functional currency. All financial information presented in NTD has been rounded to the nearest thousand.

# (3) Foreign currencies

#### A. Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Company entities at the exchange rates at the dates of the transactions. At the end of each subsequent reporting period, monetary items denominated in foreign currencies are translated into the functional currencies using the exchange rate at that date.

Non-monetary items denominated in foreign currencies that are measured at fair value are translated into the functional currencies using the exchange rate at the date that the fair value was determined. Non-monetary items denominated in foreign currencies that are measured based on historical cost are translated using the exchange rate at the date of the transaction.

Exchange differences are generally recognized in profit or loss, except for an investment in equity securities designated as at fair value through other comprehensive income, which are recognized in other comprehensive income.

#### B. Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into the presentation currency at the exchange rates at the reporting date. The income and expenses of foreign operations, are translated into the presentation currency at the average exchange rate. Exchange differences are recognized in other comprehensive income.

#### **Notes to the Financial Statements**

When a foreign operation is disposed of such that control, significant influence, or joint control is lost, the cumulative amount in the translation reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. When the Company disposes of only part of its interest in a subsidiary that includes a foreign operation while retaining control, the relevant proportion of the cumulative amount is reattributed to non-controlling interests.

#### (4) Classification of current and non-current assets and liabilities

An asset is classified as current under one of the following criteria, and all other assets are classified as non-current.

- A. It is expected to be realized, or intended to be sold or consumed, in the normal operating cycle;
- B. It is held primarily for the purpose of trading;
- C. It is expected to be realized within twelve months after the reporting period; or
- D. The asset is cash or a cash equivalent unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

A liability is classified as current under one of the following criteria, and all other liabilities are classified as non-current.

- A. It is expected to be settled in the normal operating cycle;
- B. It is held primarily for the purpose of trading;
- C. It is due to be settled within twelve months after the reporting period; or
- D. The Company does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by issuing equity instruments do not affect its classification.

# (5) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value. Time deposits which meet the above definition and are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes should be recognized as cash equivalents.

#### Notes to the Financial Statements

#### (6) Financial instruments

Trade receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Company becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

#### A. Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

On initial recognition, a financial asset is classified as measured at amortized cost; fair value through other comprehensive income (FVOCI) - equity investment; or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

#### (a) Financial assets measured at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost, which is the amount at which the financial asset is measured at initial recognition, plus/minus, the cumulative amortization using the effective interest method, adjusted for any loss allowance. Interest income, foreign exchange gains and losses, as well as impairment, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

# (b) Fair value through other comprehensive income (FVOCI)

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income. This election is made on an instrument-by-instrument basis.

Equity investments at FVOCI are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to profit or loss.

#### Notes to the Financial Statements

Dividend income is recognized in profit or loss on the date on which the Company's right to receive payment is established.

#### (c) Fair value through profit or loss (FVTPL)

All financial assets not classified as amortized cost or FVOCI described as above are measured at FVTPL, including derivative financial assets. On initial recognition, the Company may irrevocably designate a financial asset, which meets the requirements to be measured at amortized cost or at FVOCI, as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest income, are recognized in profit or loss.

#### (d) Impairment of financial assets

The Company recognizes loss allowances for expected credit losses (ECL) on financial assets measured at amortized cost (including cash and cash equivalents, notes and trade receivables, guarantee deposit paid and other financial assets).

The Company measures loss allowances at an amount equal to lifetime ECL, except for the following which are measured as 12-month ECL:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowance for trade receivables and contract assets are always measured at an amount equal to lifetime ECL.

Lifetime ECLs are the ECLs that result from default events over the expected life of a financial instrument.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECL is the maximum contractual period over which the Company is exposed to credit risk.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis based on the Company's historical experience and informed credit assessment as well as forward-looking information.

#### Notes to the Financial Statements

The Company considers a debt security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of investment grade which is considered to be BBB- or higher per Standard & Poor's, Baa3 or higher per Moody's or twA or higher per Taiwan Ratings'.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 180 days past due.

The Company considers a financial asset to be in default when the financial asset is more than 365 days past due or the debtor is unlikely to pay its credit obligations to the Company in full.

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e the difference between the cash flows due to the Company in accordance with the contract and the cash flows that the Company expects to receive). ECL are discounted at the effective interest rate of the financial asset.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. For corporate customers, the Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

#### (e) Derecognition of financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

#### B. Financial liabilities and equity instruments

#### (a) Classification of debt or equity

Debt and equity instruments issued by the Company are classified as financial liabilities or equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

#### Notes to the Financial Statements

#### (b) Equity instrument

An equity instrument is any contract that evidences residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued are recognized as the amount of consideration received, less the direct cost of issuing.

#### (c) Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

#### (d) Derecognition of financial liabilities

The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Company also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

On derecognition of a financial liability, the difference between the carrying amount of a financial liability extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss.

### (e) Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of balance sheet when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

### (7) Inventories

Inventories are measured at the lower of cost and net realizable value. The cost of inventories is calculated using the weighted average method, and includes expenditure incurred in acquiring the inventories, production or conversion costs, and other costs incurred in bringing them to their present location and condition.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses.

#### (8) Investment in associates

Associates are those entities in which the Company has significant influence, but not control or joint control, over their financial and operating policies.

#### Notes to the Financial Statements

Investments in associates are accounted for using the equity method and are recognized initially at cost. The cost of the investment includes transaction costs. The carrying amount of the investment in associates includes goodwill arising from the acquisition less any accumulated impairment losses.

The consolidated financial statements include the Company's share of the profit or loss and other comprehensive income of those associates, after adjustments to align their accounting policies with those of the Company, from the date on which significant influence commences until the date on which significant influence ceases. The Company recognizes any changes of its proportionate share in the investee within capital surplus, when an associate's equity changes due to reasons other than profit and loss or comprehensive income, which did not result in changes in actual proportionate share.

Gains resulting from transactions between the Company and an associate are recognized only to the extent of unrelated Company's interests in the associate.

Unrealized gains resulting from the transactions between the Group and associates have been eliminated to the extent of the Group's interest in the investees. Unrealized losses were eliminated in the same way as unrealized gains, but only to the extent that there is no evidence of impairment

When the Company's share of losses of an associate equals or exceeds its interests in an associate, it discontinues recognizing its share of further losses. After the recognized interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the associate.

#### (9) Investments in subsidiaries

The Company's subsidiaries are accounted for using the equity method when preparing their financial statements. Under the equity method, profit, other comprehensive income and equity in the financial statements are equivalent to those of the profit, other comprehensive income and equity which are contributed to the owners of the parent in the financial statements.

The changes in the parent's interest in its subsidiaries that do not result in a loss of control are accounted as equity transactions.

#### (10) Property, plant and equipment

#### A. Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

If significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognized in profit or loss.

# B. Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that future economic benefits associated with the expenditure will flow to the Company.

#### Notes to the Financial Statements

#### C. Depreciation

Depreciation is calculated on the cost of an asset less its residual value and is recognized in profit or loss on a straight-line basis over the estimated useful lives of each component of an item of property, plant and equipment.

The estimated useful lives of property, plant and equipment for current and comparative periods are as follows:

(a) Buildings 15~25 years

(b) Machinery and equipment 8 years

(c) Miscellaneous equipment 2~6 years

Depreciation methods, useful lives, and residual values are reviewed at each reporting date and adjusted if appropriate.

#### (11) Leases

At inception of a contract, the Company assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

#### A. As a lessee

The Company recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be reliably determined, the Company's incremental borrowing rate. Generally, the Company uses its incremental borrowing rate as the discount rate.

#### **Notes to the Financial Statements**

Lease payments included in the measurement of the lease liability comprise the following:

- (a) fixed payments, including in-substance fixed payments;
- (b) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- (c) amounts expected to be payable under a residual value guarantee; and
- (d) payments for purchase or termination options that are reasonably certain to be exercised.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when:

- (a) there is a change in future lease payments arising from the change in an index or rate; or
- (b) there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee; or
- (c) there is a change in the lease term resulting from a change of its assessment on whether it will exercise an option to purchase the underlying asset, or
- (d) there is a change of its assessment on whether it will exercise a extension or termination option; or
- (e) there is any lease modification

When the lease liability is remeasured, other than lease modifications, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or in profit and loss if the carrying amount of the right-of-use asset has been reduced to zero.

When the lease liability is remeasured to reflect the partial or full termination of the lease for lease modifications that decrease the scope of the lease, the Company accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognize in profit or loss any gain or loss relating to the partial or full termination of the lease.

The Company presents right-of-use assets that do not meet the definition of investment and lease liabilities as a separate line item respectively in the statement of financial position.

The Company has elected not to recognize right-of-use assets and lease liabilities for short-term leases of corporate fleet vehicle and staff dormitory that have a lease term of 12 months or less and leases of low-value assets. The Company recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

#### Notes to the Financial Statements

#### B. As a lessor

When the Company acts as a lessor, it determines at lease commencement whether each lease is a finance lease or an operating lease. To classify each lease, the Company makes an overall assessment of whether the lease transfers to the lessee substantially all of the risks and rewards of ownership incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then the lease is an operating lease. As part of this assessment, the Company considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

The Company recognizes lease payments received under operating leases as income on a straight-line basis over the lease term as part of 'rental income'.

# (12) Intangible assets

#### A. Recognition and measurement

Expenditure on research activities is recognized in profit or loss as incurred.

Development expenditure is capitalized only if the expenditure can be measured reliably, the product or process is technically, and commercially feasible, future economic benefits are probable and the Company intends to, and has sufficient resources to, complete development and to use or sell the asset. Otherwise, it is recognized in profit or loss as incurred. Subsequent to initial recognition, development expenditure is measured at cost, less accumulated amortization and any accumulated impairment losses.

Other intangible assets, including patents and trademarks, that are acquired by the Company and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses.

# B. Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss as incurred.

#### C. Amortization

Amortization is calculated over the cost of the asset, less its residual value, and is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets from the date that they are available for use.

The estimated useful lives for the current and comparative periods of patents and trademarks are 10 to 23 years.

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

#### Notes to the Financial Statements

#### (13) Impairment of non-financial assets

At each reporting date, the Company reviews the carrying amounts of its non-financial assets (other than inventories and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. Goodwill is tested annually for impairment.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or cash-generating units (CGUs). Goodwill arising from a business combination is allocated to CGUs or groups of CGUs that are expected to benefit from the synergies of the combination.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU. An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its recoverable amount. Impairment losses are recognized in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. For other assets, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

#### (14) Revenue from contracts with customers

Revenue is measured based on the consideration to which the Company expects to be entitled in exchange for transferring goods or services to a customer. The Company recognizes revenue when it satisfies a performance obligation by transferring control of a good or a service to a customer. The accounting policies for the Company's main types of revenue are explained below.

# A. Sale of goods - electronic components

The Company manufactures and sells high-tech heat pipe components and solder balls. The Company recognizes revenue when control of the products has been transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Company has objective evidence that all criteria for acceptance have been satisfied.

A receivable is recognized when the goods are delivered as this is the point in time that the Company has a right to an amount of consideration that is unconditional.

#### Notes to the Financial Statements

# B. Financing components

The Company does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the Company does not adjust any of the transaction prices for the time value of money.

# (15) Employee benefits

# A. Defined contribution plans

Obligations for contributions to defined contribution pension plans are expensed as the related service is provided.

# B. Defined benefit plans

The Company's net obligation in respect of defined benefit plans is calculated separately for each the plan by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of defined benefit obligations is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Group, the recognized asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. To calculate the present value of economic benefits, consideration is given to any applicable minimum funding requirements.

Remeasurements of the net defined benefit liability, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if any, excluding interest), are recognized immediately in other comprehensive income, and accumulated in retained earnings within equity. The Company determines the net interest expense (income) on the net defined benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability (asset). Net interest expense and other expenses related to defined benefit plans are recognized in profit or loss.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in profit or loss. The Company recognizes gains and losses on the settlement of a defined benefit plan when the settlement occurs.

#### C. Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided.

A liability is recognized for the amount expected to be paid if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

#### Notes to the Financial Statements

#### (16) Income taxes

Income taxes comprise include both current taxes and deferred taxes. Except for expenses related to business combinations or recognized directly in equity or other comprehensive income, all current and deferred taxes are recognized in profit or loss.

Current taxes comprise the expected tax payables or receivables on the taxable profits (losses) for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payables or receivables are the best estimate of the tax amount expected to be paid or received. It is measured using tax rates enacted or substantively enacted at the reporting date.

Deferred taxes arise due to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases.

Deferred taxes are recognized except for the following:

- A. temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits (losses) at the time of the transaction;
- B. temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Company is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- C. taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets are recognized for the carry forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefits will be realized.

Deferred taxes are measured at tax rates that are expected to be applied to temporary differences when they reserve, using the tax rates that have been enacted or substantively enacted at the reporting date.

Deferred tax assets and liabilities are offset if the following criteria are met:

- A. the Company has a legally enforceable right to set off current tax assets against current tax liabilities; and
- B. the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
  - (a) the same taxable entity; or
  - (b) different taxable entities which intend to settle current tax assets and liabilities on a net basis, or to realize the assets and liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

#### Notes to the Financial Statements

# (17) Earnings per share

The Company discloses the Company's basic and diluted earnings per share attributable to ordinary shareholders of the Company. Basic earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding. Diluted earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding after adjustment for the effects of all potentially dilutive ordinary shares, such as employee remuneration through the issuance of shares.

#### (18) Operating segments

The Company has disclosed operating segment information in consolidated financial statements. Hence, this information is not required to be disclosed in these parent-company-only financial statements.

# 5. Significant accounting assumptions and judgments, and major sources of estimation uncertainty:

In preparing these consolidated financial statements, management has made judgments, estimates, and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income, and expenses. Actual results may differ from these estimates.

The management continues to monitor the accounting estimates and assumptions. The management recognizes any changes in accounting estimates during the period and the impact of those changes in accounting estimates in the following period.

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year is as follows. Those assumptions and estimation have been updated to reflect the impact of COVID-19 pandemic:

Evaluation of inventory allowance (include the inventory that recorded in investments accounted for using the equity method.)

As inventories are stated at the lower of cost or net realizable value, the Company estimates the net realizable value of inventories for obsolescence and unmarketable items at the end of the reporting period and then writes down the cost of inventories to net realizable value. The net realizable value of the inventory is mainly determined based on assumptions as to future demand within a specific time horizon. Due to the rapid industrial transformation, there may be significant changes in the net realizable value of inventories. Refer to note 6(4) for further description of the valuation of inventories.

#### **Notes to the Financial Statements**

#### 6. Explanation of significant accounts:

# (1) Cash and cash equivalents

	Dec	ember 31, 2021	December 31, 2020
Petty cash and cash on hand	\$	13	12
Check and demand deposits		3,327	108,622
Foreign exchange deposit		226,521	164,486
	\$	229,861	273,120

Please refer to note 6(18) for the credit risk of the financial assets and liabilities of the Company.

# (2) Financial instruments

# A. Current financial assets at fair value through profit or loss

	December 31,	December 31,
	2021	2020
Beneficiary Certificates - mutual Funds	\$ <u> </u>	108,682

The Company disposed financial assets at fair value through profit or loss in March and June 2021 respectively, the consideration received are \$97,560 thousand and \$11,188 thousand respectively.

The gains arising from the fair value assessment of the financial assets of the Company in 2021 and 2020 were \$66 thousand and \$580 thousand, respectively.

#### B. Non-Current financial assets at fair value through other comprehensive income:

	De	cember 31, 2021	December 31, 2020
Listed stocks—ASUSTeK Computer Inc.	\$	271	33,247
Listed stocks—Pegatron Corporation		-	19,706
Listed Stock—Powerchip Semiconductor Manufacturing Corporation (note)		33,178	23,289
Domestic non-listed (cabinet) stocks - Song Long Electronics Co., Ltd.		-	2,500
Domestic non-listed (cabinet) stock - Powerchip Technology Corporation		11,523	2,858
Corporation	<b>\$</b>	44,972	81,600

Note: On December 6, 2021, Powerchip Semiconductor Manufacturing Corporation ceased to trade its shares on TPEx and became a TWSE-listed company.

In 2020, Song Long Electronics Co., Ltd. resolved to be dissolved, and the liquidation proceedings have been completed on December 31, 2021, after which the remaining assets attributable to the Company amounted to \$2,786 thousand; the accumulated gains on disposal amounted to \$1,336 thousand, which have been transferred by the Group from other equity interest to retained earnings.

#### **Notes to the Financial Statements**

In January 2021, the Company disposed of its investments in equity instruments designated at FVOCI—ASUSTeK Computer Inc. and Pegatron Corporation, and the respective fair values thereof amounted to \$38,202 thousand and \$23,292 thousand at the time of disposal. The accumulated gains on the disposals amounted to \$ 402 thousand and \$ 6,932 thousand respectively, both of which have been transferred from other equity interest to retained earnings.

In March 2021, the Company acquired 5,434 thousand shares in Quaser Machine Tools, Inc. at a cost of \$171,174 thousand as part of its operational strategy. In June 2021, the Company made acquisitions of shares in Quaser Machine Tools, Inc., reaching a shareholding of 22.63%. The Company assessed that it had significant influence on Quaser Machine Tools, Inc.; consequently, it derecognized the underlying financial asset at fair value through other comprehensive income, and transferred it to investments accounted for using equity method based on its fair value. Additionally, the accumulated amount of gains on disposal of \$4,872 thousand mentioned above has been transferred from other equity interest to retained earnings.

In 2020, Powerchip Technology Corporation will reduce its capital and return the share price with property other than cash, wherein the Company will obtain 466 thousand shares of Powerchip Semiconductor Manufacturing Corporation.

The Company investments in these equity instruments are not held for trading purposes and have been designated for non-current financial assets at fair value through other comprehensive income.

#### Trade receivables, net

	Dec	ember 31, 2021	December 31, 2020
Trade receivables – measured as amortized cost	\$	364,919	304,575
Less: loss allowance			
	\$	364,919	304,575

The Company applies the simplified approach to provide for its expected credit losses, i.e. the use of lifetime expected loss provision for all receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information, including macroeconomic and relevant industry information. The loss allowance as of December 31, 2021 and 2020 were determined as follows:

	<b>D</b>	<b>December 31, 2021</b>				
		Weighted-				
	Gross carrying	average loss	Loss allowance			
	amount	<u>rate</u>	<u> </u>			
Not past due	<b>\$</b> 364,919	-%				

#### **Notes to the Financial Statements**

	<b>D</b>	<b>December 31, 2020</b>				
		Weighted-				
	Gross carrying	average loss	Loss allowance			
	amount	rate	provision			
Not past due	\$ 304,575	-%				

The movements in the allowance for trade receivables were as follows:

	For the year ended December 31,		
	2021	2020	
Balance on January 1	\$ -	(4,143)	
Impairment losses reversed		4,143	
Balance on December 31	\$	<u> </u>	

# (4) Inventories

	December 31, 2021		December 31, 2020	
Trading inventories	<u>\$</u>	9,584	1,673	

In 2021 and 2020 the Comapny recognized cost of sales amounting to \$895,707 thousand and \$802,137 thousand, respectively.

The net of reversals for inventories written increased to net realizable value, which were also included in cost of sales, amounted to \$0 and \$1,267 thousand for the years ended December 31, 2021 and 2020, respectively.

As of December 31, 2021 and 2020, the Company did not provide any inventories as collateral for its loans.

# (5) Investments accounted for using the equity method

A. A summary of the Company's financial information about investments accounted for using the equity method at the reporting date is as follows:

	De	cember 31, 2021	December 31, 2020
Subsidiaries	\$	2,376,719	2,143,017
Associates	_	367,768	
	\$ <u></u>	2,744,487	2,143,017

For the year ended December 31, 2021 and 2020, recognized share of profit of subsidiaries accounted to \$43,633 thousand and \$264,166 thousand.

# B. Subsidiaries

Please refer to the 2021 consolidated financial report.

# **Notes to the Financial Statements**

#### C. Associates

		Principal	_	Decembe	r 31, 2021
Name of associates	Principal activities	place of business		Amount	Ownership interest %
Quaser Machine Tools, Inc.	Production and sales of machinery and equipment	Taiwan ROC	\$_	367,768	22.63

From March to June 2021, the Company made several acquisitions of shares in Quaser Machine Tools, Inc., reaching a shareholding of 22.63%. The Company assessed that it had significant influence on Quaser Machine Tools, Inc.; consequently, it derecognized the underlying financial asset at fair value through other comprehensive income, and transferred it to investments accounted for using equity method based on its fair value.

The following financial information about significant associates has been adjusted according to individually prepared IFRS financial statements of these associates:

Quaser Machine Tools, Inc.

	Dece	mber 31, 2021
Current assets	\$	1,549,461
Non-current assets		1,645,921
Current liabilities		(1,632,856)
Non-current liabilities		(461,607)
Net assets	<u>\$</u>	1,100,919
Net assets attributable to non-controlling interests	\$	851,815
Net assets attributable to controlling interests	\$	249,104
		the year ended ember 31, 2021
Operating revenue	\$	1,149,692
Loss for the year		(184,856)
Other comprehensive income for the year		(35,837)
Comprehensive loss for the year	\$	(220,693)
Comprehensive loss attributable to non-controlling interests	\$	(188,719)
Comprehensive loss attributable to controlling interests	\$	(31,974)

# **Notes to the Financial Statements**

	he year ended mber 31, 2021
Share of net assets of associates as of January 1	\$ -
Acquisition of share of net assets of associates	281,078
Acquisition of comprehensive loss for the year	 (31,974)
Share of net assets of associates as of December 31	249,104
Fair value of identifiable net assets	 118,664
Carry value of associates as of December 31	\$ 367,768

# D. Collateral

As of December 31, 2021 and 2020, the Company did not provide any investments accounted for using the equity method as collaterals for its loans.

# (6) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Company for the years ended December 31, 2021 and 2020, were as follows:

		Land	Buildings	Machinery and equipment	Other facilities	Total
Cost or deemed cost:						
Balance on January 1, 2021	\$	99,391	8,362	1,122	32,486	141,361
Additions	_		520		255	<u>775</u>
Balance on December 31, 2021	\$_	99,391	8,882	1,122	32,741	142,136
Balance on January 1, 2020	\$	99,391	8,362	1,122	32,127	141,002
Additions	_	-			359	359
Balance on December 31, 2020	\$_	99,391	8,362	1,122	32,486	141,361
Depreciation and impairments loss:						
Balance on January 1, 2021	\$	4,673	8,362	1,029	31,466	45,530
Depreciation	_	-	65	93	284	442
Balance on December 31, 2021	\$_	4,673	8,427	1,122	31,750	45,972
Balance on January 1, 2020	\$	4,673	8,243	904	31,223	45,043
Depreciation		-	119	125	243	487
Balance on December 31, 2020	\$_	4,673	8,362	1,029	31,466	45,530
Carrying amounts:						
Balance on December 31, 2021	\$_	94,718	455		991	96,164
Balance on December 31, 2020	\$	94,718		93	1,020	95,831
Balance on January 1, 2020	\$_	94,718	119	218	904	95,959

As of December 31, 2021 and 2020, property, plant and equipment were pledged as collateral which were described in note 8.

# **Notes to the Financial Statements**

# (7) Right-of-use assets

The Company leases buildings. Information about leases for which the Company as a lessee was presented below:

	B	uildings
Cost:		
Balance at December 31, 2021 (also the opening balance)	\$	17,557
Balance at December 31, 2020 (also the opening balance)	\$	17,557
Accumulated depreciation:		
Balance at January 1, 2021	\$	8,778
Depreciation		4,389
Balance at December 31, 2021	\$	13,167
Balance at January 1, 2020	\$	4,389
Depreciation		4,389
Balance at December 31, 2020	\$	8,778
Carrying amount:		
Balance at December 31, 2021	\$	4,390
Balance at December 31, 2020	\$	8,779
Balance at January 1, 2020	\$	13,168

# (8) Intangible assets

A. The cost and amortization of the intangible assets of the Company for the years ended December 31, 2021 and 2020, were as follows:

	Patent and trademark	
Costs:		
Balance at December 31, 2021 (also the opening balance)	\$	81,419
Balance at January 1, 2020	\$	81,403
Additions		16
Balance at December 31, 2020	\$	81,419
Accumulated amortization:		
Balance at January 1, 2021	\$	78,887
Amortization		275
Balance at December 31, 2021	\$	79,162
Balance at January 1, 2020	\$	76,112
Amortization		2,775
Balance at December 31, 2020	\$	78,887

# **Notes to the Financial Statements**

	ent and demark
Carrying value:	
Balance at December 31, 2021	\$ 2,257
Balance at December 31, 2020	\$ 2,532
Balance at January 1, 2020	\$ 5,291

# B. Recognition of amortization

The amortization of intangible assets is included in the statement of comprehensive income under the operating expenses, please refer to note12(1).

