Consolidated Financial Statements

With Independent Auditors' Review Report For the Nine Months Ended September 30, 2019 and 2018

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安侯建業群合會計師重務的 KPMG

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Independent Auditors' Review Report

To COMPAL ELECTRONICS, INC.:

Introduction

We have reviewed the accompanying consolidated balance sheets of COMPAL ELECTRONICS, INC. (the "Company") and its subsidiaries (the "Group") as of September 30, 2019 and 2018, and the related consolidated statements of comprehensive income for the three months and nine months then ended, as well as the changes in equity and cash flows for the nine months then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies. The management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China. Our responsibility is to express a conclusion on the consolidated financial statements based on our reviews.

Scope of Review

Except as explained in the Basis for Qualified Conclusion paragraph, we conducted our reviews in accordance with Statement of Auditing Standard 65, "Review of Financial Information Performed by the Independent Auditor of the Entity". A review of the consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the generally accepted auditing standards and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Basis for Qualified Conclusion

As stated in Note 4(b), the consolidated financial statements included the financial statements of certain non-significant subsidiaries, which were not reviewed by independent auditors. These financial statements reflect the total assets amounting to \$22,162,821 thousand and \$20,384,537 thousand, constituting 5.3% and 4.7% of the consolidated total assets; and the total liabilities amounting to \$3,174,818 thousand and \$4,996,067 thousand, constituting 1.0% and 1.6% of the consolidated total liabilities as of September 30, 2019 and 2018, respectively; as well as the total comprehensive income amounting to \$(46,775) thousand and \$(31,367) thousand and \$(38,266) thousand and \$190,658 thousand, constituting (2.9)%, (0.9)%, (0.6)% and 2.3% of the consolidated total comprehensive income (loss) for the three months and nine months then ended, respectively.

Qualified Conclusion

Except for the adjustments, if any, as might have been determined to be necessary had the financial statements of certain consolidated subsidiaries described in the Basis for Qualified Conclusion paragraph above been reviewed by independent auditors, based on our reviews, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as of September 30, 2019 and 2018, and of its consolidated financial performance for the three months and nine months then ended, as well as its consolidated cash flows for the nine months then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

The engagement partners on the reviews resulting in this independent auditors' review report are Szu-Chuan Chien and Yiu-Kwan Au.

KPMG

Taipei, Taiwan (Republic of China) November 11, 2019

Notes to Readers

The accompanying consolidated financial statements are intended only to present the consolidated statement of 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 review such consolidated financial statements are those generally accepted and applied in the Republic of China.

Reviewed only, not audited in accordance with the generally accepted auditing standards as of September 30, 2019 and 2018

COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

Consolidated Balance Sheets

September 30, 2019, December 31, 2018, and September 30, 2018

(Expressed in Thousands of New Taiwan Dollars)

		September 30, 20)19	December 31, 201	18	September 30, 20	18			September 30, 2)19	December 31, 2018	September 30, 2018	
	Assets	Amount	%	Amount	%	Amount	%	Liabilities and Equity		Amount	%	Amount %	Amount %	
	Current assets:								Current liabilities:					
1100	cash and tash equivalents (note (e)(a))	\$ 55,444,483	13.3	70,296,545	17.6	72,064,833	16.7	2100	Short-term borrowings (note (6)(n))	\$ 67,790,281	16.2	72,350,197 18.1	84,959,651	9.7
1110	Current financial assets at fair value through profit or loss (note (6)(b))	3,838,516	0.9	4,611,134	1.1	3,893,302	0.9	2120	Current financial liabilities at fair value through profit or loss (note (6)(b))	950	-	26,913 -	11,546	-
1136	Current financial assets at amortized cost (note (6)(e))	-	-	350,000	0.1	350,000	0.1	2125	Current derivative financial liabilities for hedging (note (6)(d))	-	-		1,808	-
1170	Notes and accounts receivable, net (note (6)(f))	204,651,901	49.0	203,715,965	51.0	209,474,786	48.5	2130	Current contract liabilities (note (6)(z))	1,234,894	0.3	1,476,304 0.4	1,480,288	0.3
1180	Notes and accounts receivable due from related parties, net (notes (6)(f) and (7))	104,454	-	58,106	_	24,725	_	2170	Notes and accounts payable	173,419,466		152,300,093 38.1	* *	9.1
1200	Other receivables, net (notes (6)(f) and (7))	1,799,346	0.4	1,665,249	0.4	2,021,133	0.5	2180	Notes and accounts payable to related parties (note (7))	1,526,774		1,976,620 0.5	* *	0.4
1310	Inventories (note (6)(g))	111,059,758		79,148,922	19.8	102,939,506		2200	Other payables (note (7))	21,219,396		19,558,007 4.9	* *	5.6
1470	Other current assets (note (8))	2,960,582			0.7		0.8	2230	Current tax liabilities	3,898,574		3,722,191 0.9	, ,	1.0
	((379,859,040			90.7	394,170,539		2250	Current provisions (note (6)(r))	820,158		426,981 0.1	441,086	0.1
	Non-current assets:	277,027,010	<u></u>	302,710,200		37 1,170,007	71.0	2280	Current lease liabilities (note (6)(q))	632,012			-	-
1550	Investments accounted for using equity method (note (6)(h))	7,208,408	1.7	7,364,485	1.9	7,120,925	1.6	2300	Other current liabilities	2,528,005		3,255,135 0.8	, ,	0.6
1510	Non-current financial assets at fair value through profit or loss	7,200,400	1.7	7,504,405	1.7	7,120,723	1.0	2365	Current refund liabilities (note (6)(s))	1,669,019		1,579,832 0.4	, ,	0.2
1310	(note (6)(b))	121,036	-	69,390	-	45,165	-	2322	Long-term borrowings, current portion (note (6)(o))	16,889,375	4.0	17,535,625 4.4	18,054,375	4.2
1517	Non-current financial assets at fair value through other									291,628,904	69.8	274,207,898 68.6	307,800,608 7	1.2
	comprehensive income (note (6)(c))	4,637,345	1.1	5,172,295	1.3	5,585,923	1.3		Non-Current liabilities:					
1600	Property, plant and equipment (notes (6)(l) and (8))	19,880,190	4.8	20,418,228	5.1	20,585,966	4.8	2530	Bonds payable (note (6)(p))	963,090	0.2		-	-
1755	Right-of-use assets (note (6)(m))	2,619,473	0.6	-	-	-	-	2540	Long-term borrowings (note (6)(o))	8,968,906	2.1	10,998,438 2.7	11,458,281	2.7
1780	Intangible assets	1,647,543	0.4	1,516,253	0.4	1,464,509	0.3	2570	Deferred tax liabilities	495,708	0.1	478,169 0.1	701,589	0.2
1840	Deferred tax assets	1,020,966	0.2	1,023,948	0.3	1,554,160	0.4	2580	Non-current lease liabilities (note (6)(q))	990,136	0.2		-	-
1985	Long-term prepaid rents	-	-	891,147	0.2	890,856	0.2	2640	Non-current net defined benefit liability	700,118	0.2	710,146 0.2	696,840	0.2
1990	Other non-current assets (note (8))	696,385	0.2	593,827	0.1	525,153	0.1	2670	Non-current liabilities, others (note (6)(h))	231,246	0.1	238,324 0.1	200,215	
		37,831,346	9.0	37,049,573	9.3	37,772,657	8.7			12,349,204	2.9	12,425,077 3.1	13,056,925	3.1
									Total liabilities	303,978,108	72.7	286,632,975 71.7	320,857,533 74	4.3
									Equity:					
									Equity attributable to owners of parent (notes (6)(v) and (6)(w)):					
								3110	Ordinary share	44,071,466	10.6	44,071,466 11.0	44,071,466 10	0.2
								3200	Capital surplus	9,133,450	2.2	9,932,434 2.5	9,965,268	2.3
								3300	Retained earnings	56,948,143	13.6	60,060,381 15.0	58,424,825 1	3.5
								3400	Other equity interest	(3,457,703	(0.8)	(7,459,388) (1.8)	(7,466,391) (1.7)
								3500	Treasury shares	(881,247		(881,247) (0.2)	(881,247)	
									•	105,814,109		105,723,646 26.5	104,113,921 24	
								36XX	Non-controlling interests	7,898,169		7,438,202 1.8		1.6
								50.21	Total equity	113,712,278		113,161,848 28.3		25.7
	Total assets	\$ 417,690,386	100.0	399,794,823	100.0	431,943,196	100.0		Total liabilities and equity	\$ 417,690,386		399,794,823 100.0	431,943,196 100	
					=				Total natimites and equity	Ψ <u> 717,070,300</u>	100.0	377,174,023	101,740,170	0.0

Reviewed only, not audited in accordance with generally accepted auditing standards COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

Consolidated Statements of Comprehensive Income

For the three months and nine months ended September 30, 2019 and 2018 (Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Share)

			For the three months ended September 30			For the nine months ended September			er 30_	
			2019		2018		2019		2018	
			Amount	%	Amount	%	Amount	%	Amount	%
4000	Net sales revenue (notes (6)(z) and (7))	\$	249,923,397	100.0	253,408,464	100.0	712,919,021	100.0	687,404,390	100.0
5000	Cost of sales (notes (6)(g), (7) and (12))		241,860,510	96.8	246,019,083	97.1	688,527,276	96.6	665,592,534	96.8
	Gross profit	_	8,062,887	3.2	7,389,381	2.9	24,391,745	3.4	21,811,856	3.2
	Operating expenses: (notes (6)(t), (6)(u) and (12))	_								
6100	Selling expenses		1,249,685	0.5	1,109,378	0.4	3,689,529	0.5	3,171,629	0.5
6200	Administrative expenses		1,051,783	0.4	1,106,466	0.4	3,063,209	0.4	3,084,256	0.4
6300	Research and development expenses		3,341,570	1.3	3,267,254	1.3	10,138,266	1.4	8,971,307	1.3
		_	5,643,038	2.2	5,483,098	2.1	16,891,004	2.3	15,227,192	2.2
	Net operating income	_	2,419,849	1.0	1,906,283	0.8	7,500,741	1.1	6,584,664	1.0
	Non-operating income and expenses:	_								
7020	Other gains and losses, net (notes (6)(d), (6)(h), (6)(j), (6)(ab) and (6)(ad))		199,194	0.1	2,439,988	0.9	290,950	_	2,287,729	0.3
7050	Finance costs (notes (6)(p) and (6)(q))		(649,050)	(0.3)	(709,778)	(0.3)	(2,138,992)	(0.3)	(1,741,563)	
7190	Other income (note (6)(ab))		545,543	0.2	490,734	0.2	1,615,555	0.2	1,562,778	0.2
7590	Miscellaneous disbursements		(6,474)	_	(4,561)	_	(18,853)		(12,959)	-
7770	Share of profit (loss) of associates and joint ventures accounted for using equity method (note (6)(h))		(1,696)		253,887	0.1	(9,700)		548,123	0.1
	Total non-operating income and expenses	-	87,517	<u> </u>	2,470,270	0.9		(0.1)	2,644,108	0.1
7900	Profit from continuing operations before tax	-	2,507,366	1.0	4,376,553	1.7	(261,040) 7,239,701	1.0	9,228,772	1.3
7950	Less: Income tax expenses (note (6)(v))		463,198	0.2	514,537	0.2	1,503,446	0.2	1,494,285	0.2
7930	Profit	-	2,044,168	0.8	3,862,016	1.5	5,736,255	0.8	7,734,487	1.1
8300	Other comprehensive income:	-	2,044,108	0.8	3,802,010	1.5	3,730,233	0.8	7,734,467	1.1
8310	Components of other comprehensive income that will not be reclassified to profit									
0216	or loss									
8316	Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income		(51,268)	-	(58,370)	-	(79,813)	-	(779,603)	(0.1)
8320	Share of other comprehensive income of associates and joint ventures accounted for									
	using equity method, components of other comprehensive income that will not be reclassified to profit or loss		52,214	_	(5,737)	_	87,233	_	(60,578)	_
8349	Income tax related to components of other comprehensive income that will not be		,- - :		(=,,,)		,		(00,000)	
	reclassified to profit or loss (note $(6)(v)$)	_	3,722		10,337		23,222		(54,244)	
	Components of other comprehensive income that will not be reclassified to profit									
	or loss	-	(2,776)		(74,444)		(15,802)		(785,937)	(0.1)
8360	Components of other comprehensive income (loss) that will be reclassified to profit or loss									
8361	Exchange differences on translation of foreign financial statements		(198,051)	(0.1)	106,108	-	556,163	0.1	1,416,190	0.2
8368	Gains (losses) on hedging instrument (note (6)(ac))		-	-	(10,530)	-	-	-	(1,808)	-
8370	Share of other comprehensive income of associates and joint ventures accounted for									
	using equity method, components of other comprehensive income that will be		(215,914)	(0.1)	(269,454)	(0.1)	(156,234)		(222 228)	
8399	reclassified to profit or loss		(213,914)	(0.1)	(209,434)	(0.1)	(136,234)	-	(222,328)	-
6399	Income tax related to components of other comprehensive income that will be reclassified to profit or loss (note (6)(v))	_	(2,158)		212		541		4,354	
	Components of other comprehensive income that will be reclassified to profit or loss		(411,807)	(0.2)	(174,088)	(0.1)	399,388	0.1	1,187,700	0.2
8300	Other comprehensive income	-	(414,583)	(0.2)	(248,532)		383,586	0.1	401,763	0.2
8500	Total comprehensive income	•	1,629,585	0.6	3,613,484	1.4	6,119,841	0.9	8,136,250	
8300	Profit, attributable to:	Ψ=	1,027,363		3,013,404	====	0,117,041		0,130,230	<u>1.2</u>
8610	Profit, attributable to owners of parent	\$	1,800,061	0.7	3,733,179	1.4	4,941,697	0.7	7,218,776	1.0
8620	Profit, attributable to non-controlling interests	Ψ	244,107	0.1	128,837	0.1	794,558	0.1	515,711	0.1
3020	110th, uniformote to non-controlling interests	•	2,044,168	0.1	3,862,016	1.5	5,736,255	0.8	7,734,487	1.1
	Comprehensive income attributable to:	φ_	<u>~,077,100</u>		2,002,010		3,730,233		7,75-1,707	
8710	Comprehensive income (loss), attributable to owners of parent	\$	1,391,359	0.5	3,490,118	1.4	5,323,485	0.8	7,604,613	1.1
8720	Comprehensive income (loss), attributable to non-controlling interests	Ψ	238,226	0.3	123,366	-	796,356	0.1	531,637	0.1
0720	comprehensive income (1888), uniformote to non controlling interests	\$	1,629,585	0.6	3,613,484	1.4	6,119,841	0.9	8,136,250	
	Earnings per share (note 6(y))	Ψ=	1,047,000		5,015,707		0,117,071	0.7	0,100,400	<u>1.2</u>
9750	Basic earnings per share	\$		0.41		0.86		1.13		1.66
9850	Diluted earnings per share	\$= \$		0.41		0.85		1.12		1.64
7050	2 nature out minds but summe	Ψ_		J.71				1,12		1.07

Reviewed only, not audited in accordance with generally accepted auditing standards

COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

Consolidated Statements of Changes in Equity

For the nine months ended September 30, 2019 and 2018 (Expressed in Thousands of New Taiwan Dollars)

				•		Equity att	ributable to ow	ners of parent							
				Retained	earnings			Total	other equity int	terest					
		_						Unrealized							
								gains							
								(losses) on							
								financial							
							Evolungo		Unwaalizad						
							Exchange	assets	Unrealized				T-4-1		
							differences on		gains (losses)	T1 1			Total		
					TT		translation of	fair value	on available-	Unearned	7D (1 (1		equity	3 .7	
	0.11	G			Unappropriated	Total	foreign	through other	for-sale	employee	Total other		attributable	Non-	
	Ordinary	Capital	Legal	Special	retained	retained		comprehensive		benefit and	equity	•		controlling	
	shares	surplus	reserve	reserve	earnings	earnings	statements	income	assets	others	interest	shares	parent		Total equity
Balance at January 1, 2018	\$ 44,191,916	10,938,773	18,252,861	4,339,549	33,964,736	56,557,146	(3,477,376)		(5,353,772)	(79,856)		(881,247)	101,895,584	6,752,388	108,647,972
Effects of retrospective application					494,051	494,051		(5,847,823)			(494,051)				
Adjusted balance at January 1, 2018	44,191,916	10,938,773	18,252,861	4,339,549	34,458,787	57,051,197	(3,477,376)	(5,847,823)		(79,856)	(9,405,055)	(881,247)		6,752,388	108,647,972
Profit for the nine months ended September 30, 2018	-	-	-	-	7,218,776	7,218,776		-	-	-	-	-	7,218,776	515,711	7,734,487
Other comprehensive income					28,828	28,828		(818,204)		(652)	357,009		385,837	15,926	
Total comprehensive income					7,247,604	7,247,604	1,175,865	(818,204)		(652)	357,009		7,604,613	531,637	8,136,250
Appropriation and distribution of retained earnings:															
Legal reserve appropriated	-	-	574,953	-	(574,953)	-	-	-	-	-	-	-	-	-	-
Special reserve appropriated	-	-	-	4,491,599		-	-	-	-	-	-	-	-	-	-
Cash dividends of ordinary share	-	-	-	-	(4,407,147)	(4,407,147)) -	-	-	-	-	-	(4,407,147)	-	(4,407,147)
Cash dividends from capital surplus	-	(881,429)	-	-	-	-	-	-	-	-	-	-	(881,429)	-	(881,429)
Changes in ownership interests in subsidiaries	-	128	-	-	(477,345)	(477,345)) -	476,199	-	-	476,199	-	(1,018)	-	(1,018)
Changes in equity of associates and joint ventures															
accounted for using equity method	-	(459)	-	-	(1,155)	(1,155)) -	1,130	-	-	1,130	-	(484)	-	(484)
Share-based payments transaction	(120,450)	(151,766)	-	-	36,141	36,141	-	-	-	79,856	79,856	-	(156,219)	-	(156,219)
Adjustments of capital surplus for company's cash															
dividends received by subsidiaries	-	60,021	-	-	-	-	-	-	-	-	-	-	60,021	-	60,021
Disposal of investments in equity instruments															
measured at fair value through other comprehensive															
income	-	-	-	-	(1,024,470)	(1,024,470)) -	1,024,470	-	-	1,024,470	-	-	-	-
Changes in non-controlling interests														(312,283)	
Balance at September 30, 2018	\$ <u>44,071,466</u>	9,965,268	18,827,814	8,831,148	30,765,863	<u>58,424,825</u>	(2,301,511)	(5,164,228)	·	(652)	(7,466,391)	(881,247)	104,113,921	6,971,742	111,085,663
Balance at January 1, 2019	\$ 44,071,466	9,932,434	18,827,814	8,831,148	32,401,419	60,060,381	(1,852,952)	(5,606,436)		_	(7,459,388)	(881,247)	105,723,646	7,438,202	113,161,848
Profit for the nine months ended September 30, 2019	-	-	-	-	4,941,697	4,941,697	(1,032,732)	(3,000,130)	, _	_	(7,137,300)	(001,217)	4,941,697	794,558	
Other comprehensive income	_		_	_	451	451	397,393	(16,056		_	381,337	_	381,788	1,798	
Total comprehensive income					4,942,148	4,942,148		(16,056)			381,337		5,323,485	796,356	
-					1,7 12,1 10	1,712,110	371,373	(10,030	<i></i>		301,337		3,323,103	170,330	
Appropriation and distribution of retained earnings:			901 226		(901 226)										
Legal reserve appropriated	-	-	891,336	(1.2(2.217)	(891,336)	-	-	-	-	-	-	-	-	-	-
Special reserve appropriated	-	-	-	(1,363,317)		- (4 407 147)	-	-	-	-	-	-	(4.407.147)	-	(4,407,147)
Cash dividends of ordinary share	-	(991 420)	-	-	(4,407,147)	(4,407,147)) -	-	-	-	-	-	(4,407,147)	-	
Cash dividends from capital surplus	-	(881,429)	-	-	-	-	-	-	-	-	-	-	(881,429)	-	(881,429)
Changes in ownership interests in subsidiaries	-	18,146	-	-	-	-	-	-	-	-	-	-	18,146	-	18,146
Changes in equity of associates and joint ventures accounted for using equity method		4,278			(26,891)	(26,891)	`						(22,613)	_	(22,613)
e , ,	-	4,270	-	-	(20,091)	(20,691)	, -	-	-	-	-	-	(22,013)	-	(22,013)
Adjustments of capital surplus for company's cash dividends received by subsidiaries	_	60,021	_	_	_	_	_	_	_		_		60,021	_	60,021
Disposal of investments in equity instruments	-	00,021	-	-	-	-	-	-	-	-	-	-	00,021	-	00,021
measured at fair value through other comprehensive															
income	-	_	_	_	(3,620,348)	(3,620,348)) -	3,620,348	_	-	3,620,348	_	_	_	_
Changes in non-controlling interests	_	_	_	_	-	-	, -	-	_	-	-	_	_	(336,389)	(336,389)
Balance at September 30, 2019	\$ 44,071,466	9,133,450	19,719,150	7,467,831	29,761,162	56,948,143	(1,455,559)	(2,002,144			(3,457,703)	(881,247)	105,814,109	7,898,169	
	- 1,071,100	,,100,100			27,701,102		(1,100,00)	(2,002,177	′ ====		(3,107,703)	(001,27)	,	.,070,107	

Reviewed only, not audited in accordance with generally accepted auditing standards

COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

Consolidated Statements of Cash Flows

For the nine months ended September 30, 2019 and 2018

(Expressed in Thousands of New Taiwan Dollars)

	For the nine mont September	
	2019	2018
Cash flows from (used in) operating activities: Profit before tax	\$ 7,239,701	9,228,772
Adjustments:	<u> </u>	,, <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>
Adjustments to reconcile profit (loss):		
Depreciation and amortization	4,750,872	3,661,736
Increase (decrease) in expected credit loss Net loss (gain) on financial assets or liabilities at fair value through profit or loss	19,883 (41,398)	10,730 (77,875)
Finance cost	2,138,992	1,741,563
Interest income	(1,292,482)	(986,443)
Dividend income	(127,349)	(279,044)
Compensation cost of share-based payments	75,333	(156,241
Share of loss (profit) of associates and joint ventures accounted for using equity method	9,700	(548,123)
Gain on disposal of property, plant and equipment Gain on disposal of investments	(37,416) (58,107)	(23,645) (2,511,085)
Long-term prepaid rents	(38,107)	10,054
Total adjustments to reconcile profit (loss)	5,438,028	841,627
Changes in operating assets and liabilities:		
Changes in operating assets:		
Decrease (increase) in financial assets at fair value through profit or loss	138,759	(3,003,940)
Decrease (increase) in notes and accounts receivable	(1,006,441)	(31,981,516)
Decrease (increase) in other receivables	(379,055)	(1,092,309
Decrease (increase) in inventories	(31,910,836)	(33,482,419)
Decrease (increase) in other current assets Decrease (increase) in other non-current assets	(62,691) (8,041)	48,682 (130,024)
Total changes in operating assets	(33,228,305)	(69,641,526)
Changes in operating liabilities:	(33,220,303)	(05,011,520
Increase (decrease) in financial liabilities at fair value through profit or loss	(25,963)	(12,917)
Increase (decrease) in notes and accounts payable	20,668,983	28,550,272
Increase (decrease) in other payables	1,600,510	5,715,032
Increase (decrease) in refund liabilities	89,187	(479,638)
Increase (decrease) in provisions	393,177	53,939
Increase (decrease) in contract liabilities Increase (decrease) in other current liabilities	(241,410) (728,058)	(185,033) (483,329)
Others	(9,986)	19,800
Total changes in operating liabilities	21,746,440	33,178,126
Total changes in operating assets and liabilities	(11,481,865)	(36,463,400)
Total adjustments	(6,043,837)	(35,621,773)
Cash inflow (outflow) generated from operations	1,195,864	(26,393,001)
Interest received	1,538,603	986,465
Dividends received	266,110	411,211
Interest paid Income taxes paid	(2,496,337) (1,289,006)	(1,608,800) (1,437,782)
Net cash flows from (used in) operating activities	(784,766)	(28,041,907)
Cash flows from (used in) investing activities:	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(20,011,007)
Redemption from financial assets at amortized cost	350,000	350,000
Acquisition of financial assets at fair value through profit or loss and through other comprehensive income	(264,262)	(107,877)
Proceeds from disposal of financial assets at fair value through profit or loss and through other comprehensive income	1,283,447	720,290
Acquisition of investments accounted for using equity method	(43,200)	-
Proceeds from disposal of investments accounted for using equity method Net cash flow from disposal of subsidiaries	- 143,495	7,384,102
Proceeds from capital reduction of investments	7,377	12,025
Acquisition of property, plant and equipment	(3,145,603)	(3,354,526)
Proceeds from disposal of property, plant and equipment	97,377	28,576
Acquisition of intangible assets	(461,970)	(434,604)
Acquisition of right-of-use assets	(151,459)	-
Increase in long-term prepaid rents	-	(315,371)
Others	(25,891)	(66,164)
Net cash flows from (used in) investing activities	(2,210,689)	4,216,451
Cash flows from (used in) financing activities: Increase (decrease) in short-term borrowings	(4,559,916)	28,444,126
Proceeds from issuing bonds	1,007,240	-
Proceeds from long-term borrowings	44,753,624	21,567,199
Repayments of long-term borrowings	(47,427,456)	(19,507,431)
Payment of lease liabilities	(584,470)	-
Cash dividends paid	(5,228,555)	(5,228,555)
Acquisition of non-controlling interests	- (100 = 10)	(1,570)
Change in non-controlling interests	(492,742)	(300,163)
	(47,723) (12,579,998)	20,008 24,993,614
Others		∠ 1, ,773,014
Others Net cash flows from (used in) financing activities		833 962
Others Net cash flows from (used in) financing activities Effect of exchange rate changes on cash and cash equivalents	723,391	833,962 2,002,120
Others Net cash flows from (used in) financing activities		833,962 2,002,120 70,062,713

Reviewed only, not audited in accordance with generally accepted auditing standards COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

Notes to the Consolidated Financial Statements

September 30, 2019 and 2018

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

(1) Company history

Compal Electronics, Inc. (the "Company") was incorporated in June 1984 as a company limited by shares and registered under the Ministry of Economic Affairs, R.O.C. The address of the Company's registered office is No.581 and No.581-1 Ruiguang Rd., Neihu Dist., Taipei City, Taiwan. In accordance with Article 19 of the Business Mergers and Acquisitions Act, the Company merged its subsidiary, Compal Communications, Inc. ("CCI") (the "Merger"), pursuant to the resolutions of the Board of Directors in November, 2013. The Company was the surviving company and CCI was the dissolved company. The effective date of the Merger was February 27, 2014. The Company and its subsidiaries (together referred to as the "Group" and individually as the "Group entities") primarily are involved in the manufacture and sale of notebook personal computers ("notebook PCs"), monitors, LCD TVs, mobile phones and various components and peripherals.

(2) Approval date and procedures of the consolidated financial statements:

These consolidated financial statements were authorized for issuance by the Board of Directors and issued on November 11, 2019.