# C. Collaterals

As of December 31, 2021 and 2020, the Company did not provide any intangible assets as collateral for its loans.

# (9) Bank loan

	December 31, 2021	
Unsecured bank loans	\$ -	50,000
Secured bank loans	 319,000	
Total	\$ 319,000	50,000
Unused credit facilities	\$ 372,520	445,440
Range of interest rates	 0.85%	0.88%

For the collateral for bank loan, please refer to note8.

# (10) Lease liabilities

The carrying amount of lease liabilities of the Company is:

	December 31, 2021	December 31, 2020
Current	<b>\$</b> 4,485	4,420
Non-current	\$ <u> </u>	4,485

For the maturity analysis, please refer to note 6(18).

The amounts recognized in profit or loss by the Company were as follows:

	2	2021	2020
Interest expense on lease liabilities	\$	94	159
Expenses relating to short-term leases	\$	4	309
Total cash outflow for leases	\$	4,518	4,825

#### **Notes to the Financial Statements**

#### Real estate leases

As of December 31, 2021 and 2020, the Company leases buildings for its office space. The leases of office space typically run for a period of 2 to 4 years. Some leases include an option to renew the lease for an additional period of the same duration after the end of the contract term.

The Company has elected not to recognize right-of-use assets and lease liabilities for these leases which are short-term and leases of low-value items.

# (11) Employee benefits

#### A. Defined benefit plans

Reconciliation of defined benefit obligation at present value and plan asset at fair value is as follows:

	Dece	ember 31, 2021	December 31, 2020
Present value of the defined benefit obligations	\$	(9,362)	(8,810)
Fair value of plan assets		12,944	13,970
Net defined benefit liabilities	\$	3,582	5,160

The Company makes defined benefit plan contributions to the pension fund account with Bank of Taiwan that provides pensions for employees upon retirement. Plans (covered by the Labor Standards Law) entitle a retired employee to receive retirement benefits based on years of service and average monthly salary for the six months prior to retirement.

#### (a) Composition of plan assets

The Company allocates pension funds in accordance with the Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund, and such funds are managed by the Bureau of Labor Funds, Ministry of Labor. With regard to the utilization of the funds, minimum earnings shall be no less than the earnings attainable from two-year time deposits with interest rates offered by local banks.

The Company's Bank of Taiwan labor pension reserve account balance amounted to \$12,944 thousand as of December 31, 2021. For information on the utilization of the labor pension fund assets, including the asset allocation and yield of the fund, please refer to the website of the Bureau of Labor Funds, Ministry of Labor.

# **Notes to the Financial Statements**

# (b) Movements in present value of the defined benefit obligations

The movement in present value of the defined benefit obligations for the Company were as follows:

	For the year ended December 31,		
		2021	2020
Defined benefit obligations on January 1	\$	8,810	8,954
Current interest cost		33	56
Remeasurements loss (gain):			
-demographic assumptions		1,792	(200)
Benefits paid		(1,273)	
Defined benefit obligations on December 31	\$	9,362	8,810

# (c) Movements of defined benefit plan assets

The movements in the present value of the defined benefit plan assets for the Company were as follows:

	For the year ended December 31,		
		2021	2020
Fair value of plan assets on January 1	\$	13,970	13,428
Interest income		53	84
Remeasurements gain (loss):			
-Return on plan assets excluding interest income		194	458
Benefits paid		(1,273)	<u>-</u>
Fair value of plan assets on December 31	\$	12,944	13,970

# (d) Expenses recognized in profit or loss

The expenses recognized in profit or loss for the Company were as follows:

	For the year ended December 31,		December 31,
		2021	2020
Current interest costs	\$	33	56
Net interest of net assets for defined benefit obligations		(53)	(84)
	\$	(20)	(28)
Operating expense	\$	(20)	(28)

#### **Notes to the Financial Statements**

#### (e) Actuarial assumptions

The principal actuarial assumptions at the reporting date were as follows:

	_ For the year end	For the year ended December 31,		
	2021	2020		
Discount rate	0.5 %	0.375 %		
Future salary increase rate	2.00 %	2.00 %		

The expected allocation payment to be made by the Company to the defined benefit plans for the one-year period after the reporting date is \$263 thousand.

The weighted average lifetime of the defined benefits plans is 6.4 years.

# (f) Sensitivity analysis

If the actuarial assumptions had changed, the impact on the present value of the defined benefit obligation shall be as follows:

	Ini	Influences of defined benefit obligations		
	Increa	sed 0.25%	Decreased 0.25%	
December 31, 2021				
Discount rate	\$	(150)	153	
Future salary increasing rate		148	(146)	
December 31, 2020				
Discount rate	\$	(150)	153	
Future salary increasing rate		148	(145)	

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown above. The method used in the sensitivity analysis is consistent with the calculation of pension liabilities in the balance sheets.

There is no change in the method and assumptions used in the preparation of sensitivity analysis in 2021 and 2020.

#### B. Defined contribution plans

The Company allocates 6% of each employee's monthly wages to the labor pension personal account at the Bureau of Labor Insurance in accordance with the provisions of the Labor Pension Act. Under these defined contribution plans, the Company allocates a fixed amount to the Bureau of Labor Insurance without additional legal or constructive obligation.

The pension costs incurred from the contributions to the Bureau of the Labor Insurance amounted to \$1,192 thousand and \$1,562 thousand for the years ended December 31, 2021 and 2020, respectively.

#### **Notes to the Financial Statements**

#### (12) Income taxes

#### A. Income taxes

The amount of income tax for 2021 and 2020 was as follow:

	For the year ended December 31			
		2021	2020	
Current tax expense	\$	175	329	
5% surtax on unappropriated retained earnings		13,177	8,479	
Deferred tax expense		14,582	48,858	
	\$	27,934	57,666	

The amount of income tax expense (benefits) recognized in other comprehensive income in 2021 and 2020 was as follows:

	For the year ended December 31,		
	202	2020	
Exchange differences on currency translation of foreign			
operations	\$	(2,823)	3,925

Reconciliation of income tax expense expense before income tax in 2021 and 2020 is as follows:

	For the year ended December 31,		
		2021	2020
Profit before income tax	\$	262,728	331,876
Income tax at the Company's domestic tax rate		52,545	66,375
Change in unrecognized temporary differences and others	5	(37,954)	(17,517)
Change in provision in prior periods		166	329
5% surtax on unappropriated retained earnings		13,177	8,479
	\$	27,934	57,666

#### B. Deferred tax assets and liabilities

#### (a) Unrecognized deferred tax assets

Deferred tax assets have not been recognized in respect of the following items:

	December 31,	December 31,
	2021	2020
The carryforward of unused tax losses	\$ <u>6,489</u>	45,112

The R.O.C. Income Tax Act allows net losses, as assessed by the tax authorities, to offset taxable income over a period of ten years for local tax reporting purposes. Deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Company can utilize the benefits therefrom.

(Continued)

#### **Notes to the Financial Statements**

As at December 31 2021, the Company's unused tax losses for which no deferred tax assets were recognized were as follows:

Year of loss	_	nutilizea siness loss	Expiry year
017 (Approved)	\$	29,911	2027
2018 (Approved)		2,533	2028
	\$	32,444	

#### (b) Recognized deferred tax assets and liabilities

Deferred Tax Assets  Inventory devaluation loss	<u> </u>	January 1, 2020	Recognized in profit or loss (253)	Recognized in other comprehensive income	December 31, 2020	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2021
Foreign currency translation differences for foreign operations		,	,		,			,
and other		28,522	(80)	(3,925)	24,517	(3,258)	2,823	24,082
	<b>\$</b>	35,263	(333)	(3,925)	31,005	(3,258)	2,823	30,570
Deferred Tax Liabilities  Equity method recognized the gain of foreign		January 1, 2020	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2020	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2021
subsidiaries	\$	7,185	48,525		55,710	11,324		67,034

C. The Company's tax returns for the years through 2019 were assessed by the Tax Authorities.

#### (13) Capital and other equity

#### A. Ordinary shares

As of December 31 2021 and 2020, the number of authorized ordinary shares was \$2,600,000 thousand shares with par a value of \$10 per share (both of them reserved \$100,000 thousand for the issue of employee stock option certificates, and \$200,000 thousand for the issuance of convertible corporate bonds). The actual paid-in capital is \$1,824,799 thousand.

#### B. Capital surplus

	Deco	2021	2020
Additional paid-in capital	\$	787,281	787,281
Changes of equities on associates		13,492	13,492
Changes of equities on subsidiaries		6,560	6,560
Employee share options		23,887	23,887
	\$	831,220	831,220

(Continued)

#### **Notes to the Financial Statements**

According to the R.O.C. Company Act, capital surplus can only be used to offset a deficit, and only the realized capital surplus can be used to increase the common stock or be distributed as cash dividends. The aforementioned realized capital surplus includes capital surplus resulting from premium on issuance of capital stock and earnings from donated assets received. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, capital increases by transferring capital surplus in excess of par value should not exceed 10% of the total common stock outstanding.

#### C. Retained earnings

The Company's Articles of Incorporation stipulates that Company's net earnings should first be used to offset the prior years' deficits, if any, before paying any income taxes. Of the remaining balance, 10% is to be appropriated as legal reserve, and then any remaining profit together with any undistributed retained earnings shall be distributed according to the distribution plan proposed by the Board of Directors and submitted to the stockholders' meeting for approval.

The Company's dividend policy is determined in accordance with the Company law and the Company's articles of association, and is determined by the Company's capital and financial structure, operating conditions, surplus, the nature of the industry and the cyclical factors. The cash dividend is not less than 50% of the total dividends for the year, and can be adjusted according to the flexibility of internal and external environmental changes.

#### (a) Legal reserve

When a Company incurs no loss, it may, pursuant to a resolution by a shareholders' meeting, distribute its legal reserve by issuing new shares or by distributing cash, and only the portion of legal reserve which exceeds 25% of capital may be distributed.

#### (b) Special reserve

By choosing to apply the exemptions granted under IFRS 1 during the Company's firsttime adoption of IFRSs endorsed by the FSC, the accumulating conversion adjustments under shareholders' equity, transferred on the conversion date, resulted in an increase in retained earnings of \$109,388 thousand. However, on the conversion date, the actuarial gains and losses will be recognized immediately. The retained earnings incurred from the retained surplus of \$4,917 thousand, and the expected cost of the employee's accumulated paid leave, will be reduced by \$1,771 thousand. The conversion date was based on the first time adoption of the IFRSs endorsed by the FSC. The net increase in retained earnings amounted to \$102,700 thousand, which resulted in the loss of the original account \$(90,258) thousand and the retained surplus of \$12,422 thousand. According to the Ruling issued by the FSC, a net increase in retained earnings, due to the first-time adoption of the IFRSs endorsed by the FSC, shall be reclassified as a special reserve during earnings distribution, and when the relevant asset is use, disposed, or reclassified, this special reserve shall be reversed as distributable earnings proportionately. In the first half of the year 2016 and the second half of the year of 2015, the special surplus reserve amounted to \$2,681 thousand and \$4,206 thousand, respectively, due to the sales of Yeh Chiang Kunshan and the disposal of Yeh Chiang Dongguan. The carrying amount of special reserve both amounted to \$5,555 thousand as of December 31, 2021 and 2020.

#### **Notes to the Financial Statements**

In accordance with the guidelines of the above Ruling, a portion of current-period earnings and undistributed prior-period earnings shall be reclassified as a special reserve during earnings distribution. The amount to be reclassified should be equal to the difference between the total net current-period reduction of special reserve resulting from the first-time adoption of the IFRSs endorsed by the FSC and the carrying amount of other shareholders' equity as stated above. Similarly, a portion of undistributed priorperiod earnings shall be reclassified as a special reserve (which does not qualify for earnings distribution) to account for cumulative changes to other shareholders' equity pertaining to prior-periods due to the first-time adoption of the IFRSs endorsed by the FSC. Amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions.

#### (c) Earnings distribution

The Company did not distribute any dividends in 2021 and 2020, with the resolution approved during the shareholders' meeting held on the August 26, 2021 and June 10, 2020, respectively.

#### D. Other comprehensive income accumulated in reserves, net of tax

	tı for	Exchange ifferences on canslation of eign financial statements	Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income
Balance at January 1, 2021	\$	(144,670)	17,193
Exchange differences on foreign operations Unrealized gains (losses) from financial assets measured at fair value through other comprehensive		(17,717)	-
income Disposal of investments in equity instruments designated at fair value through other comprehensive income	;	-	32,524
	_		(13,542)
Balance at December 31, 2021	<b>\$</b>	(162,387)	36,175
Balance at January 1, 2020	\$	(160,366)	16,741
Exchanges differences on foreign operations Unrealized gains (losses) from financial assets measured at fair value through other comprehensive		15,696	- 452
income		(1.4.4.650)	452
Balance at December 31, 2020	\$ <u></u>	(144,670)	<u>17,193</u>

#### **Notes to the Financial Statements**

#### (14) Earnings per share

The calculation of basic earnings per share and diluted earnings per share for the year ended December 31, 2021 and 2020 are as follows:

	_1	For the year ended December 31,			
	_	2021	2020		
Basic earnings per share:					
Profit/(loss) to ordinary shareholders of the Company for the year	<b>\$</b> _	234,794	274,210		
Weighted-average number of ordinary shares (in thousands)	=	182,480	182,480		
Basic earnings per share (TWD)	\$_	1.29	1.50		
Diluted earnings per share:	_	_			
Profit/(loss) to ordinary shareholders of the Company for the year	<b>\$</b> _	234,794	274,210		
Weighted-average number of ordinary shares (diluted) (in thousands)		182,480	182,480		
Impact of dilution of potential common stock - employee compensation (thousand shares)	_	1,152	2,368		
Weighted-average number of ordinary shares (in thousands)	=	183,632	184,848		
Diluted earnings per share (TWD)	<b>\$</b> _	1.28	1.48		

#### (15) Revenue from contracts with customers

#### A. Details of revenue

	_For	December 31,		
	2021		2020	
Primary geographical markets				
China	\$	797,208	733,838	
Singapore		345,027	177,410	
Taiwan		13,037	60,146	
Other		632	7,497	
	\$	1,155,904	978,891	
Major products:				
Heat pipe product	\$	1,155,904	978,891	

#### B. Contract balance

For details on trade receivables and allowance for impairment, please refer to note 6(3).

#### **Notes to the Financial Statements**

#### (16) Employee compensation and directors' and supervisors' remuneration

First in accordance with the articles of incorporation the Company should contribute no less than 10% of the profit as employee compensation and less than 2% as directors' and supervisors' remuneration when there is profit for the year. Second, board of shareholders amended the Articles of incorporation the Company in August 26, 2021, which should contribute 10% to 1% of the profit as employee compensation and less than 2% as directors' and supervisors' remuneration when there is profit for the year. However, if the Company has accumulated deficits, the profit should be reserved to offset the deficit. The recipients of shares and cash may include the employees of the Company's affiliated companies who meet certain conditions.

For the years ended December 31, 2021 and 2020, the Company estimated its employee remuneration at \$2,782 thousand and \$37,713 thousand, and directors' and supervisors' remuneration at \$0 and \$7,543 thousand. The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration to employees, directors and supervisors of each period, multiplied by the percentage of remuneration of employees, directors and supervisors as specified in the Company's Articles. These remunerations were expensed under operating expenses during 2021 and 2020. If there would be any changes after the reporting date, the changes shall be accounted for as changes in accounting estimates and recognized as profit or lost in the following year. If, however, the shareholders determine that the employee remuneration is to be distributed through stock dividends, the calculation, based on the shares, shall be calculated using the stock price on the day before the shareholders' meeting. The related information can be accessed from the Market Observation Post System website.

The Company's 2020 and 2019 employee remuneration amounts were \$37,713 thousand and \$25,725 thousand, respectively, and directors' and supervisors' remuneration amounts were \$7,543 thousand and \$5,145 thousand, respectively, and there was no difference from the actual distribution situation. Information about the remuneration of employees and directors' and supervisors' decided by the company's board of directors can be accessed from the Market Observation Post System website.

#### (17) Other gain and losses, net

	For the year ended December 31,		
		2021	2020
Foreign exchange losses	\$	(19,611)	(42,135)
Trademark rights revenue		7,500	7,500
Dividend income		641	6,176
Gain on financial assets at fair value though profit or loss	5	66	580
Other		8,132	7,158
	\$	(3,272)	(20,721)

#### **Notes to the Financial Statements**

#### (18) Financial instruments

#### A. Credit risk

#### (a) Concentration of credit risk

The carrying amount of financial assets represents the maximum amount exposed to credit risk. The customers of the Company are mainly concentrated in the downstream heat pipe module factory of the computer industry. As of the end of December 31, 2021 and 2020, the total amount of notes and trade receivables deriving from the top five customers of the Company's operating income was \$346,116 thousand and \$266,711 thousand. They accounted for 95% and 88% of the net amount of notes and trade receivables, respectively. To reduce the concentration of credit risk, the Company continuously evaluates the credit status of its customers and collectability of notes and trade receivables, and provides an allowance for doubtful accounts.

#### (b) Receivables securities

For credit risk exposure of notes and trade receivables, please refer to note 6(3).

Other financial assets at amortized cost includes other receivables - related parties and time deposits (recorded in other current assets).

All of these financial assets are considered to have low risk, and thus, the impairment provision recognized during the period was limited to 12 months expected losses. Regarding how the financial instruments are considered to have low credit risk, please refer to note 4(6). No loss allowances were recognized under financial assets at amortized cost.

#### B. Liquidity risk

Except for the accrued expenses under other current liabilities, the contractual maturities of financial liabilities are as follows:

	Carrying amount	Contractual cash flows	1 years	2-5 years
<b>December 31, 2021</b>				
Non derivative financial liabilities				
Bank loan	\$ 319,000	319,339	319,339	-
Notes and trade payables (including related parties)	81,508	81,508	81,508	-
Lease liabilities (including other current liabilities)	4,485	4,514	4,514	
	\$ 404,993	405,361	405,361	

#### **Notes to the Financial Statements**

	•	Carrying amount	Contractual cash flows	1 years	2-5 years
<b>December 31, 2020</b>					
Non derivative financial liabilities					
Bank loan	\$	50,000	50,440	50,440	-
Notes and trade payables (including related parties)		62,230	62,230	62,230	-
Lease liabilities (including other current liabilities)		8,905	9,028	4,514	4,514
	\$	121,135	121,698	117,184	4,514

The Company does not expect the cash flows included in the maturity analysis to occur significantly earlier or at significantly different amounts.

#### C. Market risk

#### (a) Exposure to foreign currency risk

The Company's significant exposure to foreign currency risk was as follows:

		December 31, 2021			December 31, 2020		
		oreign irrency	Exchange rate	TWD	Foreign currency	Exchange rate	TWD
Financial assets							
Monetary items							
USD	\$	26,505	27.68	733,579	30,418	28.48	866,304
CNY		78,770	4.344	342,179	32,650	4.305	140,557
Non-monetary item	<u>ns</u>						
USD		69,646	27.68	1,927,801	60,071	28.48	1,710,004
Financial liabilities							
Monetary items							
USD		2,941	27.68	81,395	2,184	28.48	62,193

#### (b) Sensitivity analysis

Exposure to foreign currency risk arises from the translation of the foreign currency exchange gains and losses on cash and cash equivalents, trade receivables, and notes and trade payables (including related parties) that are denominated in foreign currency. A strengthening (weakening) of 5% of the NTD against the USD and CNY as at December 31, 2021 and 2020 would have increased (decreased) the net profit before tax by \$49,718 thousand and \$47,233 thousand, respectively. The analysis is performed on the same basis for prior year.

#### **Notes to the Financial Statements**

#### (c) Foreign exchange gain and loss on monetary items

Since the Company uses several kinds of currency, the information on foreign exchange gain (loss) on monetary items is disclosed by total amount. For years 2021 and 2020, foreign exchange loss (including realized and unrealized portions) amounted to\$19,611 thousand and \$42,135 thousand, respectively.

#### (d) Other market price risk

For the years ended December 31, 2021 and 2020, the sensitivity analyses for the changes in the securities price at the reporting date were performed using the same basis for the profit and loss as illustrated below:

	For the year ended December 31, 2021						
Prices of securities at the reporting date	Other comprehensive income after tax		Net income	Other comprehensive income after tax	Net income		
Increasing 10% (listed and emarging stocks) and 1% (mutual funds)	\$	3,345	-	7,624	1,086		
Decreasing 10% (listed and emarging stocks) and 1% (mutual funds)	\$	(3,345)	-	(7,624)	(1,086)		

#### D. Interest rate analysis

The Company's assessment did not have a significant loan rate risk.

#### E. Fair value of financial instruments

#### (a) Fair value hierarchy

The fair value of financial assets and liabilities at fair value through profit or loss, financial assets at fair value through other comprehensive income (available for-sale financial assets) is measured on a recurring basis. The carrying amount and fair value of the Company's financial assets and liabilities, including the information on fair value hierarchy were as follows; however, except as described in the following paragraphs, for financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value, lease liabilities disclosure of fair value information is not required:

	December 31, 2021					
		Book		<sup>7</sup> alue		
		Value	Level 1	Level 2	Level 3	Total
Financial assets at fair value through other comprehensive income						
Stocks in listed companies (domestic) Stocks non-listed cabinet companies	\$	33,449	33,449	-	-	33,449
(domestic)		11,523	-	-	11,523	11,523

(Continued)

# **Notes to the Financial Statements**

	<b>December 31, 2021</b>				
	Book		Fair V		
	Value	Level 1	Level 2	Level 3	<u>Total</u>
Financial assets measured at amortized cost					
Cash and cash equivalents	229,861	_	-	-	-
Trade receivables	364,919	_	-	-	-
Other receivable - related parties	489,325	_	-	-	-
Refundable deposits (recorded in other					
non-current assets)	7,360				
	\$ <u>1,136,437</u>	33,449		11,523	44,972
Financial liabilities at amortized cost					
Bank loan	\$ 319,000	-	-	=	-
Notes and trade payables (including					
related parties)	81,508	-	-	-	-
Lease liabilities	4,485				
	\$ <u>404,993</u>				
		Dece	ember 31, 20	020	
	Book		Fair V		
	<u>Value</u>	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss					
Beneficiary Certificates	\$ 108,682	108,682	=	-	108,682
Financial assets at fair value through other comprehensive income					
Stocks in listed companies (domestic)	52,953	52,953	=	-	52,953
Emerging stocks (domestic)	23,289	23,289	-	-	23,289
Stocks non-listed companies (domestic)	5,358	-	-	5,358	5,358
Financial assets measured at amortized cost					
Cash and cash equivalent	273,120	-	-	-	-
Notes and trade receivables	304,575	-	=	-	-
Other receivable - related parties	402,791	-	-	-	-
Refundable deposits(recorded in other					
non-current assets)	20,340				
	\$ <u>1,191,108</u>	184,924		5,358	190,282
Financial liabilities at amortized cost					
Bank loan	50,000	-	-	-	-
Notes and trade payables (including related parties)	62,230	_	_	-	_
Lease liabilities	8,905	_	-	_	_
	\$ <u>121,135</u>				

#### **Notes to the Financial Statements**

- (b) Valuation techniques for financial instruments not measured at fair value
  - i. If financial instruments measured at fair value through profit or loss, and equity instruments with quoted prices in active markets are available, the market price is established as the fair value.
  - ii. If quoted prices in active markets are not available, the market comparable company method are used to estimate fair value, that is assessed by the pee stock price ratio.
- (c) Transfer between Level 1 and Level 3

The equity shares of the Company in Powerchip Technology Corporation were accounted for as fair value through other comprehensive income due to having without any public quotation. Also, significant unobservable inputs were used to measure their fair value, therefore, they were classified as Level 3 of the fair value hierarchy. However, a resolution was approved during the board meeting of Powerchip Technology Corporation held in September 2020 for a capital reduction, wherein the share price to be refunded will be converted into shares of Powerchip Semiconductor Manufacturing Corporation, whose shares will be listed at emerging stock market on December 9, 2020. If there is a quotation in the active market, the fair value measurement will be transferred from the Level 3 to the Level 1 on December 31, 2020.

(d) Quantified information on significant unobservable inputs (Level 3) used in fair value measurement

The Company's financial instruments that use Level 3 inputs to measure fair value are "financial assets measured at fair value through other comprehensive - equity investments".

The equity investments without an active market that use Level 3 inputs to measure fair value due to the use of significant unobservable inputs. The significant unobservable inputs of the equity investments are independent, therefore, there is no correlation.

Quantified information of significant unobservable inputs was as follows:

Item	Valuation technique	Significant unobservable inputs	between significant unobservable inputs and fair value measurement
Financial assets at fair value through other comprehensive - equity investments without an active market	Market Method (comparable to the price and net value ratio of the listed (cabinet) company's peers)	<ul> <li>Price and net value ratio multiplier (As of December 31, 2021 and 2020 were 1.16~1.46 and 1.40~1.92)</li> <li>Lack of market liquidity discount (As of December 31, 2021 and 2020 were both 20%)</li> </ul>	<ul> <li>The higher the price and net value ratio multiplier, the higher the fair value</li> <li>The higher the lack of market liquidity discount, the lower the fair value</li> </ul>

(Continued)

Inter\_relationship

#### **Notes to the Financial Statements**

#### (e) Reconciliation of level 3 fair values

	For the year ended December 31,			
		2021	2020	
Financial assets measured at fair value through other comprehensive income -Equity instruments without an active market				
Balance at January 1	\$	5,358	30,395	
Total gain or loss - recognized in other comprehensive		6,165	(22,132)	
Transfer from level 3			(2,905)	
Balance at December 31	\$ <u></u>	11,523	5,358	

(f) Fair value measurements in Level 3 – sensitivity analysis of reasonably possible alternative assumptions

For fair value measurements in Level 3, changing one or more of the assumptions to reflect reasonably possible alternative assumptions would have the following effects:

		Change	Other comprehensive income		
_	Input value	up or down	Favourable	Unfavourable	
<b>December 31,2021</b>					
Financial assets at fair value through profit or loss	value	1 %	\$ <u>115</u>	\$ <u>(115)</u>	
December 31, 2020					
Financial assets at fair value through profit or loss	value	1 %	\$ <u>54</u>	\$ <u>(54)</u>	

The favorable and unfavorable effects represent the changes in fair value, and fair value is based on a variety of unobservable inputs calculated using a valuation technique. The analysis above only reflects the effects of changes in a single input, and it does not include the interrelationships with another input.

#### (19) Financial risk management

#### A. Overview

The Company have exposures to the following risks from its financial instruments:

- (a) credit risk
- (b) liquidity risk
- (c) market risk

#### **Notes to the Financial Statements**

The following likewise discusses the Company's objectives, policies and processes for measuring and managing the above mentioned risks. For more disclosures about the quantitative effects of these risks exposures, please refer to the respective notes in the accompanying consolidated financial statements.

#### B. Structure of risk management

The Board of Directors has overall responsibility for the establishment and oversight of the risk management framework.

The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

#### C. Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's bank deposits, trade receivables and guarantees.

#### (a) Company's bank deposits

The exposure to credit risk for the bank deposits, and other financial instruments is measured and monitored by the Company's finance department. The Company only deals with banks, corporate organizations, and financial institutions with good credit rating. The Company does not expect any counterparty above fails to meet its obligations hence there is no significant credit risk arising from these counterparties.

#### (b) Trade receivables

The Company continuously evaluate the financial status. Please refer to Note 6(18) of the financial report.

#### (c) Guarantees

The Company's policy is to provide financial guarantees only to wholly owned subsidiaries. For details of the guarantee provided by the Company of December 31, 2021 and 2020, please refer to Note 7 and 13.

#### D. Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it always has sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

#### **Notes to the Financial Statements**

Liquidity risk of the Company is monitored through its corporate financial department which tracks the development of the actual cash flow position for the Company and uses input from a number of sources in order to forecast the overall liquidity position both on a short and long term basis. Corporate financial invest surplus cash in money market deposits and short term investments with appropriate maturities to ensure sufficient liquidity is available to meet liabilities when due. The Company manages sufficient cash and cash equivalents so as to cope with its operations and mitigate the effects of fluctuations in cash flows.

#### E. Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates, and equity prices, will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

The Company in order to manage market risk. All such transactions are carried out within the guidelines set by the Board of Directors and are subject to the monitor from internal audit office.

#### (a) Currency risk

The Company is exposed to currency risk on sales, purchases, and borrowings that are denominated in a currency other than the respective functional currencies of the Company's entities. The currencies used in these transactions are the USD and CNY.

In respect of other monetary assets and liabilities denominated in foreign currencies, the Company ensures that its net exposure is kept to an acceptable level by buying foreign exchange option or forward exchange contracts when necessary to address short-term imbalances.

The Company is not hedges its investment in foreign subsidiaries.

#### (b) Interest rate risk

Bank deposits and short-term loans of the Company are financial assets and liabilities subject to floating interest rates, so changes in market interest rates will cause the effective interest rate of bank deposits and short-term borrowings to change accordingly, and cause a wave of future cash flows move.

#### (c) Other market price risk

The primary goal of the Company's investment strategy is to maximize investment returns. In accordance with this strategy, certain investments are designated as at fair value through profit or loss because their performance is actively monitored and they are managed on a fair value basis.

#### **Notes to the Financial Statements**

#### (20) Capital management

The board's policy is to maintain a strong capital base so as to maintain investor, creditor, and market confidence and to sustain future development of the business. Capital consists of share capital, capital surplus, retained earnings, and other equity interest. The board of directors managing its capital is to safeguard the capacity to continue as a going concern, to provide a return on shareholders, and to maintain an optimal capital structure to reduce the cost of capital.

The debt-to-capital ratio at the reporting date is as follows:

	Dec	December 31,	
		2021	2020
Total liabilities	\$	597,800	298,126
Total equity	\$	3,432,920	3,184,838
Debt-to-equity ratio on December 31		17.41%	9.36%

As of December 31, 2021, the Company had not changed its capital management method.

#### (21) Financing activities for non-cash transactions

The Company's financing activities which did not affect the current cash flow in the years ended December 31, 2021 and 2020 were as follows:

- A. For right-of-use assets under leases, please refer to note 6(7).
- B. Reconciliation of liabilities arising from financing activities was as follows:

	Lease			
	B	ank loan_	liabilities	Total
Balance on January 1, 2021	\$	50,000	8,905	58,905
Cash flow	_	269,000	(4,420)	264,580
Balance on December 31, 2021	\$	319,000	4,485	323,485
Balance on January 1, 2020	\$	10	13,262	13,272
Cash flow		49,990	(4,357)	45,633
Balance on December 31, 2020	\$	50,000	8,905	58,905

#### 7. Related-party transactions:

#### (1) Names and relationship with related parties

Name of related party	Relationship with the Company
Yeh Chiang Technology (Samoa) Corp. (YCTSC)	The subsidiary of the Company
Yeh Chiang Technology (BVI) Corp. (YCTBC)	The subsidiary of the Company
Excel Rainbow (Seychelles) Ltd. (Excel Rainbow)	The subsidiary of the Company
Taiwan Lighting Co., Ltd. (Taiwan Lighting)	The subsidiary of the Company
So Bright Electronics Co., Ltd. (So Bright Electronics)	The subsidiary of the Company
Yu Cheng Materials Co., Ltd.(Yu Cheng Materials)	The subsidiary of the Company

(Continued)

#### **Notes to the Financial Statements**

Name of related party	Relationship with the Company					
Taiwan New Thermal System Co., Ltd. (Taiwan New Thermal System)	The subsidiary of the Company					
Yeh Chiang Technology (Cayman) Corp. (YCTCC)	The subsidiary of the Company					
Yeh Chiang Technology Ye Xian (Cayman) Corp. (YCTYXCC)	The subsidiary of the Company					
Zhongshan Weiqiang Technology Co., Ltd. (Zhongshan Weiqiang)	The subsidiary of the Company					
ZhuHai and Macau Spaning Border Industrial Estate Wei Qiang Technology Co.,Ltd.(ZhuHai Weiqiang)	The subsidiary of the Company					
Ye Xian Weiqiang Technology Co,Ltd.(Ye Xian Weiqiang)	The subsidiary of the Company					
Ping Ding Shan Yeh Chiang Technology Co., Ltd. (Ping Ding Shan Yeh Chiang)	The subsidiary of the Company					
Vietnam Yeh-Chiang Technology Company Limited(Vietnam Yeh-Chiang)	The subsidiary of the Company					
Key management personnel Compensation						
Key management personnel compensation comprised:						
	For the year ended December 31,					
	2021 2020					
Short-term employee benefits	\$					
Other related party transactions						

#### (3) Other related party transactions

#### A. Purchase

(2)

The amounts of significant purchases by the Company from related parties were as follows:

	<u>For</u>	the year ended	December 31,	
		2021	2020	
Excel Rainbow	\$	903,621	800,545	

The receivable from related parties were as follows:

	December 31, 2021		December 31, 2020	
Excel Rainbow	\$	81,387	62,185	

The above-mentioned transactions are different from these of other non-related party because the purchase of manufactured goods, and the transaction price cannot be compared; the trading conditions are 90 days after the end of the month, which are no different from the general manufacturers.

#### **Notes to the Financial Statements**

#### B. Endorsement guarantee

As of December 31, 2021 and 2020, the Company's guarantees for the related party are as follows:

	For the yea	ar ended	For the year ended			
	December	31, 2021	<b>December 31, 2020</b>			
	Maximum	Ending	Maximum	Ending		
	balance	Balance	balance	Balance		
Subsidiary	\$ 398,485	396,440	553,640	513,640		

As of December 31, 2021 and 2020, the balance of the actual borrowings from the bank due for the abovementioned guarantees was \$5,000 thousand and \$32,000 thousand, respectively.

#### C. Loans to related parties

The loans to related parties was as follows (accounted for other receivable-related parties).

	For the year ended December 31						
		2021	2020				
Zhongshan Weiqiang	\$	250,284	156,640				
Ye Xian Weiqiang		173,760	142,400				
Ping Ding Shan Yeh Chiang		60,896	99,680				
	\$	484,940	398,720				

The interest income of the loans to related party were \$9,630 thousand and \$4,941 thousand in 2021 and 2020. As of December 31, 2021 and 2020, the interest receivable were \$3,197 thousand and \$2,882 thousand (accounted in other receivables - related parties).

#### D. Other

The Trademark revenue of the "Shih Kwang" trademark rights of Taiwan Fluorescent Lamps Co., Ltd. to the subsidiaries of the Company December 31, 2021 and 2020 both amounted to \$7,500 thousand for each year, which were accounted for under other gains and losses.

The Company leased its land and plant in the Yangmei District of the Taoyuan City to its subsidiaries. The rental income recognized at December 31, 2021 and 2020 were \$1,875 thousand and \$1,540 thousand respectively, which were recognized as other interests and losses were recorded.

As of December 31, 2021 and 2020, the other receivables - related parties were \$1,188 thousand and \$1,189 thousand, respectively.

#### **Notes to the Financial Statements**

#### 8. Pledged assets:

The carrying values of pledged assets were as follows:

Pledged assets	Account	Pledged to secure	Dec	cember 31, 2021	December 31, 2020
Time deposits	Other non-current assets	Litigation deposit			
		guarantee	\$	7,000	7,000
Property, plant	Property, plant and equipme	ent Bank loan			
and equipment				95,173	12,980
			\$	102,173	19,980

#### 9. Significant Commitments and Contingencies:

For the financial loan credits, export bills and financial commodity trading credits, the details of the opening guarantee notes were as follows:

De	cember 31,	December 31,
	2021	2020
<u>\$</u>	749,040	538,160

- 10. Losses due to major disasters: none
- 11. Subsequent events: none

#### 12. Other:

(1) A summary of current-period employee benefits, depreciation, and amortization, by function, is as follows:

	For the year ended December 31										
		2021			2020						
By function		Operating	Total	Cost of	Operating	Total					
By item	Sales	Expenses		Sales	Expenses						
Employee benefits											
Salary	-	27,539	27,539	-	65,195	65,195					
Labor and health insurance	-	2,383	2,383	-	2,830	2,830					
Pension	-	1,173	1,173	-	1,534	1,534					
Remuneration of directors	-	285	285	-	7,687	7,687					
Others	-	1,831	1,831	-	1,812	1,812					
Depreciation	-	4,831	4,831	-	4,876	4,876					
Amortization (Note)	-	333	333	-	2,964	2,964					

(Note) Amortization expenses included intangible assets amounting to \$275 thousand and other non-current assets amounting to \$58 thousand in 2021. Amortization expenses included intangible assets amounting to \$2,775 thousand and other non-current assets amounting to \$189 thousand in 2020.

#### **Notes to the Financial Statements**

Additional information on the numbers of employees and the employee benefits of the Company in 2021 and 2020:

	ended	the year December 1, 2021	For the year ended December 31, 2020		
Employee number	\$	34	39		
Director not concurrently employee number	\$	5	4		
Average employee benefit	\$	1,135	2,039		
Average employee salaries	\$	950	1,863		
Adjustment average employee salaries		(49)%			
Supervisors' remuneration	\$	_			

The Company's compensation policies, is as follows:

- A. Directors' remuneration: In accordance with the article 19 of the company's articles of incorporation stipulates, the company should contribute less than 2% of the net profit before tax as directors' remuneration.
- B. Employee compensation: In accordance with the article 19 of the company's articles of incorporation stipulates, no less than 10% to 1% of the net profit before tax as employee compensation.
- C. Salaries of employees and managers: According to the employee treatment standard of the company, also with reference to seniority, contribution and other conditions to negotiate.
- D. Bonuses: Bonuses is calculated and distributed based on the annual operating results and "employee assessment standards" of the company.
- (2) In 2010, the Company entered into an agreement with Unimax Investment Services Ltd. (Unimax) for the purchase of spotlights, wherein Davinci Industrial Inc. (Davinci) was responsible for the manufacturing and sales of the said product. However, there were defects found in the products, resulting in the Company to return them to Unimax for repair. Unimax, on the other hand, refused to comply with the Company's request, which prompted the Company to terminate their agreement and proceeded in filing a lawsuit against Unimax to the Taipei District Court. Furthermore, since Davinci was also involved the case, the Company filed another lawsuit against Davinci to the Taipei District Court on December 12, 2012, demanding for a compensation claim of \$41,055 thousand. The Taiwan Taipei District Court ruled that the Company shall provide \$7,344 thousand as payments for security in litigation, court costs, and execution fee. In accordance with Ruling No. 1716 of 2019 received on January 10, 2020, the Supreme Court revoked the original decision and reversed the case to the Taiwan High Court for rehearing, and the first rehearing has been in process.

#### **Notes to the Financial Statements**

#### 13. Other disclosures:

(1) Information on significant transactions

The following is the information on th Company's significant transactions required by the "Regulations Governing the Preparation of Financial Reports by Securities Issuers":

- A. Loans to other parties: Please refer to Attachment 1.
- B. Guarantees and endorsements for other parties: Please refer to Attachment 2.
- C. Securities held as of December 31, 2021 (excluding investment in subsidiaries, associates and joint ventures): Please refer to Attachment 3.
- D. Individual securities acquired or disposed of with accumulated amount exceeding the lower of TWD300 million or 20% of the capital stock: Please refer to Attachment 4.
- E. Acquisition of individual real estate with amount exceeding the lower of TWD300 million or 20% of the capital stock: None.
- F. Disposal of individual real estate with amount exceeding the lower of TWD300 million or 20% of the capital stock: None.
- G. Related-party transactions for purchases and sales with amounts exceeding the lower of TWD100 million or 20% of the capital stock: Please refer to Attachment 5.
- H. Receivables from related parties with amounts exceeding the lower of TWD100 million or 20% of the capital stock: Please refer to Attachment 6.
- I. Trading in derivative instruments: None.
- (2) Information on investees (excluding information on investees in Mainland China): Please refer to Attachment 7.
- (3) Information on investment in Mainland China:
  - A. The names of investees in Mainland China, the main businesses and products, and other information: Please refer to Attachment 8(1).
  - B. Limitation on investment in Mainland China: Please refer to Attachment 8(2).
  - C. Significant transactions

The significant Company transactions with the subsidiary in Mainland China, which were eliminated in the preparation of financial statements, are disclosed in "information on significant transactions".

# **Notes to the Financial Statements**

## (4) Major shareholders:

Shareholding Shareholder's Name	Shares	Percentage
Taipei Fubon Commercial Bank entrusted investing account (Rayman Inc. Samoa)	19,141,784	10.48 %
Feng Lei Investing Co. Ltd.	18,904,000	10.35 %
Taipei Fubon Commercial Bank entrusted investing account (Hai-De Share Control Inc.)	18,321,000	10.04 %
Advance Program Ltd.	17,931,181	9.82 %
Supercap Industrial Co., Ltd.	17,031,602	9.33 %
Taipei Fubon Commercial Bank entrusted investing account (Kao-Wei Investing Inc.)	16,181,000	8.86 %
Bellevuecity Construction Co., Ltd.	15,677,236	8.59 %
Taipei Fubon Commercial Bank entrusted investing account (Weichiang Ltd. Samoa)	15,281,493	8.37 %

# 14. Segment information:

Please refer to the 2021 Consolidated Financial Statements.

# Yeh Chiang Technology Corporation Loans to others parties

## From January 1 to December 31, 2021

#### Attachment 1

(In Thousands of New Taiwan Dollars)

	Name o	f Name of		Related	to other		usage i amount during the du	interest rates during the period of fund financing for the borrowe	Purposes of fund	amount for business between two parties	Reason for short-term	LOSS allowance	Collateral		Individual	Maximum limit of
N	lender	borrower		party		balance			for the				Item	Value	funding loan	total fund financing
1	The Compa	ny Zhongshan Weiqiang	Other receivable - related parties	Yes	583,493	305,644	250,284	0~2%	2		Business operation	-	None	-	1,373,168 (Note1)	1,373,168 (Note2)
2	The Compa	ny Ye Xian Weiqiang	Other receivable - related parties	Yes	454,240	212,856	173,760	0~2%	2		Business operation	-	None	-	1,373,168 (Note1)	1,373,168 (Note2)
3	The Compa	ny Ping Ding Shan Yeh Chiang	Other receivable - related parties	Yes	97,860	96,880	60,896	0~2%	2		Business operation	-	None	-	1,373,168 (Note1)	1,373,168 (Note2)
2	Taiwan Lighting	So Bright Electronics	Other receivable – related parties	Yes	9,000	9,000	1,500	0~2%	2		Business operation		None		84,325 (Note 1)	84,325 (Note 2)

- Note 1: Limit of financing amount for individual counter-party shall not exceed 40% of latest financial statements of the Company's net assets.
- Note 2: Limit of total financing amount shall not exceed 40% of latest financial statements of the Company's net assets.
- Note 3: The entry method for the loadning of fund is as follows:
  - 1. For business transaction, please fill in 1.
  - 2. Necessary for short-term financing, please fill in 2.
- Note 4: On June 28, 2021, the Company received from the Taipei Exchange a letter (No. 1100200997) informing the Company that its aggregate loans to an individual party and to other parties had both exceeded their respective upper limits. On August 9, the Company's Board of Directors proposed amendments to Article 4-1 of "Procedures for Loans to Other Parties", raising the upper limits of the Company's aggregate loans to both an individual party and other parties to 40% of the Company's net worth, which were approved in a shareholders' meeting on August 26, 2021. After improvement, the amount of the Company's loans to other parties fell within the upper limit. In the future, the Company will implement internal control in accordance with the amended operating procedures, in order to comply with relevant laws and regulations.

# Yeh Chiang Technology Corporation Guarantees and endorsements for other parties From January 1 to December 31, 2021

#### Attachment 2

(In Thousands of New Taiwan Dollars)

No.	Name of guarantor	guarai endor	r party of ntee and rsement Relationship with the	for a specific	balance of guarantees and endorsements	as or	during the	endorsements	Ratio of accumulated amounts of guarantees and endorsements to net worth	guarantees and endorsements	Parent company endorsements / guarantees to third parties on	endorsements / guarantees to third parties on behalf of	to third parties on behalf of companies in
		Co	Company	enterprise (Note1)	period	reporting date	-	(Amount)	of the latest financial statements	(Note2)	behalf of subsidiary	parent company	Mainland China
1	1 2	Excel Rainbow	Subsidiary	686,584	28,535 (USD1,000)	27,680 (USD1,000)	-	-	1%	1,373,168	Y	N	N
2	The Company	Taiwan Lighting	Subsidiary	686,584	90,000	90,000	-	-	3%	1,373,168	Y	N	N
3	The Company	Ye Xien Weiqiang	Subsidiary	686,584	194,950 (CNY7,000)	193,760 (CNY7,000)	-	-	6%	1,373,168	Y	N	Y
4		So Bright Electronics	Subsidiary	686,584	85,000	85,000	5,000	-	2%	1,373,168	Y	N	N
					<u>398,485</u>	<u>396,440</u>	<u> 5,000</u>						

Note 1: The amount of endorsements/ guarantees for any single entity shall not exceed 20% of latest financial statements of the Company's net assets audited.

Note 2: Limit of total endorsed/ guaranteed amount shall not exceed 40% of latest financial statements of the Company's net assets audited.

# Securities held as of December 31, 2021 (excluding subsidiaries, associates and joint ventures)

# **December 31, 2021**

## Attachment 3

(In Thousands of New Taiwan Dollars) / Thousand shares

				Ending balance					
Name of holder	Category and name of security	Relationship with company	Account title	Shares/Units (thousands)	Carrying value	Percentage of ownership (%)	Fair value	Note	
Taiwain Lighting	nd: ion Money Market Fund None		Current financial assets at fair value through profit or loss	5,306	70,765	-	70,765		
	Stock:								
The Company	Common stock of ASUSTeK Computer Inc.		Non-current financial assets at fair value through other comprehensive income	1	271	-	271		
The Company	Common stock of Powerchip Semiconductor Manufacturing Corporation	"	"	466	33,178	-	33,178		
The Company	Common stock of Powerchip Technology Coporation	"	"	330	11,523 44,972	-	11,523 44,972		

# Individual securities acquired or disposed of with accumulated amount exceeding the lower of TWD300 million or 20% of the capital stock From January 1 to December 31, 2021

#### Attachment 4

(In Thousands of New Taiwan Dollars)

Name of	Category and name of security	Account name	Name of	Beginning balance		Purc	hases			Sales		Ending Balance	
company			counter-party	Shares	Amount	Shares	Amount	Shares	Price	Cost	Gain (loss) on disposal	Shares	Amount
The Company	Common stock of Quaser Machine Tools, Inc.	Investment accounted for using the equity method	(Note 1)	-	-	12,434	398,770	-	-	-	-	12,434	367,678 (Note 2)

Note 1: During the period, the shares in Quaser Machine Tools, Inc. were acquired on the over-the-counter ("OTC") market.

Note 2: The amount includes retained earnings transferred from realized gains or losses measured at fair value and changes in recognized investments accounted for using equity method.

# Related-party transactions for purchases and sales with amounts exceeding the lower of TWD100 million or 20% of the capital stock From January 1 to December 31, 2021

Attachment 5

(In Thousands of New Taiwan Dollars)

				Transactio	on details		Transactions with terms different from others		Notes / accounts receivables (payables)		
Name of company	Related party	Nature of relationship	Purchase /Sale	Amount	Percentage of total purchases /sales	Payment terms	Unit price	Payment terms	Ending balance	Percentage of total notes/ accounts receivables (payables)	Note
Excel Rainbow	The Company	Parent Company	Sales	904,135 (USD32,279)	100%	Open account 90 days account	_	nificant erent	81,387 (USD2,940)	100%	Note1
Ye Xian Weiqiang	Zhongshan Weiqiang	Subsidiary of The Company	Sales	460,303 (CNY106,027)	71%	Open account 90 days account	_	nificant erent	174,546 (CNY40,181)	84%	Note1
Ping Ding Shan Yeh Chiang	Excel Rainbow	Subsidiary of The Company	Sales	407,466 (USD14,547)		Open account 90 days account	_	nificant erent	41,731 (USD1,508)	21%	Note1
Ping Ding Shan Yeh Chiang	Zhongshan Weiqiang	Subsidiary of The Company	Sales	218,791 (CNY50,396)		Open account 90 days account	_	nificant erent	72,615 (CNY16,716)	37%	Note1
Ping Ding Shan Yeh Chiang	Ye Xian Weiqiang	Subsidiary of The Company	Sales	242,146 (CNY55,776)	28%	Open account 90 days account	_	nificant erent	80,118 (CNY18,443)	41%	Note1
Zhongshan Weiqiang	Excel Rainbow	Subsidiary of The Company	Sales	330,284 (USD11,792)		Open account 90 days	_	nificant erent	28,963 (USD1,046)	7%	Note1

Note1: Assets and revenue were recognized by company in one-way.

# Yeh Chiang Technology Corporation Receivables from related parties with amounts exceeding the lower of TWD100 million or 20% of the capital stock From January 1 December 31, 2021

Attachment 6 (In Thousand of New Taiwan Dollars)

				_	Ove	erdue	Amount		
Name of Company	Related party	Nature of relationship	Ending balance	Turnover rate	Amount	Action taken	received in subsequent period	Loss Allowance	Note
The Company	Zhongshan Weiqiang	Parent Subsidiary	250,284 (USD3,000 and CNY38,500)	Note 1	-	-	-	-	
The Company	Ye Xian Weiqiang	Parent Subsidiary	173,760 (CNY40,000)	Note 1	-	-	-	-	
Ye Xian Weiqiang	Zhongshan Weiqiang	Subsidiary of The Company	174,548 (CNY40,181)	3.84	-	-	86,719 (CNY19,963)	-	

Note 1: Loan to other parties, so it uncalculated turnover rates.