(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. ("FSC") which have already been adopted.

The following new standards, interpretations and amendments have been endorsed by the FSC and are effective for annual periods beginning on or after January 1, 2019.

New, Revised or Amended Standards and Interpretations	Effective date per IASB
IFRS 16 "Leases"	January 1, 2019
IFRIC 23 "Uncertainty over Income Tax Treatments"	January 1, 2019
Amendments to IFRS 9 "Prepayment features with negative compensation"	January 1, 2019
Amendments to IAS 19 "Plan Amendment, Curtailment or Settlement"	January 1, 2019
Amendments to IAS 28 "Long-term interests in associates and joint ventures"	January 1, 2019
Annual Improvements to IFRS Standards 2015–2017 Cycle	January 1, 2019

Except for the following items, the Group believes that the adoption of the above IFRSs would not have any material impact on its consolidated financial statements. The extent and impact of significant changes are as follows:

Notes to Consolidated Financial Statements

IFRS 16"Leases"

IFRS 16 replaces the existing leases guidance, including IAS 17 Leases, IFRIC 4 Determining Whether an Arrangement Contains a Lease, SIC-15 Operating Leases – Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease.

The Group applied IFRS 16 using the modified retrospective approach, under which the cumulative effect of initial application is recognized in retained earnings on January 1, 2019. The details of the changes in accounting policies are disclosed below,

1) Definition of a lease

Previously, the Group determined at contract inception whether an arrangement is or contains a lease under IFRIC 4. Under IFRS 16, the Group assesses whether a contract is or contains a lease based on the definition of a lease, as explained in note (4)(c).

On transition to IFRS 16, the Group elected to apply the practical expedient to grandfather the assessment of which transactions are leases. The Group applied IFRS 16 only to contracts that were previously identified as leases. Contracts that were not identified as leases under IAS 17 and IFRIC 4 were not reassessed for whether there is a lease. Therefore, the definition of a lease under IFRS 16 was applied only to contracts entered into or changed on or after January 1, 2019.

2) As a lessee

As a lessee, the Group previously classified leases as operating or finance leases based on its assessment of whether the lease transferred significantly all of the risks and rewards incidental to ownership of the underlying asset to the Group. Under IFRS 16, the Group recognizes right-of-use assets and lease liabilities for most leases — i.e. these leases are on-balance sheet.

The Group decided to apply recognition exemptions to short-term leases of machinery and leases of office equipment.

• Leases classified as operating leases under IAS 17

At transition, lease liabilities were measured at the present value of the remaining lease payments, discounted at the Group's incremental borrowing rate as at January 1, 2019. Right-of-use assets are measured at an amount equal to the lease liability, adjusted by the amount of any prepaid or accrued lease payments — the Group applied this approach to all leases.

In addition, the Group used the following practical expedients when applying IFRS 16 to leases.

- Applied a single discount rate to a portfolio of leases with similar characteristics.
- Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term.

Notes to Consolidated Financial Statements

- Excluded initial direct costs from measuring the right-of-use asset at the date of initial application.
- Used hindsight when determining the lease term if the contract contains options to extend or terminate the lease.

• Leases previously classified as finance leases

For leases that were classified as finance leases under IAS 17, the carrying amount of the right-of-use asset and the lease liability at January 1, 2019 are determined at the carrying amount of the lease asset and lease liability under IAS 17 immediately before that date.

3) As a lessor

The Group is not required to make any adjustments on transition to IFRS 16 for leases in which it acts as a lessor. The Group accounted for its leases in accordance with IFRS 16 from the date of initial application.

4) Impacts on financial statements

On transition to IFRS 16, the Group recognized additional \$2,981,097 thousands of right-of-use assets and \$2,089,950 thousands of lease liabilities, recognizing the difference in long-term prepaid rents. When measuring lease liabilities, the Group discounted lease payments using its incremental borrowing rate at January 1, 2019. The weighted-average rate applied is 2.78%.

The explanation of differences between operating lease commitments disclosed at the end of the annual reporting period immediately preceding the date of initial application, and lease liabilities recognized in the statement of financial position at the date of initial application disclosed as follows:

	oun	uui y 1, 2017
Operating lease commitment at December 31, 2018 as disclosed in the Group's consolidated financial statements	\$	2,280,672
Recognition exemption for:		
short-term leases		(56,654)
leases of low-value assets		(176)
Variable lease payment based on an index or a rate		(28,660)
	\$	2,195,182
Discounted using the incremental borrowing rate at January 1, 2019	\$	2,089,950
Finance lease liabilities recognized as at December 31, 2018		
Lease liabilities recognized at January 1, 2019	\$	2,089,950

January 1, 2019

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Effective date

COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

Notes to Consolidated Financial Statements

(b) The impact of IFRS endorsed by FSC but not yet effective

The following new standards, interpretations and amendments have been endorsed by the FSC and are effective for annual periods beginning on or after January 1, 2020 in accordance with Ruling No. 1080323028 issued by the FSC on July 29, 2019:

	Effective date
New, Revised or Amended Standards and Interpretations	per IASB
Amendments to IFRS 3 "Definition of a Business"	January 1, 2020
Amendments to IAS 1 and IAS 8 "Definition of Material"	January 1, 2020

The Group assesses that the adoption of the above-mentioned standards would not have any material impact on its consolidated financial statements.

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

As of the date, the following IFRSs that have been issued by the International Accounting Standards Board ("IASB"), but have yet to be endorsed by the FSC:

New, Revised or Amended Standards and Interpretations	per IASB
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between	Effective date to
an Investor and Its Associate or Joint Venture"	be determined by IASB
IFRS 17 "Insurance Contracts"	January 1, 2021
Amendments to IFRS 9, IAS 39 and IFRS 7 "Interest Rate Benchmark Reform"	January 1, 2020

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

(4) Summary of significant accounting policies:

(a) 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 the guidelines of IAS 34 Interim Financial Reporting which are endorsed by the FSC. These consolidated interim financial statements do not include all of the information required by the Regulations and by the International Financial Reporting Standards, the International Accounting Standards, IFRIC Interpretations and SIC Interpretations endorsed by the FSC (hereinafter referred to as the IFRS endorsed by the FSC) for a complete set of the annual financial statements.

Except as described in the following paragraph, the significant accounting policies adoptde in the interim financial statements are consistent with the consolidated financial statements for the year ended December 31, 2018. For related information, please refer to note (4) of the consolidated financial statements for the year ended December 31, 2018.

Notes to Consolidated Financial Statements

(b) Basis of consolidation

Principles of preparation of the consolidated financial statements are consistent with the consolidated financial statements for the year ended December 31, 2018. For related information, please refer to note (4)(c) of the consolidated financial statements for the year ended December 31, 2018.

To list of subsidiaries in the consolidated financial statements as follows:

			1	Percentage of		
				ownership		
Name of investor	Name of Subsidiary	Nature of Operation	September 30, 2019	December 31, 2018	September 30, 2018	Description
The Company	Panpal Technology Corp. ("Panpal")	Investment	100%	100%	100%	Panpal held 31,648 thousand shares of the Company as of September 30, 2019, which represented 0.7% of the Company's outstanding shares. (notes 1&2)
"	Gempal Technology Corp. ("Gempal")	"	100%	100%	100%	Gempal held 18,369 thousand shares of the Company as of September 30, 2019, which represented 0.4% of the Company's outstanding shares. (notes 1&2)
//	Hong Ji Capital Co., Ltd. ("Hong Ji")	"	100%	100%	100%	
"	Hong Jin Investment Co., Ltd. ("Hong Jin")	"	100%	100%	100%	
"	Zhaopal Investment Co., Ltd. ("Zhaopal")	"	-	100%	100%	The liquidation procedures had been completed in February 2019.
"	Yongpal Investment Co., Ltd. ("Yongpal")	"	-	100%	100%	The liquidation procedures had been completed in November 2018.
"	Kaipal Investment Co., Ltd ("Kaipal")	. <i>"</i>	-	100%	100%	The liquidation procedures had been completed in May 2019.
The Company, Panpal, et al.	Accesstek, Inc. ("ATK")	Design, manufacturing and sales of optical disk drives and components	38%	38%	38%	The Group had the ability to control ATK. ATK was dissolved on June 30, 2009.
"	Arcadyan Technology Corp. ("Arcadyan")	R&D, manufacturing and sales of wireless network, integrated household electronics, and mobile office products	35%	35%	36%	The Group had the ability to control Arcadyan.
The Company	Rayonnant Technology Co., Ltd. ("Rayonnant Technology")	Manufacturing and sales of PCs, computer periphery devices, and electronic components	100%	100%	100%	
"	HengHao Technology Co., Ltd. ("HengHao")	Manufacturing and sales of PCs, computer periphery devices, and electronic components	100%	100%	100%	
"	Ripal Optoelectronics Co., Ltd. ("Ripal")	Manufacturing of electric appliance and audiovisual electric products	100%	100%	100%	
"	Mactech Co., Ltd ("Mactech")	Manufacturing of equipment and lighting, retailing of equipment and international trading	53%	53%	53%	

			I	Percentage of ownership		
Name of			September	December	September	
investor	Name of Subsidiary	Nature of Operation	30, 2019	31, 2018	30, 2018	Description
The Company	General Life Biotechnology Co., Ltd. ("GLB")	Manufacturing and sales of medical equipment	50%	50%	50%	
"	Unicore BioMedical Co., Ltd. ("Unicore")	Management consulting services, rental and leasing business, wholesale and retail sale of medical equipment	100%	100%	100%	
II	Hippo Screen Neurotech Co., Ltd. ("Hippo Screen")	Management consulting services, rental and leasing business, wholesale and retail sale of precision instruments and international trading	70%	-	-	70% shares of Hippo Screen were acquired in February 2019.
"	Shennona Co., Ltd. ("Shennona TW")	Management consulting services, rental and leasing business, wholesale and retail sale of precision instruments and international trading	100%	-	-	Shennona TW was established in March 2019.
n,	Aco Smartcare Co., Ltd. ("Aco Smartcare")	Wholesale and retail sale of computer software, software design services, data processing services, wholesale and retail sale of electronic materials, wholdsale and retail sale of precision instruments, and biotechnology services	52%	-	-	52% shares of Aco Smartcare were acquired in July 2019.
"	Shennona Corporation ("Shennona")	Medical care IOT business	100%	100%	100%	
"	Auscom Engineering Inc. ("Auscom")	R&D of notebook PC related products and components	100%	100%	100%	
"	Just International Ltd. ("Just")	Investment	100%	100%	100%	
"	Compal International Holding Co., Ltd. ("CIH")	"	100%	100%	100%	
"	Compal Electronics (Holding) Ltd. ("CEH")	"	100%	100%	100%	
"	Bizcom Electronics, Inc. ("Bizcom")	Warranty services and marketing of monitors and notebook PCs	100%	100%	100%	(notes 1 & 2)
"	Flight Global Holding Inc. ("FGH")		100%	100%	100%	(notes 1 & 2)
"	High Shine Industrial Corp ("HSI")	. "	100%	100%	100%	
"	Compal Europe (Poland) Sp. z o.o. ("CEP")	Maintenance and warranty services of notebook PCs	100%	100%	100%	
"	Big Chance International Co., Ltd. ("BCI")	Investment	100%	100%	100%	
"	Compal Rayonnant Holdings Limited ("CRH")	"	100%	100%	100%	

Notes to Consolidated Financial Statements

Percentage of ownership

Name of			September	December	September	
investor	Name of Subsidiary	Nature of Operation	30, 2019	31, 2018	30, 2018	Description
The Company	Core Profit Holdings Limited ("CORE")	Investment	100%	100%	100%	(note 2)
"	Compalead Electronics B.V. ("CPE")	"	100%	100%	100%	
Panpal and Gempal	Compalead Eletronica do Brasil Industria e Comercio Ltda. ("CEB")	Manufacturing of notebook PCs	100%	100%	100%	(notes 1 & 2)
"	Compal Electronics India Private Limited ("CEIN")	Manufacturing and warranty service of mobile phones	100%	100%	100%	
Just	Compal Display Holding (HK) Limited ("CDH (HK)")	Investment	100%	100%	100%	
//	Compal Electronics International Ltd. ("CII")	"	100%	100%	100%	
"	Compal International Ltd. ("CPI")	"	100%	100%	100%	(notes 1 & 2)
CDH (HK)	Compal Electronics (China) Co., Ltd. ("CPC")	Manufacturing and sales of monitors	100%	100%	100%	
"	Compal Optoelectronics (Kunshan) Co., Ltd. ("CPO")	Manufacturing and sales of LCD TVs	100%	100%	100%	
"	Compal System Trading (Kunshan) Co., Ltd. ("CST")	International trade and distribution of computers and electronic components	100%	100%	100%	
СРС	Compal Smart Device (Chongqing) Co., Ltd. ("CSD")	Research, manufacture and sales of communication devices, mobile phones, electronic computer, smart watch, and provide related technical service	100%	100%	100%	
CII	Smart International Trading Ltd. ("Smart")	Investment	100%	100%	100%	
"	Amexcom Electronics Inc.	Sales and maintenance of	100%	100%	100%	

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100%

100% CMX was disposed in

August 2019.

("AEI")

("MEL") Mexcom Technologies,

CIH

LLC ("MTL")

C.V. ("CMX")

Compal International

("Jenpal") Prospect Fortune Group

Ltd. ("PFG")
Fortune Way Technology
Corp. ("FWT")

Holding (HK) Limited ("CIH (HK)") Jenpal International Ltd.

Mexcom Electronics, LLC Investment

MEL and MTL CENA Electromex S.A. de Manufacturing, sales, and

LCD TVs

Investment

maintenance of LCD TVs

(notes 1 & 2)

			I	Percentage of ownership		
Name of investor	Name of Subsidiary	Nature of Operation	September 30, 2019	December 31, 2018	September 30, 2018	Description
CIH (HK)	Compal Electronics	Manufacturing of	100%	100%	100%	Description
chi (int)	Technology (Kunshan) Co., Ltd. ("CET")		10070	10070	10070	
"	Compal Information (Kunshan) Co., Ltd. ("CIC")	"	100%	100%	100%	
"	Compal Information Technology (Kunshan) Co., Ltd. ("CIT")	"	100%	100%	100%	
"	Kunshan Botai Electronics Co., Ltd. ("BT")	//	100%	100%	100%	
"	Compal Information Research and Development (Nanjing) Co., Ltd. ("CIN")		100%	100%	100%	
n,	Compal Digital Technology (Kunshan) Co., Ltd. ("CDT")	electronic components Manufacturing and sales of notebook PCs, mobile phones, and digital products	100%	100%	100%	
ВТ	Compower Global Service Co., Ltd. ("CGS")	Maintenance and warranty service of notebook PCs	100%	100%	100%	
CDH (HK) and CIH (HK)	Compal Investment (Jiansu) Co., Ltd. ("CIJ")	Investment	100%	100%	100%	
CIJ	Compal Display Electronics (Kunshan) Co., Ltd. ("CDE")	Manufacturing and sales of LCD TVs	100%	100%	100%	
The Company and Webtek	Etrade Management Co., Ltd. ("Etrade")	Investment	100%	100%	100%	
The Company	Webtek Technology Co., Ltd. ("Webtek")	"	100%	100%	100%	
"	Forever Young Technology Inc. ("Forever")	"	100%	100%	100%	
"	UniCom Global, Inc. ("UCGI")	Manufacturing and sales of computers and electronic components	100%	100%	100%	
"	Palcom International Corporation ("Palcom")	Sales of mobile phones	100%	100%	100%	
Etrade	Compal Communication (Nanjing) Co., Ltd. ("CCI Nanjing")	Manufacturing and processing of mobile phones and tablet PCs	100%	100%	100%	
//	Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN")	"	100%	100%	100%	
"	Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN")	"	100%	100%	100%	
Forever	Hanhelt Communication (Nanjing) Co., Ltd. ("Hanhelt")	R&D and manufacturing of electronic communication equipment	100%	100%	100%	
"	Giant Rank Trading Ltd. ("GIA")	Sales of mobile phones	100%	100%	100%	

(Continued)

COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

			F	Percentage of ownership		
Name of investor	Name of Subsidiary	Nature of Operation	September 30, 2019	December 31, 2018	September 30, 2018	Description
ATK	OptoRite Inc.	Sales of optical disc	100%	100%	100%	
//	MSI-ATK Otpics Holding Corporation	drives Investment	100%	100%	100%	
"	("MSI-ATK") Maitek (BVI) Corporation ("Maitek")	"	100%	100%	100%	
Arcadyan	Arcadyan Technology N.A. Corp. ("Arcadyan USA")	Sales of wireless network products	100%	100%	100%	(notes 1 & 2)
//	Arcadyan Germany Technology GmbH ("Arcadyan Germany")	Technical support of wireless network products	100%	100%	100%	(notes 1 & 2)
//	Arcadyan Technology Corporation Korea ("Arcadyan Korea")	Sales of wireless network products	100%	100%	100%	(notes 1 & 2)
//	Arcadyan Holding (BVI) Corp. ("Arcadyan Holding")	Investment	100%	100%	100%	
"	Arcadyan Technology Limited ("Arcadyan UK")	Technical support of wireless network products	100%	100%	100%	(notes 1 & 2)
//	Arcadyan Technology Australia Pty Ltd. ("Arcadyan AU")	Sales of wireless network products	100%	100%	100%	(notes 1 & 2)
Arcadyan and Thi-pal	Arcadyan do Brasil Ltda. ("Arcadyan Brasil")	Sales of wireless network products	100%	100%	100%	(notes 1 & 2)
	Zhi-pal Technology Inc. ("Zhi-pal")	Investment	100%	100%	100%	(notes 1 & 2)
//	Tatung Technology Inc. ("TTI")	R&D and sales of household digital electronic products	61%	61%	61%	
"	AcBel Telecom Inc. ("AcBel Telecom")	Investment	51%	51%	51%	(notes 1 & 2)
he Company, arcadyan, and its ubsidiaries	Compal Broadband	R&D and sales of cable modem, digital set-up box, and other communication products	64%	64%	72%	
CBN	Speedlink Tradings Limited ("Speedlink")	Import and export business	100%	100%	100%	
"	Compal Broadband Networks Belgium BVBA ("CBNB")	Import and export business, technical support and consulting service of broadband networks	100%	100%	100%	
Arcadyan Holding	Sinoprime Global Inc. ("Sinoprime")	Investment	100%	100%	100%	(notes 1 & 2)
	Arcadyan Technology (Shanghai) Corp. ("SVA Arcadyan")	R&D and sales of wireless network products	100%	100%	100%	
″	Arch Holding (BVI) Corp. ("Arch Holding")	Investment	100%	100%	100%	
Arch Holding	Compal Networking (Kunshan) Co., Ltd. ("CNC")	Manufacturing of wireless network products	100%	100%	100%	
Sinoprime	Arcadyan Technology (Vietnam) Co., Ltd. ("Arcadyan Vietnam")	Manufacturing of wireless network products	100%	-	-	Arcadyan Vietnam was established in March 2019 (note 1)
cBel Telecom	Leading Images Ltd. ("Leading Images")	Investment	100%	100%	100%	(notes 1 & 2)
	Astoria Networks GmbH		100%	100%	100%	(notes 1 & 2)

			I			
Name of investor	Name of Subsidiary	Nature of Operation	September 30, 2019	ownership December 31, 2018	September 30, 2018	Description
TTI	Quest International Group Co., Ltd. ("Quest")		100%	100%	100%	20011011
"	Tatung Technology of Japan Co., Ltd. ("TTJC")	Sales of household digital electronic products	100%	100%	100%	(notes 1 & 2)
Quest	Exquisite Electronic Co., Ltd. ("Exquisite")	Investment	100%	100%	100%	
Exquisite	Tatung Home Appliances (Wujiang) Co., Ltd. ("THAC")	Manufacturing of household digital electronic products	100%	100%	100%	
HSI	Intelligent Universal Enterprise Ltd. ("IUE")	Investment	100%	100%	100%	
"	Goal Reach Enterprises Ltd. ("Goal")	"	100%	100%	100%	
IUE	Compal (Vietnam) Co., Ltd. ("CVC")	R&D, manufacturing, sales, and maintenance of notebook PCs, computer monitors, LCD TVs and	100%	100%	100%	
Goal	Compal Development & Management ("Vietnam") Co., Ltd. ("CDM")	electronic components Construction of and investment in infrastructure in Ba-Thien industrial district of	100%	100%	100%	
Rayonnant Technology and CRH	Allied Power Holding Corp. ("APH")	Vietnam Investment	100%	100%	100%	
APH	Primetek Enterprises Limited ("PEL")	"	100%	100%	100%	
"	Rayonnant Technology (HK) Co., Ltd. ("Rayonnant Technology (HK)")	"	100%	100%	100%	
Rayonnant Technology (HK)	Rayonnant Technology (Taicang) Co., Ltd. ("Rayonnant Technology (Taicang)")	Manufacturing and sales of aluminum alloy and magnesium alloy products	100%	100%	100%	
HengHao	HengHao Holdings A Co., Ltd. ("HHA")		100%	100%	100%	
ННА	HengHao Holdings B Co., Ltd. ("HHB")	"	100%	100%	100%	
HHB	HengHao Trading Co., Ltd.	Marketing and international trade	100%	100%	100%	
"	HengHao Optoelectronics Technology (Kunshan) Co., Ltd. ("HengHao Kunshan")	Production of touch	100%	100%	100%	
"	Lucom Display Technology (Kunshan) Limited ("Lucom")	panels and LCD TVs	100%	100%	100%	
BCI	Center Mind International Co., Ltd. ("CMI")	Investment	100%	100%	100%	
"	Prisco International Co., Ltd. ("PRI")	"	100%	100%	100%	
CMI	Compal Investment (Sichuan) Co., Ltd. ("CIS")	Outward investment and consulting services	100%	100%	100%	

Notes to Consolidated Financial Statements

			I	Percentage of ownership		
Name of			September	December	September	
investor	Name of Subsidiary	Nature of Operation	30, 2019	31, 2018	30, 2018	Description
PRI	Compal Electronics (Chongqing) Co., Ltd. ("CEQ")	R&D, manufacturing and sales of notebook PCs, related components, related maintenance and warranty services	100%	100%	100%	
CIS	Compal Electronics (Chengdu) Co., Ltd. ("CEC")	R&D and manufacturing of notebook PCs, tablet PCs, digital products, network switches, wireless AP, and automobile electronic products	100%	100%	100%	
"	Compal Management (Chengdu) Co., Ltd. ("CMC")	Corporate management consulting, training and education, business information consulting, financial and tax consulting, investment consulting, and investment management services	100%	100%	100%	
CORE	Billion Sea Holdings Limited ("BSH")	Investment	100%	100%	100%	(note 2)
BSH	Mithera Capital Io LP ("Mithera")	Investment	99%	-	-	Mithera was established in June 2019.
GLB	Rapha Bio Ltd. ("RBL")	Detector and feature	100%	100%	100%	
Unicore	Raycore Biotech Co., Ltd. ("Raycore")	Animal medication retail and wholesale	51%	51%	51%	

Note 1: The financial statements of the subsidiary as of September 30, 2019 have not been reviewed by CPA. Note 2: The financial statements of the subsidiary as of September 30, 2018 have not been reviewed by CPA.

(c) Leases (applicable from January 1, 2019)

(i) Identifying a lease

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. To assess whether a contract conveys the right to control the use of an identified asset, the Group assesses whether:

- 1) the contract involves the use of an identified asset this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified; and
- 2) the Group has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and

Notes to Consolidated Financial Statements

- 3) the Group has the right to direct the use of the asset when it has the decision-making rights that are most relevant to changing how and for what purpose the asset is used. In rare cases where the decision about how and for what purpose the asset is used is predetermined, the Group has the right to direct the use of an asset if either:
 - the Group has the right to operate the asset and the providers do not have the right to vary; or
 - the Group designed the asset in a way that predetermines how and for what purpose it will be used.

At inception or on reassessment of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease component on the basis of their relative stand-alone prices. However, for the leases of land and buildings in which it is a lessee, the Group has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

(ii) 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.

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

- fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- 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:

- there is a change in future lease payments arising from the change in an index or rate; or

Notes to Consolidated Financial Statements

- there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee; or
- there is a change of its assessment on whether it will exercise a purchase, extension or termination option; or
- there is any lease modifications

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 machinery and office equipment 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.

(iii) 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.

(d) Income taxes

Tax expense in the interim financial statements is measured and disclosed according to paragraph B12 of IAS 34 "Interim Financial Reporting".

Income tax expense for the year is best estimated by multiplying pretax income for the interim reporting period by the effective annual tax rate as forecasted by the management. This should be recognized fully as tax expense for the current period.

For a change in tax rate that is substantively enacted in an interim period, the effect of the change should immediately be recognized in the interim period in which the change occurs.

Temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases shall be measured based on the effective tax rate at the time of realization or liquidation and recognized directly in equity or other comprehensive income as tax expense.

(e) Employee benefits

Under defined benefit plans, pension cost for an interim period is calculated on a year-to-date basis by using the actuarially determined pension cost rate at the end of the prior financial year adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events.

(5) Significant accounting assumptions and judgments, and major sources of estimation uncertainty:

The preparation of the consolidated financial statements in conformity with Regulations as well as IFRSs (in accordance with IAS 34 endorsed by the FSC) requires management to make 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.

In the preparation of the consolidated interim financial statements, the major sources of significant accounting assumptions, judgments and estimation uncertainty are consistent with note (5) of the annual consolidated financial statements for the year ended December 31, 2018.

(6) Explanation of significant accounts:

Except for the following disclosures, there is no significant difference compared with the consolidated financial statements for the year ended December 31, 2018. Please refer to the note (6) of the consolidated financial statements for the year ended December 31, 2018 and for other related information.

(a) Cash and cash equivalents

		September 30, 2019	December 31, 2018	September 30, 2018
Cash on hand	\$	18,813	10,834	9,239
Checking accounts and demand deposits		10,201,270	12,389,146	18,159,236
Time deposits		45,024,400	57,033,555	53,790,354
Bonds purchased under resale agreements	_	200,000	863,010	106,004
	\$_	55,444,483	70,296,545	72,064,833

Please refer to note (6)(ad) for the disclosure of the exchange rate risk, the interest rate risk and the fair value sensitivity analysis of the financial assets and liabilities of the Group.