# Yeh Chiang Technology Corporation Information on investees (excluding information on investees in Mainland China)

# From January 1 to December 31, 2021

#### Attachment 7

(In Thousands of New Taiwan Dollars / Thousand shares)

				Original invest	tment amount	Balance a	s of December	31, 2021	Net income	Share of	
Name of investor	Name of investee	Location	Main Businesses and Products	December 31,2021	December 31,2021	Shares (In thousands)	Percentage of ownership	Carrying value	(loss) of investee	profits / losses of investee	Note
The Company	YCTSC	Samoa	Overseas investment activities	1,313,703 (USD42,322)	1,194,737 (USD38,082)	2,219	100.00%	1,748,665 (USD63,174)	59,409 (USD2,121)	59,409 (USD2,121)	
The Company	YCTBC	B.V.I.	International trade	73,333 (USD2,557)	73,333 (USD2,557)	2,406	100.00%	9,722 (USD351)	(46) (USD(2))	(46) (USD(2))	
The Company	Excel Rainbow	Seychelles	International trade	70,520 (USD2,155)	70,520 (USD2,155)	2,155	100.00%	3,802 (USD137)	35 (USD1)	35 (USD1)	
The Company	Taiwan Lighting	Taipei City	Lighting facilities	176,110	176,110	17,611	100.00%	210,811	25,586	25,586	
The Company	So Bright Electronics	Taoyuan City	Lighting facilities	63,904	63,904	2,773	60.29%	26,177	(3,609)	(4,657)	
The Company	Yu Cheng Materials	Taipei City	Sales and manufacturing of electronic parts and components	136,784	136,784	13,678	81.80%	178,564	(3,118)	(2,551)	
The Company	Taiwan New Thermal System	Taichung City	Sales and manufacturing of heat pipes	68,000	68,000	5,448	99.06%	33,341	(1,855)	(1,838)	
The Company	Quaser Machine	Taichung City	Production and sales of Machinery and equipment	398,770	-	12,434	22.63%	367,768	(184,856)	(29,529)	
The Company	Veitnam Yeh Chiang	Veitnam	Sales and manufacturing of heat pipes	173,830 (USD6,000)	118,140 (USD4,000)	-	100.00%	165,637 (USD5,984)	(2,776) (USD(99))	(2,776) (USD(99))	
								2,744,487	(111,230)	43,633	

				Original investment amount		Balance a	s of December	31, 2021	Net income	Share of	
Name of investor	Name of investee	Location	Main Businesses and Products	December 31,2021	December 31,2021	Shares (In thousands)	Percentage of ownership	Carrying value	(loss) of investee	profits / losses of investee	Note
YCTSC	YCTCC	Cayman	Overseas investment activities	USD23,828	USD23,828	1,244	100.00%	1,199,956 (USD43,351)	62,910 (USD2,246)	62,910 (USD2,246)	
YCTSC	YCTYXCC	Cayman	Overseas investment activities	USD18,000	USD13,760	900	100.00%	535,193 (USD19,335)	(3,473) (USD(124))	(3,473) (USD(124))	

Note 1: The shares of profits/losses of the investee company have been included in the share of profit/losses of investor company.

# Yeh Chiang Technology Corporation Information on investment in Mainland China From January 1 to December 31, 2021

# Schedule 8(1)

(a) The names of investees in Mainland China, the main business and product, and other information:

(In Thousands of New Taiwan Dollars)

Investor		Main Business	or canital	Method of	Accumulated outflow of investment from	Investm	ent flows	Accumulated outflow of investment from	Net income (losses) of	of	Investment income	Book value	Accumu- lated remittance
Company	investee	and Products	surplus	investment	Taiwan as of January 1, 2021	Out-flow	Inflow	Taiwan as of December 31, 2021	the investee	ownership	(loss)	2002 (4140	of earnings in current period
YCTCC	Weiqiang	Sales and manufacturing of heat pipes and BGA	539,760 (USD19,500)	Note1	539,760 (USD19,500)	-	-	539,760 (USD19,500)	16,946 (USD605)		24,145 (USD862)	791,510 (USD28,595)	
YCTCC	Weiqiang	Sales and manufacturing of heat pipes and bumpping	13,840 (USD500)	Note1	13,840 (USD500)	-	-	13,840 (USD500)	(588) (USD(21))		(588) (USD(21))		
YCTCC	Shan Yeh	Sales and manufacturing of heat pipes	138,400 (USD5,000)	Note1	138,400 (USD5,000)	-	-	138,400 (USD5,000)	39,046 (USD1,394)		39,046 (USD1,394)	338,859 (USD12,242)	
YCTYXCC	Weiqiang	Sales and manufacturing of heat pipes	498,240 (USD18,000)	Note1	380,877 (USD13,760)	117,363 (USD4,240)	-	498,240 (USD18,000)	(3,333) (USD(119))		(3,333) (USD(119))	535,802 (USD19,357)	

#### Schedule 8(2)

# (a) Limitation of investments in Mainland China:

Accumulated Investment in Mainland China as of December 31, 2021	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment
1,190,240(US\$43,000 thousand)	1,190,240 (US\$43,000 thousand)	2,059,752

- Note 1: Investment in companies in Mainland China through YCTSC in the third regions.
- Note 2: The investment income (loss) recognition denominated in foreign currencies are translated into New Taiwan Dollars using the average rates at 28.01 from January 1 to December 31, 2021; Other investment amounts denominated in foreign currencies are translated into New Taiwan Dollars using the spot rate at 27.68
- Note 3: The financial statements of the Company were audited by the Taiwan parent company audit team.
- Note 4: The limitation on investment in Mainland China is caculated with 60% of the combined net equity.

# Statement of cash and cash equivalents

# **December 31, 2021**

# (In Thousands of New Taiwan Dollars)

Item	Description		Amount
Cash	Petty cash and cash on hand	\$	13
Bank deposits	Check and demand deposits		3,327
	Foreign currency deposits USD: 70		2
	Foreign currency demand deposits USD: 8,141		225,347
	RMB: 270		1,172
	Total	<b>\$</b>	229,861

Note: Foreign exchange rates at the balance sheet date are as follows:

USD exchange rates: 27.68 RMB exchange rates: 4.3440

#### Statement of trade receivables, net

#### **December 31, 2021**

(In Thousands of New Taiwan Dollars)

Client name	Description	I	Amount
Chak Huang Technology (Chongqing) Co., Ltd.	Operanting	\$	119,783
Auras Electronic Science and Technology Industrial (Kunshan) Co., Ltd.	"		107,695
DELTA ELECTRONICS INT'L (SINGAPORE) PTE.LTD.	″		102,104
Others (The amount of each item in others does not exceed 5% of the account balance.)	"		35,337
Trade receivables, net		\$	364,919

# **Statement of other receivables - related parties**

Please refer to note 6(3) and 7 for relevant information of other receivables - related parties in the parentcompany-only financial statements.

#### **Statement of inventories**

#### **December 31, 2021**

(In Thousands of New Taiwan Dollars)

		Amo	ount	
			Net realizable	
Item		Cost	value	Note
Raw Materials	\$	16,926	-	Note: Basis of inventories net realizable
Finished goods		15,515	-	value refer to note 4(7) for further
Commodity inventories		9,584	9,584	explanation in the parent-company-
		42,025	9,584	only financial statements.
Less: allowance for reduction of inventory to market		(32,441)		
Total	<b>\$</b>	9,584		

# Statement of non-current financial assets at fair value through other comprehensive income

Please refer to note 6(2) for relevant information of non-current financial assets at fair value throuth other comprehensive income in the parent-company-only financial statements.

# Statement of changes in investments accounted for using the equity method

## For the year ended December 31, 2021

(In Thousands of New Taiwan Dollars)

	Beginning Balance Addition (Decrease) Ending alance				·e		alue or net s value						
Name of investee	Shares	Amount	Shares	Amount	Investment Income /Loss	Cumulative Translation adjustment	Other adjustments	Shares	Percentage of ownership	Amount	Unit price	Total amount	Collateral
YCTSC	2,007 \$	1,583,895	212	118,966	59,409	(13,605)	-	2,219	100 %	1,748,665	-	1,748,665	None
YCTBC	2,406	10,050	-	-	(46)	(282)	-	2,406	100 %	9,722	-	9,722	<i>"</i>
Excel Rainbow	2,155	3,876	-	-	35	(109)	-	2,155	100 %	3,802	-	3,802	<i>"</i>
Vietnam Yeh Chiang	-	112,843	-	55,690	(2,776)	(120)	-	-	100 %	165,637	-	165,637	//
Taiwan Lighting	17,611	185,225	-	-	25,586	-	-	17,611	100 %	210,811	-	210,811	<i>"</i>
So Bright Eletronics	2,773	30,834	-	-	(4,657)	-	-	2,773	60.29 %	26,177	-	26,177	//
Yu Cheng Materials	13,678	181,115	-	-	(2,551)	-	-	13,678	81.80 %	178,564	-	178,564	"
Taiwan New Thermal System	5,448	35,179	-	-	(1,838)	-	-	5,448	99.06 %	33,341	-	33,341	//
Quaser Machine		-	12,434	398,770	(29,529)	(6,424)	4,951(Note1)	12,434	22.63 %	362,817	29.80	370,518	"
Total	<b>\$</b> _	2,143,017		573,426	43,633	(20,540)	4,951			2,744,487		2,747,237	

Note 1: We have already considered the gains (losses) on remeasurements of defined benefit plans \$79 thousand and investment income (loss) at fair value through other comprehensive income \$4,872 thousand based on the invested company's share percentage.

# Statement of change in property, plant and equipment

For the year ended December 31, 2021

Please refer to note 6(6) for relevant information of property, plant and equipment in the parent-company-only financial statements.

## Statement of other non-current assets

Item	Amount		
Refundable deposit	\$	7,360	
Prepaid pension cost		3,582	
Others (The amount of each item in others does not exceed 5% of the account balance.)		28	
	\$	10,970	

Note: The unused limit of credit facility \$341,520 thousand is not included in the above information.

## Statement of bank loan

(In Thousands of New Taiwan Dollars)

Kind of	Financial	December	<b>Duration and</b>	Interest	Unused limit of	
bank loan	institution	31, 2021	repayment terms	<u>rate</u>	credit facility	Collateral
Secured bank loans	Taipei Fubon Bank	\$ 239,000	2021.07.08~2022.01.04	0.85%	31,000	Land and buildings
"	"	6,500	2022.09.11~2022.03.10	0.85%	-	"
"	"	73,500	2021.09.29~2022.03.28	0.85%	-	<i>"</i>
		\$ 319,000				

Note: The unused limit of credit facility \$341,520 thousand is not included in the above information.

# Statement of notes and trade payable - related parties

Please refer to note 7 for relevant information of notes and trade payables - related parties in the parentcompany-only financial statements.

## Statement of other current liabilities

Item		Amount
Employee compensation and directors' and supervision' remuneration payables	\$	102,502
Salaries and bonus payables		6,860
Others (The amount of each item in others does not exceed 5% of the account balance)	_	3,914
	\$	113,276

# Statement of operating revenue

# For the year ended December 31, 2021

Please refer to note 6(15) for relevant information of operating revenue in the parent-company-only financial statements.

# Statement of operating costs

# For the year ended December 31, 2021

(In Thousands of New Taiwan Dollars)

Item	Amount
Raw material used	
Raw material inventory, January 1	\$ 16,926
Raw material inventory, December 31	(16,926)
Direct raw materials used	-
Commodity finished goods and inventories, January 1	17,188
Add: Purchases of commodity inventories	903,621
Deduct: Commodity finished goods and inventories, December 31	(25,099)
Department picking	(3)
Cost of goods sold	895,707
Operating costs	\$895,707

# Statement of selling expenses

# For the year ended December 31, 2021

# (In Thousands of New Taiwan Dollars)

Item	An	nount
Bank fee	\$	158
Processing expense		67
Export expense		81
Others (The amount of each item in others does not exceed 5% of the account balance.)		17
Total	\$	323

# Statement of administrative expenses

# For the year ended December 31, 2021

Item	 Amount
Salaries	\$ 23,084
Insurance expense	2,096
Depreciation	4,739
Labor expense	3,024
Others (The amount of each item in others does not exceed 5% of the account balance.)	 6,632
Total	\$ 39,575

# Summary statement of research and development expense

For the year ended December 31, 2021

(In Thousands of New Taiwan Dollars)

Item	A	mount
Salaries	\$	4,455
Labor Insurance		382
Others (The amount of each item in others does not exceed 5% of the account balance.)		903
Total	\$	5,740

# Statement of other gains and losses, net

Please refer to note 6(17) for relevant information of the net other gains and losses in the parent-company-only financial statements.

# Statement of employee benefits, depreciation and amortization expense by function

Please refer to note 12 for relevant information of the current-period employee benefits, depreciation, and amortization expense in the parent-company-only financial statement.

# Yeh Chiang Technology Corporation and Subsidiaries

**Consolidated Financial Statements** 

With Independent Auditors' Report For the Years Ended December 31, 2021 and 2020

Address: 7F., No.19-13, Sanchong Rd., Nangang Dist., Taipei City 115, Taiwan (R.O.C.)

Telephone: (02)2655-1166

The independent auditors' report and the accompanying consolidated financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and consolidated financial statements, the Chinese version shall prevail.

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# **Representation Letter**

The entities that are required to be included in the combined financial statements of Yeh Chiang Technology Corporation as of and for the year ended December 31, 2021 under the Criteria Governing the Preparation of Affiliation Reports, Consolidated Business Reports, and Consolidated Financial Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements prepared in conformity with International Financial Reporting Standards No. 10, "Consolidated Financial Statements." endorsed by the Financial Supervisory Commission of the Republic of China. In addition, the information required to be disclosed in the combined financial statements is included in the consolidated financial statements. Consequently, Yeh Chiang Technology Corporation and Subsidiaries do not prepare a separate set of combined financial statements.

Company name: Yeh Chiang Technology Corporation

Chairman: Wang, Tai-Kuang

Date: March 28, 2022

## **Independent Auditors' Report**

To the Board of Directors of Yeh Chiang Technology Corporation:

#### **Opinion**

We have audited the consolidated financial statements of Yeh Chiang Technology Corporation and its subsidiaries ("the Group"), which comprise the consolidated balance sheet as of December 31, 2021 and 2020, and the consolidated statement of comprehensive income, changes in equity and cash flows for the years then ended and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2021 and 2020, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), Interpretations developed by the International Financial Reporting Interpretations Committee ("IFRIC") or the former Standing Interpretations Committee ("SIC") endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

#### **Basis for Opinion**

We conducted our audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Certified Public Accountants Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

## **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Evaluation of inventory allowance

For the evaluation of inventory policy please refer to Note 4(8) Summary of Significant Accounting Policies - Inventories, Notes 5 Major Sources of Accounting Judgments, Estimations and Assumptions of Uncertainty, and Note 6(4) description of Significant Accounts - Inventories to the consolidated financial statements.

#### Description of key audit matter:

Inventories are measured at the lower of cost and net realizable value in financial statements. Therefore, the Group needs to use judgment and estimation to determine the net realizable value of the inventory on the reporting date. Due to the rapid changes in technology, the launch of new products and the new technologies may cause a significant change in the market, and sales of related products may fluctuate significantly, resulting in inventory costs to exceed its net realizable value. In addition, the policy for the allowance for loss of inventories is based on past experience and the management's estimate of the future. As a result of these subjective judgments and estimates, on inventory allowance for loss of value is one of the key matters in our audit.

How the matter was addressed in our audit:

Our principal audit procedures included evaluating the method of providing allowance for inventory valuation and the reasonableness of information, assumptions and formulas on which it is based; and examining the appropriate supporting documents to assess the appropriateness of the inventory allowance; examining the inventory aging report to analyze the change on inventory aging reports; performing the sample procedures to check the correctness of the inventory aging reports; evaluate whether the evaluation of inventory is consistent with its evaluation policy; performing a retrospective review to verify the rationality of the provision of obsolescence.

#### Other Matter

Yeh Chiang Technology Corporation has prepared its parent-company-only financial statements as of and for the years ended December 31, 2021 and 2020, on which we have issued an unmodified opinion.

# Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers and IFRSs, IASs, IFRC, SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance (including the Audit Committee) are responsible for overseeing the Group's financial reporting process.

## Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Chun-Yuan Wu and Yen-Hui Chen.

**KPMG** 

Taipei, Taiwan (Republic of China) March 28, 2022

#### **Notes to Readers**

The accompanying consolidated financial statements are intended only to present the consolidatedfinancial position, financial performance and cash flows in accordance with the accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally accepted and applied in the Republic of China.

The independent auditors' report and the accompanying consolidated financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and consolidated financial statements, the Chinese version shall prevail.

# (English Translation of Consolidated Financial Statements Originally Issued in Chinese)

# Yeh Chiang Technology Corporation and subsidiaries

# **Consolidated Balance Sheets**

# December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars)

		December 31,	2021	December 31, 2	2020			D	ecember 31, 2	021	December 31,	2020
	Assets	Amount	%	Amount	%		Liabilities and Equity		Amount	%	Amount	%
	Current assets:						Current liabilities:					
1100	Cash and cash equivalents (note 6(1))	\$ 627,550	13	730,712	16	2102	Bank loan (note 6(10) and 8)	\$	324,000	7	82,000	2
1110	Current financial assets at fair value through profit or loss (note 6(2))	70,76	5 1	179,286	4	2170	Notes and Trade payables		175,887	4	167,379	4
1170	Notes and trade receivables, net (note 6(3))	782,28	16	925,644	20	2220	Other payables to related parties (note 7)		263,891	5	266,163	6
130X	Inventories (note 6(4))	418,46	5 9	296,710	7	2230	Current tax liabilities		13,246	-	15,430	-
1476	Other financial assets – current (notes 6(6) and 8)	102,39	5 2	83,455	2	2280	Current lease liabilities (note 6(11))		46,165	1	51,241	1
1470	Other current assets	70,570	<u>1</u>	62,808	_1	2300	Other current liabilities (notes 6(13) and 7)	_	434,663	9	540,743	12
		2,072,033	42	2,278,615	_50			_	1,257,852	26	1,122,956	25
	Non-current assets:						Non-Current liabilities:					
1518	Non-current financial assets at fair value through other comprehensive					2570	Deferred income tax liabilities (note 6(14))		67,034	1	55,710	1
	income (note 6(2))	44,972	2 1	81,600	2	2580	Non-current lease liabilities (note 6(11))	_	67,600	1	92,742	2
1551	Investments accounted for using the equity method (note 6(5))	367,768	8	-	-			_	134,634	2	148,452	3
1600	Property, plant and equipment (note 6(7) and 8)	2,034,430	) 42	1,739,139	38		Total liabilities	_	1,392,486	28	1,271,408	
1755	Right-of-use assets (note6(8))	313,84	6	350,458	8		<b>Equity</b> (note 6(15)):					
1780	Intangible assets (note 6(9))	2,738	3 -	3,104	-	3100	Ordinary shares		1,824,799	37	1,824,799	41
1840	Deferred income tax assets (note 6(14))	30,570	) 1	31,005	1	3200	Capital surplus		831,220	17	831,220	18
1900	Other non-current assets (note 6(11) and 8)	16,340	<u> </u>	33,663	_1	3300	Retained earnings		903,113	19	656,296	15
		2,810,663	<u>58</u>	2,238,969	_50	3400	Other equity	_	(126,212)	<u>(2</u> )	(127,477	) <u>(3</u> )
							Total equity attributable to owners of parent	_	3,432,920	71	3,184,838	71
						36XX	Non-controlling interests	_	57,290	1	61,338	1
							Total equity	_	3,490,210	72	3,246,176	72
	Total assets	\$4,882,690	<u>100</u>	4,517,584	<u>100</u>		Total liabilities and equity	\$	4,882,696	<u>100</u>	4,517,584	100

# (English Translation of Consolidated Financial Statements Originally Issued in Chinese) Yeh Chiang Technology Corporation and subsidiaries

# **Consolidated Statements of Comprehensive Income**

# For the years ended December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Common Share)

		2021		2020	
		Amount	%	Amount	%
4000	Operating revenue (note 6(17))	\$ 2,559,567	100	2,678,480	100
5000	Operating costs (notes 6(4), (12) and 12)	1,981,056	77	1,985,477	74
	Gross profit from operations	578,511	23	693,003	<u> 26</u>
	<b>Operating expenses</b> (note 6(11), (12), (18), 7, and 12):				
6100	Selling expenses	94,995	4	88,098	3
6200	Administrative expenses	131,078	5	173,652	7
6300	Research and development expenses	47,277	2	40,136	1
		273,350	<u>11</u>	301,886	<u>11</u>
	Net operating income	305,161	12	391,117	15
	Non-operating income and expenses:				
7020	Other gains and losses, net (notes 6(2), (19) and 7)	40,848	2	(4,150)	-
7050	Finance costs (notes 6(11) and 7)	(18,498)	(1)	(14,178)	(1)
7060	Share of loss of associates accounted for using equity method(note 6(5))	(29,529)	(1)	-	-
7100	Interest income	1,879		3,095	
		(5,300)		(15,233)	<u>(1</u> )
	Profit before income tax	299,861	12	375,884	14
7950	Less: Income tax expenses (note 6(14))	69,115	3	98,087	4
	Profit	230,746	9	277,797	10
8300	Other comprehensive income (loss):				
8310	Items that may not be reclassified subsequently to profit or loss:				
8311	(Losses) gains on remeasurements of defined benefit plans	(1,598)	-	659	-
8316	Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income (note 6(15))	32,524	1	452	-
8320	Share of other comprehensive income of associates accounted for using equity method,				
	components of other comprehensive income that will not be reclassified to profit or loss				
		31,005	1	1,111	
8360	Items that may be reclassified subsequently to profit or loss:				
8361	Exchange differences on translation of foreign financial statements (note 6(15))	(14,116)	-	19,621	1
8370	Share of other comprehensive income of associates accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss	(6,424)	-	-	-
8399	Income tax related to components of other comprehensive income that will be reclassified	2,823		(3,925)	
	to profit or loss (note 6(14))				
0200		(17,717)		15,696	<u>l</u>
8300	Other comprehensive income	13,288	10	16,807	<u>l</u>
8500	Comprehensive income	\$ <u>244,034</u>	<u>10</u>	<u>294,604</u>	
	Profit (loss) attributable to:	¢ 224.704	0	274 210	10
	Owners of parent	\$ 234,794	9	274,210	10
	Non-controlling interests	(4,048) • 220.746		3,587	10
	Community in commo (logg) attailm table to	\$ <u>230,746</u>	<del></del>	277,797	<u>10</u>
	Comprehensive income (loss) attributable to:	¢ 249.092	10	201.017	1 1
	Owners of the parent	\$ 248,082	10	291,017	11
	Non-controlling interests	(4,048) \$ 244,034	10	3,587	11
	Famings non share (NT Dollars) (rate 6(16))	\$ <u>244,034</u>	<u>10</u>	<u>294,604</u>	
9750	Earnings per share (NT Dollars) (note 6(16))	<b>C</b>	1 20		1 50
9730 9850	Basic earnings per share Diluted earnings per share	\$	1.29 1.28		1.50 1.48
7030	Diffued carnings per share	Φ <u></u>	1,40		1.40

See accompanying notes to consolidated financial statements.

# (English Translation of Consolidated Financial Statements Originally Issued in Chinese) Yeh Chiang Technology Corporation and subsidiaries

# **Consolidated Statements of Changes in Equity**

# For the years ended December 31, 2021 and 2020

(Expressed in Thousands of New Taiwan Dollars)

Equity attributable to owners of parent

								Other equity				
				Retain	ed earnings			Unrealized gains (losses) from financial				
	Ordinary shares	Capital surplus	Legal reserve	reserve	Unappropri- ated retained earnings	Total	Exchange differences on translation of foreign financial statements	assets measured at fair value through other comprehen- sive income	Total	Total equity attributable to owners of parent	Non- controlling interests	Total equity
Balance at January 1, 2020	\$ <u>1,824,799</u>	831,220	36,139	112,710	232,578	381,427	(160,366)	16,741	(143,625)	2,893,821	58,093	2,951,914
Profit for the year	-	-	-	-	274,210	274,210	-	-	-	274,210	3,587	277,797
Other comprehensive income for the year	·				659	659	15,696	452	16,148	16,807		16,807
Total comprehensive income for the year					274,869	274,869	15,696	452	16,148	291,017	3,587	294,604
Appropriation and distribution of retained earnings:												
Legal reserve	-	-	22,278	-	(22,278)	-	-	-	-	-	-	-
Special reserve	-	-	-	30,915	(30,915)	-	-	-	-	-	-	-
Changes in non-controlling interests									-		(342)	(342)
Balance at December 31, 2020	\$ <u>1,824,799</u>	831,220	58,417	143,625	454,254	656,296	(144,670)	17,193	(127,477)	3,184,838	61,338	3,246,176
Balance at January 1, 2021	1,824,799	831,220	58,417	143,625	454,254	656,296	(144,670)	17,193	(127,477)	3,184,838	61,338	3,246,176
Profit (loss) for the year	-	-	-	-	234,794	234,794	-	-	-	234,794	(4,048)	230,746
Other comprehensive income for the year	·				(1,519)	(1,519)	(17,717)	32,524	14,807	13,288		13,288
Total comprehensive income for the year					233,275	233,275	(17,717)	32,524	14,807	248,082	(4,048)	244,034
Appropriation and distribution of retained earnings:												
Legal reserve	-	-	27,486	-	(27,486)	-	-	-	-	-	-	-
Special reserve	-	-	-	(16,148)	16,148	-	-	-	-	-	-	-
Disposal of investments in equity												
instruments designated at fair value through other comprehensive income					13,542	13,542		(13,542)	(13,542)			
Balance at December 31, 2021	<b>\$</b> 1,824,799	831,220	85,903	127,477	689,733	903,113	(162,387)	36,175	(126,212)	3,432,920	57,290	3,490,210

See accompanying notes to consolidated financial statements.

# (English Translation of Consolidated Financial Statements Originally Issued in Chinese) Yeh Chiang Technology Corporation and subsidiaries

# **Consolidated Statements of Cash Flows**

# For the years ended December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars)

(		2021	2020
Cash flows from (used in) operating activities:			
Profit before income tax	\$	299,861	375,884
Adjustments:			
Adjustments to reconcile profit (loss):			
Depreciation expense		234,353	188,650
Amortization expense		2,811	5,443
Net profit on financial assets and liabilities at fair value through profit or loss		(227)	(821)
Interest expense		18,498	14,178
Interest income		(1,879)	(3,095)
Dividend income		(641)	(6,176)
Provision for (reversal of) inventory obsolescence (gain)		(2,935)	4,466
Share of profit of associates accounted for using equity method		29,529	-
Loss from disposal of property, plant and equipment		6,149	-
Others		3,396	1,278
		289,054	203,923
Changes in operating assets and liabilities:			
Notes and trade receivables, net		139,112	(103,701)
Inventories		(120,460)	33,893
Other operating assets		(24,347)	(20,983)
Notes and trade payables		8,508	37,875
Other operating liabilities		(28,089)	23,647
		(25,276)	(29,269)
Total adjustments		263,778	174,654
Cash flow generated from operations		563,639	550,538
Interest received		1,996	3,220
Dividends received		641	6,176
Interest paid		(17,631)	(14,062)
Income taxes paid		(56,149)	(41,429)
Net cash flows from operating activities		492,496	504,443
Cash flows from (used in) investing activities:			
Acquisition of financial assets at fair value through profit or loss		(20,000)	(33,000)
Proceeds from disposal of financial assets at fair value through profit or loss		128,748	58,362
Proceeds from disposal of financial assets at fair value through other comprehensive income		64,280	-
Acquisition of investments accounted for using the equity method		(398,770)	-
Acquisition of property, plant and equipment		(597,821)	(517,566)
Proceeds from disposal of property, plant and equipment		23,320	1,332
Decrease in refundable deposits		12,920	17,808
Acquisition of intangible assets		-	(16)
(Increase) Decrease in other financial assets		(2,158)	89,512
Net cash flows used in investing activities		(789,481)	(383,568)
Cash flows from (used in) financing activities:			
Increase in bank loan		242,000	80,000
Decrease in bank loan		-	(23,010)
Increase (decrease) in guarantee deposits		644	(1,754)
Increase in other payables to related parties		- (2.12.1)	578,062
Decrease in other payables to related parties		(2,424)	(466,114)
Payment of lease liabilities	_	(51,773)	(45,638)
Net cash flows from financing activities		188,447	121,546
Effect of exchange rate changes on cash and cash equivalents	_	5,376	(38,629)
Net (decrease) increase in cash and cash equivalents for the period		(103,162)	203,792
Cash and cash equivalents at beginning of period	•	730,712	526,920 730,712
Cash and cash equivalents at end of period	<b>D</b>	627,550	730,712

See accompanying notes to consolidated financial statements.

# (English Translation of Consolidated Financial Statements and Report Originally Issued in Chinese) Yeh Chiang Technology Corporation and subsidiaries

#### **Notes to the Consolidated Financial Statements**

## For the years ended December 31, 2021 and 2020

# (Expressed in Thousands of New Taiwan Dollars, Unless Otherwise Specified)

# 1. Company history

Yeh Chiang Technology Corporation (the "Company") was incorporated in December 23, 1994 and commenced its business operation in December 1995. The registered address of the Company's office is 7th Floor, No.19-13, Sanchong Road, Nangang District, Taipei City. The Company's common shares were listed on the Taiwan Stock Exchange (TWSE) in March 2002.

The major business activities of the Company are the production and sales of high-tech heat pipe components, solder balls and LED lighting products, equipment.

# 2. Approval date and procedures of the consolidated financial statements

These consolidated financial statements were authorized for issue by the Board of Directors on March 28, 2022.

#### 3. New standards, amendments and interpretations adopted:

(a) The impact of the International Financial Reporting Standards ("IFRSs") endorsed by the Financial Supervisory Commission, R.O.C. which have already been adopted.

The Group has initially adopted the following new amendments, which do not have a significant impact on its consolidated financial statements, from January 1, 2021:

- Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"
- Amendments to IFRS 9, IAS39, IFRS7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform—Phase 2"
- Amendments to IFRS 16 "Covid-19-Related Rent Concessions beyond June 30, 2021"
- (b) The impact of IFRS issued by the FSC but not yet effective

The Group assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2022, would not have a significant impact on its consolidated financial statements:

- Amendments to IAS 16 "Property, Plant and Equipment—Proceeds before Intended Use"
- Amendments to IAS 37 "Onerous Contracts—Cost of Fulfilling a Contract"
- Annual Improvements to IFRS Standards 2018–2020
- Amendments to IFRS 3 "Reference to the Conceptual Framework"

## **Notes to the Consolidated Financial Statements**

#### (c) The impact of IFRS issued by IASB but not yet endorsed by the FSC

The following new and amended standards, which may be relevant to the Group, have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

Standards or Interpretations	Content of amendment	Effective date per IASB
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of balance sheet, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current. The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity.	January 1, 2023
Amendments to IAS 12 "Deferred Tax related to Assets and Liabilities arising from a Single Transaction"	The amendments narrowed the scope of the recognition exemption so that it no longer applies to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences.	January 1, 2023

The Group is evaluating the impact of its initial adoption of the abovementioned standards or interpretations on its consolidated financial position and consolidated financial performance. The results thereof will be disclosed when the Group completes its evaluation.

The Group does not expect the following other new and amended standards, which have yet to be endorsed by the FSC, to have a significant impact on its consolidated financial statements:

- Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between an Investor and Its Associate or Joint Venture"
- IFRS 17 "Insurance Contracts" and amendments to IFRS 17 "Insurance Contracts"
- Amendments to IAS 1 "Disclosure of Accounting Policies"
- Amendments to IAS 8 "Definition of Accounting Estimates"

# **Notes to the Consolidated Financial Statements**

## 4. Summary of significant accounting policies:

The significant accounting policies presented in the consolidated financial statements are summarized below. Except for those specifically indicated, the following accounting policies were applied consistently throughout the periods presented in the consolidated financial statements.

#### (1) Statement of compliance

These consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers (hereinafter referred to as "the Regulations") and International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations endorsed and issued into effect by the Financial Supervisory Commission, R.O.C..

#### (2) Basis of preparation

#### A. Basis of measurement

Except for the following significant accounts, the consolidated financial statements have been prepared on a historical cost basis:

- (a) Financial instruments at fair value through profit or loss are measured at fair value;
- (b) Financial assets at fair value through other comprehensive income are measured at fair value:
- (c) The defined benefit assets are measured at fair value of the plan assets less the present value of the defined benefit obligation.

#### B. Functional and presentation currency

The functional currency of each the Group entity is determined based on the primary economic environment in which the entity operates. The consolidated financial statements are presented in New Taiwan dollars(NTD), which is the Group's functional currency. All financial information presented in NTD has been rounded to the nearest thousand.

#### (3) Basis of consolidation

#### A. Principles of preparation of the consolidated financial statements

The consolidated financial statements comprise the Group and subsidiaries.

The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases. The Group attributes the profit or loss and each component of other comprehensive income to the owners of the parent and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

Intragroup balances and transactions, and any unrealized income and expenses arising from intragroup transactions are eliminated in preparing the consolidated financial statements.

# **Notes to the Consolidated Financial Statements**

Changes in the Group's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

# B. List of subsidiaries in the consolidated financial statements

			Shareh	olding
Name of investor	Name of subsidiary	Business	December 31, 2021	December 31, 2020
The Company	Excel Rainbow (Seychelles) Ltd. (Excel Rainbow)	International trade	100 %	100 %
The Company	Yeh Chiang Technology (Samoa) Corp. (YCTSC)	Overseas holding business	100 %	100 %
The Company	Yeh Chiang Technology (BVI) Corp. (YCTBC)	International trade	100 %	100 %
The Company	Taiwan Lighting Co., Ltd. (Taiwan Lighting)	Production and sales of lighting equipment	100 %	100 %
The Company	So Bright Electronics Co. ,Ltd. (So Bright Electronics)	Production and sales of lighting equipment	60.29 %	60.29 %
The Company	Yu Cheng Materials Co., Ltd. (Yu Cheng Materials)	Production and sales of semiconductor package wires	81.80 %	81.80 %
The Company	Taiwan New Thermal System Co., Ltd. (Taiwan New Thermal System)	Production and sales of heat pipes	99.06 %	99.06 %
The Company	Vietnam Yeh-Chiang Technology Company Limited (Vietnam Yeh- Chiang)	Production and sales of heat pipes	100 %	100 %
YCTSC	Yeh Chiang Technology (Cayman) Corp. (YCTCC)	Overseas holding business	100 %	100 %
YCTSC	Yeh Chiang Technology Ye Xian(Cayman) Corp. (YCTYXCC)	Overseas holding business	100 %	100 %
YCTCC	Zhongshan Weiqiang Technology Co., Ltd. (Zhongshan Weiqiang)	Production and sales of heat pipes and solder balls	100 %	100 %
YCTCC	ZhuHai and Macau Spaning Border Industrial Estate Wei Qiang Technology Co., Ltd. (ZhuHai Weiqiang)	Production and sales of heat pipes and bumpping	100 %	100 %
YCTYXCC	Ye Xian Weiqiang Technology Co., Ltd.(Ye Xian Weiqiang)	Production and sales of heat pipes	100 %	100 %
YCTCC	Ping Ding Shan Yeh Chiang Technology Co., Ltd. (Ping Ding Shan Yeh Chiang)	Production and sales of heat pipes	100 %	100 %

C. Subsidiaries excluded from the consolidated financial statements: None.

#### **Notes to the Consolidated Financial Statements**

## (4) Foreign currencies

#### A. Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Group entities at the exchange rates at the dates of the transactions. At the end of each subsequent reporting period, monetary items denominated in foreign currencies are translated into the functional currencies using the exchange rate at that date.

Non-monetary items denominated in foreign currencies that are measured at fair value are retranslated into the functional currencies using the exchange rate at the date that the fair value was determined. Non-monetary items denominated in foreign currencies that are measured based on historical cost are translated using the exchange rate at the date of the transaction.

Exchange differences are generally recognized in profit or loss, except for an investment in equity securities designated as at fair value through other comprehensive income, which are recognized in other comprehensive income.

# B. Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into the presentation currency at the exchange rates at the reporting date. The income and expenses of foreign operations, are translated into the presentation currency at the average exchange rate. Exchange differences are recognized in other comprehensive income.

When a foreign operation is disposed of such that control, significant influence, or joint control is lost, the cumulative amount in the translation reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. When the Group disposes of only part of its interest in a subsidiary that includes a foreign operation while retaining control, the relevant proportion of the cumulative amount is reattributed to non-controlling interests.

#### (5) Classification of current and non-current assets and liabilities

An asset is classified as current under one of the following criteria, and all other assets are classified as non-current.

- A. It is expected to be realized, or intended to be sold or consumed, in the normal operating cycle;
- B. It is held primarily for the purpose of trading;
- C. It is expected to be realized within twelve months after the reporting period; or
- D. The asset is cash or a cash equivalent unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

A liability is classified as current under one of the following criteria, and all other liabilities are classified as non-current.

#### **Notes to the Consolidated Financial Statements**

- A. It is expected to be settled in the normal operating cycle;
- B. It is held primarily for the purpose of trading;
- C. It is due to be settled within twelve months after the reporting period; or
- D. The Group does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by issuing equity instruments do not affect its classification.

#### (6) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value. Time deposits which meet the above definition and are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes should be recognized as cash equivalents.

## (7) Financial instruments

Trade receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

## A. Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

On initial recognition, a financial asset is classified as measured at amortized cost; fair value through other comprehensive income (FVOCI) - equity investment; or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

#### (a) Financial assets measured at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

#### **Notes to the Consolidated Financial Statements**

These assets are subsequently measured at amortized cost, which is the amount at which the financial asset is measured at initial recognition, plus/minus, the cumulative amortization using the effective interest method, adjusted for any loss allowance. Interest income, foreign exchange gains and losses, as well as impairment, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

#### (b) Fair value through other comprehensive income (FVOCI)

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income. This election is made on an instrument-by-instrument basis.

Equity investments at FVOCI are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to profit or loss.

Dividend income is recognized in profit or loss on the date on which the Group's right to receive payment is established.

## (c) Fair value through profit or loss (FVTPL)

All financial assets not classified as amortized cost or FVOCI described as above are measured at FVTPL, including derivative financial assets. On initial recognition, the Group may irrevocably designate a financial asset, which meets the requirements to be measured at amortized cost or at FVOCI, as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest income, are recognized in profit or loss.

#### (d) Impairment of financial assets

The Group recognizes loss allowances for expected credit losses (ECL) on financial assets measured at amortized cost (including cash and cash equivalents, notes and trade receivables, guarantee deposit paid and other financial assets).

The Group measures loss allowances at an amount equal to lifetime ECL, except for the following which are measured as 12-month ECL:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowance for trade receivables and contract assets are always measured at an amount equal to lifetime ECL.

Lifetime ECLs are the ECLs that result from default events over the expected life of a financial instrument.

## **Notes to the Consolidated Financial Statements**

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECL is the maximum contractual period over which the Group is exposed to credit risk.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis based on the Group's historical experience and informed credit assessment as well as forward-looking information.

The Group considers a debt security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of investment grade which is considered to be BBB- or higher per Standard & Poor's, Baa3 or higher per Moody's or twA or higher per Taiwan Ratings'.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 180 days past due.

The Group considers a financial asset to be in default when the financial asset is more than 365 days past due or the debtor is unlikely to pay its credit obligations to the Group in full.

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive). ECL are discounted at the effective interest rate of the financial asset.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the Group has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. For corporate customers, the Group individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

#### (e) Derecognition of financial assets

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

#### **Notes to the Consolidated Financial Statements**

#### B. Financial liabilities and equity instruments

# (a) Classification of debt or equity

Debt and equity instruments issued by the Group are classified as financial liabilities or equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

#### (b) Equity instrument

An equity instrument is any contract that evidences residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued are recognized as the amount of consideration received, less the direct cost of issuing.

#### (c) Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

#### (d) Derecognition of financial liabilities

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

On derecognition of a financial liability, the difference between the carrying amount of a financial liability extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss.

#### (e) Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of balance sheet when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

#### **Notes to the Consolidated Financial Statements**

#### (8) Inventories

Inventories are measured at the lower of cost and net realizable value. The cost of inventories is calculated using the weighted average method, and includes expenditure incurred in acquiring the inventories, production or conversion costs, and other costs incurred in bringing them to their present location and condition.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses.

#### (9) Investment in associates

Associates are those entities in which the Group has significant influence, but not control or joint control, over their financial and operating policies.

Investments in associates are accounted for using the equity method and are recognized initially at cost. The cost of the investment includes transaction costs. The carrying amount of the investment in associates includes goodwill arising from the acquisition less any accumulated impairment losses.

The consolidated financial statements include the Group's share of the profit or loss and other comprehensive income of those associates, after adjustments to align their accounting policies with those of the Group, from the date on which significant influence commences until the date on which significant influence ceases. The Group recognizes any changes of its proportionate share in the investee within capital surplus, when an associate's equity changes due to reasons other than profit and loss or comprehensive income, which did not result in changes in actual proportionate share.

Gains resulting from transactions between the Group and an associate are recognized only to the extent of unrelated Group's interests in the associate.

Unrealized gains resulting from the transactions between the Group and associates have been eliminated to the extent of the Group's interest in the investees. Unrealized losses were eliminated in the same way as unrealized gains, but only to the extent that there is no evidence of impairment.

When the Group's share of losses of an associate equals or exceeds its interests in an associate, it discontinues recognizing its share of further losses. After the recognized interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

#### (10) Property, plant and equipment

# A. Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

If significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognized in profit or loss.

#### **Notes to the Consolidated Financial Statements**

## B. Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that future economic benefits associated with the expenditure will flow to the Group.

#### C. Depreciation

Depreciation is calculated on the cost of an asset less its residual value and is recognized in profit or loss on a straight-line basis over the estimated useful lives of each component of an item of property, plant and equipment.

The estimated useful lives of property, plant and equipment for current and comparative periods are as follows:

(a) Buildings 15~25 years

(b) Machinery and equipment 3~10 years

(c) Miscellaneous equipment 3~20 years

Depreciation methods, useful lives, and residual values are reviewed at each reporting date and adjusted if appropriate.

#### (11) Leases

At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

#### A. As a lessee

The Group recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be reliably determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate.

#### **Notes to the Consolidated Financial Statements**

Lease payments included in the measurement of the lease liability comprise the following:

- (a) fixed payments, including in-substance fixed payments;
- (b) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- (c) amounts expected to be payable under a residual value guarantee; and
- (d) payments for purchase or termination options that are reasonably certain to be exercised.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when:

- (a) there is a change in future lease payments arising from the change in an index or rate; or
- (b) there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee; or
- (c) there is a change in the lease term resulting from a change of its assessment on whether it will exercise an option to purchase the underlying asset, or
- (d) there is a change of its assessment on whether it will exercise a extension or termination option; or
- (e) there is any lease modification

When the lease liability is remeasured, other than lease modifications, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or in profit and loss if the carrying amount of the right-of-use asset has been reduced to zero.

When the lease liability is remeasured to reflect the partial or full termination of the lease for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognize in profit or loss any gain or loss relating to the partial or full termination of the lease.

The Group presents right-of-use assets that do not meet the definition of investment and lease liabilities as a separate line item respectively in the statement of financial position.

The Group has elected not to recognize right-of-use assets and lease liabilities for short-term leases of corporate fleet vehicle and staff dormitory that have a lease term of 12 months or less and leases of low-value assets. The Group recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

#### **Notes to the Consolidated Financial Statements**

#### B. As a lessor

When the Group acts as a lessor, it determines at lease commencement whether each lease is a finance lease or an operating lease. To classify each lease, the Group makes an overall assessment of whether the lease transfers to the lessee substantially all of the risks and rewards of ownership incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then the lease is an operating lease. As part of this assessment, the Group considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

The Group recognizes lease payments received under operating leases as income on a straight-line basis over the lease term as part of 'rental income'.

## (12) Intangible assets

#### A. Recognition and measurement

Expenditure on research activities is recognized in profit or loss as incurred.

Development expenditure is capitalized only if the expenditure can be measured reliably, the product or process is technically, and commercially feasible, future economic benefits are probable and the Group intends to, and has sufficient resources to, complete development and to use or sell the asset. Otherwise, it is recognized in profit or loss as incurred. Subsequent to initial recognition, development expenditure is measured at cost, less accumulated amortization and any accumulated impairment losses.

Other intangible assets, including patents and trademarks, that are acquired by the Group and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses.

# B. Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss as incurred.

#### C. Amortization

Amortization is calculated over the cost of the asset, less its residual value, and is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets from the date that they are available for use.

The estimated useful lives for the current and comparative periods of patents and trademarks are 10 to 23 years.

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

#### **Notes to the Consolidated Financial Statements**

## (13) Impairment of non-financial assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets (other than inventories and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. Goodwill is tested annually for impairment.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or cash-generating units (CGUs). Goodwill arising from a business combination is allocated to CGUs or groups of CGUs that are expected to benefit from the synergies of the combination.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU. An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its recoverable amount. Impairment losses are recognized in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. For other assets, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

#### (14) Revenue from contracts with customers

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring goods or services to a customer. The Group recognizes revenue when it satisfies a performance obligation by transferring control of a good or a service to a customer. The accounting policies for the Group's main types of revenue are explained below.

#### A. Sale of goods - electronic components

The Group manufactures and sells high-tech heat pipe components, solder balls, LED products, equipment and semiconductor packaging wires. The Group recognizes revenue when control of the products has been transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

A receivable is recognized when the goods are delivered as this is the point in time that the Group has a right to an amount of consideration that is unconditional.

#### **Notes to the Consolidated Financial Statements**

## B. Financing components

The Group does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the Group does not adjust any of the transaction prices for the time value of money.

# (15) Employee benefits

## A. Defined contribution plans

Obligations for contributions to defined contribution plans are expensed as the related service is provided.

## B. Defined benefit plans

The Group's net obligation in respect of defined benefit plans is calculated separately for each the plan by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of defined benefit obligations is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Group, the recognized asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. To calculate the present value of economic benefits, consideration is given to any applicable minimum funding requirements.

Remeasurements of the net defined benefit liability, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if any, excluding interest), are recognized immediately in other comprehensive income, and accumulated in retained earnings within equity. The Group determines the net interest expense (income) on the net defined benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability (asset). Net interest expense and other expenses related to defined benefit plans are recognized in profit or loss.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in profit or loss. The Group recognizes gains and losses on the settlement of a defined benefit plan when the settlement occurs.

#### C. Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided.

A liability is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

#### **Notes to the Consolidated Financial Statements**

#### (16) Income taxes

Income taxes comprise current taxes and deferred taxes. Except for expenses related to business combinations or recognized directly in equity or other comprehensive income, all current and deferred taxes are recognized in profit or loss.

Current taxes comprise the expected tax payables or receivables on the taxable profits (losses) for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payables or receivables are the best estimate of the tax amount expected to be paid or received. It is measured using tax rates enacted or substantively enacted at the reporting date.

Deferred taxes arise due to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases.

Deferred taxes are recognized except for the following:

- A. temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits (losses) at the time of the transaction;
- B. temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- C. taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets are recognized for the carry forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefits will be realized.

Deferred taxes are measured at tax rates that are expected to be applied to temporary differences when they reserve, using tax rates that have been enacted or substantively enacted at the reporting date.

Deferred tax assets and liabilities are offset if the following criteria are met:

- A. the Group has a legally enforceable right to set off current tax assets against current tax liabilities; and
- B. the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
  - (a) the same taxable entity; or
  - (b) different taxable entities which intend to settle current tax assets and liabilities on a net basis, or to realize the assets and liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

#### **Notes to the Consolidated Financial Statements**

# (17) Earnings per share

The Group discloses the Company's basic and diluted earnings per share attributable to ordinary shareholders of the Company. Basic earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding. Diluted earnings per share is calculated as the profit attributable to ordinary shareholders of the Group divided by the weighted average number of ordinary shares outstanding after adjustment for the effects of all potentially dilutive ordinary shares, such as employee remuneration through the issuance of shares.

#### (18) Operating segments

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the Group). Operating results of the operating segment are regularly reviewed by the Group's chief operating decision maker to make decisions about resources to be allocated to the segment and to assess its performance. Each operating segment consists of standalone financial information.

## 5. Significant accounting assumptions and judgments, and major sources of estimation uncertainty:

In preparing these consolidated financial statements, management has made judgments, estimates, and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income, and expenses. Actual results may differ from these estimates.

The management continues to monitor the accounting estimates and assumptions. The management recognizes any changes in accounting estimates during the period and the impact of those changes in accounting estimates in the following period.

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year is as follows. Those assumptions and estimation have been updated to reflect the impact of COVID-19 pandemic:

#### Evaluation of inventory allowance

As inventories are stated at the lower of cost or net realizable value, the Group estimates the net realizable value of inventories for obsolescence and unmarketable items at the end of the reporting period and then writes down the cost of inventories to net realizable value. The net realizable value of the inventory is mainly determined based on assumptions as to future demand within a specific time horizon. Due to the rapid industrial transformation, there may be significant changes in the net realizable value of inventories. Refer to note 6(4) for further description of the valuation of inventories.