(b) Financial assets and liabilities at fair value through profit or loss

	9	September 30, 2019	December 31, 2018	September 30, 2018
Mandatorily measured at fair value through profit or loss:				
Non-derivative financial assets				
Structured deposits	\$	3,656,014	3,965,062	3,000,958
Stock listed in domestic markets		-	633,859	872,516
Unlisted fund in domestic or foreign markets		121,036	69,390	45,165
Derivative instruments not used for hedging				
Foreign exchange contracts		182,502	10,168	17,942
Swap contracts	_		2,045	1,886
Total	\$_	3,959,552	4,680,524	3,938,467
Current	\$	3,838,516	4,611,134	3,893,302
Non-current	_	121,036	69,390	45,165
	\$ _	3,959,552	4,680,524	3,938,467
	S	September 30, 2019	December 31, 2018	September 30, 2018
Financial liabilities held-for-trading:				
Derivative instruments not used for hedging				
Foreign exchange contracts	\$	950	26,913	11,546
Total	\$ _	950	26,913	11,546

The Group uses derivative instruments to hedge foreign currency risk the Group is exposed to arising from its operating activities. The following derivative instruments not applied hedge accounting were classified as mandatorily measured at fair value through profit or loss and held-fortrading financial liabilities:

	September 30, 2019					
	Contract amount (in thousand)	Currency	Maturity date			
Derivative financial assets:	,	•	·			
Foreign exchange contracts:						
Forward exchange sold	EUR 31,000	EUR to USD	October 9, 2019~January 31, 2020			
Forward exchange sold	EUR 3,000	EUR to TWD	October 30, 2019			
Forward exchange purchased	USD 5,080	USD to MXN	November 14~27, 2019			
Forward exchange purchased	USD 87,500	USD to BRL	October 3, 2019~ May 27, 2020			
			(Continued)			

(Continued)

	September 30, 2019					
Derivative financial liabilities:	Contract amount (in thousand)	Currency	Maturity date			
Foreign exchange contracts:						
Forward exchange purchased	USD 3,505	USD to MXN	October 30, 2019			
		December 3	31, 2018			
	Contract amount (in thousand)	Currency	Maturity date			
Derivative financial assets:						
Foreign exchange contracts:						
Forward exchange sold	EUR 30,200	EUR to USD	January 14~March 28, 2019			
Swap contracts:						
Currency swap	USD 27,300	USD to TWD	February 14, 2019			
Derivative financial liabilities:						
Foreign exchange contracts:						
Forward exchange sold	EUR 21,000	EUR to USD	January 10~March 28, 2019			
Forward exchange sold	EUR 1,000	EUR to TWD	March 25, 2019			
Forward exchange purchased	USD 136,900	USD to BRL	January 3~April 16, 2019			
		September :	30, 2018			
	Contract amount (in thousand)	Currency	Maturity date			
Derivative financial assets:			<u> </u>			
Foreign exchange contracts:						
Forward exchange sold	EUR 52,000	EUR to USD	October 11, 2018~January 14, 2019			
Swap contracts:						
Currency swap	USD 11,300	USD to TWD	October 5~25, 2018			

Notes to Consolidated Financial Statements

	September 30, 2018					
	Contract amount (in thousand)	Currency	Maturity date			
Derivative financial liabilities:						
Foreign exchange contracts:						
Forward exchange sold	EUR 13,000	EUR to USD	November 5~ December 27, 2018			
Forward exchange purchased	USD 13,312	USD to MXN	October 5~30, 2018			
Forward exchange purchased	USD145,800	USD to BRL	October 3, 2018~ March 8, 2019			

The market risk related to the financial instruments please refer to note (6)(ad).

As of September 30, 2019 and December 31 and September 30, 2018, the Group did not provide any aforementioned financial assets as collaterals for its loans.

(c) Financial assets at fair value through other comprehensive income

	September		December 31, 2018	September 30, 2018
Equity investments at fair value through other comprehensive income:				
Stock listed in domestic markets	\$	1,882,874	2,730,648	2,940,697
Stock listed in foreign markets		412,165	400,184	452,902
Stock unlisted in domestic markets		2,158,100	1,990,100	2,161,304
Stock unlisted in foreign markets	_	184,206	51,363	31,020
Total	\$_	4,637,345	5,172,295	<u>5,585,923</u>

The purpose that the Group invests in the above-mentioned equity securities is for long-term strategies, but rather for trading purpose. Therefore, these equity securities are designated as at FVOCI.

For the nine months ended September 30, 2019, the Group had sold all of its shareholdings in PrimeSensor Technology Inc. and Macroblock Inc., and part of shares of Innolux Corporation ("Innolux"), which were measured at fair value through other comprehensive income. The fair value of the shares was \$656,246 when disposed and the cumulative losses amounted to \$3,620,348, which had been transferred to retained earnings from other comprehensive income.

During the third quarters of 2018, the Group has sold parts of shares of Innolux which were measured at fair value through other comprehensive income. The fair value of the shares was \$425,964 when disposed, and the cumulative losses amounted to \$1,500,669, which has been transferred to retained earnings from other equity.

If there is an increase (decrease) in the market price by 5% on the reporting date of the equity securities hold by the Group, the increase (decrease) in other comprehensive income (pre-tax) for the nine months ended September 30, 2019 and 2018, will be \$231,867 and \$279,296, respectively. These analyses are performed on the same basis for the period and assume that all other variables remain the same.

The Group's information of market risk please refer to note (6)(ad).

As of September 30, 2019 and December 31 and September 30, 2018, the Group did not provide any financial assets at fair value through other comprehensive income as collaterals for its loans.

- (d) Financial instruments used for hedging
 - (i) Financial instruments used for hedging were as follows:

	September 30, 2019	December 31, 2018	September 30, 2018
Cash flow hedge:			
Financial liabilities used for hedging:			
Forward exchange contracts	\$ <u> </u>	- -	1,808
(") G 1 G 1 1			

(ii) Cash flow hedge

The Group's strategy is to use forward exchange contracts to hedge its foreign currency exposure in respect of forecasted future sales.

As of September 30, 2019 and December 31, 2018, the Group did not enter into any hedge contract. As of September 30, 2018, the amount related to the items designated as hedge instruments were as follows:

	September 30, 2018							
	Contract a		Currency	Maturity per	<u>iod</u>	Average strike price		
Derivative financial								
assets used for								
hedging								
Forward exchange	USD 1	1,689	USD to MXN	October 30, 20)18	19.56		
purchased								
(forecasted sales								
revenue)								

- (iii) For the nine months ended September 30, 2019 and 2018, the profits (losses) of changes in fair value of derivative financial instruments used for hedging reclassified from other equity to profit or loss is recognized as revenue in the statement of comprehensive income. Please refer to note (6)(ac).
- (iv) For the nine months ended September 30, 2019 and 2018, the ineffective portion of cash flow hedge recognized in losses amounted of \$5,934 and \$559, recorded as "other gains and losses, net".

(e) Current financial assets measured at amortized costs

	September 30, 2019	December 31, 2018	September 30, 2018
Common bonds – Taiwan Star Telecom			
Corporation Limited ("Taiwan Star")	\$ <u> </u>	350,000	350,000

The Group has assessed that these financial assets are held to maturity to collect contractual cash flows, which consist solely of payments of principal and interest on the principal amount outstanding. Therefore, these investments were classified as financial assets measured at amortized cost.

As of December 31 and September 30, 2018, the Group did not provide the aforementioned financial assets as collaterals for its loans.

(f) Notes and accounts receivable

	September 30, 2019	December 31, 2018	September 30, 2018
Notes receivables from operating activities	\$ 81,861	102,775	52,576
Accounts receivables – measured at amortized cost	169,506,216	184,671,402	176,312,528
Accounts receivables – fair value through other			
comprehensive income	39,127,120	23,020,497	37,183,987
	208,715,197	207,794,674	213,549,091
Less: allowance for uncollectible accounts	(3,958,842)	(4,020,603)	(4,049,580)
	\$ 204,756,355	203,774,071	209,499,511
Notes and accounts receivable	\$ 204,651,901	203,715,965	209,474,786
Notes and accounts receivable – related parties	\$ 104,454	<u>58,106</u>	24,725

The Group has assessed a portion of its trade receivables that was held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; therefore, such trade receivables were measured at fair value through other comprehensive income.

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.

(i) The loss allowance provision of IT product segment of the Group was determined as follows:

		Septe	ember 30, 2019		
Credit rating		Carrying amount of accounts receivable	Weighted- average ECL rate	Lifetime ECLs	Credit- impaired
Level A	\$	183,994,396	0%	-	No
Level B		14,132,871	0.580%	81,980	No
Level C	_	3,830,424	100%	3,830,424	Yes
	\$ _	201,957,691		3,912,404	
		Dece	mber 31, 2018		
Credit rating		Carrying amount of accounts receivable	Weighted- average ECL rate	Lifetime ECLs	Credit- impaired
Level A	- \$	186,203,302	0%	-	No
Level B		11,907,279	1.208%	143,862	No
Level C	_	3,830,424	100%	3,830,424	Yes
	\$ _	201,941,005		3,974,286	
September 30, 2018					
		Septe	ember 30, 2018		

Credit rating		Carrying amount of accounts receivable	Weighted- average ECL rate	Lifetime ECLs	Credit- impaired
Level A	\$	191,979,599	0%	-	No
Level B		11,240,585	1.283%	144,179	No
Level C	_	3,865,313	100%	3,865,313	Yes
	\$ _	207,085,497		4,009,492	

(ii) The loss allowance provision of strategically integrated product segment of the Group was determined as follows:

	September 30, 2019					
Credit rating		Carrying amount of accounts receivable	Weighted- average ECL rate	Lifetime ECLs	Credit- impaired	
Level A	\$	2,751,278	0%	-	No	
Level B		3,324,903	0.10%	3,458	No	
Level C		650,935	1.93%	12,590	No	
Level D~E		-	-	-	-	
Level F	_	30,390	100%	30,390	Yes	
	\$_	6,757,506		46,438		
	_	-			(Continue	

(Continued)

December	31.	2018
December	91,	2010

Credit rating		Carrying amount of accounts receivable	Weighted- average ECL rate	Lifetime ECLs	Credit- impaired
Level A	\$	1,550,848	0.01%	82	No
Level B		3,024,709	0.11%	3,194	No
Level C		1,247,546	1.00%	12,475	No
Level D~E		-	-	-	-
Level F	_	30,566	100%	30,566	Yes
	\$ _	5,853,669		46,317	

September 30, 2018

Credit rating		Carrying amount of accounts receivable	Weighted- average ECL rate	Lifetime ECLs	Credit- impaired
Level A	\$	1,878,135	0%	-	No
Level B		4,147,110	0.13%	5,518	No
Level C		407,857	1%	4,078	No
Level D~E		-	-	-	-
Level F	_	30,492	100%	30,492	Yes
	\$_	6,463,594		40,088	

The aging analysis of notes and accounts receivable were determined as follows:

	September 30, 2019		December 31, 2018	September 30, 2018	
Overdue 1 to 180 days	\$	2,511,471	2,919,586	1,578,924	
Overdue 181 to 365 days		-	15,809	12,824	
Overdue 365 days and over	_		25,555		
	\$ _	2,511,471	2,960,950	1,591,748	

The movement in the allowance for notes and accounts receivable was as follows:

	For the nine months ended September 30,			
		2019	2018	
Balance at January 1, 2019 and 2018	\$	4,020,603	4,021,894	
Impairment losses recognized		21,046	28,599	
Amounts written off		(85,918)	-	
Effect of changes in exchange rates		3,111	(913)	
Balance at September 30, 2019 and 2018	\$	3,958,842	4,049,580	

(Continued)

Allowance for uncollectible account is the balance of accounts receivables which are uncollectable. Except for evaluating the situation of the customers' payment records and widely analyzing the credit rating of customers, the Group also takes all the necessary procedures for collection. The Group believes that there is no doubt for the recovery of the due but unimpaired accounts receivable, therefore, no allowance recognized.

The Group entered into accounts receivable factoring agreements with banks. As of September 30, 2019 and December 31 and September 30, 2018, except for the amount used under the actual sales amount in accordance with certain agreements, the factoring amount granted by the banks was USD 950,000 thousand and EUR 59,700 thousand, USD 950,000 thousand and EUR 20,000 thousand, USD 950,000 thousand and EUR 20,000 thousand, respectively. Based on the agreements, the Group is not responsible for guaranteeing the ability of the account receivable obligor to make payment when it is affected by credit risk. Thus, this is a non-recourse accounts receivable factoring. The Group derecognized the above account receivables because it has transferred substantially all of the risks and rewards of their ownership and it does not have any continuing involvement in them. After the transfer of the accounts receivable, the Group can request partial advanced amount, while the interest calculated at an agreed rate is paid to the bank in the period during the time of receiving advance and the accounts receivable is collected. The remaining amounts with no advance are received when the accounts receivable are settled by the customers. As of December 31 and Septmeber 30, 2018, account receivable factored were recovered and derecognized since the conditions of derecognition were met. As of September 30, 2019, the factored account receivable with no advance amounting to \$138.081, is accounted for as other receivables.

The Company, customers, and banks signed the three-party contracts in which the banks purchase accounts receivable from the Company. The total amount of the accounts receivable should not exceed the facility limit provided by the banks to the Company's customers. Based on the contracts, the banks have no right to request the Company to repurchase the accounts receivable. Thus, this is a non-recourse accounts receivable transfer. As of September 30, 2019 and December 31 and September 30, 2018, accounts receivable factored were recovered and derecognized since the conditions of derecognition were met.

As of September 30, 2019 and December 31 and September 30, 2018, the details of the factored accounts receivable but unsettled were as follows:

			September	30, 2019			
	Accounts	Amount	advanced	Amount recognized in other		Amount	
Purchaser	derecognized	Unpaid	Paid	receivables	Collateral	derecognized	Interest rate
Financial Institution	\$ <u>21,060,485</u>		20,922,404	138,081	-	21,060,485	0.64%~2.62%
			December	31, 2018			
				Amount recognized			
	Accounts	Amount	advanced	in other		Amount	
Purchaser	derecognized	Unpaid	Paid	receivables	Collateral	derecognized	Interest rate
Financial Institution	\$ <u>32,098,074</u>		32,098,074		-	32,098,074	3.02%~3.52%

September	30.	2018

	Accounts	Amount advanced		Amount recognized in other	Amount			
Purchaser	derecognized	Unpaid	Paid	receivables	Collateral	derecognized	Interest rate	
Financial Institution	\$ <u>17,296,152</u>		17,296,152		_	17,296,152	0.80%~2.84%	

As of September 30, 2019 and December 31 and September 30, 2018, the Group did not provide any aforementioned notes and accounts receivable as collaterals.

(g) Inventories

	September		December 31,	September
		30, 2019	2018	30, 2018
Finished goods	\$	38,463,728	33,463,627	41,147,088
Work in progress		12,059,085	6,830,625	8,626,680
Raw materials		58,884,062	38,526,674	51,142,233
Raw materials in transit	_	1,652,883	327,996	2,023,505
	\$ _	111,059,758	79,148,922	102,939,506

- (i) During the three months and nine months ended September 30, 2019 and 2018, inventory cost recognized as cost of sales amounted to \$241,860,510 and \$246,019,083 and \$688,527,276 and \$665,592,534, respectively.
- (ii) The write-down of inventories to net realizable value amounted to \$39,257 and \$240,244 and \$434,877 and \$306,860, in the three months and nine months ended September 30, 2019 and 2018, respectively.
- (iii) As of September 30, 2019 and December 31 and September 30, 2018, the Group did not provide any inventories as collaterals for its loans.

(h) Investments accounted for using equity method

A summary of the Group's financial information for equity-accounted investees at the reporting date is as follows:

		September 30, 2019	December 31, 2018	September 30, 2018
Associates	\$	7,303,000	7,469,153	7,221,721
Joint venture	_	(13,223)	16,180	19,326
		7,289,777	7,485,333	7,241,047
Plus: credit balance of investment in equity method (other non-current liability)		40,645	-	-
Less: unrealized profits or losses	_	(122,014)	(120,848)	(120,122)
	\$ _	7,208,408	7,364,485	7,120,925

(Continued)

(i) Associates

1) The fair value of the shares of listed company based on the closing price was as follow:

	September 30, 2019		December 31, 2018	September 30, 2018
Allied Circuit Co., Ltd. ("Allied Circuit")	\$	1,274,893	1,061,543	1,240,202
Avalue Technology Inc. ("Avalue")	_	1,203,966	586,743	621,795
	\$ _	2,478,859	1,648,286	1,861,997

2) The Group's share of the net gain (loss) of associates was as follows:

		ee months ended tember 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
The Group's share of the gain (loss) of associates	s	13,391	255,598	21,405	561,417

3) The Group's financial information for investments accounted for using the equity method that are individually immaterial was as follows:

		September 30, 2019	December 31, 2018	September 30, 2018	
Carrying amount of indivi immaterial associates	dually	\$ <u>7,303,000</u>	7,469,153	7,221,721	
	Three months ended September 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018	
The Group's share of the net income (loss) of associates:					
Profit (loss) from continuing operations	\$ 13,391	255,598	21,405	561,417	
Other comprehensive income	(163,700)	(275,191)	(69,001)	(282,906)	
Total comprehensive income	\$ <u>(150,309)</u>	(19,593)	(47,596)	278,511	

4) In August 2018, the Group has sold all of its shares held in LC Future Center Limited Ltd. ("LCFC"), with consideration (net of costs of disposal) amounting to USD 246,792 thousands. The transaction has been completed and the price has been fully recovered. The Group recognized a gain of \$2,511,085 (USD 83,925 thousands), which was accounted for as other gain and loss.

(ii) Joint venture

In April 2010, the Group and another company established a jointly controlled entity, Compal Connector Manufacture Ltd. ("CCM"), and obtained an ownership interest of 51%. CCM's actual paid-in capital amounted to USD10,000 thousands. Moreover, in May 2014, the Group and another company established a jointly controlled entity, Zheng Ying Electronics (Chongqing) Co., Ltd., ("Zheng Ying"), and obtained an ownership interest of 51%. Zheng Ying's actual paid-in capital amounted to USD2,500 thousands.

The Group's financial information for investment accounted for using the equity method that are individually insignificant was as follows:

		September 30, 2019	December 31, 2018	September 30, 2018
The carrying amount of the Gro	oup's interests in			
all individually insignificant	joint ventures	\$ <u>(13,223)</u>	<u>16,180</u>	<u>19,326</u>
	Three months ended September 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
The Group's share of the net income (loss) of joint ventures	:			
Losses from continuing operations (also the total comprehensive losses)	\$ <u>(15,087)</u>	(1,711)	(31,105)	(13,294)

(iii) As of September 30, 2019 and December 31 and September 30, 2018, the Group did not provide any investments accounted for using equity method as collaterals for its loans.

(i) Changes in subsidiaries' equity

There were no significant transactions for the nine months ended September 30, 2019 and 2018. Please refer to note (6)(1) of the consolidated financial statement for the year ended December 2018.

(j) Loss control of subsidiaries

The Group had sold all of its shares in CMX, at the amount of \$218,133, to a third party in August 2019, resulting in its losing control over CMX. The entire amount had been fully received. The gain on disposal amounting to \$58,107 was recorded as other gains and losses.

The carrying amounts of assets and liabilities of CMS. were as follows:

Cash and cash equivalents	\$ 74,638
Other current assets	2,918
Property, plant and equipment	117,625
Notes and accounts payable	(644)
Other payables	(33,716)
Other current liabilities	 (966)
Carrying amount of net assets	\$ 159,855

(k) Material non-controlling interests of subsidiaries

There were no significant transactions for the nine months ended September 30, 2019 and 2018. Please refer to note (6)(m) of the consolidated financial statement for the year ended December 2018.

(1) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Group for the nine months ended September 30, 2019 and 2018, were as follows:

		Land	Buildings and building improvement	Machinery	Other equipment	Under construction and prepayment for purchase of equipment	Total
Cost:							
Balance on January 1, 2019	\$	1,772,214	17,020,270	26,201,597	10,642,904	1,003,490	56,640,475
Additions		-	317,515	1,221,378	1,413,190	578,029	3,530,112
Disposals and derecognitions		(93,905)	(459,055)	(487,323)	(845,369)	-	(1,885,652)
Reclassifications		-	203,959	76,064	66,953	(346,976)	-
Effect of movements in exchange rates	_	1,024	216,967	16,951	38,956	(120,421)	153,477
Balance on September 30, 2019	\$_	1,679,333	17,299,656	27,028,667	11,316,634	1,114,122	58,438,412
Balance on January 1, 2018	\$	1,769,326	15,100,906	23,268,462	9,759,017	1,136,868	51,034,579
Additions		-	1,701,408	2,379,515	1,035,240	309,583	5,425,746
Disposals and derecognitions		-	(5,128)	(69,124)	(926,666)	-	(1,000,918)
Reclassifications		-	-	95,783	87,393	(183,176)	-
Effect of movements in exchange rates	_	2,313	107,167	(491,007)	(274,086)	198,139	(457,474)
Balance on September 30, 2018	\$_	1,771,639	16,904,353	25,183,629	9,680,898	1,461,414	55,001,933
Depreciation and impairments loss:							
Balance on January 1, 2019	\$	-	10,105,653	18,441,703	7,674,891	-	36,222,247
Depreciation for the period		-	565,105	1,873,264	1,377,545	-	3,815,914
Disposals and derecognitions		-	(411,928)	(460,931)	(835,207)	-	(1,708,066)
Effect of movements in exchange rates	_		159,183	(61,872)	130,816		228,127
Balance on September 30, 2019	\$ _		10,418,013	19,792,164	8,348,045		38,558,222

(Continued)

			Buildings		0.1	Under construction and prepayment	
		Land	and building improvement	Machinery	Other equipment	for purchase of equipment	Total
Balance on January 1, 2018	\$	-	9,239,452	17,548,800	6,066,960	-	32,855,212
Depreciation for the period		-	561,307	1,663,236	1,180,991	-	3,405,534
Disposals and derecognitions		-	(4,140)	(68,405)	(923,442)	-	(995,987)
Effect of movements in exchange rates	_		153,770	(1,123,424)	120,862		(848,792)
Balance on September 30, 2018	\$_		9,950,389	18,020,207	6,445,371		34,415,967
Carrying amounts:						_	
Balance on January 1, 2019	\$_	1,772,214	6,914,617	7,759,894	2,968,013	1,003,490	20,418,228
Balance on September 30, 2019	\$_	1,679,333	6,881,643	7,236,503	2,968,589	1,114,122	19,880,190
Balance on January 1, 2018	\$_	1,769,326	5,861,454	5,719,662	3,692,057	1,136,868	18,179,367
Balance on September 30, 2018	\$_	1,771,639	6,953,964	7,163,422	3,235,527	1,461,414	20,585,966

As of September 30, 2019 and December 31 and September 30, 2018, part of the Group's property, plant and equipment were provided as collateral for long-term borrowings. Please refer to note (8).

(m) Right-of-use assets

The Group leases many assets including land and buildings, machinery and vehicles. Information about leases for which the Group as a lessee is presented below:

		Land	Buildings	Machinery	Vehicles and Other	Total
Cost:						
Balance on January 1, 2019	\$	-	-	-	-	-
Adjustment on initial application of IFRS 16	_	891,147	1,934,899	87,482	67,569	2,981,097
Balance on January 1, 2019 per IFRS 16		891,147	1,934,899	87,482	67,569	2,981,097
Additions		113,862	266,393	-	22,537	402,792
Deductions		-	(126,259)	(9,243)	(910)	(136,412)
Effect of movements in exchange rates	_	(2,603)	(29,997)	<u>(745</u>)	(506)	(33,851)
Balance on September 30, 2019	\$_	1,002,406	2,045,036	77,494	88,690	3,213,626
Depreciation and impairment loss:						
Balance on January 1, 2019	\$	-	-	-	-	-
Adjustment on initial application of IFRS 16	_					
Balance on January 1, 2019 per IFRS 16		-	-	-	-	-
Depreciation for the period		24,453	540,520	9,946	27,674	602,593
Deductions		-	(7,547)	-	-	(7,547)
Effect of movements in exchange rates	_	(176)	(253)	(270)	(194)	(893)
Balance on September 30, 2019	\$_	24,277	532,720	9,676	27,480	594,153
Carrying amount:						
Balance on January 1, 2019	\$_	891,147	1,934,899	87,482	67,569	2,981,097
Balance on September 30, 2019	\$_	978,129	1,512,316	67,818	61,210	2,619,473

The Group leases land, offices, warehouses and factory facilities under an operating lease for the nine months ended September 30, 2018, please refer to note (6)(t).

(n) Short-term borrowings

The details of short-term borrowings were as follows:

	September	December 31, 2018	September 30, 2018
Unsecured bank loans	\$ <u>67,790,281</u>	72,350,197	84,959,651
Unused credit line for short-term borrowings	\$ <u>102,334,000</u>	83,720,000	65,720,000
Range of interest rates	0.66%~5.05%	0.45%~5.87%	0.64%~5.00%

For information on the Group's interest risk, foreign currency risk and liquidity risk, please refer to note (6)(ad).

(o) Long-term borrowings

The details of long-term borrowings were as follows:

	September	December 31,	September
	30, 2019	2018	30, 2018
Unsecured bank loans	\$ 25,750,000	28,396,250	29,345,000
Secured bank loans	108,281	137,813	167,656
Less: current portion	(16,889,375)	(17,535,625)	(18,054,375)
Total	\$ <u>8,968,906</u>	10,998,438	11,458,281
Unused credit line for long-term borrowings	\$ <u>9,570,000</u>	5,443,000	5,603,000
Range of interest rates	0.65%~1.67%	0.79%~1.67%	0.65%~1.71%

For information on the Group's interest risk, foreign currency risk and liquidity risk, please refer to note (6)(ad).

The Group pledges property, plant and equipment as collateral for its partial long-term borrowings. Please refer to note (8).

(p) Unsecured convertible corporate bonds

(i) The Company's subsidiary, Arcadyan, issued the first domestic unsecured convertible corporate bonds on June 6, 2019. The details were as follows:

		September 30, 2019
Total convertible corporate bonds issued	\$	1,000,000
Unamortized discounts on corporate bonds payable	_	(34,570)
		965,430
Unamortized issuance cost of corporate bonds payable	<u> </u>	(2,340)
Balance of corporate bonds payable as of September 30, 2019	\$_	963,090

		September 30, 2019
Equity options includeed in equity component (classified controlling interests)	as capital surplus and nor	n- \$ <u>48,667</u>
	For the three months ended September 30, 2019	For the nine months ended September 30, 2019
Interest expenses	\$ <u>3,389</u>	4,517

The effective interest rate of the first issued convertible corporate bonds was 1.3284%.

- (ii) The main terms of issuing the above-mentioned convertible corporate bonds were as follows:
 - 1) Coupon rate: 0%
 - 2) Duration: three years (June 6, 2019~June 6, 2022)
 - 3) Repayment:

Put option and call option are excluded from the issuance of convertible corporate bonds. Except that the bondholders convert the bonds to Arcadyan's common shares, or the bonds are repurchased and cancelled by Arcadyan from the securities firm's business office, the bonds will be repaid in cash at par value when the bonds expired.

- 4) Terms of conversion:
 - a) The bondholder may opt to have its bonds converted into the Arcadyan's common shares, with the approval of Taiwan Depository & Clearing Corporation through securities firms, at any time between three months after the issuance date (September 7, 2019) and the day before the maturity day (June 6, 2022), except for the following:
 - The closing period in accordance with the applicable law;
 - The period starting from the first day of the first fifteen working days prior to the date of record for determination wherein the shareholders are entitled to receive the distributions or rights to subscribe for new shares in a capital increase for cash, and ends on the date of record for the distribution of the rights/benefits;
 - The period starts from the date of record of the capital decrease and ends on the date prior to the trading of the reissuance shares after the capital decrease.
 - b) Conversion price is determined as NT\$98.3 per share upon issuance. The cash dividends which Arcadyan paid at August 10, 2019 exceeded 1.5% of current price per share; therefore, the conversion price had been adjusted to NT\$94.7 per share.

(q) Lease liabilities

The details of lease liabilities were as follows:

	September
Current	\$ 632,012
Non-current	\$990,136

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

The amounts recognized in profit or loss were as follows:

	mon	ths ended	months ended September 30, 2019
Interest on lease liabilities	\$	11,093	33,793
Variable lease payments not included in the measurement of lease liabilities	\$	1,413	1,478
Expenses relating to leases of low-value assets or short-term leases	\$	51,854	86,320

The amounts recognized in the statement of cash flows for the Group was as follows:

For	the nine
mon	ths ended
Sept	ember 30,
	2019
\$	706,061

Total cash outflow for leases

(i) Real estate leases

The Group leases land leasehold rights, leases buildings for its office and plant space. The leases of office space typically run for a period of $1 \sim 19$ years, and of land leasehold rights for 50 years.

(ii) Other leases

The Group leases vehicles and equipment, with lease terms of 1~5 years.

The Group also leases equipment and vehicles with contract terms of 1~3 years. These leases are short-term or leases of low-value items. The Group has elected not to recognize right-of-use assets and lease liabilities for these leases.

Notes to Consolidated Financial Statements

(r) Provisions

There were no significant changes of provisions for the nine months ended September 30, 2019 and 2018. Please refer to note (6)(q) of the consolidated financial statements for the year ended December 31, 2018 for related information.

(s) Refund liabilities

There were no significant changes of refund liabilities for the nine months ended September 30, 2019 and 2018. Please refer to note (6)(r) of the consolidated financial statements for the year ended December 31, 2018 for related information.

(t) Operating lease

There were no significant new lease contracts during the nine months ended September 30, 2019 and 2018. Please refer to note (6)(s) of the consolidated financial statements for the year ended December 31, 2018 for related information.

(u) Employee benefits

(i) Defined benefit plans

Management believes that there was no material volatility of the market, no material reimbursement and settlement or other material one-time events since prior fiscal year. As a result, the pension cost in the accompanying interim period was measured and disclosed according to the actuarial report as of December 31, 2018 and 2017.

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

	For the three months ended September 30,			For the nine months ended September 30,		
		2019	2018	2019	2018	
Operating cost	\$	282	318	847	993	
Selling expenses		213	252	636	785	
Administrative expenses		943	974	2,799	2,946	
Research and development expenses	_	2,574	2,796	7,751	8,388	
Total	\$ _	4,012	4,340	12,033	13,112	

(ii) Defined contribution plans

The Group allocates 6% of each employee's monthly wages to the labor pension personal account at the Bureau of the Labor Insurance in accordance with the provisions of the Labor Pension Act. Under this defined contribution plan, the Group allocates the labor pension at a specific percentage to the Bureau of the Labor Insurance without additional legal or constructive obligations.

The Company and all subsidiaries in domestic recognized the pension costs under the defined contribution method amounting to \$97,284 and \$98,052 for the three months ended September 30, 2019 and 2018, respectively, and \$301,133 and \$284,033 for the nine months ended September 30, 2019 and 2018, respectively. Payment was made to the Bureau of Labor Insurance.

Other subsidiaries recognized the pension expenses, basic endowment insurance expenses, and social welfare expenses amounting to \$359,230 and \$348,274 for the three months ended September 30, 2019 and 2018, respectively, and \$982,439 and \$1,000,758 for the nine months ended September 30, 2019 and 2018, respectively.

(v) Income taxes

(i) The Group entities are subject to income tax rates according to the profit before tax of interim reporting period multiply by the best estimated measurement of the expected effective tax rate by the management in all the year. The amount of income tax was as follows:

	Three months	Three months	Nine months	Nine months	
	ended	ended	ended	ended	
	September 30,	September 30,	September	September	
	2019	2018	30, 2019	30, 2018	
Current tax expense	\$ 463,198	514,537	1,503,446	1,494,285	

(ii) The amount of income tax recognized in other comprehensive income were as follows:

	Three months ended September 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Items that will not be				
reclassified subsequently				
to profit or loss:				
Remeasurement of the				
defined benefit liability	\$ -	-	-	(29,949)
Unrealized gains (losses)				
on equity instruments at				
fair value through other				
comprehensive income	3,722	10,337	23,222	(24,295)
	\$3,722	10,337	23,222	(54,244)

Notes to Consolidated Financial Statements

	Three months ended September 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Items that will be				
reclassified subsequently				
to profit or loss:				
Foreign currency				
translation differences of	•			
foreign operations	\$(2,158)	212	541	4,354

(iii) Examination and approval

The R.O.C tax authorities have assessed the Company's income tax returns through 2017. The Company disagreed with the assessment and filed formal tax appeals for 2012. In accordance with the conservatism, the total amounts of the assessed additional income tax were recognized in the statements of income. Any differences will be reflected as an adjustment after the tax is resolved.

The ROC tax authorities have assessed the income tax returns of Panpal, Gempal, Hong Ji, Hong Jin, Zhaopal, Yongpal, Palcom, Kaipal, Acbel Telecom, Ripal, Zhipal, Rayonnant Technology, UCGI, Mactech, RBL, CBN, Unicore, Raycore, TTI and GLB through 2017, of HengHao through 2016, of Arcadyan through 2017 except for 2016, and of ATK through June 2009.

(w) Capital and other equities

Except for the following disclosure, there was no significant change for capital and other equity for the periods from January 1 to September 30, 2019 and 2018. Please refer to note (6)(v) of the consolidated financial statement for the year ended December 31, 2018.

(i) Capital surplus

The balances of capital surplus were as follows:

		September	December 31,	September
		30, 2019	2018	30, 2018
Additional paid-in capital	\$	6,302,490	7,183,919	7,183,919
Treasury share transactions		2,481,885	2,421,864	2,421,864
Difference arising from subsidiary's share price	;			
and its carrying value		36,766	36,766	36,766
Recognition of changes in ownership interests				
in subsidiaries		33,788	15,642	48,476
Changes in equity of associates and joint	t			
ventures accounted for using equity method	_	278,521	274,243	274,243
	\$ _	9,133,450	9,932,434	9,965,268

Notes to Consolidated Financial Statements

The Company's shareholders' meeting held on June 21, 2019 and June 22, 2018, approved to distribute the cash dividend of \$881,429 (representing 0.2 New Taiwan Dollars per share), by using the additional paid-in-capital.

(ii) Retained earnings

Based on the Company's articles of incorporation amended on June 21, 2019, if there is any profit after closing of books in a given year, the Company shall first defray tax due, cover accumulated losses and set aside ten percent of it as legal reserve and then set aside or reverse a special reserve in accordance with laws and regulations. The balance of earnings available for distribution is composed of the remainder of the said profit and the unappropriated retained earnings of previous years. The Board of Directors may set aside a certain amount to cope with the business operation conditions, and shall prepare the proposal for distribution of the balance amount thereof after a resolution has been adopted and then allocated by the Board of Directors. The Company authorizes the Board of Directors to distribute all or part of the dividends and bonuses, capital surplus or legal reserve in cash after a resolution has been adopted by a majority vote at a meeting of the Board of Directors attended by two-thirds of the total number of directors; and in addition thereto a report of such distribution shall be submitted to the General shareholders' meeting.

Based on the Company's articles of incorporation before revised on June 21, 2019, if there is any profit after closing of books in a given year, the Company shall first defray tax due, cover accumulated losses and set aside ten percent of it as legal reserve and then set aside or reverse a special reserve in accordance with laws and regulations. The balance of earnings available for distribution is composed of the remainder of the said profit and the unappropriated retained earnings of previous years. The earnings appropriation proposal to distribute dividend and bonus shall be proposed by the Board of Directors and approved by the General Shareholders Meeting. The rest of the unappropriated retained earnings shall be reserved.

The lifecycle of the industry of the Company is in the growing stage. To consider the need of the Company for the future capital, capital budget, long-term financial planning, domestic and foreign competition, the need of shareholders for cash flow and other factors, if there is any profit after close of books, the dividend and bonus to be distributed to shareholder shall not be less than thirty percent of profit after tax for such year and the cash dividend allocated by the Company each year shall not be lower than ten percent of the total dividend (including cash and share dividend) for such year.

According to the law, when there is a deduction from stockholders' equity (excluding treasury stock and unearned employee benefit) during the year, an amount equal to the deduction item is set aside as a special reserve before the earnings are appropriated. A special reserve is made available for earning distribution only after the deduction of the related shareholders' equity has been reversed.

Distribution for the earnings of 2018 and 2017 was approved by the shareholders during their annual meetings held on June 21, 2019 and June 22, 2018, respectively. The relevant information was as follows:

	 2018	3	2017	
	Amount per share	Total amount	Amount per share	Total amount
Cash dividends distributed	_		_	
to common shareholders	\$ 1.0	<u>4,407,147</u>	1.0	4,407,147

(iii) Treasury stock

The subsidiaries of the Company did not sell the ordinary shares of the Company in the nine months ended September 30, 2019 and 2018. As of September 30, 2019, Panpal and Gempal, subsidiaries of the Company, held 50,017 thousand shares of ordinary shares of the Company, recorded as the Company's treasury stock, with a book value of 17.6 New Taiwan dollars per share. The total cost was \$881,247. The fair value of the ordinary shares of the Company was 17.90, 17.45 and 18.95 New Taiwan dollars per share as of September 30, 2019 and December 31 and September 30, 2018, respectively.

Pursuant to the Securities and Exchange Act, the number of treasury shares purchased cannot exceed 10% of the number of shares issued. The total purchase cost cannot exceed the sum of retained earnings, paid-in capital in excess of par value and realized capital surplus. The shares purchased for the purpose of transferring to employees shall be transferred within three years from the date of share repurchase. Those not transferred within the said limit shall be deemed as not issued by the Company and it should be cancelled. Furthermore, treasury stock cannot be pledged for debts, and treasury stock does not carry any shareholder rights until it is transferred.

(iv) Other equity interests (net-of-taxes)

	fo	Exchange differences on transaction of oreign operation financial statements	Unrealized gain (loss) from financial assets at fair value through other comprehensive income	Unrealized gain (loss) on available-for-sale financial assets	Unearned compensation for restricted employee shares and others	Total
Balance on January 1, 2019	\$	(1,852,952)	(5,606,436)	-	-	(7,459,388)
The Group		553,627	3,517,510	-	-	4,071,137
Associates	_	(156,234)	86,782			(69,452)
Balance on September 30, 2019	\$ =	(1,455,559)	(2,002,144)			(3,457,703)
Balance on January 1, 2018	\$	(3,477,376)	-	(5,353,772)	(79,856)	(8,911,004)
Effect of retrospective application Adjusted balance on January 1,	_	-	(5,847,823)	5,353,772	<u> </u>	(494,051)
2018		(3,477,376)	(5,847,823)	-	(79,856)	(9,405,055)
The Company Associates	_	1,398,193 (222,328)	743,074 (59,479)	<u>-</u>	79,204	2,220,471 (281,807)
Balance on September 30, 2018	\$_	(2,301,511)	(5,164,228)		(652)	(7,466,391)

(x) Share-based payment

Except for those described below, there were no significant changes in share-based payment during the nine months ended September 30, 2019 and 2018. Please refer to note (6)(w) of the consolidated financial statements for the year ended December 31, 2018 for related information.

For the nine months ended September 30, 2018, due to the failure in meeting the vested requirements of the employee restricted shares, the Company reversed compensation cost amounted to \$156,219 and capital surplus-employee restricted shares amounted to \$318,209. Besides, due to meet the vested requirements of the employee restricted shares, the Company recognized capital surplus-additional paid-in capital amounted to \$155,601.

(y) Earnings per share

The Group's basic and diluted earnings per share are calculated as follows:

	Three months ended September 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Basic earnings per share:				
Profit attributable to ordinary shareholders of the Company	\$ <u>1,800,061</u>	3,733,179	4,941,697	7,218,776
Weighted-average number of outstanding ordinary shares (in thousands)	4,357,130	4,357,130	4,357,130	4,356,221
Diluted earnings per share:				
Profit attributable to ordinary shareholders of the Company (after adjustment of potential diluted ordinary shares)	\$1,800,061	3,733,179	4,941,697	7,218,776
Weighted-average number of outstanding ordinary shares of potential diluted ordinary shares				
Weighted-average number of outstanding ordinary shares (in thousands)	4,357,130	4,357,130	4,357,130	4,356,221
Effect of potential diluted common stock				
Employee compensation (in thousands)	28,990	38,959	43,740	50,734
Employee restricted shares (in thousands)	_	_	_	909
Weighted-average number of ordinary shares (after				
adjustment of potential diluted ordinary shares) (in thousands)	4,386,120	4,396,089	4,400,870	4,407,864

(z) Revenue from contracts with customers

(i) Disaggregation of revenue

		IT Product Segment	Strategically Integrated Product Segment	Total
Primary geographical markets:		~ vgv		
United states	\$	97,232,428	389,780	97,622,208
China		28,504,046	86,423	28,590,469
Netherlands		22,334,655	356,228	22,690,883
United Kingdom		10,670,648	1,102,025	11,772,673
India		11,258,883	30,583	11,289,466
Germany		8,014,511	2,334,589	10,349,100
Others	_	64,200,886	3,407,712	67,608,598
	\$ _	242,216,057	7,707,340	249,923,397
Major products:	_			
5C related electronic products	\$	241,723,723	7,638,680	249,362,403
Others	_	492,334	68,660	560,994
	\$ _	242,216,057	<u>7,707,340</u>	249,923,397
	F	or the three mo	onths ended Septe	mber 30, 2018
		IT Product	Strategically Integrated Product	
		Segment	Segment	Total
Primary geographical markets:				
United states	\$	93,823,754	424,053	94,247,807
China		32,534,979	121,892	32,656,871
Netherlands		26,909,721	483,474	27,393,195
United Kingdom		11,230,553	392,801	11,623,354
Germany		7,892,475	1,718,314	9,610,789
India				
Others	_	64,275,449	3,536,168	67,811,617
	\$ _	246,651,742	6,756,722	<u>253,408,464</u>
Major products:				
5C related electronic products	\$	246,253,354	6,706,008	252,959,362
Others	_	398,388	50,714	449,102
	\$_	246,651,742	6,756,722	<u>253,408,464</u>
India Others Major products: 5C related electronic products	\$	9,984,811 64,275,449 246,651,742 246,253,354 398,388	80,020 3,536,168 6,756,722 6,706,008 50,714	10,064,831 67,811,617 253,408,464 252,959,362 449,102

For the three months ended September 30, 2019

	F	or the nine mo	nths ended Septe	mber 30, 2019
		IT Product	Strategically Integrated Product	
		Segment	Segment	Total
Primary geographical markets:	-			
United states	\$	266,959,430	958,806	267,918,236
China		75,518,027	297,675	75,815,702
Netherlands		71,879,503	884,289	72,763,792
India		34,808,411	512,217	35,320,628
United Kingdom		31,556,995	2,695,509	34,252,504
Germany		20,733,948	8,398,382	29,132,330
Others	_	186,294,731	11,421,098	197,715,829
	\$_	687,751,045	<u>25,167,976</u>	712,919,021
Major products:				
5C related electronic products	\$	686,072,676	24,864,608	710,937,284
Others	_	1,678,369	303,368	1,981,737
	\$_	687,751,045	25,167,976	712,919,021
			make and ad Comac	
	<u>r</u>	or the fine mo	nths ended Septer Strategically	mber 50, 2018
			Integrated	
		IT Product	Product	
		Segment	Segment	Total
Primary geographical markets:				
United states	\$	253,388,072	1,348,173	254,736,245
China		87,973,655	318,252	88,291,907
Netherlands		78,701,218	834,632	79,535,850
United Kingdom		29,519,080	1,196,964	30,716,044
Germany		21,263,828	5,220,070	26,483,898
India		21,187,967	141,280	21,329,247
Others				
		176,738,482	9,572,717	186,311,199
	\$ _	176,738,482 668,772,302	9,572,717 18,632,088	
Major products:	\$ <u></u>	·	9,572,717 18,632,088	186,311,199 687,404,390
• •	\$_ \$_	·		
Major products: 5C related electronic products Others	-	668,772,302	18,632,088	687,404,390

(ii) Contract balances

	September 30, 2019		December 31, 2018	September 30, 2018
Notes and accounts receivable (including related parties)	\$	208,715,197	207,794,674	213,549,091
Less: allowance for impairment	_	(3,958,842)	(4,020,603)	(4,049,580)
Total	\$ _	204,756,355	203,774,071	209,499,511
Contract liabilities	\$_	1,234,894	1,476,304	1,480,288

For the details on accounts receivable and allowance for impairment, please refer to note (6)(f).

The amount of revenue recognized for the three months and nine months ended September 30, 2019 and 2018 that were included in the balance of contract liability at the beginning of the period was \$318,102 and \$438,570 and \$1,057,580 and \$1,212,987, respectively.

The major change in the balance of contract assets and contract liabilities is the difference of the time frame between the performance of obligation to be satisfied and the payment to be received.

(aa) Employees' and directors' compensations

Based on the Company's articles of incorporation, if there is any profit in a fiscal year, the Company's pre-tax profits in such fiscal year, prior to deduction of compensations to employees and directors, shall be distributed to employees as compensations in an amount of not less than two percent (2%) thereof and to directors as compensations in an amount of not more than two percent (2%) of such profits. In the event that the Company has accumulated losses, the Company shall reserve an amount to offset accumulated losses. The compensations to employees as mentioned above may be distributed in the form of stock or cash. Employees entitled to receive the said stock or cash may include the employees of the Company's subordinate companies pursuant to the Company Act (Employees entitled to receive the said stock or cash may include the employees of the Company's subordinate companies who meet certain conditions after the Company's articles of incorporation amended on June 21, 2019).

The Company accrued and recognized its employee compensation of \$184,938 and \$368,033 for the three months ended September 30, 2019 and 2018, respectively, \$518,917 and \$738,279 for the nine months September 30, 2019 and 2018, respectively, and directors' compensation of \$9,780 and \$19,461 for the three months ended September 30, 2019 and 2018, respectively, and \$27,440 and \$39,039 for the nine months ended September 30, 2019 and 2018, respectively. The estimated amounts mentioned above are based on the net profit before tax without the compensations to employees and directors of each respective ending period, multiplied by the percentage of the compensation to employees and directors, which was approved by the management. The estimations are recorded under operating expenses and cost. The differences between the amounts estimated and recognized in the financial statements, if any, are accounted for as changes in accounting estimates and recognized as profit or loss in the distribution year. If the Board of Directors approve to distribute employee compensation in the form of stock, the number of the shares of the employee compensation is based on the closing price of the day before the Board of Directors' meeting.

The Company accrued and recognized its employee compensation of \$930,857 and \$624,296, and directors' compensation of \$49,223 and \$33,012 for the years ended December 31, 2018 and 2017, respectively. There is no differences between the amount approved in the Board of Directors' meeting and those recognized in the financial statements, the related information can be accessed through the Market Observation Post System website.

(ab) Non-operating income and expenses

(i) Other income

The other income for the nine months ended September 30, 2019 and 2018, were as follows:

	Three months ended September 30, 2019	nded September ended September e		Nine months ended September 30, 2018	
Interest income					
Financial assets at					
amortized cost	\$ -	1,764	4,229	8,227	
Bank deposits and					
others	443,476	356,142	1,288,253	978,216	
Dividend revenue	10,469	13,383	127,349	279,044	
Other revenue	91,598	119,445	195,724	297,291	
:	\$545,543	490,734	1,615,555	1,562,778	

(ii) Other gains and losses

The other gains and losses for the nine months ended September 30, 2019 and 2018, were as follows:

Thuse menths

Nine menths

Thuse menths

	Three months ended September 30, 2019	ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Gains on disposal of			-0.40-	• • • • • • • • • • • • • • • • • • • •
investments	\$ 58,107	2,511,085	58,107	2,511,085
Gains (losses) on financial assets and liabilities at fair value through				
profit or loss, net	333,234	75,835	468,456	710,527
Foreign currency exchange losses,				
net	(196,038)	(152,773)	(273,029)	(957,528)
Gains (losses) on disposal of property, plant, and				
equipment, net	3,891	5,841	37,416	23,645
	\$ 199,194	2,439,988	290,950	2,287,729

Nine menths

Notes to Consolidated Financial Statements

(ac) Reclassification of the components of other comprehensive income

The details of reclassification of the components of other comprehensive income for the nine months ended September 30, 2019 and 2018, were as follows:

	Three months ended September 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Cash flow hedge:			_	_
Gains (losses) from current period	\$ -	(21,247)	(21,778)	1,968
Less: reclassification of gains and losses included in profit				
or loss		(10,717)	(21,778)	3,776
Profit (loss) recognized in other comprehensive				
income	\$ <u> </u>	(10,530)		(1,808)

(ad) Financial instruments

Except for those described below, there were no significant changes on fair value, credit risk, liquidity risk and market risk of financial instruments. Please refer to note (6)(ad) of the consolidated financial statements for the year ended December 31, 2018 for related information.

(i) Credit risk

Information of exposure to credit risk of notes and accounts receivable, please refer to note (6)(f).

Other financial assets at amortized cost include other receivables, investments in corporate bonds and time deposits. 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)(g) of the consolidated financial statements for the year ended December 31, 2018.) Due to the counter parties and the performing parties of the Group's time deposits are financial institutions with investment grade and above, these time deposits are considered to have low credit risk.

Notes to Consolidated Financial Statements

The movements in the allowance for the nine months ended September 30, 2019 and 2018 were as follows:

	Other ceivables
Balance on January 1, 2019	\$ 3,577
Impairment losses reversed	 (1,163)
Balance on September 30, 2019	\$ 2,414
Balance on January 1, 2018	\$ 82,014
Impairment losses reversed	(17,869)
The write-off amount which was not be recovered in the period	(62,071)
Effect of changes in exchange rates	 (2)
Balance on September 30, 2018	\$ 2,072

(ii) Liquidity risk

The following are the contractual maturities of financial liabilities, excluding estimated interest payments.

	Carrying Amount	Contractual cash flows	Within 1 year	1 ~ 2 years	Over 2 years
September 30, 2019					
Non-derivative financial liabilities					
Secured borrowings	\$ 108,281	(108,281)	(39,375)	(39,375)	(29,531)
Unsecured borrowings	93,540,281	(93,540,281)	(84,640,281)	(2,900,000)	(6,000,000)
Lease liabilities - current and					
non-current	1,622,148	(1,729,858)	(670,225)	(423,295)	(636,338)
Notes and accounts payable	174,946,240	(174,946,240)	(174,946,240)	-	-
Other payables	16,438,653	(16,438,653)	(16,438,653)	-	-
Bonds payable	963,090	(1,000,000)	-	-	(1,000,000)
Derivative financial liabilities					
Forward exchange contracts:	950				
Outflow		(110,516)	(110,516)	-	-
Inflow		108,727	108,727		
	\$ 287,619,643	(287,765,102)	(276,736,563)	(3,362,670)	(7,665,869)
December 31, 2018					
Non-derivative financial liabilities					
Secured borrowings	\$ 137,813	(137,813)	(39,375)	(39,375)	(59,063)
Unsecured borrowings	100,746,447	(100,746,447)	(89,846,447)	(8,600,000)	(2,300,000)
Notes and accounts payable	154,276,713	(154,276,713)	(154,276,713)	-	-
Other payables	14,790,757	(14,790,757)	(14,790,757)	-	-
Derivative financial liabilities					
Forward exchange contracts:	26,913				
Outflow		(5,016,249)	(5,016,249)	-	-
Inflow		4,978,708	4,978,708		
	\$ 269,978,643	(269,989,271)	(258,990,833)	(8,639,375)	(2,359,063)

Notes to Consolidated Financial Statements

		Carrying	Contractual			
	_	Amount	cash flows	Within 1 year	1 ~ 2 years	Over 2 years
September 30, 2018						
Non-derivative financial liabilities						
Secured borrowings	\$	167,656	(167,656)	(59,375)	(39,375)	(68,906)
Unsecured borrowings		114,304,651	(114,304,651)	(102,954,651)	(8,150,000)	(3,200,000)
Notes and accounts payable		170,568,096	(170,568,096)	(170,568,096)	-	-
Other payables		19,810,990	(19,810,990)	(19,810,990)	-	-
Derivative financial liabilities						
Forward exchange contracts:		11,546				
Outflow			(5,352,091)	(5,352,091)	-	-
Inflow			5,316,058	5,316,058	-	-
Forward exchange for hedging:		1,808				
Outflow			(53,631)	(53,631)	-	-
Inflow	_		51,562	51,562		
	\$_	304,864,747	(304,889,495)	(293,431,214)	(8,189,375)	(3,268,906)

The Group is not expecting that the cash flows included in the maturity analysis could occur significantly earlier or at significantly different amounts.

(iii) Currency risk

1) Exposure to foreign currency risk

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

	September 30, 2019			De	December 31, 2018			September 30, 2018		
		Foreign currency	Exchange rate	TWD	Foreign Currency	Exchange rate	TWD	Foreign currency	Exchange rate	TWD
Financial assets										
Monetary items										
USD to TWD	\$	8,575,289	31.02	266,005,465	7,189,719	30.715	220,832,219	7,470,862	30.525	228,048,063
USD to CNY		11,010	7.1217	341,530	3,986	6.8672	122,430	3,986	6.8827	121,673
EUR to TWD		113,289	33.87	3,837,098	95,397	35.20	3,357,974	107,522	35.48	3,814,881
CNY to USD		2,288,920	0.1404	9,968,723	1,726,768	0.1456	7,722,286	1,920,161	0.1453	8,516,456
Non-monetary items										
THB to TWD		406,394	1.0142	412,165	423,027	0.9460	400,184	479,312	0.9449	452,902
Financial liabilities										
Monetary items										
USD to TWD		8,324,505	31.02	258,226,145	7,145,553	30.715	219,475,660	7,711,210	30.525	235,384,685
USD to CNY		6,266	7.1217	194,371	5,451	6.8672	167,427	6,496	6.8827	198,290
USD to BRL		144,411	3.8322	4,479,629	140,772	3.8720	4,323,812	144,969	4.0039	4,425,179
EUR to TWD		43,000	33.87	1,456,410	31,186	35.20	1,097,747	27,705	35.48	982,973
CNY to USD		2,535,574	0.1404	11,042,952	2,778,232	0.1456	12,424,542	2,556,108	0.1453	11,337,061

2) Sensitivity analysis

The Group's exposure to foreign currency risk arises from the translation of the foreign currency exchange gains and losses on cash and cash equivalents, accounts receivable, other receivables, loans and borrowings, accounts payable, and other payables that are denominated in foreign currency. Assuming all other variable factors remain constant, a strengthening (weakening) 5% of appreciation (depreciation) of the each major foreign currency against Group entities' functional currency as of September 30, 2019 and 2018, would have increased (decreased) the net profit before tax as follows. The analysis is performed on the same basis for both periods.