## **Notes to the Consolidated Financial Statements**

## 6. Explanation of significant accounts:

# (1) Cash and cash equivalents

	Dec	December 31, 2020	
Petty cash and cash on hand	\$	2,955	4,023
Check and demand deposits		545,325	647,419
Foreign exchange deposit		79,270	79,270
	\$	627,550	730,712

Please refer to note 6(20) for the credit risk of the financial assets and liabilities of the Group.

The time deposits that did not conform the definition of cash as of December 31, 2021 and 2020 were \$80,195 thousand and \$78,037 thousand, which were classified to other financial assets - current. Please refer to note 6(6).

#### (2) Financial instruments

## A. Current financial assets at fair value through profit or loss

	· · · · · · · · · · · · · · · · · · ·	December 31,	
	2021	2020	
Beneficiary Certificates - mutual Funds	\$70,76	<u>179,286</u>	

The gains arising from the fair value assessment of the financial assets of the Group in 2021 and 2020 were \$227 thousand and \$821 thousand, respectively.

#### B. Non-Current financial assets at fair value through other comprehensive income:

	Dec	cember 31, 2021	December 31, 2020
Listed stocks – ASUSTeK Computer Inc.	\$	271	33,247
Listed stocks – Pegatron Corporation		-	19,706
Listed Stock – Powerchip Semiconductor Manufacturing Corporation (note)		33,178	23,289
Domestic non-listed (cabinet) stocks - Song Long Electronics Co., Ltd.		-	2,500
Domestic non-listed (cabinet) stock - Powerchip Technology			
Corporation		11,523	2,858
	\$	44,972	81,600

Note: On December 6, 2021, Powerchip Semiconductor Manufacturing Corporation ceased to trade its shares on TPEx and became a TWSE-listed company.

#### **Notes to the Consolidated Financial Statements**

In 2020, Song Long Electronics Co., Ltd. resolved to be dissolved, and the liquidation proceedings have been completed on December 31, 2021, after which the remaining assets attributable to the Group amounted to \$2,786 thousand; the accumulated gains on disposal amounted to \$1,336 thousand, which have been transferred by the Group from other equity interest to retained earnings.

In January 2021, the Group disposed of its investments in equity instruments designated at FVOCI—ASUSTeK Computer Inc. and Pegatron Corporation, and the respective fair values thereof amounted to \$ 38,202 thousand and \$ 23,292 thousand at the time of disposal. The accumulated gains on the disposals amounted to \$ 402 thousand and \$ 6,932 thousand respectively, both of which have been transferred from other equity interest to retained earnings.

In March 2021, the Group acquired 5,434 thousand shares in Quaser Machine Tools, Inc. at a cost of \$171,174 thousand as part of its operational strategy. In June 2021, the Group made acquisitions of shares in Quaser Machine Tools, Inc., reaching a shareholding of 22.63%. The Group assessed that it had significant influence on Quaser Machine Tools, Inc.; consequently, it derecognized the underlying financial asset at fair value through other comprehensive income, and transferred it to investments accounted for using equity method based on its fair value. Additionally, the accumulated amount of gains on disposal of \$4,872 thousand mentioned above has been transferred from other equity interest to retained earnings.

In 2020, Powerchip Technology Corporation will reduce its capital and return the share price with property other than cash, wherein the Group will obtain 466 thousand shares of Powerchip Semiconductor Manufacturing Corporation.

The Group investments in these equity instruments are not held for trading purposes and have been designated for non-current financial assets at fair value through other comprehensive income.

#### (3) Notes and trade receivables, net

	December 3 2021		1, December 31, 2020	
Note receivables	\$	30,113	23,408	
Trade receivables – measured as amortized cost		754,255	904,323	
		784,368	927,731	
Less: loss allowance		(2,087)	(2,087)	
	\$	782,281	925,644	

The Group applies the simplified approach to provide for its expected credit losses, i.e. the use of lifetime expected loss provision for all receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information, including macroeconomic and relevant industry information. The loss allowance as of December 31, 2021 and 2020 were determined as follows:

## **Notes to the Consolidated Financial Statements**

	<b>December 31, 2021</b>			
	Weighted-			
		ss carrying imount	average loss rate	Loss allowance provision
Not past due	\$	781,089	-%	-
Past due less than 60 days		1,007	-%	
	\$	782,096		
		D	ecember 31, 2020	)
		ss carrying mount	Weighted- average loss rate	Loss allowance
Not past due	\$	916,651	-%	-
Past due less than 60 days		8,663	-%	-
61~90 days past due		145	-%	
	\$	925,459		

In addition, the amounts of receivable were \$2,272 thousand as of December 31, 2021 and 2020. The Group assessed the receivable of certain specific customers to inability fulfill their obligations, therefore recognized an expected credit loss \$2,087 thousand.

The movements in the allowance for notes and trade receivables were as follows:

Loss: allowance for devaluation

		For the year ended December 31,		
			2021	2020
	Balance on December 31 (also the opening balance)	\$	2,087	2,087
(4)	Inventories			
		_		
		Dec	cember 31, 2021	December 31, 2020
	Raw materials	Dec		
	Raw materials Work in progress		2021	2020
			<b>2021</b> 213,133	<b>2020</b> 195,410

In 2021 and 2020 the Group recognized cost of sales amounted to \$1,983,991 thousand and \$1,981,011 thousand, respectively.

The net of provisions (reversals) for inventories written down (increased) to net realizable value, which were also included in cost of sales, amounted to \$(2,935) thousand and \$4,466 thousand for the years ended December 31, 2021 and 2020, respectively.

375,818

(79,108)

296,710

494,523

418,465

(76,058)

## **Notes to the Consolidated Financial Statements**

## (5) Investments accounted for using the equity method

#### A. Associates

			Decemb	ber 31, 2021	
Name of associates	Principal activities	Principal place of business	Amount	Ownership interest %	
	Production and			_	
Quaser Machine Tools, Inc.	sales of machinery and equipment	Taiwan ROC	\$ <u>367,768</u>	22.63	

From March to June 2021, the Group made several acquisitions of shares in Quaser Machine Tools, Inc., reaching a shareholding of 22.63%. The Group assessed that it had significant influence on Quaser Machine Tools, Inc.; consequently, it derecognized the underlying financial asset at fair value through other comprehensive income, and transferred it to investments accounted for using equity method based on its fair value.

The following consolidated financial information about significant associates has been adjusted according to individually prepared IFRS financial statements of these associates: Quaser Machine Tools, Inc.

		<b>December 31, 2021</b>
Current assets	\$	1,549,461
Noncurrent assets		1,645,921
Current liabilities		(1,632,856)
Noncurrent liabilities	_	(461,607)
Net assets	\$_	1,100,919
Net assets attributable to non-controlling interests	\$	851,815
Net assets attributable to controlling interests	\$	249,104
		For the year ended December 31, 2021
Operating revenue	\$	1,149,692
Loss for the year		(184,856)
Other comprehensive income for the year	_	(35,837)
Comprehensive loss for the year	<b>\$</b>	(220,693)
Comprehensive loss attributable to non-controlling interests	\$	(188,719)
Comprehensive loss attributable to controlling interests	\$	(31,974)
		For the year ended December 31, 2021
Share of net assets of associates as of January 1	\$	-
Acquisition of share of net assets of associates		281,078
Acquisition of comprehensive loss for the year		(31,974)
Share of net assets of associates as of December 31		249,104
Fair value of identifiable net aessets	_	118,664
Carry value of associates as of December 31	\$	367,768

#### **Notes to the Consolidated Financial Statements**

#### B. Collaterals

As of December 31, 2021 and 2020, the Company did not provide any investments accounted for using the equity method as collaterals for its loans.

#### (6) Other financial assets—current

The other current financial assets—current of the Group were as follows:

	Dec	ember 31, 2021	December 31, 2020
Time deposits (over three months)	\$	80,195	78,037
Other receivable, net		22,061	5,129
Other		140	289
	<b>\$</b>	102,396	83,455

- A. Time deposits (over three months) were pledged as collateral which were described in note 8.
- B. In 2021 and 2020, the Group did not provide any impairment losses for other financial assets.
- C. Please refer to note 6(20) for the remaining credit risk.

#### (7) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Group for the years ended December 31, 2021 and 2020, were as follows:

	Land	Buildings	Machinery and equipment	Other facilities	Construc- tion in progress and testing equip	Total
Cost or deemed cost:						
Balance on January 1, 2021 \$	99,389	357,457	1,321,528	313,541	153,718	2,245,633
Additions	-	46,433	129,166	53,659	287,732	516,990
Disposal	-	(11,489)	(65,993)	(4,455)	(13,690)	(95,627)
Balance on December 31, 2021 \$	99,389	392,401	1,384,701	362,745	427,760	2,666,996
Balance on January 1, 2020 \$	99,389	351,713	806,529	277,691	136,642	1,671,964
Additions	-	-	473,457	47,287	7,871	528,615
Disposal		5,744	41,542	(11,437)	9,205	45,054
Balance on December 31, 2020 \$	99,389	357,457	1,321,528	313,541	153,718	2,245,633
Depreciation and impairments loss:	_					
Balance on January 1, 2021 \$	4,672	27,272	275,192	199,358	-	506,494
Depreciation	-	17,378	127,992	31,861	-	177,231
Disposal		(132)	(42,938)	(8,089)		(51,159)
Balance on December 31, 2021 \$	4,672	44,518	360,246	223,130		632,566
Balance on January 1, 2020 \$	4,672	9,674	171,367	178,620	-	364,333
Depreciation	-	17,173	96,471	24,359	-	138,003
Disposal	-	425	7,354	(3,621)		4,158
Balance on December 31, 2020 \$	4,672	27,272	275,192	199,358		506,494

# **Notes to the Consolidated Financial Statements**

_	Land	Buildings	Machinery and equipment	Other facilities	Construc- tion in progress and testing equip	Total
Carrying amounts:						
Balance on December 31, 2021 \$_	94,717	347,883	1,024,455	139,615	427,760	2,034,430
Balance on December 31, 2020 \$	94,717	330,185	1,046,336	114,183	153,718	1,739,139
Balance on January 1, 2020 \$	94,717	342,039	635,162	99,071	136,642	1,307,631

As of December 31, 2021 and 2020, property, plant and equipment were pledged as collateral which were described in note 8.

# (8) Right-of-use assets

The Group leases many assets including land, buildings and other facilitity. Information about leases for which the Group as a lessee was presented below:

		Land	Puildings	Other	Total
Cost:	_	<u>Lanu</u>	Buildings	<u>equipment</u>	10tai
Balance at January 1, 2021	\$	215,974	128,796	81,056	425,826
Additions		-	21,709	741	22,450
Effect of movements in exchange	_	(1,093)	(622)	(611)	(2,326)
Balance at December 31, 2021	\$_	214,881	149,883	81,186	445,950
Balance at January 1, 2020	\$	142,564	74,556	75,889	293,009
Additions		71,602	52,715	3,807	128,124
Effect of movements in exchange	_	1,808	1,525	1,360	4,693
Balance at December 31, 2020	<b>\$</b> _	215,974	128,796	81,056	425,826
Accumulated depreciation:			<u> </u>		_
Balance at January 1, 2021	\$	6,644	57,333	11,391	75,368
Depreciation		4,922	44,946	7,254	57,122
Effect of movements in exchange	_	(27)	(276)	(82)	(385)
Balance at December 31, 2021	<b>\$</b> _	11,539	102,003	18,563	132,105
Balance at January 1, 2020	\$	2,944	17,662	2,922	23,528
Depreciation		3,587	40,085	6,975	50,647
Effect of movements in exchange	_	113	(414)	1,494	1,193
Balance at December 31, 2020	<b>\$</b> _	6,644	57,333	11,391	75,368
Carrying amount:					_
Balance at December 31, 2021	\$_	203,342	47,880	62,623	313,845
Balance at December 31, 2020	\$	209,330	71,463	69,665	350,458
Balance at January 1, 2020	\$	139,620	56,894	72,967	269,481

#### **Notes to the Consolidated Financial Statements**

#### (9) Intangible assets

A. The cost and amortization of the intangible assets of the Group for the years ended December 31, 2021 and 2020, were as follows:

	tent and ademark
Costs:	 
Balance at December 31, 2021 (also the opening balance)	\$ 84,829
Balance at January 1, 2020	\$ 84,813
Additions	 16
Balance at December 31, 2020	\$ 84,829
Accumulated amortization:	
Balance at January 1, 2021	\$ 81,725
Amortization	 366
Balance at December 31, 2021	\$ 82,091
Balance at January 1, 2020	\$ 78,860
Amortization	 2,865
Balance at December 31, 2020	\$ 81,725
Carrying value:	
Balance at December 31, 2021	\$ 2,738
Balance at December 31, 2020	\$ 3,104
Balance at January 1, 2020	\$ 5,953

#### B. Recognition of amortization

The amortization of intangible assets is included in the statement of comprehensive income under the operating expenses, please refer to note 12(1).

#### C. Collaterals

As of December 31, 2021 and 2020, the Group did not provide any intangible assets as collateral for its loans.

#### (10) Bank loan

	December 31 2021	, December 31, 2020
Unsecured bank loans	\$ 5,00	82,000
Secured bank loans	319,0	00 -
Total	\$324,00	<u>82,000</u>
Unused credit facilities	\$ 432,52	588,440
Range of interest rates	0.85%~1.5%	0.9%~1.5%

For the collateral for bank loan, please refer to note 8

#### **Notes to the Consolidated Financial Statements**

#### (11) Lease liabilities

The carrying amount of lease liabilities of the Group is:

	December 31, 2021	December 31, 2020	
Current	\$ 46,165	51,241	
Non-current	\$ 67,600	92,742	

For the maturity analysis, please refer to note 6(20).

The amounts recognized in profit or loss by the Group were as follows:

	For the year ended December 31,		
		2021	2020
Interest expense on lease liabilities	\$	3,302	4,053
Variable lease payments not included in the measurement of lease liabilities	\$	243	295
Expenses relating to short-term leases	\$	795	1,565
Expenses relating to leases of low-value assets, excluding short-term leases of low-value assets	\$	158	188
Total cash outflow for leases	\$	56,271	51,739

#### A. Real estate leases

As of December 31, 2021 and 2020, the Group leases land and buildings for its office space. The leases of land typically run for a period of 36 to 50 years, and of office space typically run for a period of 2 to 4 years. Some leases include an option to renew the lease for an additional period of the same duration after the end of the contract term.

Some leases of land and office buildings contain extension options exercisable by the Group up to one year before the end of the non-cancellable contract period. These leases are negotiated and monitored by local management, and accordingly, contain a wide range of different terms and conditions. The extension options held are exercisable only by the Group and not by the lessors. In which lessee is not reasonably certain to use an optional extended lease term, payments associated with the optional period are not included within lease liabilities.

#### B. Other leases

The Group leases nitrogen storage equipment, with lease terms of 3 to 15 years.

#### **Notes to the Consolidated Financial Statements**

#### (12) Employee benefits

#### A. Defined benefit plans

Reconciliation of defined benefit obligation at present value and plan asset at fair value is as follows:

	December 31, 2021		December 31, 2020
Present value of the defined benefit obligations	\$	(9,362)	(8,810)
Fair value of plan assets		12,944	13,970
Net defined benefit liabilities	\$	3,582	5,160

The Group makes defined benefit plan contributions to the pension fund account with Bank of Taiwan that provides pensions for employees upon retirement. Plans (covered by the Labor Standards Law) entitle a retired employee to receive retirement benefits based on years of service and average monthly salary for the six months prior to retirement.

# (a) Composition of plan assets

The Group allocates pension funds in accordance with the Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund, and such funds are managed by the Bureau of Labor Funds, Ministry of Labor. With regard to the utilization of the funds, minimum earnings shall be no less than the earnings attainable from two-year time deposits with interest rates offered by local banks.

The Group's Bank of Taiwan labor pension reserve account balance amounted to \$12,944 thousand as of December 31, 2021. For information on the utilization of the labor pension fund assets, including the asset allocation and yield of the fund, please refer to the website of the Bureau of Labor Funds, Ministry of Labor.

#### (b) Movements in present value of the defined benefit obligations

The movement in present value of the defined benefit obligations for the Group were as follows:

	For the year ended December 31,			
		2021	2020	
Defined benefit obligations on January 1	\$	8,810	8,954	
Current interest cost		33	56	
Remeasurements loss (gain)				
—financial assumptions		1,792	(200)	
Benefits paid		(1,273)	-	
Defined benefit obligations on December 31	<b>\$</b>	9,362	8,810	

#### **Notes to the Consolidated Financial Statements**

#### (c) Movements of defined benefit plan assets

The movements in the present value of the defined benefit plan assets for the Group were as follows:

	For the year ended December 31,		
		2021	2020
Fair value of plan assets at 1, January	\$	13,970	13,428
Interest income		53	84
Remeasurements gain (loss):			
-Return on plan assets excluding interest income		194	458
Benefits paid		(1,273)	-
Fair value of plan assets at 31, December	\$	12,944	13,970

#### (d) Expenses recognized in profit or loss

The expenses recognized in profit or loss for the Group were as follows:

	For the year ended December 31,			
	20	021	2020	
Current interest costs	\$	33	56	
Net interest of net assets for defined benefit obligations		(53)	(84)	
		(20)	(28)	
	\$	<u>(20</u> ) _	(28)	
Operating expense	\$	<u>(20</u> )	(28)	

#### (e) Actuarial assumptions

The principal actuarial assumptions at the reporting date were as follows:

	•	year ended nber 31,
	2021	2020
Discount rate	0.5 %	0.375 %
Future salary increase rate	2.00 %	2.00 %

The expected allocation payment to be made by the Group to the defined benefit plans for the one-year period after the reporting date is \$263 thousand.

The weighted average lifetime of the defined benefits plans is 6.4 years.

#### **Notes to the Consolidated Financial Statements**

# (f) Sensitivity analysis

If the actuarial assumptions had changed, the impact on the present value of the defined benefit obligation shall be as follows:

	Influences of defined benefit obligations				
	Increa	sed 0.25%	Decreased 0.25%		
December 31, 2021		_			
Discount rate	\$	(150)	153		
Future salary increasing rate		148	(146)		
December 31, 2020					
Discount rate	\$	(150)	153		
Future salary increasing rate		148	(145)		

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown above. The method used in the sensitivity analysis is consistent with the calculation of pension liabilities in the balance sheets.

There is no change in the method and assumptions used in the preparation of sensitivity analysis in 2021 and 2020.

#### B. Defined contribution plans

The Group allocates 6% of each employee's monthly wages to the labor pension personal account at the Bureau of Labor Insurance in accordance with the provisions of the Labor Pension Act. Under these defined contribution plans, the Group allocates a fixed amount to the Bureau of Labor Insurance without additional legal or constructive obligation.

The pension costs incurred from the contributions to the Bureau of the Labor Insurance amounted to \$23,183 thousand and \$4,147 thousand for the years ended December 31, 2021 and 2020, respectively.

# (13) Other current liabilities

	December 31, 2021		December 31, 2020	
Payables on equipment	\$	161,639	240,989	
Payables on employee compensation and directors' and supervision' remuneration		102,905	103,057	
Payroll and bonus payables		68,629	69,890	
Other		101,490	126,807	
	\$ <u></u>	434,663	540,743	

#### **Notes to the Consolidated Financial Statements**

# (14) Income taxes

#### A. Income taxes

The amount of income tax for 2021 and 2020 was as follow:

	For the year ended December 31,		
		2021	2020
Current tax expense	\$	40,941	40,750
5% surtax on unappropriated retained earnings		13,592	8,479
Deferred tax expense		14,582	48,858
	\$	69,115	98,087

The amount of income tax expense (benefits) recognized in other comprehensive income in 2021 and 2020 was as follows:

	For the year December	
	2021	2020
Exchange differences on currency translation of foreign		
operations	\$ (2,823)	3,925

Reconciliation of income tax expense before income tax in 2021 and 2020 is as follows:

	For the year ended December 31,		
	2021	2020	
Profit before income tax	\$ 299,861	375,884	
Income tax using the Company's domestic tax rate	\$ 59,972	75,177	
Effect of tax rates in foreign jurisdiction	3,822	13,162	
5% surtax on unappropriated retained earnings	13,592	8,479	
Change in unrecognized temporary differences and others	 (8,271)	1,269	
	\$ 69,115	98,087	

# B. Deferred tax assets and liabilities

# (a) Unrecognized deferred tax assets

Deferred tax assets have not been recognized in respect of the following items:

	Dec	ember 31, 2021	December 31, 2020
The carryforward of unused tax losses	\$	77,562	120,906
Tax effect of deductible temporary differences		15,603	19,114
	\$	93,165	140,020

#### **Notes to the Consolidated Financial Statements**

The R.O.C. Income Tax Act allows net losses, as assessed by the tax authorities, to offset taxable income over a period of ten years for local tax reporting purposes. Deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Group can utilize the benefits therefrom.

As at December 31 2021, the Group's unused tax losses for which no deferred tax assets were recognized are as follows:

	ι	nutilized		
Year of loss	bu	siness loss	Expiry year	
2012~2021	\$	379,631	2022~2030	_

#### (b) Recognized deferred tax assets and liabilities

				Recognized in other			Recognized in other	
Deferred Tax Assets		January 1, 2020	Recognized in profit or loss	comprehensive income	December 31, 2020	Recognized in profit or loss	comprehensive income	December 31, 2021
Inventory devaluation loss	\$	6,741	(253)	-	6,488	-	-	6,488
Foreign currency translation differences for foreign operations								
and other		28,522	(80)	(3,925)	24,517	(3,258)	2,823	24,082
	\$	35,263	(333)	(3,925)	31,005	(3,258)	2,823	30,570
		January 1,	Recognized in	Recognized in other comprehensive	December 31,	Recognized in	Recognized in other comprehensive	December 31,
Deferred Tax Liabilities	_	2020	profit or loss	income	2020	profit or loss	income	2021
Equity method recognized the gain of foreign subsidiaries	s	7,185	48,525	_	55,710	11,324	_	67,034
Subsidiaries	Ψ.	7,103	40,323		33,710	11,524		07,034

C. The Group's tax returns for the years through 2019 were assessed by the Tax Authorities.

#### (15) Capital and other equity

#### A. Ordinary Shares

As of December 31, 2021 and 2020, the number of authorized ordinary shares was \$2,600,000 thousand shares with par a value of \$10 per share (both of them reserved \$100,000 thousand for the issue of employee stock option certificates, and \$200,000 thousand for the issuance of convertible corporate bonds). The actual paid-in capital is \$1,824,799 thousand.

#### B. Capital surplus

	Decem 20		December 31, 2020	
Additional paid-in capital	\$	787,281	787,281	
Changes of equities on associates		13,492	13,492	
Changes of equities on subsidiaries		6,560	6,560	
Employee share options		23,887	23,887	
	\$	831,220	831,220	

#### **Notes to the Consolidated Financial Statements**

According to the R.O.C. Company Act, capital surplus can only be used to offset a deficit, and only the realized capital surplus can be used to increase the common stock or be distributed as cash dividends. The aforementioned realized capital surplus includes capital surplus resulting from premium on issuance of capital stock and earnings from donated assets received. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, capital increases by transferring capital surplus in excess of par value should not exceed 10% of the total common stock outstanding.

#### C. Retained earnings

The Company's Articles of Incorporation stipulates that Company's net earnings should first be used to offset the prior years' deficits, if any, before paying any income taxes. Of the remaining balance, 10% is to be appropriated as legal reserve, and then any remaining profit together with any undistributed retained earnings shall be distributed according to the distribution plan proposed by the Board of Directors and submitted to the stockholders' meeting for approval.

The Company's dividend policy is determined in accordance with the Company law and the Company's articles of association, and is determined by the Company's capital and financial structure, operating conditions, surplus, the nature of the industry and the cyclical factors. The cash dividend is not less than 50% of the total dividends for the year, and can be adjusted according to the flexibility of internal and external environmental changes.

#### (a) Legal reserve

When a Company incurs no loss, it may, pursuant to a resolution by a shareholders' meeting, distribute its legal reserve by issuing new shares or by distributing cash, and only the portion of legal reserve which exceeds 25% of capital may be distributed.