	S	September 30, 2019	September 30, 2018	
USD (against the TWD)	_			
Strengthening 5%	\$	388,966	(366,831)	
Weakening 5%		(388,966)	366,831	
USD (against the CNY)				
Strengthening 5%		7,358	(3,831)	
Weakening 5%		(7,358)	3,831	
USD (against the BRL)				
Strengthening 5%		(223,981)	(221,259)	
Weakening 5%		223,981	221,259	
EUR (against the TWD)				
Strengthening 5%		119,034	141,595	
Weakening 5%		(119,034)	(141,595)	
CNY (against the USD)				
Strengthening 5%		(53,711)	(141,030)	
Weakening 5%		53,711	141,030	

3) Exchange gains and losses of monetary items

As the Group deals with diverse foreign currencies, gains or losses on foreign exchange were summarized as a single amount. For the three months and nine months ended September 30, 2019 and 2018, the foreign exchange losses, including both realized and unrealized, amounted to \$196,038 and \$152,773 and \$273,029 and \$957,528, respectively.

(iv) Interest rate analysis

The interest risk exposure from financial assets and liabilities has been disclosed in the note of liquidity risk management.

The following sensitivity analysis is based on the risk exposure to interest rate on the derivative and non-derivative financial instruments on the reporting date. Regarding the assets and liabilities with variable interest rates, the analysis is on the basis of the assumption that the amount of assets and liabilities outstanding at the reporting date were outstanding throughout the year. The rate of change is expressed as the interest rate increase or decrease by 0.25%, when reporting to management internally, which also represents the assessment of the Group's management for the reasonably possible interval of interest rate change.

Assuming all other variable factors remaining constant, if the interest rate had increased or decreased by 0.25%, the impact to the net profit before tax would be as follows for the nine months ended September 30, 2019 and 2018, which would be mainly resulted from the bank savings and borrowings with variable interest rates.

	Nine months ended September 30, 2019		Nine months ended September 30, 2018	
Interest increased by 0.25%	\$	(11,503)	(3,776)	
Interest decreased by 0.25%		11,503	3,776	

(v) Fair value information

1) The categories and fair value of financial instruments

The Group's financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income were measured at fair value on a recurring basis. The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It shall not include fair value information of the financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value and investments in equity instruments which do not have any quoted price in an active market in which the fair value cannot be reasonably measured.

	September 30, 2019					
	Fair Value					
	Book value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or loss—current and non-current						
Derivative financial assets for non-hedging	\$ 182,502	-	182,502	-	182,502	
Non-derivative financial assets mandatorily measured at fair value through profit or loss	3,777,050	-	3,656,014	121,036	3,777,050	
Subtotal	3,959,552					
Financial assets at fair value through other comprehensive income						
Stocks listed on domestic markets	1,882,874	1,882,874	-	-	1,882,874	
Stocks listed on foreign markets	412,165	412,165	-	-	412,165	
Stocks unlisted on domestic markets	2,158,100	-	-	2,158,100	2,158,100	
Stocks unlisted on foreign markets	184,206	-	-	184,206	184,206	
Accounts receivable	39,127,120	-	39,127,120	-	39,127,120	
Subtotal	43,764,465					

Notes to Consolidated Financial Statements

	September 30, 2019					
	Fair Value					
Financial assets measured at amortized	Book value	Level 1	Level 2	Level 3	Total	
cost						
Cash and cash equivalents	55,444,483	-	-	-	-	
Notes and accounts receivable, net	165,524,781	-	-	-	-	
Notes and accounts receivable due from related parties, net	104,454	_	_	_	-	
Other receivables	1,799,346	-	-	-	-	
Refundable deposits	468,686	-	-	-	-	
Subtotal	223,341,750					
Total	\$ <u>271,065,767</u>					
Financial liabilities at fair value through profit or loss						
Derivative financial liabilities for non- hedging	\$950	-	950	-	950	
Financial liabilities measured at amortized cost						
Short-term borrowings	67,790,281	-	-	-	-	
Notes and accounts payable	173,419,466	-	-	-	-	
Notes and accounts payable to related parties	1,526,774	-	-	-	-	
Other payables	16,438,653	-	-	-	-	
Bonds payable	963,090	-	-	-	-	
Lease liabilities - current and non-current	1,622,148	-	-	-	-	
Long-term borrowings current portion	16,889,375	-	-	-	-	
Long-term borrowings	8,968,906	-	-	-	-	
Deposits received	157,692	-	-	-	-	
Subtotal	287,776,385					
Total	\$ <u>287,777,335</u>					
		Dec	ember 31, 2018	.		
		Fair Value				
	Book value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through prof or loss—current and non-current	it					
Derivative financial assets for non-hedging	\$ 12,213	-	12,213	-	12,213	
Non-derivative financial assets mandatorily measured at fair value through profit or						
loss	4,668,311	633,859	3,965,062	69,390	4,668,311	
Subtotal	4,680,524					

Notes to Consolidated Financial Statements

	December 31, 2018						
	_						
Financial assets at fair value through other comprehensive income	Book value	Level 1	Level 2	Level 3	Total		
Stocks listed on domestic markets	2,730,648	2,730,648	-	-	2,730,648		
Stocks listed on foreign markets	400,184	400,184	-	-	400,184		
Stocks unlisted on domestic markets	1,990,100	-	-	1,990,100	1,990,100		
Stocks unlisted on foreign markets	51,363	-	-	51,363	51,363		
Accounts receivable	_23,020,497	-	23,020,497	-	23,020,497		
Subtotal	28,192,792						
Financial assets measured at amortized cost							
Cash and cash equivalents	70,296,545	-	-	-	-		
Corporate bonds – current	350,000	-	-	-	-		
Notes and accounts receivable, net	180,695,468	-	-	-	-		
Notes and accounts receivable due from related parties, net	58,106	-	-	-	-		
Other receivables	1,665,249	-	-	-	-		
Refundable deposits	401,753	-	-	-	-		
Subtotal	253,467,121						
Total	\$ <u>286,340,437</u>						
Financial liabilities at fair value through profit or loss							
Derivative financial liabilities for non- hedging	\$26,913	-	26,913	-	26,913		
Financial liabilities measured at amortized cost							
Short-term borrowings	72,350,197	-	-	-	-		
Notes and accounts payable	152,300,093	-	-	-	-		
Notes and accounts payable to related parties	1,976,620	-	-	-	-		
Other payables	14,790,757	-	-	-	-		
Long-term borrowings current portion	17,535,625	-	-	-	-		
Long-term borrowings	10,998,438	-	-	-	-		
Deposits received	209,354	-	-	-	-		
Subtotal	270,161,084						
Total	\$ <u>270,187,997</u>						

Notes to Consolidated Financial Statements

		September 30, 2018					
	_	Fair Value					
	Book value	Level 1	Level 2	Level 3	Total		
Financial assets at fair value through profi	t						
or loss—current and non-current							
Derivative financial asset for non-hedging	· · · · · · · · · · · · · · · · · · ·	-	19,828	-	19,828		
Non-derivative financial assets mandatorily							
measured at fair value through profit or							
loss	3,918,639	872,516	3,000,958	45,165	3,918,639		
Subtotal	3,938,467						
Financial assets at fair value through							
other comprehensive income							
Stocks listed on domestic markets	2,940,697	2,940,697	-	-	2,940,697		
Stocks listed on foreign markets	452,902	452,902	-	-	452,902		
Stocks unlisted on domestic markets	2,161,304	-	-	2,161,304	2,161,304		
Stocks unlisted on foreign markets	31,020	-	-	31,020	31,020		
Accounts receivable	37,183,987	-	37,183,987	-	37,183,987		
Subtotal	42,769,910						
Financial assets measured at amortized							
cost							
Cash and cash equivalents	72,064,833	-	-	-	-		
Corporate bonds — current	350,000	-	-	-	-		
Notes and accounts receivable, net	172,290,799	-	-	-	-		
Notes and accounts receivable due from							
related parties, net	24,725	-	-	-	-		
Other receivables	2,021,133	-	-	-	-		
Refundable deposits	304,511	-	-	-	-		
Subtotal	247,056,001						
Total	\$ <u>293,764,378</u>						
Financial liabilities at fair value through							
profit or loss							
Derivative financial liabilities for non-							
hedging	\$11,546	-	11,546	-	11,546		
Derivative financial liabilities for hedging	1,808	-	1,808	-	1,808		

Notes to Consolidated Financial Statements

	September 30, 2018						
	Fair Value						
	Book value	Level 1	Level 2	Level 3	Total		
Financial liabilities measured at							
amortized cost							
Short-term borrowings	84,959,651	-	-	-	-		
Notes and accounts payable	168,876,386	-	-	-	-		
Notes and accounts payable to related							
parties	1,691,710	-	-	-	-		
Other payables	19,810,990	-	-	-	-		
Long-term borrowings current portion	18,054,375	-	-	-	-		
Long-term borrowings	11,458,281	-	-	-	-		
Deposits received	171,248	-	-	-	-		
Subtotal	305,022,641						
Total	\$ <u>305,035,995</u>						

2) Fair value valuation technique of financial instruments not measured at fair value

The Group estimates financial instruments that not measured at fair value by methods and assumption as follows:

a) Financial liabilities measured at amortized cost

If there is quoted price generated by transactions, the recent transaction price and quoted price data is used as the basis for fair value measurement. However, if no quoted prices are available, the discounted cash flows are used to estimate fair values.

- 3) Fair value valuation technique of financial instruments measured at fair value
 - a) Non-derivative financial instruments

Financial instruments trade in active markets is based on quoted market prices. The quoted price of a financial instrument obtained from main exchanges and on-therun bonds from Taipei Exchange can be used as a base to determine the fair value of the listed companies' equity instrument and debt instrument of the quoted price in an active market.

If a quoted price of a financial instrument can be obtained in time and often from exchanges, brokers, underwriters, industrial union, pricing institute, or authorities and such price can reflect those actual trading and frequently happen in the market, then the financial instrument is considered to have a quoted price in an active market. If a financial instrument is not in accord with the definition mentioned above, then it is considered to be without a quoted price in an active market. In general, market with low trading volume or high bid-ask spreads is an indication of a non-active market.

Notes to Consolidated Financial Statements

The fair value of the listed company is determined by reference to the market quotation.

The measurements on fair value of the financial instruments without an active market are determined using the valuation technique or the quoted market price of its competitors. Fair value measured using the valuation technique can be extrapolated from similar financial instruments, discounted cash flow method, or other valuation techniques which include the model used in calculating the observable market data at the consolidated balance sheet date.

The measurement of fair value of a non-active market financial instruments held by the Group which do not have quoted market prices are based on the comparable market approach, with the use of key assumptions of price-book ratio multiple or earnings multiple of comparable listed companies as its basic measurement. These assumptions have been adjusted for the effect of discount without the marketability of the equity securities.

b) Derivative financial instruments

Measurement of the fair value of derivative instruments is based on the valuation techniques that are generally accepted by the market participants. For instance, discount method or option pricing models. Fair value of forward currency exchange is usually determined by using the forward currency rate.

4) Transfer from one level to another

There was no transfer from one level to another in the nine months ended September 30, 2019 and 2018.

5) Changes in level 3

The change in level 3 at fair value in the nine months ended September 30, 2019 and 2018, were as follow:

	fair v	ncial assets at alue through ofit or loss	Financial assets at fair value through other comprehensive income	Total	
Balance on January 1, 2019	\$	69,390	2,041,463	2,110,853	
Total gains and losses recognized:					
In profit or loss		(3,950)	-	(3,950)	
In other comprehensive income		-	100,525	100,525	
Purchased		55,596	208,666	264,262	
Disposal		-	(791)	(791)	
Proceeds of capital reduction of investment		-	(7,377)	(7,377)	
Effect of changes in exchange rates			(180)	(180)	
Balance on September 30, 2019	\$	121,036	2,342,306	2,463,342	

	fair	ncial assets at value through rofit or loss	Financial assets at fair value through other comprehensive income	Total	
Balance on January 1, 2018	\$	-	2,421,909	2,421,909	
Effects of retrospective application		48,709	5,273	53,982	
Adjusted balance on January 1, 2018		48,709	2,427,182	2,475,891	
Total gains and losses recognized:					
In profit or loss		(3,544)	-	(3,544)	
In other comprehensive income		-	(330,710)	(330,710)	
Purchased		-	107,877	107,877	
Proceeds of capital reduction of investment			(12,025)	(12,025)	
Balance on September 30, 2018	\$	45,165	2,192,324	2,237,489	

For the nine months ended September 30, 2019 and 2018, total gains and losses that were included in "other gains and losses, net" and "other comprehensive income, before tax, equity instruments at fair value through other comprehensive income" were as follows:

	Nine months ended September of		Nine months ended September
		30, 2019	30, 2018
Total gains and losses recognized:			
In profit or loss before tax (as "other gains and losses, net")	\$	(3,950)	(3,544)
In other comprehensive income (as "other comprehensive income, before tax, equity instruments at fair value through other			
comprehensive income")	\$	99,734	(330,710)

6) The quantified information for significant unobservable inputs (level 3) used in fair value measurement

The Group's financial instruments that use level 3 input to measure fair values include financial assets at fair value through other comprehensive income—equity instruments, financial assets at fair value through profit or loss—equity securities investment.

Most of fair value measurements of the Group which are categorized as equity investment into level 3 have several significant unobservable inputs. Significant unobservable inputs of equity investments without quoted price are independent of each other.

The quantified information for significant unobservable inputs was as follows:

Item	Valuation technique	Significant unobservable inputs	Inter-relationships between significant unobservable inputs and fair value
Financial assets at fair value through other comprehensive income—equity investment without an active market	Comparable market approach (Price-Book ratio method and Earnings multiplier method)	Price-Book ratio multiples (1.50~5.74, 1.33~5.86 and 1.23~9.31 respectively, on September 30, 2019 and December 31, and September 30, 2018)	The higher the multiple is, the higher the fair value will be.
		Multiples of earnings (3.02~14.95, 2.32~14.97 and 20.86, respectively, on September 30, 2019 and December 31 and September 30, 2018)	The higher the multiple is, the higher the fair value will be.
		Lack-of-Marketability discount rate (35%~82%, 40%~82% and 40%~85% respectively, on September 30, 2019 and December 31, and September 30, 2018)	The higher the Lack-of-Marketability discount rate is, the lower the fair value will be.
Financial assets at fair value through other comprehensive income	Net asset value method	Net asset value	Inapplicable
Financial assets at fair value through profit or loss – investment in private equity fund	Net asset value method	Net asset value	Inapplicable

7) Sensitivity analysis for fair value of financial instruments using level 3 inputs

The Group's fair value measurement on financial instruments is reasonable. However, the measurement would be different if different valuation models or valuation parameters are used. For financial instruments using level 3 inputs, if the valuation parameters changed, the impact on other comprehensive income or loss are as follows:

			Other comprehensive income			
	Input	Move up or down	Favorable change	Unfavorable change		
September 30, 2019						
Financial assets at fair value through other comprehensive income		5%	\$43,542	42,427		
	Multiples of earnings	5%	\$ <u>21,454</u>	20,442		
	Lack-of-Marketability discount rate	5%	\$946	<u>790</u>		
December 31, 2018						
Financial assets at fair value through other comprehensive income	Price-Book ratio multiples	5%	\$ <u>28,137</u>	28,119		
	Multiples of earnings	5%	\$ <u>28,210</u>	27,202		
September 30, 2018	Lack-of-Marketability discount rate	5%	\$ <u>2,093</u>	2,053		
•	D' D 1 '	5 0/	0 20.251	21.506		
Financial assets at fair value through other comprehensive income		5%	\$ <u>20,351</u>	21,596		
	Multiples of earnings	5%	\$ <u>17,484</u>	17,439		
	Lack-of-Marketability discount rate	5%	\$ <u>27,096</u>	<u>28,296</u>		

The favorable and unfavorable changes reflect the movement of the fair value, in which the fair value is calculated by using the different unobservable inputs in the valuation technique. The table above shows the effects of one unobservable input, without considering the inter-relationships with another unobservable input for financial instrument, if there are one or more unobservable inputs.

8) Offsetting financial assets and financial liabilities

The Group has financial instruments transactions applicable to the International Financial Reporting Standards NO. 32 Sections 42 endorsed by the FSC which requested for offsetting. Financial assets and liabilities relating to those transactions are recognized in the net amount of the balance sheets.

The following tables present the aforesaid offsetting financial assets and financial liabilities.

Notes to Consolidated Financial Statements

Unit: thousands of New Taiwan Dollars / thousands of US Dollars

Financial a	ssets that are offset wh		oer 30, 2019 sable master netti	ng arrangement	or similar agree	ment
1 11111101111	Gross amounts	Gross amounts of financial liabilities offset	Net amount of financial assets presented in	Amounts not	offset in the	
	of recognized financial assets (a)	in the balance sheet (b)	the balance sheet (c)=(a)-(b)	Financial instruments	Cash collateral received	Net amount (e)=(c)-(d)
Other current assets	\$ 79,539,189	79,539,189	-			
	(USD2,564,126)	(USD <u>2,564,126</u>)				
Financial lia	bilities that are offset w		oer 30, 2019 cisable master net	ting arrangemen	t or similar agro	eement
		C	Net amount of			
	Gross amounts of	Gross amounts of financial	financial liabilities	Amounts not	offset in the	
	recognized	assets offset in	presented in	balance s		
	Ü	the balance	the balance		Cash	
	financial liabilities	sheet	sheet	Financial	collateral	Net amount
Cl	(a)	(b)	(c)=(a)-(b)	instruments	received	(e)=(c)-(d)
Short-term borrowings	\$ 79,539,189	79,539,189				
	(USD <u>2,564,126</u>)	(USD <u>2,564,126</u>)				
F:	4-4b-4		oer 31, 2018			
r manciai a	ssets that are offset wh	Gross amounts	Net amount of	ng arrangement	or similar agree	ment
		of financial	financial assets	Amounts not	offset in the	
	Gross amounts	liabilities offset	presented in	balance s	sheet (d)	
	of recognized	in the balance	the balance		Cash	
	financial assets	sheet	sheet	Financial	collateral	Net amount
Other current assets	(a)	(b) 306,259	$\underline{\hspace{1cm} (c)=(a)-(b)}$	instruments	<u>received</u>	(e)=(c)-(d)
other current assets	\$306,259 (USD9,971_)					
	(03D)					
Fig	L:1:4: 414 664		oer 31, 2018	4	4	4
Financiai iia	bilities that are offset w	nich nave an exer	Net amount of	ting arrangemen	t or similar agr	eement
		Gross amounts	financial			
	Gross amounts of	of financial	liabilities	Amounts not	offset in the	
	recognized	assets offset in	presented in	balance s	sheet (d)	
		the balance	the balance	***	Cash	N Y .
	financial liabilities	sheet	sheet	Financial	collateral	Net amount
Short-term borrowings	(a) \$306,259	(b) 306,259	(c)=(a)-(b)	instruments	received	(e)=(c)-(d)
Short-term borrowings	300,239	300,239				
	(USD 9,971)	(USD <u>9,971</u>)				
Fig	santa that are -fft		per 30, 2018			
r inancial a	ssets that are offset wh	Gross amounts	Net amount of	ng arrangement	oi siiiiiar agree	шепі
		of financial	financial assets	Amounts not	offset in the	
	Gross amounts	liabilities offset	presented in	balance s		
	of recognized	in the balance	the balance		Cash	
	financial assets	sheet	sheet	Financial	collateral	Net amount
Othor over	(a)	(b)	(c)=(a)-(b)	instruments	received	(e)=(c)-(d)
	\$ 711.049	711,049	_	_	-	-
Other current assets	711,015					

Notes to Consolidated Financial Statements

September 30, 2018									
Financial lia	Financial liabilities that are offset which have an exercisable master netting arrangement or similar agreement								
			Net amount of						
		Gross amounts	financial						
	Gross amounts of	of financial	liabilities	Amounts not offset in the					
	recognized	assets offset in	presented in	balance	sheet (d)				
		the balance	the balance		Cash				
	financial liabilities	sheet	sheet	Financial	collateral	Net amount			
	(a)	(b)	(c)=(a)-(b)	instruments	received	(e)=(c)-(d)			
Short-term borrowings	\$ 711,049	711,049							
	(USD 23,294)	(USD 23,294)							

(ae) Financial risk management

The Group's objectives and policies for managing the financial risk are consistent with those disclosed in the note (6)(ae) of the consolidated financial statements for the year ended December 31, 2018.

(af) Capital management

The Group's objectives, policies and processes of capital management are the same as those disclosed in the consolidated financial statements for the year ended December 31, 2018. There were no significant changes of quantitative data of capital management compared to the consolidated financial statements for the year ended December 31, 2018. Please refer to note (6)(af) of the consolidated financial statements for the year ended December 31, 2018.

(ag) Investing and financing activities not affecting current cash flow

The Group's investing and financing activities which did not affect the current cash flow in the nine months ended September 30, 2019 were acquisition of right-of-use assets by leasing, please refer to note (6)(m). There were no investing and financing activities which did not affect the current cash flow in the nine months ended September 30, 2018.

Reconciliation of liabilities arising from financing activities were as follows:

	T 1		Other	Cantamban
	January 1, 2019	Cash flow	non-cash changes	September 30, 2019
Short-term borrowings	\$ 72,350,197	(4,559,916)	-	67,790,281
Proceeds from issuance of convertible bonds	-	1,007,240	(44,150)	963,090
Long-term borrowings	28,534,063	(2,673,832)	(1,950)	25,858,281
Lease liabilities	2,089,950	(584,470)	116,668	1,622,148
Guarantee deposits and others	238,324	(47,723)	40,645	231,246
Total liabilities from financing activities	\$ <u>103,212,534</u>	<u>(6,858,701</u>)	111,213	96,465,046

	January 1,		September
	2018	Cash flow	30, 2018
Short-term borrowings	\$ 56,515,525	28,444,126	84,959,651
Long-term borrowings	27,452,888	2,059,768	29,512,656
Guarantee deposits and others	180,207	20,008	200,215
Total liabilities from financing activities	\$ <u>84,148,620</u>	30,523,902	114,672,522

(7) Related-party transactions:

(a) Name and relationship with related parties

The followings are the entities that have had transactions with the Group during the periods covered in the financial statement.

Relationship with the Group
An associate
An associate
An associate
An associate
A joint venture company
The same chairman of the board with the
Company

Note 1: In August 2018, the Group has sold all its shares of LCFC and no longer has significant influence over it. Therefore, LCFC is not a related-party of the Group from September 2018.

(b) Transactions with key management personnel

Key management personnel remunerations comprised:

	Sep	Three months ended otember 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Short-term employee benefits	\$	145,967	182,285	451,495	482,628
Post-employment benefits		2,046	1,840	6,158	5,872
Share-based payments	_	7,569	2,672	22,707	(88,839)
	\$	155,582	<u>186,797</u>	480,360	399,661

(Continued)

Notes to Consolidated Financial Statements

There are no termination benefits and other long-term benefits. Please refer to note (6)(w) for explanations related to share-based payments.

(c) Significant related-party transactions

(i) Sale of goods to related parties

The amounts of significant sales transactions between the Group and related parties were as follows:

	ree months ended tember 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Associates	\$ 116,058	66,014	221,257	232,922
Other related parties	 		5	2,955
	\$ 116,058	66,014	221,262	235,877

Sales prices for related parties were similar to those of the third-party customers. The collection period was 60~120 days for related parties.

(ii) Purchase of goods from related parties

The amounts of significant purchase transactions between the Group and related parties were as follows:

		ended ptember 30, 2019	Three months ended September 30, 2018	Nine months ended September 30, 2019	Nine months ended September 30, 2018
Associates	\$	855,747	1,028,112	2,816,289	3,011,086
Other related parties		402,133	245,366	1,130,758	548,117
Joint venture		(350)	26,668	31,494	74,335
	\$	1,257,530	1,300,146	3,978,541	3,633,538

Purchase prices and payment period from related parties were similar to those from third-party suppliers. The payment period was $60\sim165$ days for related parties.

(iii) Receivables due from relate parties

The receivables arising from the transactions mentioned above and others on behalf of related parties were as follows:

Account	Related party categories		September 30, 2019	December 31, 2018	September 30, 2018
Notes and accounts receivable	Associates	\$	104,454	56,701	24,417
Notes and accounts receivable	Other related parties		-	1,405	308
Other receivables	Joint venture	_	342	120	301
		\$_	104,796	58,226	25,026

(iv) Payables to related parties

The payables arising from the transactions mentioned above and rendering of services from other related parties were as follows:

Account	Related party categories		September 30, 2019	December 31, 2018	September 30, 2018
Notes and accounts payable	Associates	\$	865,143	1,245,574	1,296,794
Notes and accounts payable	Other related parties		661,105	705,761	372,287
Notes and accounts payable	Joint venture		526	25,285	22,629
Other payables	Associates	_	1,701	1,019	
		\$_	1,528,475	1,977,639	1,691,710

(8) Pledged assets:

The carrying values of pledged assets were as follows:

Pledged Assets	Subject	_	September 30, 2019	December 31, 2018	September 30, 2018
Other current assets	Bail for court mandatory execution	\$	41,090	41,090	41,090
Property, plant and equipment	Long-term borrowings (including current portion) (note)		241,697	715,913	1,021,525
Other non-current assets	Guarantee of post-release duty payment to the customs and				
	guarantee of the customs	_	500	500	14,558
		\$ _	283,287	757,503	1,077,173

Note: Part of long-term borrowings had been settled, and the assets of property—land pledged as collaterals was released this year.

(9) Commitments and contingencies:

The details of commitments and contingencies were as follows:

- (a) On May 17, 2017, Qualcomm Inc. filed a lawsuit to the Southern District Court of California, USA against the Group for not paying the royalties of the patent license agreement. The Group has filed counterclaims against Qualcomm Inc. based on the antitrust law in the same court on July 19, 2017. The lawsuits was settled on April 16, 2019. The Group had compromised and both parties had agreed to drop the lawsuits.
- (b) In August 2019, Inventec Corporation filed a lawsuit to the Taiwan Taipei District Prosecutors Office against the Group concerning its former employees who joined the Group. This is deemed as an act of violation according to the Trade Secret Law and Copyright Law. The Group engaged lawyers to defend its right on this matter. Currently, the case is still in progress; therefore, the Group cannot make any reasonable estimation regarding the possible impact on its business operation.
- (c) The Group entered into various patent license agreements with third parties, and was required to make royalty payments of a predetermined amount periodically.
- (d) As of September 30, 2019 and December 31 and September 30, 2018, the Group's signed commitments to purchase property, plant and equipment amounted to \$771,719, \$187,872 and \$229,715, respectively.