#### (b) Special reserve

By choosing to apply the exemptions granted under IFRS 1 during the Company's firsttime adoption of IFRSs endorsed by the FSC, the accumulating conversion adjustments under shareholders' equity, transferred on the conversion date, resulted in an increase in retained earnings of \$109,388 thousand. However, on the conversion date, the actuarial gains and losses will be recognized immediately. The retained earnings incurred from the retained surplus of \$4,917 thousand, and the expected cost of the employee's accumulated paid leave, will be reduced by \$1,771 thousand. The conversion date was based on the first time adoption of the IFRSs endorsed by the FSC. The net increase in retained earnings amounted to \$102,700 thousand, which resulted in the loss of the original account \$(90,258) thousand and the retained surplus of \$12,422 thousand. According to the Ruling 1010012865 issued by the FSC on April 6, 2012, a net increase in retained earnings, due to the first-time adoption of the IFRSs endorsed by the FSC, shall be reclassified as a special reserve during earnings distribution, and when the relevant asset is use, disposed, or reclassified, this special reserve shall be reversed as distributable earnings proportionately. In the first half of the year 2016 and the second half of the year of 2015, the special surplus reserve amounted to \$2,681 thousand and \$4,206 thousand, respectively, due to the sales of Yeh Chiang Kunshan and the disposal of Yeh Chiang Dongguan. The carrying amount of special reserve both amounted to \$5,555 thousand as of December 31, 2021 and 2020.

#### **Notes to the Consolidated Financial Statements**

In accordance with the guidelines of the above Ruling, a portion of current-period earnings and undistributed prior-period earnings shall be reclassified as a special reserve during earnings distribution. The amount to be reclassified should be equal to the difference between the total net current-period reduction of special reserve resulting from the first-time adoption of the IFRSs endorsed by the FSC and the carrying amount of other shareholders' equity as stated above. Similarly, a portion of undistributed priorperiod earnings shall be reclassified as a special reserve (which does not qualify for earnings distribution) to account for cumulative changes to other shareholders' equity pertaining to prior-periods due to the first-time adoption of the IFRSs endorsed by the FSC. Amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions.

# (c) Earnings distribution

The Company did not distribute any dividends in 2021 and 2020, with the resolution approved during the shareholders' meeting held on the August 26, 2021 and June 10, 2020, respectively.

#### D. Other comprehensive income accumulated in reserves, net of tax

	tr for	Exchange fferences on ranslation of eign financial statements	Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income
Balance at January 1, 2021	\$	(144,670)	17,193
Exchange differences on foreign operations		(17,717)	-
Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income Disposal of investments in equity instruments designated at fair value through other comprehensive	e	-	32,524
income			(13,542)
Balance at December 31, 2021	\$	(162,387)	36,175
Balance at January 1, 2020	\$	(160,366)	16,741
Exchanges differences on foreign operations		15,696	-
Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income			452
Balance at December 31, 2020	<b>\$</b>	(144,670)	17,193

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#### **Notes to the Consolidated Financial Statements**

# (16) Earnings per share

The calculation of basic earnings per share and diluted earnings per share for the year ended December 31, 2021 and 2020 are as follows:

		For the year ended December 31,		
		2021	2020	
Basic earnings per share:				
Profit/(loss) to ordinary shareholders of the Company for the year	\$ <u></u>	234,794	274,210	
Weighted-average number of ordinary shares (in thousands	) =	182,480	182,480	
Basic earnings per share (TWD)	\$	1.29	1.50	
Diluted earnings per share:		_	_	
Profit/(loss) to ordinary shareholders of the Company for the year	\$ <u></u>	234,794	274,210	
Weighted-average number of ordinary shares (diluted) (in thousands)		182,480	182,480	
Impact of dilution of potential common stock - employee compensation (thousand shares)		1,152	2,368	
Weighted-average number of ordinary shares (in thousands	) _	183,632	184,848	
Diluted earnings per share (TWD)	<b>\$</b>	1.28	1.48	

#### (17) Revenue from contracts with customers

#### A. Details of revenue

For details on revenue, please refer to note 14.

#### B. Contract balance

	December 31, 2021		<b>December</b> 31, 2020	January 1, 2020	
Contract liabilities	\$	6,329	10,132	12,696	

For details on notes and trade receivables and loss allowance, please refer to note 6(3).

The contract liabilities primarily relate to the advance consideration received from customer, for which revenue is recognized when products are delivered to customers. The amount of revenue recognized for the year ended December 31, 2021 and 2020 that was included in the contract liabilities balance at the beginning of the period was \$7,338 thousand and \$10,733 thousand, respectively.

#### **Notes to the Consolidated Financial Statements**

#### (18) Employee compensation and directors' and supervisors' remuneration

First, in accordance with the articles of incorporation the Company should contribute no less than 10% of the profit as employee compensation and less than 2% as directors' and supervisors' remuneration when there is profit for the year. Second, board of shareholders amended the Articles of incorporation the Company in August 26, 2021, which should contribute 10% to 1% of the profit as employee compensation and less than 2% as directors' and supervisors' remuneration when there is profit for the year. However, if the Company has accumulated deficits, the profit should be reserved to offset the deficit. The recipients of shares and cash may include the employees of the Company's affiliated companies who meet certain conditions.

For the years ended December 31, 2021 and 2020, the Company estimated its employee remuneration at \$2,782 thousand and \$37,713 thousand, and directors' and supervisors' remuneration at \$0 and \$7,543 thousand. The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration of employees, directors and supervisors of each period, multiplied by the percentage of remuneration of employees, directors and supervisors as specified in the Company's Articles. These remunerations were expensed under operating expenses during 2021 and 2020. If there would be any changes after the reporting date, the changes shall be accounted for as changes in accounting estimates and recognized as profit or lost in the following year. If, however, the shareholders determine that the employee remuneration is to be distributed through stock dividends, the calculation, based on the shares, shall be calculated using the stock price on the day before the shareholders' meeting. The related information can be accessed from the Market Observation Post System website.

The Company's 2020 and 2019 employee remuneration amounts were \$37,713 thousand and \$25,725 thousand, respectively, and directors' and supervisors' compensation amounts were \$7,543 thousand and \$5,145 thousand, respectively, and there was no difference from the actual distribution situation. Information about the remuneration of employees and directors' and supervisors' decided by the company's board of directors can be accessed from the Market Observation Post System website.

#### (19) Other gain and losses, net

	For the year ended December 31,		
		2021	2020
Foreign exchange losses	\$	(17,256)	(27,928)
Dividend income		641	6,176
Subsidy revenue		41,378	4,310
Losses on disposals of property, plant and equipment		(6,149)	-
Gain on financial assets at fair value though profit or loss		227	821
Other		22,007	12,471
	\$	40,848	(4,150)

#### **Notes to the Consolidated Financial Statements**

#### (20) Financial instruments

#### A. Credit risk

#### (a) Concentration of credit risk

The carrying amount of financial assets represents the maximum amount exposed to credit risk. The customers of the Group are mainly concentrated in the downstream heat pipe module factory of the computer industry. As of the end of December 31, 2021 and 2020, the total amount of notes and trade receivables deriving from the top five customers of the Group's operating income was \$526,912 thousand and \$500,524 thousand. They accounted for 67% and 54% of the net amount of notes and trade receivables, respectively. To reduce the concentration of credit risk, the Group continuously evaluates the credit status of its customers and collectability of notes and trade receivables, and provides an allowance for doubtful accounts.

#### (b) Receivables securities

For credit risk exposure of notes and trade receivables, please refer to note 6(3).

Other financial assets at amortized cost was details of impairment losses, please refer to note 6(6) time deposits (recorded in other current assets).

All of these financial assets are considered to have low risk, and thus, the impairment provision recognized during the period was limited to 12 months expected losses. Regarding how the financial instruments are considered to have low credit risk, please refer to note 4(7). No loss allowances were recognized under financial assets at amortized cost.

#### B. Liquidity risk

Except for the accrued expenses under other current liabilities, the contractual maturities of financial liabilities are as follows:

	Carrying amount	Contractual cash flows	1 years	2-5 years	5 years
December 31, 2021					
Non derivative financial liabilities					
Bank loan	\$ 324,000	324,358	324,358	-	-
Notes and trade payables	175,887	175,887	175,887	-	-
Lease liabilities (including other curent liabilities portion)	113,765	128,440	48,537	34,046	45,857
Other payable-related parties	263,891	265,938	265,938	-	-
Gurantee deposit received	 1,694	1,694		1,694	
	\$ 879,237	896,317	814,720	35,740	45,857

#### **Notes to the Consolidated Financial Statements**

		arrying mount	Contractual cash flows	1 years	2-5 years	5 years
December 31, 2020						
Non derivative financial liabilities						
Bank loan	\$	82,000	82,734	82,734	-	-
Notes and trade payables (including other liabilities		167.270	1 (7 270	167.270		
portion)		167,379	167,379	167,379	-	-
Lease liabilities		143,983	161,977	54,606	55,372	51,999
Other payable-related parties		266,163	271,486	271,486	-	-
Gurantee deposit received		1,050	1,050		1,050	
	<b>\$</b>	660,575	684,626	576,205	56,422	51,999

The Group does not expect the cash flows included in the maturity analysis to occur significantly earlier or at significantly different amounts.

#### C. Market risk

#### (a) Exposure to foreign currency risk

The Group's significant exposure to foreign currency risk was as follows:

	<b>December 31, 2021</b>			Dec	ember 31, 202	20	
		oreign rrency	Exchange rate	TWD	Foreign currency	Exchange rate	TWD
Financial assets							
Monetary items							
CNY	\$	7,217	4.344	31,349	7,115	4.377	31,144
USD		24,470	27.68	677,318	33,287	28.48	948,012
Financial liabilities							
Monetary items							
USD		912	27.68	25,256	2,979	28.48	84,841

# (b) Sensitivity analysis

Exposure to foreign currency risk arises from the translation of the foreign currency exchange gains and losses on cash and cash equivalents, notes and trade receivables, and notes and trade payables that are denominated in foreign currency. A strengthening (weakening) of 5% of the NTD against the USD and CNY as at December 31, 2021 and 2020 would have increased (decreased) the net profit before tax by \$34,171 thousand and \$44,716 thousand, respectively. The analysis is performed on the same basis for prior year.

#### **Notes to the Consolidated Financial Statements**

#### (c) Foreign exchange gain and loss on monetary items

Since the Group uses several of currency, the information on foreign exchange gain (loss) on monetary items is disclosed by total amount. For years 2021 and 2020, foreign exchange gain (loss) (including realized and unrealized portions) amounted to\$17,256 thousand and \$27,928 thousand, respectively.

#### (d) Other market price risk

For the years ended December 31, 2021 and 2020, the sensitivity analyses for the changes in the securities price at the reporting date were performed using the same basis for the profit and loss as illustrated below:

	For the year ended December 31,								
		202	1	2020					
Prices of securities at the reporting date	Other comprehensive income after tax		Net income	Other comprehensive income after tax	Net income				
Increasing 10% (listed and emerging stocks) and 1% (mutual funds)	\$	3,345	708	7,624	1,793				
Decreasing 10% (listed and emerging stocks) and 1% (mutual funds)	\$	(3,345)	(708)	(7,624)	(1,793)				

#### D. Interest rate analysis

The Group's assessment did not have a significant loan rate risk.

#### E. Fair value of financial instruments

#### (a) Fair value hierarchy

The fair value of financial assets and liabilities at fair value through profit or loss, financial assets at fair value through other comprehensive income (available for-sale financial assets) is measured on a recurring basis. The carrying amount and fair value of the Group's financial assets and liabilities, including the information on fair value hierarchy were as follows; however, except as described in the following paragraphs, for financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value, lease liabilities disclosure of fair value information is not required:

# **Notes to the Consolidated Financial Statements**

	_		Dece	ember 31, 20		
		Book		Fair V		
	_	Value	Level 1	Level 2	Level 3	<u>Total</u>
Financial assets at fair value through profit or loss						
Beneficiary Certificates	\$	70,765	70,765	-	-	70,765
Financial assets at fair value through other comprehensive income						
Stocks in listed companies (domestic) Stocks non-listed cabinet companies		33,449	33,449	-	-	33,449
(domestic)		11,523	-	-	11,523	11,523
Financial assets measured at amortized						
cost						
Cash and cash equivalents		627,550	-	-	-	-
Notes and trade receivables		782,281	-	-	-	-
Other financial assets - current		102,396	-	=	-	-
Refundable deposits (recorded in non-						
current assets)	_	10,415				
	\$	1,638,379	104,214		11,523	115,73
Financial liabilities at amortized cost						
Bank loan	\$	324,000	-	-	-	-
Notes and trade payables		175,887	-	-	-	-
Lease liabilities		113,765	-	-	-	-
Other payable-related parties		263,891	-	-	-	-
Guarantee deposits received	_	1,694				
-	\$	879,237				
			Dece	ember 31, 20	020	
		Book		Fair V		
		Value	Level 1	Level 2	Level 3	Total
Financial assets at fair value through			_			
profit or loss						
Beneficiary Certificates	\$	179,286	179,286	=	-	179,286
Financial assets at fair value through other comprehensive income						
Stocks in listed companies (domestic)		52,953	52,953	-	-	52,953
Emerging stocks (domestic)		23,289	23,289	=	-	23,289
Stocks non-listed cabinet companies (domestic)		5,358	-	-	5,358	5,358
Financial assets measured at amortized cost						
Cash and cash equivalent		730,712	-	-	-	-
Notes and trade receivables		925,644	-	-	-	-
Other financial assets-current		83,455	-	-	-	-
Refundable deposits (recorded in non- current assets)		23,334	_	_	_	_
	\$	2,024,031	255 528		5 358	260,886
	\$	<del>4,044,031</del>	255,528		5,358	200,8

#### **Notes to the Consolidated Financial Statements**

**December 31, 2020** Fair Value Book Total Level 1 Level 2 Level 3 Value Financial liabilities at amortized cost Bank loan 82,000 167,379 Notes and trade payables Lease liabilities 143,983 Other payable-related parties 266,163 Guarantee deposits received 1,050 660,575

- (b) Valuation techniques for financial instruments not measured at fair value
  - i. If financial instruments measured at fair value through profit or loss, and equity instruments with quoted prices in active markets are available, the market price is established as the fair value.
  - ii. If quoted prices in active markets are not available, the market comparable company method are used to estimate fair value, that is assessed by the pee stock price ratio.

#### (c) Transfer between Level 1 and Level 3

The equity shares of the Group in Powerchip Technology Corporation were accounted for as fair value through other comprehensive income due to having without any public quotation. Also, significant unobservable inputs were used to measure their fair value, therefore, they were classified as Level 3 of the fair value hierarchy. However, a resolution was approved during the board meeting of Powerchip Technology Corporation held in September 2020 for a capital reduction, wherein the share price to be refunded will be converted into shares of Powerchip Semiconductor Manufacturing Corporation, whose shares will be listed at emerging stock market on December 9, 2020. If there is a quotation in the active market, the fair value measurement will be transferred from the Level 3 to the Level 1 on December 31, 2020.

(d) Quantified information on significant unobservable inputs (Level 3) used in fair value measurement

The Group's financial instruments that use Level 3 inputs to measure fair value are "financial assets measured at fair value through other comprehensive - equity investments".

The equity investments without an active market that use Level 3 inputs to measure fair value due to the use of significant unobservable inputs. The significant unobservable inputs of the equity investments are independent, therefore, there is no correlation.

#### **Notes to the Consolidated Financial Statements**

Quantified information of significant unobservable inputs was as follows:

Item	Valuation technique	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurement
Financial assets at fair value through other comprehensive - equity investments without an active market	Market Method (comparable to the price and net value ratio of the listed (cabinet) company's peers)	<ul> <li>Price and net value ratio multiplier (As of December 31, 2021 and 2020 were 1.16~1.46 and 1.40~1.92)</li> <li>Lack of market liquidity discount (As of December 31 2021 and 2020 were both 20%)</li> </ul>	<ul> <li>The higher the price and net value ratio multiplier, the higher the fair value</li> <li>The higher the lack of market liquidity discount, the lower the fair value</li> </ul>

(e) Reconciliation of level 3 fair values

	For the year ended December 31,			
		2021	2020	
Financial assets measured at fair value through other comprehensive income - Equity instruments without an active market				
Balance at January 1	\$	5,358	30,395	
Total gain or loss - recognized in other comprehensive		6,165	(22,132)	
Transfer from level 3	_		(2,905)	
Balance at December 31	<b>\$</b>	11,523	5,358	

(f) Fair value measurements in Level 3 – sensitivity analysis of reasonably possible alternative assumptions

For fair value measurements in Level 3, changing one or more of the assumptions to reflect reasonably possible alternative assumptions would have the following effects:

			Other comprehensive income			
	Input value	Change up or down	<u>Favo</u>	<u>urable</u>	<u>Unfavourable</u>	
December 31, 2021 Financial assets at fair value through profit or loss	value	1%	<u>\$</u>	115	(115)	
December 31, 2020 Financial assets at fair value through profit or loss	value	1%	<u>\$</u>	54	<u>(54)</u>	

#### **Notes to the Consolidated Financial Statements**

The favorable and unfavorable effects represent the changes in fair value, and fair value is based on a variety of unobservable inputs calculated using a valuation technique. The analysis above only reflects the effects of changes in a single input, and it does not include the interrelationships with another input.

#### (21) Financial risk management

#### A. Overview

The Group have exposures to the following risks from its financial instruments:

- (a) credit risk
- (b) liquidity risk
- (c) market risk

The following likewise discusses the Group's objectives, policies and processes for measuring and managing the above mentioned risks. For more disclosures about the quantitative effects of these risks exposures, please refer to the respective notes in the accompanying consolidated financial statements.

#### B. Structure of risk management

The Board of Directors has overall responsibility for the establishment and oversight of the risk management framework.

The Group's risk management policies are established to identify and analyze the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities. The Group, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

#### C. Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's bank deposits, trade receivables and guarantees.

#### (a) Group's bank deposits

The exposure to credit risk for the bank deposits, and other financial instruments is measured and monitored by the Group's finance department. The Group only deals with banks, corporate organizations, and financial institutions with good credit rating. The Group does not expect any counterparty above fails to meet its obligations hence there is no significant credit risk arising from these counterparties.

#### (b) Trade receivables

The Group continuously evaluate the financial status. Please refer to Note 6(20) of the financial report.

#### **Notes to the Consolidated Financial Statements**

#### (c) Guarantees

The Group's policy is to provide financial guarantees only to wholly owned subsidiaries. For details of the guarantee provided by the Group of December 31, 2021 and 2020, please refer to Note 7 and 13.

#### D. Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it always has sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

Liquidity risk of the Group is monitored through its corporate financial department which tracks the development of the actual cash flow position for the Group and uses input from a number of sources in order to forecast the overall liquidity position both on a short and long term basis. Corporate financial invest surplus cash in money market deposits and short term investments with appropriate maturities to ensure sufficient liquidity is available to meet liabilities when due. The Group manages sufficient cash and cash equivalents so as to cope with its operations and mitigate the effects of fluctuations in cash flows.

#### E. Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates, and equity prices, will affect the Group's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

The Group in order to manage market risk. All such transactions are carried out within the guidelines set by the Board of Directors and are subject to the monitor from internal audit office.

#### (a) Currency risk

The Group is exposed to currency risk on sales, purchases, and borrowings that are denominated in a currency other than the respective functional currencies of the Group's entities. The currencies used in these transactions are the USD and CNY.

In respect of other monetary assets and liabilities denominated in foreign currencies, the Group ensures that its net exposure is kept to an acceptable level by buying foreign exchange option or forward exchange contracts when necessary to address short-term imbalances.

The Group is not hedges its investment in foreign subsidiaries.

#### **Notes to the Consolidated Financial Statements**

#### (b) Interest rate risk

Bank deposits and short-term loans of the Company are financial assets and liabilities subject to floating interest rates, so changes in market interest rates will cause the effective interest rate of bank deposits and short-term borrowings to change accordingly, and cause a wave of future cash flows move.

#### (c) Other market price risk

The primary goal of the Group's investment strategy is to maximize investment returns. In accordance with this strategy, certain investments are designated as at fair value through profit or loss because their performance is actively monitored and they are managed on a fair value basis.

#### (22) Capital management

The board's policy is to maintain a strong capital base so as to maintain investor, creditor, and market confidence and to sustain future development of the business. Capital consists of share capital, capital surplus, retained earnings, and other equity interest. The board of directors managing its capital is to safeguard the capacity to continue as a going concern, to provide a return on shareholders, and to maintain an optimal capital structure to reduce the cost of capital.

The debt-to-capital ratio at the reporting date is as follows:

	December 31,	December 31,
	2021	2020
Total liabilities	\$ <u>1,392,486</u>	1,271,408
Total equity	\$3,490,210	3,246,176
Debt-to-equity ratio on December 31	39.90%	39.17%

As of December 31, 2021, the Group had not changed its capital management method.

#### (23) Financing activites of non-cash transactions

The Group's financing activities which did not affect the current cash flow in the years ended December 31, 2021 and 2020 were as follows:

A. For right-of-use assets under leases, please refer to note 6(8).

#### **Notes to the Consolidated Financial Statements**

B. Reconciliation of liabilities arising from financing activities was follows:

		Lease	Guarantee deposites	Other payable- related	
	Bank loan	<u>liabilities</u>	received	parties	Total
Balance on January 1, 2021	\$ 82,000	143,983	1,050	266,163	493,196
Cash flow	242,000	(51,773)	644	(2,272)	188,599
Non-cash changes:					
Sign a financial lease contract	-	20,968	-	-	20,968
Change of exchange rate		587			587
Balance on December 31, 2021	\$ 324,000	113,765	1,694	263,891	703,350
Balance on January 1, 2020	\$ 25,010	130,981	2,804	154,076	312,871
Cash flow	56,990	(45,638)	(1,754)	112,087	121,685
Non-cash changes:					
Sign a financial lease contract	-	56,522	-	-	56,522
Change of exchange rate		2,118			2,118
Balance on December 31, 2020	\$ <u>82,000</u>	143,983	1,050	266,163	493,196

# 7. Related-party transactions:

(1) Names and relationship with related parties

Name of related party	Relationship with the Group
Zhongshan Wei Li Textile Co., Ltd. (Zhongshan Wei Li)	The supervisor of the entity's parent
	company is the Company's chairman
Ping Ding Shan Bellevuecity Construction Co., Ltd.	The chairman of the entity's parent
(Ping Ding Shan Bellevuecity)	company is the Company's chairman

(2) Key management personnel compensation

Key management personnel compensation comprised:

	For the year ended					
		December 31,				
		2021	2020			
Short-term employee benefits	\$	4,763	4,670			

(3) Other related party transactions

The amounts prepaid by the Group by related parties for operating expense were respectively \$2,306 thousand and \$2,881 thousand and accounted to trade payable-related parties at December 31, 2021 and 2020, respectively.

On December 31, 2021 and 2020, the amount of borrowings from Ping Ding Shan Bellevuecity for operating turnover were \$260,640 thousand and \$262,623 thousand. The interest rate was 4.35% and 2.00%, respectively. The interest expense was \$10,754 thousand \$8,996 thousand, respectively. Until the end of December 31, 2021 and 2020, the amount of other accounts payable-related parties, which including principal and interest were \$945 thousand and \$263,282 thousand, respectively.

#### **Notes to the Consolidated Financial Statements**

# 8. Pledged assets:

The carrying values of pledged assets were as follows:

Pledged assets	Account	Pledged to secure	De	cember 31, 2021	December 31, 2020
Time deposits	Other non-current assets	Litigation deposit guarantee	\$	7,000	7,000
Property, plant and equipment	Property, plant and equipment	Bank loan		95,173	12,980
1 1	1 1		\$	102,173	19,980

# 9. Significant Commitments and Contingencies:

(1) The Group's unrecognized contractual commitments for property, plant and equipment were as follows:

Dec	ember 31,	December
	2021	31, 2020
<b>\$</b>	323,980	120,528

(2) For the financial loan credits, export bills and financial commodity trading credits, the details of the opening guarantee notes were as follows:

De	ecember 31,	December 31,
	2021	2020
\$	852,880	642,400

- 10. Losses due to major disasters: none
- 11. Subsequent events: none

#### **Notes to the Consolidated Financial Statements**

#### 12. Other:

(1) A summary of current-period employee benefits, depreciation, and amortization, by function, is as follows:

		For the year ended December 31								
		2021 202								
By function		Operating	Total	Cost of	Operating	Total				
By item	Sales	Expenses	1000	Sales	Expenses	1000				
Employee benefits										
Salary	656,387	113,952	770,339	723,454	143,890	867,344				
Labor and health insurance	4,360	6,189	10,549	3,493	6,013	9,506				
Pension	16,098	7,266	23,364	1,082	3,037	4,119				
Others	2,870	9,513	12,383	1,968	15,141	17,109				
Depreciation	171,578	62,775	234,353	134,731	53,919	188,650				
Amortization (Note)	-	2,811	2,811	-	5,443	5,443				

- (Note) Amortization expenses included intangible assets amounting to \$366 thousand and other non-current assets amounting to \$2,445 thousand in 2021. Amortization expenses included intangible assets amounting to \$2,865 thousand and other non-current assets amounting to \$2,578 thousand in 2020.
- (2) In 2010, the Group entered into an agreement with Unimax Investment Services Ltd. (Unimax) for the purchase of spotlights, wherein Davinci Industrial Inc. (Davinci) was responsible for the manufacturing and sales of the said product. However, there were defects found in the products, resulting in the Group to return them to Unimax for repair. Unimax, on the other hand, refused to comply with the Group's request, which prompted the Group to terminate their agreement and proceeded in filing a lawsuit against Unimax to the Taipei District Court. Furthermore, since Davinci was also involved the case, the Group filed another lawsuit against Davinci to the Taipei District Court on December 12, 2012, demanding for a compensation claim of \$41,055 thousand. The Taiwan Taipei District Court ruled that the Group shall provide \$7,344 thousand as payments for security in litigation, court costs, and execution fee. In accordance with Ruling No. 1716 of 2019 received on January 10, 2020, the Supreme Court revoked the original decision and reversed the case to the Taiwan High Court for rehearing, and the first rehearing has been in process.