(10) Losses due to major disasters: None

(11) Subsequent events: None

(12) Other:

(a) The employee benefits, depreciation and amortization expenses by categorized function are summarized as follows:

By function	Three months	ended Septer	nber 30, 2019	Three months	ended Septen	ber 30, 2018
	Operating	Operating		Operating	Operating	
By item	costs	expenses	Total	costs	expenses	Total
Employee benefits						
Salary	5,049,419	3,119,505	8,168,924	4,483,980	3,066,384	7,550,364
Labor and health insurance	241,593	196,461	438,054	218,408	181,615	400,023
Pension	335,701	124,825	460,526	328,455	122,212	450,667
Others	441,410	139,465	580,875	536,071	151,945	688,016
Depreciation	1,266,623	234,017	1,500,640	1,118,531	114,046	1,232,577
Amortization	26,586	96,875	123,461	11,887	73,311	85,198

Notes to Consolidated Financial Statements

By function	Nine months	ended Septem	ber 30, 2019	Nine months ended September 30, 2018			
By item	Operating costs	Operating expenses	Total	Operating costs	Operating expenses	Total	
Employee benefits							
Salary	13,767,820	9,039,405	22,807,225	12,917,451	8,379,428	21,296,879	
Labor and health insurance	671,915	595,696	1,267,611	639,287	541,184	1,180,471	
Pension	918,999	376,606	1,295,605	943,403	354,501	1,297,904	
Others	1,401,316	448,489	1,849,805	1,669,675	422,230	2,091,905	
Depreciation	3,723,387	695,120	4,418,507	3,058,137	347,397	3,405,534	
Amortization	58,511	273,854	332,365	38,205	217,997	256,202	

(b) Seasonality of operations

The Group's operations were not affected by seasonality or cyclicality factors.

(13) Other disclosures:

(a) Information on significant transactions

The following were the information on significant transactions required by the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" for the Group for the nine month ended September 30, 2019:

- (i) Loans to other parties: Please refer to Table 1
- (ii) Guarantees and endorsements for other parties: Please refer to Table 2
- (iii) Securities held as of September 30, 2019 (excluding investment in subsidiaries, associates and joint ventures): Please refer to Table 3
- (iv) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20% of the capital stock: Please refer to Table 4
- (v) Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None
- (vi) Disposals of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None
- (vii) Related-party transactions for purchases and sales with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: Please refer to Table 5
- (viii) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: Table 6
- (ix) Trading in derivative instruments: Please refer to note (6)(b)
- (x) Business relationships and significant intercompany transactions: Please refer to Table 7

- (b) Information on investees: Please refer to Table 8
- (c) Information on investment in Mainland China: Please refer to Table 9

(14) Segment information:

	Three months ended September 30, 2019			
	Information Strategically			
	technology integrated			
D.	<u>product segment</u> <u>product segment</u>	<u>Total</u>		
Revenue	Ф 242.217.057 7.707.240	240 022 207		
Revenue from external customers	\$ 242,216,057 7,707,340	249,923,397		
Revenue from segments Total revenue	e 242.216.057 7.707.240	240 022 207		
Reportable segment profit	\$\frac{242,216,057}{\$, \frac{2,108,520}{}} \frac{7,707,340}{398,846}	249,923,397 2,507,366		
Reportable segment profit	5 2,100,320 370,040	2,307,300		
	Three months ended September	er 30, 2018		
	Information Strategically			
	technology integrated	7 5. 4. 1		
D	product segment product segment	Total		
Revenue				
Revenue from external customers	\$ 246,651,742 6,756,722	253,408,464		
Revenue from segments				
Total revenue	\$	253,408,464		
Reportable segment profit	\$ <u>4,158,522</u> <u>218,031</u>	4,376,553		
	Nine months ended Septembe	r 30, 2019		
	Information Strategically			
	technology integrated			
	product segment product segment	Total		
Revenue				
Revenue Revenue from external customers	\$ 687,751,045 25,167,976	712,919,021		
		712,919,021		
Revenue from external customers		712,919,021 - - 712,919,021		
Revenue from external customers Revenue from segments	\$ 687,751,045 25,167,976			
Revenue from external customers Revenue from segments Total revenue	\$ 687,751,045 25,167,976 	712,919,021 7,239,701		
Revenue from external customers Revenue from segments Total revenue	\$ 687,751,045 25,167,976	712,919,021 7,239,701		
Revenue from external customers Revenue from segments Total revenue	\$ 687,751,045 25,167,976 \$ 687,751,045 25,167,976 \$ 5,852,725 1,386,976 Nine months ended Septembe Information Strategically integrated	712,919,021 7,239,701 r 30, 2018		
Revenue from external customers Revenue from segments Total revenue Reportable segment profit	\$ 687,751,045 25,167,976	712,919,021 7,239,701		
Revenue from external customers Revenue from segments Total revenue	\$ 687,751,045 25,167,976 \$ 687,751,045 25,167,976 \$ 5,852,725 1,386,976 Nine months ended Septembe Information Strategically integrated	712,919,021 7,239,701 r 30, 2018		
Revenue from external customers Revenue from segments Total revenue Reportable segment profit	\$ 687,751,045 25,167,976 \$ 687,751,045 25,167,976 \$ 5,852,725 1,386,976 Nine months ended Septembe Information Strategically integrated	712,919,021 7,239,701 r 30, 2018		
Revenue from external customers Revenue from segments Total revenue Reportable segment profit Revenue	\$ 687,751,045 25,167,976 \$ 687,751,045 25,167,976 \$ 5,852,725 1,386,976 Nine months ended Septembe Information Strategically integrated product segment product segment	712,919,021 7,239,701 r 30, 2018		
Revenue from external customers Revenue from segments Total revenue Reportable segment profit Revenue Revenue Revenue	\$ 687,751,045 25,167,976 \$ 687,751,045 25,167,976 \$ 5,852,725 1,386,976 Nine months ended Septembe Information Strategically integrated product segment product segment	712,919,021 7,239,701 r 30, 2018		
Revenue from external customers Revenue from segments Total revenue Reportable segment profit Revenue Revenue Revenue from external customers Revenue from segments	\$ 687,751,045 25,167,976 \$ 687,751,045 25,167,976 \$ 5,852,725 1,386,976 Nine months ended Septembe Information technology integrated product segment \$ 668,772,302 18,632,088	712,919,021 7,239,701 r 30, 2018 Total 687,404,390		

Notes to Consolidated Financial Statements

Table 1 Loans to other parties:

(September 30, 2019)

(In Thousands of New Taiwan Dollars)

_									(In Thousands of New Taiwan Dollars)								
					Highest balance of financing to other parties		Actual usage amount	Range of interest rates	Purposes of fund financing	Transaction amount for business	Reasons for short-	Allowance	Colla	ateral	Individual	Maximum	
N	Name of lender	Name of borrower	Account name	Related party	during the period	Ending balance	during the period	during the period	for the borrower	between two parties	term financing	for bad debt	Item	Value	funding loan limits	limit of fund financing	Note
(CVC	Other	Y	316,000	310,200	142,692	3.20%	Short-term	-	Operating	-	-	-	21,162,822	42,325,644	(Note 1)
(UCGI	Other	Y	500,000	250,000	220,000	1.20%	Short-term	-	demand	-	-	-	21,162,822	42,325,644	(Note 1)
c	Company	HengHao	receivables Other	Y	405,369	401,600	201,600	1.2%~2.82%	financing Short-term	-	demand	-	-	-	21,162,822	42,325,644	(Note 1)
c	Company	CEB	Other	Y	1,580,000	1,551,000	1,551,000	3.50%	Short-term	-	demand	-	-	-	21,162,822	42,325,644	(Note 1)
1	Company	CEP	Other	Y	110,600	108,570	44,979	3.50%	Short-term	-	demand	-	-	-	34,926,977	34,926,977	(Note 2)
2	СРІ	CVC	Other receivables	Y	316,000	-	-	3.20%	Short-term	-	demand Operating demand	-	-	-	900,177	900,177	(Note 3)
3	CPC	CDE	Other receivables	Y	1,380,900	1,306,800	1,306,800	2.20%	Short-term	-	Operating	-	-	-	2,040,377	2,040,377	(Note 4)
4	CIT	CCI Nanjing	Other receivables	Y	2,212,000	2,171,400	2,171,400	2.76%	Short-term financing	-	demand Operating demand	-	-	-	20,445,466	20,445,466	(Note 5)
4	CIT	Rayonnant (Taicang)	Other receivables	Y	69,045	65,340	65,340	4.35%	Short-term financing	-	Operating demand	-	-	-	20,445,466	20,445,466	(Note 5)
5	PFG	CEB	Other receivables	Y	308,950	-	-	2.50%	Short-term financing	-	Operating financing	-	-	-	421,799	421,799	(Note 6)
e	СРО	HengHao Kunshan	Other receivables	Y	644,420	609,840	609,840	4.35%	Short-term financing	-	Operating demand	-	-	-	2,796,969	2,796,969	(Note 7)
7	CET	вт	Other receivables	Y	274,800	261,360	47,916	2.20%	Short-term financing	-	Operating demand	-	-	-	4,824,445	4,824,445	(Note 8)
8	Panpal	HengHao	Other receivables	Y	600,000	600,000	600,000	1.20%	Short-term financing	-	Operating demand	-	-	-	2,177,306	2,177,306	(Note 9)
9	Arcadyan	Acradyan Brasil	Other receivables	Y	246,160	62,040	-	1.00%	Short-term financing	-	Operating financing	-	-	-	1,911,841	3,823,682	(Note 10)
ò	Arcadyan	Arcadyan UK	Other receivables	Y	219,730	217,140	-	1.00%	Transaction for business between two parties	4,653,000	-	-	1	-	1,911,841	3,823,682	(Note 10)
ç	Arcadyan	Arcadyan AU	Other receivables	Y	126,400	-	-	1.00%	Transaction for business between two parties	1,551,000	=	=	-	-	1,240,800	3,823,682	(Note 10)
Ģ	Arcadyan	Arcadyan Vietnam	Other receivables	Y	284,400	279,180	-	1.00%	Transaction for business between two parties	620,400	-	-	-	-	496,320	3,823,682	(Note 10)
1	Zhi-pal	Acradyan Brasil	Other receivables	Y	34,760	34,122	34,122	1.00%	Short-term financing	=	Operating financing	-	-	-	45,036	180,146	(Note 11)
1	Arcadyan Holding	CNC	Other receivables	Y	523,940	-	-	1.00%	Short-term financing	-	Operating financing	-	-	-	1,202,687	1,202,687	(Note 12)

According to the Company's Procedures of Lending Funds to Other Parties, the total amount of loans to others shall not exceed 40% of the net worth of the Company. When a short-term financing facility with the Company is necessary, the total amount for lending to any company shall not exceed 80% of the borrower's net worth, nor shall it be more than 50% of the Company's lendable amount limit, and shall be combined with the company's endorsements/guarantees for calculation. In addition, the total amount lendable to 100% directly or indirectly owned subsidiaries by the Company is unrestricted by

- the aforesaid restriction of 80%, but the maximum amount shall not exceed 50% of the Company's lendable limit, and shall be combined with the company's amount of loans to others when calculating. Note 2: According to CIH's Procedures for Lending Funds to Other Parties, the total amount of loans to others shall not exceed 40% of the net worth of CIH. When a shortterm financing facility with CIH is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of CIH's total amount of lendable capital, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the ultimate parent company's 100% directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions, but the maximum amount shall not exceed the net worth of CIH, and shall be combined with the company's endorsements/guarantees for the borrower when
- According to CPI's Procedures for Lending Funds to Other Parties, the total amount of loans to others shall not exceed 40% of the net worth of CPI. When a shortterm financing facility with CPI is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of CPI's total amount of lendable capital, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the ultimate parent company's 100% directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions, but the maximum amount shall not exceed the net worth of CPI, and shall be combined with the company's endorsements/guarantees for the borrower when
- According to CPC's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of CPC. When a shortterm financing facility with CPC is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of CPC's total amount of capital lent, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the ultimate parent company's 100% directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions, but the maximum amount shall not exceed the net worth of CPC, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.

Notes to Consolidated Financial Statements

Table 1 Loans to other parties:

(September 30, 2019)

- Note 5: According to CIT's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of CIT. When a shortterm financing facility with CIT is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of CIT's total amount of capital lent, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the ultimate parent company's lo0% directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions, but the maximum amount shall not exceed the net worth of CIT, and shall be combined with the company's endorsements/guarantees for the borrower when calculatine.
- Note 6: According to PFG's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of PFG. When a shortterm financing facility with PFG is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of PFG's total amount of lendable capital, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the ultimate parent company's look directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions, but the maximum amount shall not exceed the net worth of PFG, and shall be combined with the company's endorsements/guarantees for the borrower when calculation
- Note 7: According to CPO's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of CPO. When a shortterm financing facility with CPO is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of CPO's total amount of lendable capital, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the ultimate parent company's 100% directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions, but the maximum amount shall not exceed the net worth of CPO, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 8: According to CET's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of CET. When a shortterm financing facility with CET is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of CET's total amount of lendable capital, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the ultimate parent company's lo0% directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions, but the maximum amount shall not exceed the net worth of CET, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 9: According to Panpal's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of Panpal. When a shortterm financing facility with Panpal is necessary, the total amount for lending the borrower shall not exceed 80% of the borrower's net worth, nor shall it exceed 50% of Panpal's total amount of lendable capital, and shall be combined with the company's endorsements/guarantees for calculation. In addition, when lending to the total amount lendable to 100% directly or indirectly owned subsidiaries by the Company, or the ultimate parent company's 100% directly or indirectly owned overseas subsidiaries, the total amount of loans is not limited by the two aforesaid restrictions of 80%, but the maximum amount shall not exceed the of Panpal, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 10: According to Arcadyan's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of Arcadyan. To borrowers having business relationship with Arcadyan, the total amount for lending the borrower shall not exceed 80% of the transaction amount in the last fiscal year or the expecting amount for the current year, nor shall it exceed 20% of the net worth of Arcadyan. Also, the amount shall be combined with the Arcadyan's endorsements/guarantees for the borrower when calculating. When a short-term financing facility is necessary, the borrower should be Arcadyan's investee. The total amount for lending the borrower shall not exceed 80% of the net worth of the borrower, nor shall it exceed 20% of the net worth of Arcadyan, and shall be combined with the Arcadyan's endorsements/guarantees for the borrower when calculating.
- Note 11: The total amount of loans to others shall not exceed 40% of the net worth of Zhi-pal. To borrowers having business relationship with Zhi-pal, the total amount for lending the borrower shall not exceed 80% of the transaction amount in the last fiscal year or the expecting amount for the current year, nor shall it exceed 20% of the net worth of Zhi-pal. When a short-term financing facility is necessary, the borrower should be Zhi-pal's investee, and the total amount for lending the borrower shall not exceed 10% of the net worth of the borrower.
- Note 12: According to Arcadyan Holding's Procedures of Lending Funds to Other Parties, the total amount of loans to others shall not exceed the net worth of Arcadyan Holding. When a short-term financing facility is necessary, the borrower should be Arcadyan Holding's investee. The total amount for lending the borrower shall not exceed the net worth of Arcadyan Holding, and shall be combined with the Arcadyan Holding's endorsements/ guarantees for the borrower when calculating.
- Note 13: The transactions had been eliminated in the consolidated financial statements.

Notes to Consolidated Financial Statements

Table 2 Guarantees and endorsements for other parties:

(September 30, 2019)

(In Thousands of New Taiwan Dollars)

		Counter-party of guarantee and endorsement		Limitation on amount of Highest balance for		Balance of		Ratio of accumulated Property amounts of			endorsements	endorsements /guarantees	to third
No	Name of guarantor	Name	Relationship with the Company	guarantees and endorsements for a specific enterprise	guarantees and endorsements during the period	guarantees and endorsements as of reporting date	Actual usage amount during the period	pledged for guarantees and endorsements (Amount)	guarantees and endorsements to net worth of the latest financial statements	Maximum amount for guarantees and endorsements (Note 1)and(Note 4)	/guarantees to third parties on behalf of subsidiary	to third parties on behalf of parent company	parties on behalf of companies in Mainland China
	The Company		(Note 3)	26,453,527	63,200	62,040	62,040	-	0.06%	52,907,055	Y	-	-
0	The Company	CEP	(Note 2)	26,453,527	260,766	208,503	208,503	-	0.20%	52,907,055	Y	-	-
1		Arcadyan Brasil	(Note 5)	1,274,560	246,160				-	3,823,682	Y	-	-

Note 1: According to the Company's Procedures for Endorsement and Guarantee, the total amount of endorsements/ guarantees the Company or the Group is permitted to make shall not exceed 50% of the Company's net worth. Endorsements/ guarantees the Company and the Group are permitted to make for a single company shall not exceed 25% of the Company's net worth. For entities having business relationship with the Company, the amount of endorsements/ guarantees for a single company shall not exceed 80% of the transaction amount in the last fiscal year or the expecting amount of the current year, and shall be combined with the amount lend to others when calculating. The amount of endorsements/ guarantees permitted to make between subsidiaries whose over 90% of its voting shares are owned, directly or indirectly, by the Company shall be no more than 10% of the net worth of the Company. The amount of endorsements/ guarantees permitted to make between directly or indirectly wholly owned subsidiaries is not limited by the aforementioned restriction, only the maximum amount shall be no more than 25% of the net worth of the Company.

Note 2: Subsidiary whose over 50% common stock is directly owned.

Note 3: Subsidiary whose over 50% common stock is indirectly owned.

Note 4: According to Arcadyan's Procedures for Endorsement and Guarantee, the total amount shall not exceed 40% of the net worth for latest financial statements audited or reviewed by Certified Public Accountants, and the amount for a single company shall not exceed 1/3 of the total amount.

Note 5: Subsidiary whose 100% common stock is directly owned by Arcadyan.

Table 3 Securities held as of September 30, 2019 (excluding investment in subsidiaries, associates and joint ventures): (September 30, 2019)

			=		Ending ba		n Thousands of	shares/ units)
						Holding		
Name of holder	Category and name of security	Relationship with security issuer	Account name	Shares/Units (thousands)	Carrying value	percentage (%)	Fair value	Note
The Company	Taiwan Star	-	Financial assets at fair value through other comprehensive income-non-current	98,046	639,263	3%	639,263	
	Kinpo Electronics, Inc. ("Kinpo")	The same chairman of the Company	Financial assets at fair value through other comprehensive income-non-current	124,044	1,327,268	9%	1,327,268	
	Cal-Comp Electronics (Thailand) Public Co., Ltd.	The same chairman of the Company	Financial assets at fair value through other comprehensive income-non-current	239,631	412,165	5%	412,165	
	Innolux Corporation ("Innolux")	-	Financial assets at fair value through other comprehensive income-non-current	27,163	179,276	-	179,276	
	HWA VI Venture Capital Corp.	-	Financial assets at fair value through other comprehensive income-non-current	290	24,817	10%	24,817	
	HWA Chi Venture Capital Corp.	-	Financial assets at fair value through other comprehensive income-non-current	842	19,107	11%	19,107	
	mProbe Ltd.	-	Financial assets at fair value through other comprehensive income-non-current	4,000	43,280	3%	43,280	
	Global BioPharma, Inc.	-	Financial assets at fair value through other comprehensive income-non-current	2,000	35,700	3%	35,700	
	PrimeSensor Technology Inc.	-	Financial assets at fair value through other comprehensive income-non-current	861	7,352	3%	7,352	
	IIH Biomedical Venture Fund	-	Financial assets at fair value through profit or loss-non current	2,500	25,000	7%	25,000	
	Others		Financial assets at fair value through profit or loss and other comprehensive income		196,944			
	Total				2,910,172			
Panpal	Compal Electronics, Inc.	The parent company	Financial assets at fair value through other comprehensive income-non-current	31,648	566,501	1%	566,501	(Note 1)
	Kinpo	The same chairman of the Company	Financial assets at fair value through other comprehensive income-non-current	23,172	247,946	2%	247,946	
	CDIB Partners Investment Holding Corp.	-	Financial assets at fair value through other comprehensive income-non-current	54,000	968,220	5%	968,220	
	AcBel	The same chairman of the Company	Financial assets at fair value through other comprehensive income-non-current	5,677	120,913	1%	120,913	
	Taiwan Biotech Co., Ltd.	-	Financial assets at fair value through other comprehensive income-non-current	4,897	100,147	3%	100,147	
	Others	-	Financial assets at fair value through other comprehensive income-non-current		83,870			
	Total				2,087,597			
Gempal	Compal Electronics, Inc.	The parent company	Financial assets at fair value through other comprehensive income-non-current	18,369	328,811	-	328,811	(Note 1)
	Lian Hong Art. Co., Ltd.	-	Financial assets at fair value through other comprehensive income-non-current	2,140	46,048	8%	46,048	
	Global BioPharma, Inc.	-	Financial assets at fair value through other comprehensive income-non-current	2,000	35,700	3%	35,700	

Table 3 Securities held as of September 30, 2019 (excluding investment in subsidiaries, associates and joint ventures): (September 30, 2019)

					Ending ba			
Name of holder	Category and name of security	Relationship with security issuer	Account name	Shares/Units (thousands)	Carrying value	Holding percentage (%)	Fair value	Note
Gempal	Others	-	Financial assets at fair value through other comprehensive income-non-current	(thousands)	2,448	(78)	ran value	Hote
Hong Ji	Total SUYIN Optronics Co., Ltd. ("SUYIN Optronics")	-	Financial assets at fair value through other comprehensive	380	413,007 182	1%	182	
Hong Jin	SUYIN Optronics		income-non-current Financial assets at fair value through other comprehensive	332	160	1%	160	
Arcadyan	GeoThings Inc.	-	income-non-current Financial assets at fair value through profit or loss-non-	200	-	9%	-	(Note 2
	AirHop Communication Inc.	-	current Financial assets at fair value through profit or loss-non- current	1,152	-	7%	-	(Note 2
	Adant Technologies Inc.	-	Financial assets at fair value through profit or loss-non-current	349	-	6%	-	(Note 2)
	IOT EYE, Inc.	-	Financial assets at fair value through profit or loss-non-current	60	-	6%	-	(Note 2)
	TIEF FUND L.P.	-	Financial assets at fair value through profit or loss-non-current	-	45,926	7%	45,926	(Note 2
	Chimei Motor Electronics Co., LTD		Financial assets at fair value through other comprehensive income-non-current	1,650	49,500	9%	49,500	
	Total				95,426			
Mactech	Taichung International Golf Country Club	-	Financial assets at fair value through other comprehensive income-non-current	-	7,650	-	7,650	
ННВ	HWALLAR OPTRONICS (Fuzhou) CO., LTD.	-	Financial assets at fair value through profit or loss-non-current			19%	-	(Note 2
Mithera	Beyond Limits, Inc.	-	Financial assets at fair value through other comprehensive income-non-current	873	139,590	-	139,590	
CPC	Structured deposits–SPD Bank Yield Plus Structured Deposit	-	Financial assets at fair value through profit or loss-current	-	394,888	-	394,888	
CIT	Structured deposits–Bank of Communications Yun Tong Cai Fu, Structured Deposit	-	Financial assets at fair value through profit or loss-current	-	886,415	-	886,415	
CIC	Structured deposits–SPD Bank Yield Plus Structured Deposit	-	Financial assets at fair value through profit or loss-current	-	438,764	-	438,764	
CET	Structured deposits–Bank of Communications Yun Tong Cai Fu, Structured Deposit	-	Financial assets at fair value through profit or loss-current	-	443,208	-	443,208	
	Structured deposits–SPD Bank Yield Plus Structured Deposit	-	Financial assets at fair value through profit or loss-current	-	833,652	-	833,652	
CEC	Total Structured deposits-Bank of Communications Yun Tong Cai Fu, Structured Deposit	-	Financial assets at fair value through profit or loss-current	-	1,276,860 526,966	-	526,966	
CEQ	Structured deposits-Bank of Communications Yun Tong Cai Fu, Structured Deposit	-	Financial assets at fair value through profit or loss-current	-	132,121	-	132,121	

Note 1:The transaction had been eliminated in the consolidated financial statements.

Note 2:The carrying value is the remaining amount after deducting accumulated impairment.

Table 4 Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20% of the capital stock: (For the nine-month ended September 30, 2019)

				D 1 4 14											usands of New T	
Name of	Category and name	Account	Name of	Relationship with the	Beginnin Shares/ Units	g Balance	Purc Shares/ Units	hases	Shares/ Units	Sal	es	Gain (loss)	Otl Shares/ Units	ners	Ending Shares/ Units	Balance
company	of security	name	counter-party	company	(thousands)	Amount	(thousands)	Amount	(thousands)	Price	Cost	on disposal	(thousands)	Amount	(thousands)	Amount
The Company	Chipbond	Financial assets at fair value through profit or loss-current	-	-	4,593	284,768	-	-	4,593	307,207	307,207	-	-	22,439 (Note 1)	-	-
The Company	Innolux Corporation	Financial assets at fair value through other comprehensive income-non- current	-	-	109,227	1,061,690	-	-	82,064	574,225	574,225	-	-	(308,190) (Note 1)	27,163	179,276
Panpal	Chipbond	Financial assets at fair value through profit or loss-current	-	-	5,251	325,560	-	-	5,251	344,843	344,843	-	-	19,283 (Note 1)	-	-
CPC	Structured deposits— SPD Bank Yield Plus Structured Deposit	Financial assets at fair value through profit or loss-current	Shanghai Pudong Development Bank	-	-	179,963	-	1,217,018	-	1,000,910	990,806	10,104 (Note 2)	-	(1,183) (Note 1)	-	394,888
CIT	Structured deposits- Bank of Communications Yun Tong Cai Fu. Structured Deposit	Financial assets at fair value through profit or loss-current	Bank of Communications	-	-	-	-	904,846	-	-	-	- (Note 2)	-	(18,431) (Note 1)	-	886,415
CEC	Structured deposits- Bank of Communications Yun Tong Cai Fu. Structured Deposit	Financial assets at fair value through profit or loss-current	Bank of Communications	-	-	576,466	-	1,529,188	-	1,582,027	1,565,382	16,645 (Note 2)	-	3,339 (Note 1)	-	526,966
CEQ	Structured Deposit Structured deposits- Bank of Communications Yun Tong Cai Fu. Structured Deposit	Financial assets at fair value through profit or loss-current	Bank of Communications	-	-	260,029	-	370,987	-	502,701	497,665	5,036 (Note 2)	-	3,806 (Note 1)	-	132,121
CEQ	Structured deposits- Industrial Bank Structured Deposits	Financial assets at fair value through profit or loss-current	Industrial Bank Co.,Ltd	-	-	259,705	-	262,405	-	532,693	524,810	7,883 (Note 2)	-	10,583 (Note 1)	-	-
CPO	Structured deposits- Bank of Communications Yun Tong Cai Fu.	Financial assets at fair value through profit or loss-current	Bank of Communications	-	-	448,948	-	-	-	456,933	452,422	4,511 (Note 2)	-	7,985 (Note 1)	-	-
CPO	Structured Deposit Structured deposits— SPD Bank Yield Plus Structured Deposit		Shanghai Pudong Development Bank	-	-	480,285	-	-	-	487,848	484,092	3,756 (Note 2)	-	7,563 (Note 1)	-	-
СРО	Structured deposits- The RMB "Open on schedule" Financial Product	Financial assets at fair value through profit or loss-current	Bank of China	-	-	-	-	452,423	-	461,723	452,423	9,300 (Note 2)	-	9,300 (Note 1)	-	
CIC	Structured deposits— SPD Bank Yield Plus Structured Deposit	Financial assets at fair value through profit or loss-current	Shanghai Pudong Development Bank	-	-	179,699	-	1,085,815	-	822,474	814,361	8,113 (Note 2)	-	(4,276) (Note 1)	-	438,764
CET	Structured deposits- Bank of Communications Yun Tong Cai Fu.	Financial assets at fair value through profit or loss-current	Bank of Communications	-	-	225,651	-	1,131,057	-	914,464	904,845	9,619 (Note 2)	-	964 (Note 1)	-	443,208
CET		Financial assets at fair value through profit or loss-current	Agricultural Bank of China	-	-	676,881	-	452,423	-	1,142,422	1,131,057	11,365 (Note 2)	-	13,118 (Note 1)	-	-
CET	The RMB "Open on	Financial assets at fair value through profit or loss-current	Bank of China	-	-	451,154	-	226,211	-	685,263	678,634	6,629 (Note 2)	-	7,898 (Note 1)	-	-
CET	Structured deposits- SPD Bank Yield Plus Structured Deposit	Financial assets at fair value through profit or loss-current	Shanghai Pudong Development Bank	-	-	-	-	1,312,027	-	456,891	452,423	4,468 (Note 2)	-	(21,484) (Note 1)	-	833,652
CET	Structured deposits- Win-win Interest Rate Structure RMB Structural Deposits	Financial assets at fair value through profit or loss-current	China CITIC Bank	-	-	-	-	452,423	-	456,765	452,423	4,342 (Note 2)	-	4,342 (Note 1)	-	-

Note 1:Others were valuation gains and losses and foreign exchange gains and losses. Note 2:Including gains and losses on disposal and foreign exchange gains and losses.

Table 5 Related-party transactions for purchases and sales with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: (For the nine-month ended September 30, 2019)

	ı	T					1		(In Tho	usands of New Tai	wan Dollars)
				Two	nsaction deta	ile.		ons with terms from others	Notes/Accoun (paya		
Company	Counter	Nature of	Purchase/	114	Percentage of total purchases/	115	unieren	non others	Ending	Percentage of total notes/accounts receivable	
Name	party	relationship	(Sale)	Amount	(sales)	Payment terms	Unit price	Payment Terms	Balance	(payable)	Note
The Company	UCGI	Subsidiaries wholly owned by the Company	Sale	(171,267)	1	120 days	Similar to non- related parties	There is no significant difference	151,998	0.1%	(Note 2)
	CBN	The Company's subsidiaries	Sale	(812,466)	(0.1)%	90 days	Similar to non- related parties	There is no significant difference	638,306	0.3%	(Note 2)
	CIH and its subsidiaries	Subsidiaries wholly owned by the Company	Purchase	112,393,303	16.8%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary	(50,727,061)	(29.6)%	(Note 2)
	Just and its subsidiaries	Subsidiaries wholly owned by the Company	Purchase	60,765,175	9.1%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary	(8,433,593)	(4.9)%	(Note 2)
	HSI and its subsidiaries	Subsidiaries wholly owned by the Company	Purchase	2,678,061	0.4%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary	(1,614,318)	(0.9)%	(Note 2)
	BCI and its subsidiaries	Subsidiaries wholly owned by the Company	Purchase	18,139,957	2.7%	120 days	Markup based on BCI and its subsidiaries's cost	There is no significant difference, and adjustments will be made based on demand for funding if necessary	(7,950,274)	(4.6)%	(Note 2)
	Etrade and its subsidiaries	Subsidiaries wholly owned by the Company	Purchase	9,578,144	1.4%	Net 60 days from purchase	Markup based on Etrade and its subsidiaries's cost	There is no significant difference, and adjustments will be made based on demand for funding if necessary	(5,100,571)	(3.0)%	(Note 2)
	Webtek	Subsidiaries wholly owned by the Company	Purchase	34,469,915	5.1%	Net 60 days from purchase	Markup based on Webtek's cost	There is no significant difference, and adjustments will be made based on demand for funding if necessary	(576,232)	(0.3)%	(Note 2)
	Forever	Subsidiaries wholly owned by the Company	Purchase	18,139,071	2.7%	Net 60 days from purchase	Markup based on Forever's cost	There is no significant difference, and adjustments will be made based on demand for funding if necessary	(614,096)	(0.4)%	(Note 2)
Just and its subsidiaries	Webtek	With the same ultimate parent company	Sale	(24,375,017)	(26.5)%	Net 60 days from delivery	According to markup pricing	Adjustments will be made based on demand for funding	-	-	(Note 2)
	Compal Electronic, Inc.	Parent company	Sale	(60,765,175)	(66.0)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary	8,383,903	20.0%	(Note 2)
	Forever	With the same ultimate parent company	Sale	(6,892,761)	(7.5)%	Net 60 days from delivery	Similar to non- related parties	Adjustments will be made based on demand for funding	-	-	(Note 2)
CIH and its subsidiaries	Compal Electronic, Inc.	Parent company	Sale	(112,259,607)	(86.3)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary	50,727,061	37.8%	(Note 2)
	СЕВ	With the same ultimate parent company	Sale	(168,869)	(0.1)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary	96,676	-	(Note 2)
	Forever	With the same ultimate parent company	Sale	(9,187,778)	(7.1)%	Net 60 days from delivery	According to markup pricing	Adjustments will be made based on demand for funding	-	-	(Note 2)
CBN	Compal Electronic, Inc.	Parent company	Purchase	809,031	55.0%	Net 90 days from purchase	-	There is no significant difference	(638,371)	(69.0)%	(Note 2)
BCI and its subsidiaries	Compal Electronic, Inc.	Parent company	Sale	(18,140,881)	(81.4)%	120 days	Markup based on BCI and its subsidiaries's cost	Adjustments will be made based on demand for funding	7,950,274	78.4%	(Note 2)
	CEB	With the same ultimate parent company	Sale	(1,720,629)	(7.7)%	120 days	According to markup pricing	There is no significant difference	1,142,000	4.7%	(Note 2)
Webtek	Compal Electronic, Inc.	Parent company	Sale	(34,469,915)	(100.0)%	Net 60 days from delivery	According to markup pricing	Adjustments will be made based on demand for funding	576,232	100.0%	(Note 2)

 $Table \ 5 \quad Related-party \ transactions \ for \ purchases \ and \ sales \ with \ amounts \ exceeding \ the \ lower \ of \ NT\$100 \ million \ or \ 20\% \ of \ the \ capital \ stock:$ (For the nine-month ended September 30, 2019)

			T							isands of New Ta	an Donals
				Tra	nsaction deta	ils		ons with terms from others	Notes/Account (paya		
Company	Counter	Nature of	Purchase/		Percentage of total purchases/				Ending	Percentage of total notes/accounts receivable	
Name	party	relationship	(Sale)	Amount	(sales)	Payment terms	Unit price	Payment Terms	Balance	(payable)	Note
	Etrade and its subsidiaries	With the same ultimate parent company	Purchase	10,091,875	29.0%	Net 60 days from purchase	According to markup pricing	made based on demand for funding	-	-	(Note 2)
	JUST and its subsidiaries	With the same ultimate parent company	Purchase	24,375,017	71.0%	Net 60 days from purchase	According to markup pricing	Adjustments will be made based on demand for funding	-	-	(Note 2)
CEB	BCI and its subsidiaries	With the same ultimate parent company	Purchase	1,717,001	19.3%	120 days	Similar to non- related parties	There is no significant difference	(1,142,000)	(48.7)%	(Note 2)
	CIH and its subsidiaries	With the same ultimate parent company	Purchase	164,462	1.8%	120 days	Similar to non- related parties	There is no significant difference	(96,676)	(4.1)%	(Note 2)
Etrade and its subsidiaries	Webtek	With the same ultimate parent company	Sale	(10,091,875)	(51.1)%	Net 60 days from delivery	According to markup pricing	Adjustments will be made based on demand for funding	-	-	(Note 2)
	Compal Electronic, Inc.	Parent company	Sale	(9,578,144)	(48.5)%	Net 60 days from delivery	According to markup pricing	Adjustments will be made based on demand for funding	5,100,571	100.0%	(Note 2)
Forever	Compal Electronic, Inc.	Parent company	Sale	(18,139,071)	(79.6)%	Net 60 days from delivery	According to markup pricing	Adjustments will be made based on demand for funding	614,096	100.0%	(Note 2)
	CIH and its subsidiaries	With the same ultimate parent company	Purchase	9,187,778	39.9%	Net 60 days from purchase	Similar to non- related parties	Adjustments will be made based on demand for funding	-	-	(Note 2)
	JUST and its subsidiaries	With the same ultimate parent company	Purchase	6,892,761	29.9%	Net 60 days from purchase	Similar to non- related parties	Adjustments will be made based on demand for funding	-	-	(Note 2)
UCGI	Compal Electronic, Inc.	Parent company	Purchase	171,267	67.3%	120 days	Similar to non- related parties	There is no significant difference	(151,998)	(91.9)%	(Note 2)
HSI and its subsidiaries	Compal Electronic, Inc.	Parent company	Sale	(2,678,061)	(100.0)%	120 days	Similar to non- related parties	Adjustments will be made based on demand for funding	1,614,318	100.0%	(Note 2)
Arcadyan	Acradyan Germany	Arcadyan's subsidiary	Sale	(1,166,288)	(6.0)%	Net 120 days from delivery	-	-	453,884	7.0%	(Note 2)
	Acradyan USA	Arcadyan's subsidiary	Sale	(1,169,866)	(6.0)%	Net 60 days from delivery	-	-	1,040,789	15.0%	(Note 2)
	Acradyan AU	Arcadyan's subsidiary	Sale	(1,538,494)	(8.0)%	Net 45 days from delivery	-	-	517,367	7.0%	(Note 2)
	CNC	Arcadyan's subsidiary	Purchase	8,796,118	31.0%	Net 45 days from delivery	According to markup pricing	-	(2,539,031)	(26.0)%	(Note 1 \ 2
CNC	Arcadyan	With the same ultimate parent company	Sale	(8,796,118)	(100.0)%	Net 45 days from delivery	According to markup pricing	-	2,539,031	99.0%	(Note 1 · 2
	THAC	With the same ultimate parent company	Sale	(138,765)	(2.0)%	Net 90 days from the end of the month of delivery	-	-	42,508	2.0%	(Note 1 · 2
Acradyan Germany	Arcadyan	The Company's subsidiary	Purchase	1,166,288	100.0%	Net 120 days from delivery	-	-	(453,884)	(100.0)%	(Note 2)
Acradyan USA	Arcadyan	Arcadyan's subsidiary	Purchase	1,169,866	100.0%	Net 60 days from delivery			(1,040,789)	(100.0)%	(Note 2)
Acradyan AU	Arcadyan	Arcadyan's subsidiary	Purchase	1,538,494	100.0%	Net 45 days from delivery	-	-	(517,367)	(100.0)%	(Note 2)
THAC	TTI	With the same ultimate parent company	Sale	(356,283)	(99.0)%	Net 60 days from the end of the month of delivery	According to markup pricing	-	-	-	(Note 1 \cdot 2
	CNC	With the same ultimate parent company	Purchase	138,765	9.0%	Net 90 days from the end of the month of delivery	-	-	(42,508)	(40.0)%	(Note 1 \cdot 2
TTI	THAC	With the same ultimate parent company	Purchase	356,283	8.0%	Net 60 days from the end of the month of delivery	-	-	-	-	(Note 1 \ 2)

Note 1: The remaining balance is the net value of commissioned processing and sales of raw material. Note 2: The transactions had been eliminated in the consolidated financial statements.

Table 6 Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock:

(September 30, 2019)

(In Thousands of New Taiwan Dollars)

					_	_	(In Thousands of	nitew ia	wan Donars)
					Ove	rdue			A 11
Name of Company	Counter-party	Nature of relationship	Ending Balance	Turnover rate	Amount	Action taken	Amounts reco		Allowance for bad debts
The Company	CBN	The Company's	638,306	1.57	-	-	248,617	(Note 1)	-
		subsidiary							
The Company	UCGI	The Company's subsidiary	151,998	1.88	-	-	-	(Note 1)	
Just and its	Compal Electronic,	Parent company	8,383,903	18.23	=	-	5,389,155	(Note 1)	=
subsidiaries	Inc.								
CIH and its	Compal Electronic,	Parent company	50,727,061	3.00	-	-	15,592,774	(Note 1)	-
subsidiaries	Inc.								
BCI and its	Compal Electronic,	Parent company	7,950,274	5.56	=	-	2,540,096	(Note 1)	=
subsidiaries	Inc.								
BCI and its	CEB	With the same	1,142,000	2.69	=	-	99,962	(Note 1)	-
subsidiaries		ultimate parent							
		company							
Forever	Compal Electronic,	Parent company	614,096	2.25	-	-	-	(Note 1)	-
	Inc.								
Webtek	Compal Electronic,	Parent company	576,232	12.02	-	-	-	(Note 1)	-
	Inc.								
Etrade and its	Compal Electronic,	Parent company	5,100,571	4.97	-	-	2,545,980	(Note 1)	-
subsidiaries	Inc.								
HSI and its	Compal Electronic,	Parent company	1,614,318	4.42	_	_	_	(Note 1)	_
subsidiaries	Inc.	r archi company	1,014,316	4.42				(INOIC I)	
subsidiaries	inc.								
Arcadyan	Arcadyan Germany	Arcadyan's subsidiary	453,884	2.47	-	-	142,265	(Note 2)	-
Arcadyan	Arcadyan USA	Arcadyan's subsidiary	1,040,789	2.73			34,819	(Note 2)	
Arcadyan	Arcadyan AU	Arcadyan's subsidiary	517,367	3.30	-	-	311,571	(Note 2)	-
Arcadyan	Arcadyan Vietnam	Arcadyan's subsidiary	283,131	5.55	-	-	433,560	(Note 2)	
		, ,	(Note 4)				ĺ		
Arcadyan	TTI	Arcadyan's subsidiary	144,498	12.33	-	-	85,334	(Note 2)	-
			(Note 4)						
CNC	Arcadyan	With the same	2,539,031	3.74	=	-	1,872,428	(Note 2)	-
		ultimate parent	(Note 5)						
		company							
CBN	Just and its	With the same	256,162	=	92,339	Enhanced the	160,030	(Note 3)	-
	subsidiaries	ultimate parent	(Note 6)			collection			
		company							

Note 1:Balance as of November 1, 2019.

Note 2:Balance as of October 29, 2019.

Note 3:Balance as of November 6, 2019.

Note 4:Other receivables due to purchasing on behalf of Arcadyan Vietnam and TTI.

Note 5:Other receivables due to processing.

Note 6:Other receivables due to processing and sales of raw material.

 $Table\ 7\quad Business\ relationships\ and\ significant\ intercompany\ transactions:$

(For the nine-month ended September 30, 2019)

(In Thousands of New Taiwan Dollars)

					Inter	company transactions	New Taiwan Dollars)
No.			Relationship		Inter		Percentage of the consolidated net revenue or total
(Note 1)	Company name	Counter party	(Note 2)	Accounts name	Amount	Terms	assets
0	The Company	CBN	1	Sale Revenue Accounts Receivable	812,466 638,306	There is no significant difference of price to non-related parties. The credit period is net 90 days.	0.1%
0	The Company	UCGI	1	Sale Revenue	171,267	The price is based on the operating cost. The credit period is net 120 days, and will be adjusted if necessary.	-
1	JUST and its subsidiaries	Webtek	3	Accounts Receivable Sale Revenue	151,998 24,375,017	The price is based on the operating cost. The credit period is net 60 days from delivery, and will be adjusted if necessary.	3.4%
1	JUST and its subsidiaries	Forever	3	Sale Revenue	6,892,761	There is no significant difference of price to non-related parties. The credit period is net 60 days from delivery, and will be adjusted if necessary.	1.0%
1	JUST and its subsidiaries	The Company	2	Sale Revenue Accounts Receivable	60,765,175	There is no significant difference of price to non-related parties. The credit period is net 120 days, and will be adjusted if necessary.	8.5% 2.1%
2	CIH and its	The Commercial	2	Sale Revenue	8,737,618 112,259,607	There is no significant difference	2.1% 15.7%
2	subsidiaries	The Company	2	Sale Revenue	112,239,607	of price to non-related parties. The credit period is net 120 days, and will be adjusted if necessary.	15.7%
2	CIH and its subsidiaries	Forever	3	Accounts Receivable Sale Revenue	50,727,061 9,187,778	There is no significant difference of price to non-related parties. The credit period is net 60 days from delivery, and will be adjusted if	12.1% 1.3%
2	CIH and its subsidiaries	СЕВ	3	Sale Revenue	168,869	necessary. There is no significant difference of price to non-related parties. The credit period is net 60 days from delivery, and will be adjusted if necessary.	-
3	BCI and its subsidiaries	The Company	2	Accounts Receivable Sale Revenue	96,676 18,140,881	There is no significant difference of price to non-related parties. The credit period is net 120 days, and will be adjusted if necessary.	2.5%
3	BCI and its subsidiaries	СЕВ	3	Accounts Receivable Sale Revenue	7,950,274 1,720,629	There is no significant difference of price to non-related parties. The credit period is net 120 days.	1.9% 0.2%
4	Webteck	The Company	2	Accounts Receivable Sale Revenue	1,142,000 34,469,915	The price is based on the operating cost. The credit period is net 60 days from delivery, and will be adjusted if necessary.	0.3% 4.8%
5	Etrade and its subsidiaries	Webtek	3	Accounts Receivable Sale Revenue	576,232 10,091,875	The price is based on the operating cost. The credit period is net 60 days from delivery, and will be adjusted if necessary.	0.1% 1.4%
5	Etrade and its subsidiaries	The Company	2	Sale Revenue	9,578,144	The price is based on the operating cost. The credit period is net 60 days from delivery, and will be adjusted if necessary.	1.3%
		<u> </u>		Accounts Receivable	5,100,571	//	1.2%

Table 7 Business relationships and significant intercompany transactions:

(For the nine-month ended September 30, 2019)

(In Thousands of New Taiwan Dollars)

	l				Inter	company transactions	New Taiwan Dollars)
No.	Composition	Country vont	Relationship	A 0000mt			Percentage of the consolidated net revenue or total
(Note 1)		Counter party	(Note 2)	Accounts name	Amount	Terms	assets
6	Forever	The Company	2	Sale Revenue	18,139,071	The price is based on the operating cost. The credit period is net 60 days from delivery, and will be adjusted if necessary.	2.5%
7	HSI	The Company	2	Accounts Receivable Sale Revenue	614,096 2,678,061	There is no significant difference of price to non-related parties. The credit period is net 120 days, and	0.1% 0.4%
8	Arcadyan	Arcadyan Germany	3	Accounts Receivable Sale Revenue	1,614,318 1,166,288	will be adjusted if necessary. " There is no significant difference of price to non-related parties. The credit period is net 120 days from	0.4% 0.2%
8	Arcadyan	ТТІ	3	Accounts Receivable Other Receivable	453,884 144,498	delivery. " The price is based on the operating cost. The credit period is net 90 days from the end of month of	0.1%
8	Arcadyan	Arcadyan USA	3	Sale Revenue	1,169,866	delivery. There is no significant difference of price to non-related parties. The credit period is net 60 days from	0.2%
8	Arcadyan	Arcadyan AU	3	Accounts Receivable Sale Revenue	1,040,789 1,538,494	the end of the month of delivery. " There is no significant difference of price to non-related parties. The credit period is net 45 days from	0.2% 0.2%
8	Arcadyan	Arcadyan Vietnam	3	Accounts Receivable Other Receivable	517,367 283,131	delivery. " The price is based on the operating cost. The credit period is net 45 days from the end of the month of delivery and depended on funding	0.1% 0.1%
9	CNC	Arcadyan	3	Processing Revenue	8,796,118	demand. The price is based on the operating cost. The credit period is net 45 days from the end of the month of delivery and depended on funding	1.2%
9	CNC	ТНАС	3	Accounts Receivable Processing Revenue	2,539,031 138,765	demand. " The price is based on the operating cost. The credit period is net 90 days from the end of month of	0.6%
10	THAC	тп	3	Accounts Receivable Processing Revenue	42,508 356,283	delivery. " The price is based on the operating cost. The credit period is net 60 days from the end of the month of delivery and depended on funding	<u>-</u> -
				Contract Liability	173,910	demand.	-

Note 1: The numbers filled in as follows:

- 1.0 represents the Company.
- 2. Subsidiaries are sorted in a numerical order starting from 1.

Note 2: Transactions labeled as follows:

- 1. represents transactions between the parent company and its subsidiaries.
- 2. represents transactions between the subsidiaries and the parent company.
- 3. represents transactions between subsidiaries.

Table 8 The following is the information on investees for the three-months ended September 30, 2019 (excluding information on investees in Mainland China): (September 30, 2019)

	T .	I				1		(In	Thousands of	New Taiwan Dolla	rs/ shares)
				Original Inves	tment Amount		Ending Balar	nce		~ ·	
Investor Company	Investee Company	Location	Main Businesses and Products	June 30, 2019	December 31, 2018	Charac	Percentage of Ownership	Carrying Value	Net income (losses) of investee	Share of profits/losses of investee	Note
The Company			Warranty services and marketing of LCD TVs and notebook PCs	36,369	36,369	Shares 100	100%	461,033	13,704	15,919	(Note 2)
	Just	British Virgin Islands	Investment	1,480,509	1,480,509	48,010	100%	8,552,228	595,983	595,983	(Note 2)
	СІН	British Virgin Islands	Investment	1,787,680	1,787,680	53,001	100%	35,706,837	425,915	425,915	(Note 2)
	Panpal	Taipei City	Investment	5,171,837	5,171,837	500,000	100%	5,057,167 (Note 1)	60,454	22,476	(Note 2)
	Gempal	Taipei City	Investment	900,036	900,036	90,000	100%	1,586,825	78,158	56,115	(Note 2)
	Kinpo Group management consultant company ("Kinpo Group	Taipei City	Consultation, training services, etc.	3,000	3,000	300	38%	(Note 1) 4,850	829	313	
	management") Ripal	Tainan City	Manufacturing of electric appliance and audiovisual	60,000	60,000	6,000	100%	70,948	19,294	19,152	(Note 2)
	Unicore	Taipei City	electric products Management&Consultant, rental and leasing business and wholesale and retail of medical equipments	200,000	200,000	20,000	100%	152,762	(11,766)	(11,886)	(Note 2)
	Lead-Honor Optronics. Co., Ltd. ("Lead-Honor")	Taoyuan City	Manufacturing of electric appliance and audiovisual electric products	42,000	42,000	2,772	42%	-	-	-	
	СЕН	British Virgin Islands	Investment	34	34	1	100%	3,655,741	-	-	(Note 2)
	Shennona Taiwan	Taipei City	Management&Consultant, rental and leasing business, wholesale and retail sale of precision instruments and International Trade	6,000	-	600	100%	5,948	(52)	(52)	(Note 2)
	Allied Circuit	Taoyuan City	Production and sales of PCB	395,388	395,388	10,158	20%	300,935	131,022	26,748	
	Maxima Ventures I, Inc. ("Maxima")	Taipei City	boards Investment	1,260	1,260	126	23%	2,719	(84)	64	
	Aco Smartcare	Hsinchu City	Wholesale and retail sale of computer software, software design services, data processing services, wholesale and retail sale of electronic materials, wholesale and retail sale of precision instruments, and biotechnology services	90,000	-	100,000	52%	88,372	(5,622)	(1,627)	(Note 2)
	Lipo Holding Co., Ltd.("Lipo")	Cayman Islands	Investment	489,450	489,450	98	49%	542,395	(204,949)	(100,425)	
	CPE ATK	Netherlands Hsinchu City	Investment Design, research & development, and selling of DVD, Combo, CD-RW Drives	197,463 202,908	197,463 202,908	6,427 899	100% 28%	849,234 10,539	13,705 602	13,705 167	(Note 2) (Note 2)
	Crownpo Technology Inc. ("Crownpo")	Taipei City	Manufacturing, processing, and selling resistor chips, networking chips, diodes, multilayer ceramic capacitors, semiconductor devices, and selling electronic products	149,547	149,547	3,739	33%	61,156	(34,426)	(11,441)	
	Hong Ji	Taipei City	Investment	1,000,000	1,000,000	100,000	100%		47,280	47,280	(Note 2)
	Hong Jin Mactech	Taipei City Taichung City	Investment Manufacturing of equipment and lighting, retailing of equipment and international trading	295,000 219,601	295,000 219,601	29,500 21,756	100% 53%		23,706 (617)	23,706 (1,332)	(Note 2) (Note 2)
	Auscom	Austin, TX	R&D of notebook PC related	101,747	101,747	3,000	100%	129,507	2,347	2,347	(Note 2)
	Arcadyan	USA Hsinchu City	products and components R&D, manufacturing and sales of wireless network, integrated household electronics, and mobile office products	1,325,132	1,325,132	41,305	21%	2,145,219	1,043,846	222,729	(Note 2)
	FGH		Investment	2,754,741	2,754,741	89,755	100%	4,408,014	20,931	20,931	(Note 2)
	Shennona	Islands Delaware, USA	Medical care IOT business	32,665	29,558	2,600	100%	1,445	(7,156)	(7,156)	(Note 2)
	HSI		Investment	1,346,814	1,346,814	42,700	100%	680,228	(61,635)	(61,635)	(Note 2)
	CEP	Poland	Maintenance and warranty services of notebook PCs	90,156	90,156	136	100%	8,483	(7,269)	(7,269)	(Note 2)
	Zhaopal Yongpal	Taipei City Taipei City	Investment Investment	<u> </u>	1,358,000 1,188,500	-	-	-	1 -	1 -	(Note 2) (Note 2)

Table 8 The following is the information on investees for the three-months ended September 30, 2019 (excluding information on investees in Mainland China): (September 30, 2019)