# **Notes to the Consolidated Financial Statements**

#### 13. Other disclosures:

(1) Information on significant transactions

The following is the information on the Group's significant transactions required by the "Regulations Governing the Prepartion of Finacial Reports by Securities Issuers".:

- A. Loans to other parties: Please refer to Attachment 1.
- B. Guarantees and endorsements for other parties: Please refer to Attachment 2.
- C. Securities held as of December 31, 2021 (excluding investment in subsidiaries, associates and joint ventures): Please refer to Attachment 3.
- D. Individual securities acquired or disposed of with accumulated amount exceeding the lower of TWD300 million or 20% of the capital stock: Please refer to Attachment 4.
- E. Acquisition of individual real estate with amount exceeding the lower of TWD300 million or 20% of the capital stock: None.
- F. Disposal of individual real estate with amount exceeding the lower of TWD300 million or 20% of the capital stock: None.
- G. Related-party transactions for purchases and sales with amounts exceeding the lower of TWD300 million or 20% of the capital stock: Please refer to Attachment 5.
- H. Receivables from related parties with amounts exceeding the lower of TWD100 million or 20% of the capital stock: Please refer to Attachment 6.
- I. Trading in derivative instruments: None.
- J. Business relationships and significant intercompany transactions: Please refer to Attachment 7.
- (2) Information on investees (excluding information on investees in Mainland China): Please refer to Attachment 8.
- (3) Information on investment in Mainland China:
  - A. The names of investees in Mainland China, the main businesses and products, and other information: Please refer to Attachment 9(1).
  - B. Limitation on investment in Mainland China: Please refer to Attachment 9(2).
  - C. Significant transactions

The significant Group transactions with the subsidiary in Mainland China, which were eliminated in the preparation of consolidated financial statements, are disclosed in "information on significant transactions".

# **Notes to the Consolidated Financial Statements**

#### (4) Major shareholders:

Shareholding Shareholder's Name	Shares	Percentage
Taipei Fubon Commercial Bank entrusted investing account (Rayman Inc. Samoa)	19,141,784	10.48 %
Feng Lei Investing Co. Ltd.	18,904,000	10.35 %
Taipei Fubon Commercial Bank entrusted investing account (Hai-De Share Control Inc.)	18,321,000	10.04 %
Advance Program Ltd.	17,931,181	9.82 %
Supercap Industrial Co., Ltd.	17,031,602	9.33 %
Taipei Fubon Commercial Bank entrusted investing account (Kao-Wei Investing Inc.)	16,181,000	8.86 %
Bellevuecity Construction Co., Ltd.	15,677,236	8.59 %
Taipei Fubon Commercial Bank entrusted investing account (Weichiang Ltd. Samoa)	15,281,493	8.37 %

#### 14. Segment information:

# (1) General and segment information

The reportable segments are the Group's strategic divisions. They offer different products and services, and are managed separately because they require different technology and marketing strategies. Most of the strategic divisions were acquired separately. The management of the acquired divisions remains employed by the Group. The Group's main operating decision makers at least quarterly reviews of the internal management reports of each strategic division. No segment's assets were provide to the operating decision makers, therefore, no disclosure is required of the Group. In addition, the Segment's gains and losses are measured by using the net profit before tax, which are used as a basis for assessing the Segment's performance. The construction of each department in the Group is as follows:

Heat pipe Segment: Includes the related high-tech heat pipe components and Solder balls production and marketing business.

Lighting Segment: Includes LED lighting products and lighting equipment production and marketing business.

# **Notes to the Consolidated Financial Statements**

(2) The Group's operating segment information and reconciliation are as follows:

	For the year ended December 31, 2021									
	Heat pipe	Lighting	Semiconduct	Reconcilliation and						
	business	business	or business	elimination	<u>Total</u>					
Total revenue	<b>\$</b> 2,273,562	286,005			2,559,567					
Depreciation and amortization expense	\$230,634	6,530			237,164					
Segment before tax profit	\$	22,393			299,861					
Segment assets	<b>\$</b> 4,327,038	338,301	218,545	(1,188)	4,882,696					
Segment liabilities	\$1,309,353	84,069	<u>252</u>	(1,188)	1,392,486					
	For the year ended December 31, 2020									
				Reconcilliation						
	Heat pipe	Lighting	Semiconduct	and						
	business	business	or business	elimination	Total					
Total revenue	\$ 2,344,170	334,403		<u>(93</u> )	2,678,480					
Depreciation and amortization										
expense	\$187,238	6,855		<del>-</del>	194,093					
	\$ <u>187,238</u> \$ <u>346,913</u>	30,426	(1,455)	<u> </u>	194,093 375,884					
expense Segment before tax	<u> </u>									

# (3) Corporate information

# A. Product and service information

Revenue from the external customers of the Group was as follows:

		For the year December	
		2021	2020
Heat pipe product	\$	2,273,562	2,344,170
Lighting device	<u></u>	286,005	334,310
	\$	2,559,567	2,678,480

#### **Notes to the Consolidated Financial Statements**

# B. Geographic information

In presenting information on the basis of geography, segment revenue is based on the geographic location of customers and segment assets are based on the geographical location of the assets.

	For the year ended December 31,					
		2021	2020			
Revenue from external customers:						
China	\$	1,914,866	2,159,263			
Taiwan		289,717	311,150			
Other countries		354,984	208,067			
	\$	2,559,567	2,678,480			
	De	ecember 31, 2021	December 31, 2020			
Non-current assets:		,				
Non-current assets: China	<b>D</b> 6	,				
		2021	2020			
China		2,114,964	<b>2020</b> 1,891,270			

The above non-current assets include property, plant and equipment, intangible assets, and right-of-use asset not including financial instruments and other non-current assets rights.

#### C. Major customers

The total revenue of the Group is from the important customer amount of the heat pipe business unit:

	ne year ended nber 31, 2021
Shuanghong	\$ 652,663
Aavid Thermalloy	479,945
Chaun-Choung Technology	 259,880
	\$ 1,392,488
	ne year ended nber 31, 2020
Aavid Thermalloy	\$ 515,350
Shuanghong	511,562
Huaying Electronic	 272,094
	\$ 1,299,006

# Yeh Chiang Technology Corporation and its Subsidiaries Loans to others parties

# From January 1 to December 31, 2021

#### Attachment 1

(In Thousands of New Taiwan Dollars)

					Highest				Purposes				Colla	teral		
No	Name of lender	Name of borrower	Account name	Related party	balance of financing to other parties during the period	Ending balance	Actual usage amount during the peiod	Range of interest rates during the period	of fund financing for the	Transaction amount for business between two parties	Reason for short-term	Loss allowance	Item	Value	Individual funding loan limits	Maximum limit of total fund financing
1		Zhongshan Weiqiang	Other receivable - related parties	Yes	583,493	305,644	250,284	0~2%	2	-	Business operation	-	None	-	1,373,168 (Note 1)	1,373,168 (Note 2)
1	The Company	Ye Xian Weiqiang	Other receivable - related parties	Yes	454,240	212,856	173,7600	0~2%	2	-	Business operation	-	None	-	1,373,168 (Note 1)	1,373,168 (Note 2)
1	1 3	Ping Ding Shan Yeh Chiang	Other receivable - related parties	Yes	97,860	96,880	60,896	0~2%	2	-	Business operation	-	None	-	1,373,168 (Note 1)	1,373,168 (Note 2)
2		So Bright Electronics	Other receivable - related parties	Yes	9,000	9,000	1,500	0~2%	2	-	Business operation	1	None	-	84,325 (Note 1)	84,325 (Note 2)

- Note 1: Limit of financing amount for individual counter-party shall not exceed 40% of latest financial statements of the Company's net assets audited.
- Note 2: Limit of total financing amount shall not exceed 40% of latest financial statements of the Company's net assets audited.
- Note 3: The entry method for the loadning of fund is as follows:
  - 1. For business transaction, please fill in 1.
  - 2. Necessary for short-term financing, please fill in 2.
- Note 4: On June 28, 2021, the Company received from the Taipei Exchange a letter (No. 1100200997) informing the Company that its aggregate loans to an individual party and to other parties had both exceeded their respective upper limits. On August 9, the Company's Board of Directors proposed amendments to Article 4-1 of "Procedures for Loans to Other Parties", raising the upper limits of the Company's aggregate loans to both an individual party and other parties to 40% of the Company's net worth, which were approved in a shareholders' meeting on August 26, 2021. After improvement, the amount of the Company's loans to other parties fell within the upper limit. In the future, the Company will implement internal control in accordance with the amended operating procedures, in order to comply with relevant laws and regulations.

# Yeh Chiang Technology Corporation and its Subsidiaries Guarantees and endorsements for other parties From January 1 to December 31, 2021

# Attachment 2

(In Thousands of New Taiwan Dollars)

		Counter- guarant endors	ee and	Limitation on amount of	Highest balance of	Balance of	Actual	Property	Ratio of accumulated amounts of	Maximum	Parent company	endorsements	
No	Name of guarantor	Name	Relationship with the Company	guarantees and endorsements for a specific enterprise (Note1)	guarantees and endorsements	guarantees and endorsements as of reporting date	usage amount during the	pledged for guarantees and endorsements (Amount)	guarantees and endorsements to net worth of the latest financial statements	amount for guarantees and endorsements (Note2)	endorsements / guarantees to third parties on behalf of subsidiary	/ guarantees to third parties on behalf of parent company	to third parties on behalf of companies in Mainland China
1	The Company	Excel Rainbow	Subsidiary	686,584	28,535 (USD1,000)	27,680 (USD1,000)	-	-	1%	1,373,168	Y	N	N
2	The Company	Taiwan Lighting	Subsidiary	686,584	90,000	90,000	-	-	3%	1,373,168	Y	N	N
3	The Company	Ye Xian Weiqiang	Subsidiary	686,584	194,950 (CNY7,000)	193,760 (CNY7,000)	-	-	6%	1,373,168	Y	N	Y
4	The Company	So Bright Electronics	Subsidiary	686,584	85,000	85,000	5,000	-	2%	1,373,168	Y	N	N
					<u>398,485</u>	396,440	5,000						

Note 1: The amount of endorsements/ guarantees for any single entity shall not exceed 20% of latest financial statements of the Company's net assets audited.

Note 2: Limit of total endorsed/ guaranteed amount shall not exceed 40% of latest financial statements of the Company's net assets audited.

# Securities held as of December 31, 2021 (excluding subsidiaries, associates and joint ventures)

# **December 31, 2021**

# Attachment 3

(In Thousands of New Taiwan Dollars) / Thousand shares

					Ending	g balance		Highest	
Name of holder	Category and name of security	Relationship with company	Account title	Shares/Units (thousands)	Carrying value	Percentage of ownership (%)	Fair value	Percentage of ownership during the year	Note
	Fund:								
Taiwain Lighting	Union Money Market Fund	None	Current financial assets at fair value through profit or loss	5,306	<u>70,765</u>	-	<u>70,765</u>	-	
	Stock:								
The Company	Common stock of ASUSTeK Computer Inc.		Non-current financial assets at fair value through other comprehensive income	1	271	-	271	-	
The Company	Common stock of Powerchip Semiconductor Manufacturing Corporation	"	"	466	33,178	-	33,178	-	
The Company	Common stock of Powerchip Technology Coporation	"	"	330	11,523 44 972	-	11,523 44 972	-	
					44,972		44,972		

# Individual securities acquired or disposed of with accumulated amount exceeding the lower of TWD300 million or 20% of the capital stock From January 1 to December 31, 2021

Attachment 4

(In Thousands of New Taiwan Dollars)

Name of	Catagory and	Account	Name of	Beginning balance		Purc	hases		S	ales		Ending Balance	
Name of company	Category and name of security	Account name	counter-party	Shares	Amount	Shares	Amount	Shares	Price	Cost	Gain (loss) on disposal	Shares	Amount
The Company	Common stock of Quaser Machine Tools, Inc.	Investment accounted for using the equity method	(Note 1)	-	-	12,434	398,770	-	-	-	-	12,434	367,678 (Note 2)

Note 1: During the period, the shares in Quaser Machine Tools, Inc. were acquired on the over-the-counter ("OTC") market.

Note 2: The amount includes retained earnings transferred from realized gains or losses measured at fair value and changes in recognized investments accounted for using equity method.

# Related-party transactions for purchases and sales with amounts exceeding the lower of TWD100 million or 20% of the capital stock From January 1 to December 31, 2021

Attachment 5

(In Thousands of New Taiwan Dollars)

		N		Transactio	on details		terms d	ions with ifferent others	Notes / a receivables		
company	Related party	Nature of relationship	Purchase /Sale	Amount	Percentage of total purchases /sales	Payment terms	Unit price	Payment terms		Percentage of total notes/ accounts receivables (payables)	Note
Excel Rainbow	The Company	Parent Company	Sales	904,135 (USD32,279)		Open account 90 days account	_	nificant erent	81,387 (USD2,940)	100%	Note1
Ye Xian Weiqiang	Zhongshan Weiqiang	Subsidiary of The Company	Sales	460,303 (CNY106,027)	71%	Open account 90 days account	$\mathcal{C}$	nificant erent	174,546 (CNY40,181)		Note1
Ping Ding Shan Yeh Chiang	n · 1	Subsidiary of The Company	Sales	407,466 (USD14,547)		Open account 90 days account	_	nificant erent	41,731 (USD1,508)	21%	Note1
Ping Ding Shan Yeh Chiang	Zhongshan Weiqiang	Subsidiary of The Company	Sales	218,791 (CNY50,396)	25%	Open account 90 days account	_	nificant erent	72,615 (CNY16,716)	37%	Note1
Ping Ding Shan Yeh Chiang	***	Subsidiary of The Company	Sales	242,146 (CNY55,776)		Open account 90 days account	_	nificant erent	80,118 (CNY18,443)	41%	Note1
Zhongshan Weiqiang	Excel Rainbow	Subsidiary of The Company	Sales	330,284 (USD11,792)		Open account 90 days	_	nificant erent	28,963 (USD1,046)	7%	Note1

Note1: The relevant transactions and ending balance are eliminated in consolidated financial statement.

Note2: Assets and revenue were recognized by company in one-way

# Yeh Chiang Technology Corporation and its Subsidiaries Receivables from related parties with amounts exceeding the lower of TWD100 million or 20% of the capital stock From January 1 December 31, 2021

Attachment 6 (In Thousand of New Taiwan Dollars)

					Ove	rdue	Amount		
Name of Company	Related party	Nature of relationship	<b>Ending balance</b>	Turnover rate	Amount	Action taken	received in subsequent period	Loss Allowance	Note
The Company	Zhongshan Weiqiang	Parent Subsidiary	250,284 (USD3,000 and CNY38,500)	Note 1	-	-	-	-	
The Company		Parent Subsidiary	173,760 (CNY40,000)	Note 1	-	-	-	-	
Ye Xian Weiqiang	Zhongshan Weiqiang	Subsidiary of The Company	174,548 (CNY40,181)	3.84	1	-	86,719 (CNY19,963)	-	

Note 1: Loan to other parties, so it uncalculated turnover rates.

# Business relationships and significant intercompany transactions

# From January 1 to December 31, 2021

# Attachment 7

(In Thousands of New Taiwan Dollars)

				Intercompany transactions							
Number	Name of company	Name of counter-party	Nature of relationship	Account name	Amount	Trading terms	Percentage of consolidated total operating revenues or				
			Telationship	Account name	Amount	Trauling terms	total operating revenues or total assets				
0	The Company	Zhongshan Weiqiang	1	Other receivables – related parties	250,284	-	5%				
0	The Company	Ye Xian Weiqiang	1	Other receivables – related parties	173,160	-	4%				
0	The Company	Ping Ding Shan Yeh Chiang	1	Other receivables – related parties	60,896	-	1%				
1	Excel Rainbow	The Company	2	Sales	904,135	Open account 90 days	35%				
1	Excel Rainbow	The Company	2	Trade receivables – related-party	81,387	Open account 90 days	2%				
2	Zhongshan Weiqiang	Excel Rainbow	3	Sales	330,284	Open account 90 days	13%				
2	Zhongshan Weiqiang	Excel Rainbow	3	Trade receivables – related-party	28,963	Open account 90 days	1%				
3	Ye Xian Weiqiang	Zhongshan Weiqiang	3	Sales	460,303	Open account 90 days	18%				
3	Ye Xian Weiqiang	Zhongshan Weiqiang	3	Trade receivables – related-party	174,546	Open account 90 days	4%				
4	Ping Ding Shan Yeh Chiang	Zhongshan Weiqiang	3	Sales	218,791	Open account 90 days	9%				
4	Ping Ding Shan Yeh Chiang	Zhongshan Weiqiang	3	Trade receivables – related-party	72,615	Open account 90 days	1%				

					Inter	company transactions	
Number	Name of company	Name of counter-party	Nature of relationship	Account name	Amount	Trading terms	Percentage of consolidated total operating revenues or total assets
4	Ping Ding Shan Yeh Chiang	Excel Rainbow	3	Sales	407,466	Open account 90 days	16%
4	Ping Ding Shan Yeh Chiang	Excel Rainbow	3	Trade receivables – related-party	41,731	Open account 90 days	1%
4	Ping Ding Shan Yeh Chiang	Ye Xian Weiqiang	3	Sales	242,146	Open account 90 days	9%
4	Ping Ding Shan Yeh Chiang	Ye Xian Weiqiang	3	Trade receivables – related-party	80,118	Open account 90 days	2%

Note 1: The information of number are as follow:

- 1. The number 0 represents the parent company.
- 2. The subsidiaries are numbered in order from number 1.

Note 2: The types of relationships with traders are as follows:

- 1. The parent company to the subsidiary.
- 2. The subsidiary to the parent company.
- 3. The subsidiary to the subsidiary.

Note 3: The relevant transactions and ending balance are eliminated in consolidated financial statement.

Note 4: The transactions with an amount incurred from Sales, Account receivable and other receivable of more than 1% of the operating revenue or assets.

# Yeh Chiang Technology Corporation and its Subsidiaries Information on investees (excluding information on investees in Mainland China)

# From January 1 to December 31, 2021

# Attachment 8

(In Thousands of New Taiwan Dollars / Thousand shares)

				Original invest	ment amount	Balance as	of December	31, 2021	Highest	Net income	Share of	
Name of investor	Name of investee	Location	Main Businesses and Products	December 31,2021	December 31,2021	Shares (In thousands)	Percentage of ownership	Carrying value	Percentage of ownership during the year	(loss) of investee	profits / losses of investee	Note
The Company	YCTSC	Samoa	Overseas investment activities	1,313,703 (USD42,322)	1,194,737 (USD38,082)	2,219	100.00%	1,748,665 (USD63,174)	100.00%	59,409 (USD2,121)	59,409 (USD2,121)	
The Company	YCTBC	B.V.I.	International trade	73,333 (USD2,557)	73,333 (USD2,557)	2,406	100.00%	9,722 (USD351)	100.00%	(46) (USD(2))	(46) (USD(2))	
The Company	Excel Rainbow	Seychelles	International trade	70,520 (USD2,155)	70,520 (USD2,155)	2,155	100.00%	3,802 (USD137)	100.00%	35 (USD1)	35 (USD1)	
The Company	Taiwan Lighting	Taipei City	Lighting facilities	176,110	176,110	17,611	100.00%	210,811	100.00%	25,586	25,586	
The Company		Taoyuan City	Lighting facilities	63,904	63,904	2,773	60.29%	26,177	60.29%	(3,609)	(4,657)	
The Company	Yu Cheng Materials	Taipei City	Sales and manufacturing of electronic parts and components	136,784	136,784	13,678	81.80%	178,564	81.80%	(3,118)	(2,551)	
The Company	Taiwan New Thermal System	U	Sales and manufacturing of heat pipes	68,000	68,000	5,448	99.06%	33,341	99.06%	(1,855)	(1,838)	
The Company	Quaser Machine	City	Production and sales of Machinery and equipment	398,770	-	12,434	22.63%	367,768	22.63%	(184,856)	(29,529)	
The Company	Veitnam Yeh Chiang	Veitnam	Sales and manufacturing of heat pipes	173,830 (USD6,000)	118,140 (USD4,000)	-	100.00%	165,637 (USD5,984)	100.00%	(2,776) (USD(99))	(2,776) (USD(99))	
								2,744,487		(111,230)	43,633	

				Original inves	tment amount	Balance as	of December	31, 2021	Highest	Net income	Share of	
Name of investor	Name of investee	Location	Main Businesses and Products	December 31,2021	December 31,2021	Shares (In thousands)	Percentage of ownership	Carrying value	Percentage of ownership during the year	(loss) of investee	profits / losses of investee	Note
YCTSC	YCTCC		Overseas investment activities	USD23,828	USD23,828	1,244	100.00%	1,199,956 (USD43,351)	100.00%	62,910 (USD2,246)	62,910 (USD2,246)	
YCTSC	YCTYXCC		Overseas investment activities	USD18,000	USD13,760	900	100.00%	535,193 (USD19,335)	100.00%	(3,473) (USD(124))	(3,473) (USD(124))	

Note 1: The shares of profits/losses of the investee company have been included in the share of profit/losses of investor company.

Note 2: The relevant transactions and ending balance are eliminated financial statement.

# Yeh Chiang Technology Corporation and its Subsidiaries Information on investment in Mainland China From January 1 to December 31, 2021

Schedule 9(1)

(a) The names of investees in Mainland China, the main business and product, and other information:

(In Thousands of New Taiwan Dollars)

Investor		Main Business	Total amount of capital	Method of	Accumulated outflow of investment from		ent flows	Accumulated outflow of investment from	Net income (losses) of	Percentage of	Investment income	Book value	Accumu- lated remittance
Company	investee	and Products	surplus	investment	Taiwan as of January 1, 2021	0-4 (9	Inflow	Taiwan as of December 31, 2021	the investee	ownership	(loss)	2002 value	of earnings in current period
YCTCC	Zhongshan Weiqiang	Sales and manufacturing of heat pipes and BGA	539,760 (USD19,500)	Note1	539,760 (USD19,500)	-	-	539,760 (USD19,500)	16,946 (USD605)	100%	24,145 (USD862)	791,510 (USD28,595)	-
YCTCC	ZhuHai Weiqiang	Sales and manufacturing of heat pipes and bumpping	13,840 (USD500)	Note1	13,840 (USD500)	-	-	13,840 (USD500)	(588) (USD(21))		(588) (USD(21))	15,473 (USD559)	
YCTCC	Ping Ding Shan Yeh Chiang	Sales and manufacturing of heat pipes	138,400 (USD5,000)	Note1	138,400 (USD5,000)	-	-	138,400 (USD5,000)	39,046 (USD1,394)	100%	39,046 (USD1,394)	338,859 (USD12,242)	
YCTYXCC	Ye Xian Weiqiang	Sales and manufacturing of heat pipes	498,240 (USD18,000)	Note1	380,877 (USD13,760)	117,363 (USD4,240)	-	498,240 (USD18,000)	(3,333) (USD(119))		(3,333) (USD(119))	535,802 (USD19,357)	

# Schedule 9(2)

# (a) Limitation of investments in Mainland China:

Accumulated Investment in Mainland China as of December 31, 2021	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment
1,190,240(US\$43,000 thousand)	1,190,240 (US\$43,000 thousand)	2,059,752

- Note 1: Investment in companies in Mainland China through YCTSC in the third regions.
- Note 2: The investment income (loss) recognition denominated in foreign currencies are translated into New Taiwan Dollars using the average rates at 28.01 from January 1 to December 31, 2021; Other investment amounts denominated in foreign currencies are translated into New Taiwan Dollars using the spot rate at 27.68.
- Note 3: The financial statements of the Company were audited by the Taiwan parent company audit team.
- Note 4: The relevant transactions and closing balances have been offset.
- Note 5: The limitation on investment in Mainland China is caculated with 60% of the combined net equity.