	1	ı	ı			1		(In	Thousands of l	New Taiwan Dolla	rs/ shares)
				Original Inves	tment Amount		Ending Balar	ice			
T	T		Mr. D.				Percentage		Net income	Share of	
Investor Company	Investee Company	Location	Main Businesses and Products	June 30, 2019	December 31, 2018	Shares	of Ownership	Carrying Value	(losses) of investee	profits/losses of investee	Note
The Company		Taipei City	Investment	-	510,500	-	-	-	-	-	(Note 2)
	Hippo Screen Neurotech Co., Ltd.	Taipei City	Management&Consultant, Rental and Leasing Business, wholesale and retail sale of precision instruments and International Trade	42,000	-	4,200	70%	37,782	(6,026)	(4,218)	(Note 2)
	Infinno Technology Corporation ("Infinno")	Hsinchu County	Manufacturing of electronic components, wholesale and retail sale of precision instruments and electronic materials	109,837	109,837	5,650	27%	17,506	(14,880)	(4,048)	
	HengHao	Taipei City	Manufacturing of PCs, computer periphery devices, and electronic components	5,529,757	5,329,757	20,015	100%	(399,998)	(484,258)	(484,258)	(Note 2)
	BCI	British Virgin	Investment	2,636,051	2,636,051	90,820	100%	6,288,114	190,376	190,376	(Note 2)
	CBN	Islands Hsinchu County	R&D and sales of cable modem, digital setup box, and other communication products	284,827	284,827	29,060	43%	738,266	19,004	8,309	(Note 2)
	Rayonnant	Taipei City	Manufacturing and sales of PCs, computer periphery devices, and electronic components	295,000	295,000	29,500	100%	59,686	18,527	17,420	(Note 2)
	CRH	British Virgin Islands	Investment	377,328	377,328	12,500	100%	129,599	21,256	21,256	(Note 2)
	Acendant Private Equity Investment Ltd. ("APE")	British Virgin Islands	Investment	943,922	943,922	31,253	35%	1,009,732	7,154	2,484	
	Etrade		Investment	1,532,029	1,532,029	46,900	65%	(512,198)	(273,242)	(246,266)	(Note 2)
	Webtek	British Virgin Islands	Investment	3,340	3,340	100	100%	580,394	(26,976)	(26,976)	(Note 2)
	Forever		Investment	1,575	1,575	50	100%	1,502,781	107	107	(Note 2)
	UCGI	Taipei City	Manufacturing and retail sale of computers and electronic components	100,000	100,000	10,000	100%	(451,593)	(75,330)	(75,330)	(Note 2)
	Palcom Avalue Technology, Inc.	Taipei City New Taipei City	Selling of mobile phones Manufacturing, processing, and import and export business of industrial motherboards	100,000 559,189	100,000 559,189	10,000 15,240	100% 22%	100,972 631,940	(7,103) 308,427	(7,103) 69,670	(Note 2)
	CORE	British Virgin Islands	Investment	4,318,860	4,318,860	147,000	100%	7,860,865	159,909	159,909	(Note 2)
	GLB	New Taipei City	Manufacturing and wholesale of medical equipment	246,860	246,860	15,000	50%	319,353	117,015	58,420	(Note 2)
								84,037,116		970,480	
Panpal	Arcadyan	Hsinchu City	Telecommunication equipment and apparatus manufacturing, electronic parts and components manufacturing, restrained telecom radio frequency equipments and materials import and manufacturing	180,968	180,968	6,827	4%	402,771	1,043,846	Investment gain(losses) recognized by Panpal	(Note 2)
	Allied Circuit	Taoyuan City	Production and selling of PCB boards	148,263	148,263	2,927	6%	86,717	131,022	Investment gain(losses) recognized by Panpal	
Gempal	Others Arcadyan	Hsinchu City	Telecommunication equipment and apparatus manufacturing, electronic parts and components manufacturing, restrained telecom radio frequency equipments and materials import and	203,500	203,500	7,846	4%	440,512 486,796	1,043,846	Investment gain(losses) recognized by Gempal	(Note 2)
	Allied Circuit	Taoyuan City	manufacturing Production and selling of PCB boards	53,645	53,645	3,220	6%	95,389	131,022	Investment gain(losses) recognized by Gempal	
	Others							3,241			(Note 2)

Table 8 The following is the information on investees for the three-months ended September 30, 2019 (excluding information on investees in Mainland China): (September 30, 2019)

	1					1		(In	Thousands of	New Taiwan Dolla	rs/ shares)
				Original Inves	tment Amount		Ending Balar	ice			
							Percentage		Net income	Share of	
Investor Company	Investee Company	Location	Main Businesses and Products	June 30, 2019	December 31, 2018	Shares	of Ownership	Carrying Value	(losses) of investee	profits/losses of investee	Note
Hong Ji	Arcadyan	Hsinchu City	Telecommunication equipment and apparatus manufacturing, electronic parts and components manufacturing, restrained telecom radio frequency equipments and materials import and manufacturing	2019	203,500	7,846	4%	486,796	1,043,846	Investment gain(losses) recognized by Hong Ji	(Note 2)
	Allied Circuit	Taoyuan City	Production and selling of PCB boards	12,274	12,274	1,041	2%	24,880	131,022	Investment gain(losses) recognized by Hong Ji	
Hong Jin	Arcadyan	Hsinchu City	Telecommunication equipment and apparatus manufacturing, electronic parts and components manufacturing, restrained telecom radio frequency equipments and materials import and manufacturing	112,569	112,569	4,340	2%	248,685	1,043,846	Investment gain(losses) recognized by Hong Jin	(Note 2)
Just	CDH (HK)	Hong Kong	Investment	1,932,468	1,932,468	62,298	100%	6,080,119	513,807	Investment gain(losses) recognized by Just	(Note 2)
	CII	British Virgin Islands	Investment	286,780	286,780	9,245	100%	268,109	45,689	Investment gain(losses) recognized by Just	(Note 2)
	СЫ	British Virgin Islands	Investment	15,510	15,510	500	100%	913,990	7,827	Investment gain(losses) recognized by Just	(Note 2)
CII	Smart	British Virgin Islands	Investment	31	31	1	100%	399	(5)	Investment gain(losses) recognized by CII	(Note 2)
	AEI	U.S.A	Sales and maintenance of LCD TVs	31,020	31,020	1,000	100%	49,822	(121)	Investment gain(losses) recognized by CII	(Note 2)
	MEL	U.S.A	Investment	255,419	255,419	-	100%	217,898	(43,545)	Investment gain(losses) recognized by CII	(Note 2)
	MTL	U.S.A	Investment	31	31	-	100%	31	=	Investment gain(losses) recognized by CII	(Note 2)
MEL and MTL	CMX	Mexico	Manufacturing, sales and maintenance of LCD TVs	=	249,711	=	-	=	(12,291)	Investment gain(losses) recognized by MEL and MTL	(Note 2)
СІН	CIH (HK)	Hong Kong	Investment	2,320,374	2,320,374	74,803	100%	33,733,452	425,609	Investment gain(losses) recognized by CIH	(Note 2)
	Jenpal	British Virgin Islands	Investment	227,997	227,997	7,350	100%	108,263	2,175	Investment gain(losses) recognized by CIH	(Note 2)
	PFG	British Virgin Islands	Investment	31	31	1	100%	438,589	12,614	Investment gain(losses) recognized by CIH	(Note 2)
	FWT	British Virgin Islands	Investment	462,198	462,198	14,900	100%	462,629	117	Investment gain(losses) recognized by CIH	(Note 2)
	ССМ	British Virgin Islands	Investment	158,202	158,202	5,100	51%	27,422	(29,979)	Investment gain(losses) recognized by CIH	
HSI	IUE	British Virgin Islands	Investment	930,600	930,600	30,000	100%	382,158	(77,848)	Investment gain(losses) recognized by HSI	(Note 2)
	Goal	British Virgin Islands	Investment	393,954	393,954	12,700	100%	326,031	16,213	Investment gain(losses) recognized by HSI	(Note 2)

Table 8 The following is the information on investees for the three-months ended September 30, 2019 (excluding information on investees in Mainland China): (September 30, 2019)

	1		1					(In	1 housands of	New Taiwan Dolla	rs/ shares)
				Original Inves	tment Amount		Ending Balar	ice	N	CI. a	
Investor Company	Investee Company	Location	Main Businesses and Products	June 30, 2019	December 31, 2018	Shares	Percentage of Ownership	Carrying Value	Net income (losses) of investee	Share of profits/losses of investee	Note
IUE	cvc	Vietnam	R&D, manufacturing, sales, and maintenance of notebook PCs, computer monitors, LCD TVs and electronic components	930,600	930,600	30,000	100%	407,091	(77,848)	Investment gain(losses) recognized by IUE	(Note 2)
Goal	CDM	Vietnam	Construction of and investment in infrastructure in Ba-Thien industrial district of Vietnam	393,954	393,954	12,700	100%	385,191	16,213	Investment gain(losses) recognized by Goal	(Note 2)
BCI	CMI	British Virgin Islands	Investment	2,507,036	2,507,036	80,820	100%	3,933,475	108,728	Investment gain(losses) recognized by BCI	(Note 2)
	PRI	British Virgin Islands	Investment	310,200	310,200	10,000	100%	2,354,639	81,648	Investment gain(losses) recognized by BCI	(Note 2)
CORE	BSH	British Virgin Islands	Investment	4,559,940	4,559,940	147,000	100%	7,860,865	159,909	Investment gain(losses) recognized by CORE	(Note 2)
BSH	Mithera	Cayman Islands	Investment	155,100	-	-	99%	153,307	(1,795)	Investment gain(losses) recognized by BSH	(Note 2)
Forever	GIA	British Virgin Islands	Selling of mobile phones	-	=	-	100%	-	=	Investment gain(losses) recognized by Forever	(Note 2)
Webtek	Etrade	British Virgin Islands	Investment	775,500	775,500	25,000	35%	(176,721)	(273,242)	Investment gain(losses) recognized by Webtek	(Note 2)
Unicore	Raycore	Taipei City	Animal medication retail and wholesale	25,500	25,500	1,275	51%	18,876	(6,728)	Investment gain(losses) recognized by Unicore	(Note 2)
Arcadyan	Arcadyan Holding	British Virgin Islands	Investment	1,240,526	1,240,526	32,780	100%	1,155,493	(52,114)		(Note 2)
	Arcadyan USA	U.S.A	Sales of wireless network products	23,055	23,055	1	100%	(159,516)	24	Investment gain(losses) recognized by Arcadyan	(Note 2)
	Arcadyan Germany	Germany	Technology support and sales of wireless network products	1,125	1,125	0.5	100%	61,150	(829)	Investment gain(losses) recognized by Arcadyan	(Note 2)
	Arcadyan Korea	Korea	Sales of wireless network products	2,879	2,879	20	100%	7,959	653	Investment gain(losses) recognized by Arcadyan	(Note 2)
	Zhi-Pal	Taipei City	Investment	48,000	48,000	34,980	100%	418,776	4,346		(Note 2)
	тті	Taipei City	R&D and sales of household digital products	308,726	308,726	25,028	61%	651,954	143,230	Investment gain(losses) recognized by Arcadyan	(Note 2)
	AcBel Telecom	Taipei City	Investment	23,000	23,000	4,494	51%	38,484	9,376	Investment gain(losses) recognized by Arcadyan	(Note 2)
	Arcadyan UK	UK	Technical support of wireless network products	1,988	1,988	50	100%	2,969	352	Investment gain(losses) recognized by Arcadyan	(Note 2)
	Arcadyan AU	Australia	Sales of wireless network products	1,161	1,161	50	100%	14,963	17,788	Investment gain(losses) recognized by Arcadyan	(Note 2)
	CBN	Hsinchu County	Sales of communication and electronic components	11,925	11,925	533	1%	13,656	19,004	Investment gain(losses) recognized by Arcadyan	(Note 2)

Table 8 The following is the information on investees for the three-months ended September 30, 2019 (excluding information on investees in Mainland China): (September 30, 2019)

									mousands of	New Taiwan Dolla	rs/ snares)
				Original Inves	tment Amount		Ending Balan	ce			
Investor	Investee		Main Businesses	June 30,	December 31,		Percentage of	Carrying	Net income (losses) of	Share of profits/losses of	
Company	Company	Location	and Products	2019	2018	Shares	Ownership	Value	investee	investee	Note
Arcadyan	Golden Smart Home Technology Corp.	Taipei City	Selling of hardware and software integration of high- tech systems	15,692	15,692	1,229	11%	-	(28,134)	Investment gain(losses) recognized by Arcadyan	
Arcadyan and Zhi-pal	Arcadyan Brasil	Brazil	Sales of wireless network products	81,593	81,593	968	100%	(8,859)	(23,651)	Investment gain(losses) recognized by	(Note 2)
Arcadyan Holding	Sinoprime	British Virgin Islands	Investment	280,731	280,731	9,050	100%	202,654	(79,032)	Arcadyan Investment gain(losses) recognized by Arcadyan Holding	(Note 2)
	Arch Holding	British Virgin Islands	Investment	341,561	341,561	35	100%	865,489	22,576	Investment gain(losses) recognized by Arcadyan Holding	(Note 2)
TTI	Quest	Samoa	Investment	37,224	37,224	1,200	100%	73,203	3,128	Investment gain(losses) recognized by TTI	(Note 2)
	TTJC	Japan	Sales of household digital electronic products	4,130	1,341	0.3	100%	2,431	(1,228)	Investment gain(losses) recognized by TTI	(Note 2)
Quest	Exquisite	Samoa	Investment	36,293	36,293	1,170	100%	76,123	3,136	Investment gain(losses) recognized by Quest	(Note 2)
AcBel Telecom	Leading Images	British Virgin Islands	Investment	1,551	1,551	50	100%	18,624	9,324	Investment gain(losses) recognized by AcBel Telecom	(Note 2)
Sinoprime	Arcadyan Vietnam	Vietnam	Manufacturing of wireless network products	279,180	-	-	100%	198,094	(81,175)	Investment gain(losses) recognized by Sinoprime	(Note 2)
Leading Images	Astoria GmbH	Germany	Sales of wireless network products	847	847	25	100%	18,240	9,316	Investment gain(losses) recognized by Leading Images	(Note 2)
Zhi-Pal	CBN	Hsinchu County	Produces and sales of communication and electronic components	36,272	36,272	13,140	20%	336,517	19,004	Investment gain(losses) recognized by Zhi-Pal	(Note 2)
Rayonnant	АРН	British Virgin Islands	Investment	257,454	257,454	8,651	41%	83,598	35,967	Investment gain(losses) recognized by Rayonnant	(Note 2)
	Forming Co., Ltd.	Taoyuan City	R&D and manufacturing of electronic materials	27,300	27,300	1,820	21%	-	-	Investment gain(losses) recognized by Rayonnant	(Note 2)
CRH	АРН	British Virgin Islands	Investment	387,750	387,750	12,500	59%	129,599	35,967	Investment gain(losses) recognized by CRH	(Note 2)
АРН	PEL	British Virgin Islands	Investment	97,744	97,744	3,151	100%	36,706	(17,429)	Investment gain(losses) recognized by APH	(Note 2)
	Rayonnant(HK)	Hong Kong	Investment	558,360	558,360	18,000	100%	168,237	53,396	Investment gain(losses) recognized by APH	(Note 2)
ннт	ННА	British Virgin Islands	Investment	1,429,235	1,429,235	46,882	100%	47,291	(207,301)	Investment gain(losses) recognized by HHT	(Note 2)
ННА	ННВ	British Virgin Islands	Investment	1,454,281	1,454,281	46,882	100%	65,034	(207,315)	Investment gain(losses) recognized by HHA	(Note 2)
ННВ	HengHao Trading Co., Ltd.	British Virgin Islands	Marketing and international trade	310	310	10	100%	493	88	Investment gain(losses) recognized by HHB	(Note 2)

Table 8 The following is the information on investees for the three-months ended September 30, 2019 (excluding information on investees in Mainland China): (September 30, 2019)

	T.		1			1		(In	Thousands of	New Taiwan Dolla	rs/ shares)
				Original Inves	tment Amount		Ending Balan	ce			
Investor Company	Investee Company	Location	Main Businesses and Products	June 30, 2019	December 31, 2018	Shares	Percentage of Ownership	Carrying Value	Net income (losses) of investee	Share of profits/losses of investee	Note
CBN	Speedlink	British Virgin Islands	Import and export business	1,514	1,514	50	100%	2,120	85	Investment gain(losses) recognized by CBN	(Note 2)
	CBNB	Belgium	The import and export business of broad band network products and related components, as well as technical support and advisory services	6,842	6,842	20	100%	6,457	(207)	Investment gain(losses) recognized by CBN	(Note 2)
FGH	Wah Yuen Technology Holding Ltd. and its subsidiaries	Mauritius	Investment	2,784,215	2,784,215	95,862	37%	4,479,096	20,739	Investment gain(losses) recognized by FGH	
GLB	Rapha	New Taipei City	Detectors and test strip	6,500	6,500	1,275	100%	322	(138)	Investment gain(losses) recognized by GLB	(Note 2)
Mactech	Taiwan Intelligent Robotics Company, LTD.	Taipei City City	Manufacturing of equipment	43,200	1	2,160	20%	41,313	(15,673)	Investment gain(losses) recognized by Mactech	

Note 1: The carrying value had been deducted \$559, 812 and \$321, 435 of the Company's stock held by Panpal and Gempal, respectively. Note 2: The transactions had been eliminated in the consolidated financial statements.

Table 9 Information on investment in Mainland China:

(September 30, 2019)

(i) The names of investees in Mainland China, the main businesses and products, and other information:

		1	1	Accumulated	т		Accumulated		(In Tho	usands of Ne	w Taiwan Do	nars/ snares)
				outflow of investment from Taiwan			outflow of investment from Taiwan	Net income	Percentage	Investment income		Accumulated remittance of earnings in
Name of	Main businesses and	Total amount of	Method of	as of January		ent flows	as of March	(losses) of the	of	(losses)		current
investee CPC	products Manufacturing and	paid-in capital 1,147,740	(Note 1)	1, 2019 1,147,740	Outflow -	Inflow -	31, 2019 1,147,740	investee 348,676	ownership 100%	(Note 4) 348,676	2,417,520	period -
	sales of monitors											
CDT	Manufacturing and sales of notebook PCs, mobile phones, and	620,400	(Note 2)	620,400	-	,	620,400	(50,869)	100%	(50,869)	147,326	-
CET	Digital products Manufacturing of notebook PCs	372,240	(Note 2)	372,240	-	-	372,240	(106,024)	100%	(106,024)	4,774,641	-
CSD	Manufacturing of notebook PCs	261,342	(Note 2)	(Note 3)	-	-	-	(324,650)	100%	(324,650)	(558,547)	-
Zheng Ying Electronics (Chongqing)	Research & development, and manufacturing latest	68,716	(Note 2)	(Note 3)	-	-	=	(2,209)	51%	(1,126)	(40,645)	=
Co., Ltd.	electronic components, precision cavity mold, design and manufacturing for standard parts for molds, and selling self -produced products											
ВТ	Maintenance and warranty service of notebook PCs	31,020	(Note 2)	31,020	-	-	31,020	(32,927)	100%	(32,927)	(232,428)	-
CGS	Production and processing chipresistors, ceramic capacitors, diodes, and other latest electronic components and related precision electronic equipment; selling self-produced products	8,711	(Note 2)	(Note 3)	-	-	•	3,720	100%	3,720	(32,871)	-
LIZ Electronics (Kunshan) Co., Ltd.	Research & development, and manufacturing chip components(chip resistors, ceramic chip diode ; selling self-produced products and providing after-sales service. Performing wholesale and trading business of electronic components, semiconductors, special materials for electronic components, and spare parts	992,640	(Note 1)	413,497	-		413,497	(213,184)	43%	(92,053)	493,621	-
LIZ Electronics (Nantong) Co., Ltd.	Research, manufacture and sales of communication devices, mobile phones, electronic computer, smart watch, and provide related technology service	620,400	(Note 1)	45,599	-	-	45,599	(127,782)	48%	(60,888)	370,844	-
CIC	Manufacturing of notebook PCs	372,240	(Note 2)	372,240	-	-	372,240	177,269	100%	177,269	7,722,481	-
СРО	Manufacturing and sales of LCD TVs	375,342	(Note 1)	375,342	-	-	375,342	98,690	100%	98,690	2,818,796	-
CIT	Manufacturing of notebook PCs	744,480	(Note 2)	744,480	-	-	744,480	416,239	100%	416,239	21,064,281	-

Table 9 Information on investment in Mainland China:

(September 30, 2019)

(i) The names of investees in Mainland China, the main businesses and products, and other information:

		(In 1 nous				usands of Ne	nars/ snares)					
				outflow of			outflow of					Accumulated
				investment			investment			Investment		remittance of
Name of	Main businesses and	Total amount of	Method of	from Taiwan as of January	Investm	ent flows	from Taiwan as of March	Net income (losses) of the	Percentage of	income (losses)		earnings in current
investee	products	paid-in capital	investment	1, 2019	Outflow	Inflow	31, 2019	investee	ownership	(Note 4)	Book value	period
CST	International trade and distribution of computers and electronic components	43,428	(Note 2)	43,428	-	-	43,428	(1,577)	100%	(1,577)	48,335	-
CIN	Software and hardware R&D of computers, mobile phones and electronic components	62,040	(Note 2)	62,040	-	-	62,040	(2)	100%	(2)	760	-
Sheng Bao Precision Electronics (Taicang) Co., Ltd.	Research & development, and manufacturing latest electronic components, precision cavity mold, design and manufacturing for standard parts for molds, and selling self- produced products"	310,200	(Note 2)	158,202	-	-	158,202	(53,220)	51%	(27,142)	31,550	-
CN	Investment and consulting services	483,912	(Note 2)	483,912	-	-	483,912	89,941	100%	89,941	1,051,857	-
CDE	Manufacturing and sales of LCD TVs	465,300	(Note 2)	(Note 3)	-	-	=	90,150	100%	90,150	1,022,276	-
CIS	Outward investment and consulting services	2,507,036	(Note 1)	2,507,036	-	-	2,507,036	108,728	100%	108,728	3,933,393	-
CEC	R&D and manufacturing of notebook PCs, tablet PCs, digital products, network switches, wireless AP, and automobile electronic products	2,481,600	(Note 2)	(Note 3)	-	-	•	109,451	100%	109,451	3,902,990	-
CMC	Corporate management consulting, financial and tax consulting, investment consulting, and investment management consulting services	24,816	(Note 2)	(Note 3)	-	-	-	(682)	100%	(682)	23,959	-
CEQ	R&D, manufacturing and sales of notebook PCs and related components. Also provides related maintenance and warranty services	310,200	(Note 1)	310,200	-	-	310,200	81,648	100%	81,648	2,354,639	-
Compal Precision Module (Jiangsu) Co., Ltd.	Manufacturing and selling of magnesium alloy injection molding	12,718,200	(Note 2)	2,563,090	-	-	2,563,090	448,211	37%	164,135	5,691,922	-
Changbao Electronic Technology (Chongqing) Co., Ltd.	Production and marketing of magnesium alloy molding	1,861,200	(Note 2)	355,365	-	-	355,365	(299,675)	37%	(109,741)	887,307	-
Rayonnant (Taicang)	Manufacturing and sales of aluminum alloy and magnesium alloy products	558,360	(Note 2)	387,750	-	-	387,750	53,396	100%	53,396	168,870	-
CCI Nanjing	Manufacturing and processing of mobile phones and tablet PCs	682,440	(Note 1)	682,440	-	-	682,440	63,908	100%	63,908	(919,340)	-
CDCN	Manufacturing and processing of mobile phones and tablet PCs	179,916	(Note 1)	179,916	-	-	179,916	1,149	100%	1,149	84,250	-
CWCN	Manufacturing and processing of mobile phones and tablet PCs	1,519,980	(Note 1)	589,380	-	-	589,380	(144,895)	100%	(144,895)	294,163	-

COMPAL ELECTRONICS, INC. AND SUBSIDIARIES

Notes to Consolidated Financial Statements

Table 9 Information on investment in Mainland China:

(September 30, 2019)

(i) The names of investees in Mainland China, the main businesses and products, and other information:

(In Thousands of New Taiwan Dollars/ shares)

Name of investee	Main businesses and products	Total amount of paid-in capital	Method of investment	Accumulated outflow of investment from Taiwan as of January 1, 2019	Investm	ent flows Inflow	Accumulated outflow of investment from Taiwan as of March 31, 2019	Net income (losses) of the investee	Percentage of ownership	Investment income (losses) (Note 4)	Book value	Accumulated remittance of earnings in current period
Hanhelt	R&D and manufacturing of electronic communication equipment	62,040	(Note 1)	62,040	-	-	62,040	31	100%	31	3,071	-
Arcadyan							-					
SVA Arcadyan	R&D and sales of wireless network products	406,362	(Note 1)	571,388 (Note 7)	-	-	571,388	5,248	100%	5,248	128,361	-
CNC	Manufacturing and wireless network products	386,199	(Note 1)	341,561 (Note 8)	-	-	341,561	22,576	100%	22,576	865,458	-
THAC	Manufacturing of household electronics products	103,917	(Note 1 \ 10)	35,673	-	-	35,673	3,136	100%	3,136	75,596	-
HengHao												
Optoelectronic	Production of touch panels and related components	1,240,800	(Note 1)	1,234,689	-	-	1,234,689	(207,837)	100%	(207,837)	(89,579)	-
("HengHao Kunshan")												
	Manufacturing of notebook PCs and related modules	465,300	(Note 2)	201,600 (Note 12)	-	-	201,600	465	100%	465	136,686	-

(ii) Limitation on investment in Mainland China:

(In Thousands of USD)

			(III Thousands of USD)
Names of Company	Accumulated Investment in Mainland China as of September 30, 2019	Investment Amounts Authorized by Investment Commission of Ministry of Economic Affairs	Limitation on investment in Mainland China by Investment Commission of Ministry of Economic Affairs
The Company	16,891,538 (US\$544,537)	23,304,675 (US\$751,279)	(Note 6)
	(Note 5)		
Arcadyan	948,623 (US\$30,581)	948,623 (US\$30,581)	5,735,524
HengHao	1,453,969 (US\$46,872)	1,453,969 (US\$46,872)	(Note 13)

- Note 1: Indirectly investment in Mainland China through companies registered in the third region.
- Note 2: Indirectly investment in Mainland China through an existing company registered in the third region.
- Note 3: Investees held by Kunshan Botai Electronics Co., Ltd. ("BT"), Compal Investment (Jiansu) Co., Ltd. ("CIJ"), Compal Electronic (Sichuan) Co., Ltd. ("CIS"), and Compal Electronics (China) Co., Ltd. ("CPC") through their own funds.
- Note 4: The investment income (loss), except for Compal Precision Module (Jiangsu) Co., Ltd., was determined based on the financial report reviewed by the CPAs.
- Note 5: Including the investment amount of sold or dissolved companies, including Beijing Compower Xuntong Electronic Technology Co., Ltd., VAP
 Optoelectronics (NanJing) Corp., Flextronics Technology (Shanghai) Ltd. Lucom, LCFC (HeFei) Electronics Technology Co., Ltd. and the increased investment amount form merging with Compal Communication Co., Ltd.
- Note 6: As the Company has obtained the certificate of being qualified for operating headquarters, issued by Industrial Development Bureau, MOEA, the upper limit on investment in mainland China is not applicable.
- Note 7: Arcadyan paid US\$18,420 thousands and acquired 100% shares of SVA Arcadyan from Accton Asia through Arcadyan Holding in 2010.
- Note 8: Arcadyan paid US\$8,561 thousands and acquired 100% shares of CNC from Just through Arcadyan Holding in 2007.
- Note 9: SVA Arcadyan decreased its capital amounting to US\$15,000 thousands to offset accumulated losses in March 2009.
- Note 10: Arcadyan's subsidiary TTI obtained the control over THAC with US\$1,150 thousands on February 28, 2013 (the date of stock transferring).
- Note 11: The amounts in New Taiwan Dollars were translated at the exchange rates at the balance sheet date or the average exchange rate.
- Note 12: The Company had an accumulated investment amounting to U\$\$7,350 thousands in the previous years. In the first half of 2014, HengHao paid the Company and LG U\$\$3,184 thousands and U\$\$3,315 thousands, respectively, for organization restructure, to obtain 100% ownership of Lucom.
- Note 13: The net equity of HengHao is negative at December 31, 2018.

(iii) Significant transactions

For the nine months ended September 30, 2019, the significant inter-company transactions with the subsidiary in Mainland China, which were eliminated in the preparation of consolidated financial statements, are disclosed in "Information on significant transactions" and "Business relationships and significant intercompany transactions".