Parent Company Only Financial Statements

With Independent Auditors' Report For the Years Ended December 31, 2023 and 2022

Address: No.581 & 581-1, Ruiguang Rd., Neihu District, Taipei, Taiwan

Telephone: (02)8797-8588

Table of contents

Contents	Page
1. Cover Page	1
2. Table of Contents	2
3. Independent Auditors' Report	3
4. Balance Sheets	4
5. Statements of Comprehensive Income	5
6. Statements of Changes in Equity	6
7. Statements of Cash Flows	7
8. Notes to the Financial Statements	
(1) Company history	8
(2) Approval date and procedures of the financial statements	8
(3) New standards, amendments and interpretations adopted	8~9
(4) Summary of material accounting policies	9~28
(5) Significant accounting assumptions and judgments, and major sources of estimation uncertainty	28~29
(6) Explanation of significant accounts	29~63
(7) Related-party transactions	64~72
(8) Pledged assets	72
(9) Commitments and contingencies	72
(10) Losses due to major disasters	72
(11) Subsequent Events	72
(12) Other	72~73
(13) Other disclosures	
(a) Information on significant transactions	74 \ 87~97
(b) Information on investees	74 · 98~103
(c) Information on investment in mainland China	74、104~105
(d) Major shareholders	74
(14) Segment information	74~75
9. List of major accounting items	76~86



安侯建業群合會計師重務的 KPMG

台北市110615信義路5段7號68樓(台北101大樓) 68F., TAIPEI 101 TOWER, No. 7, Sec. 5, Xinyi Road, Taipei City 110615, Taiwan (R.O.C.) 電 話 Tel 傳 真 Fax 網 址 Web + 886 2 8101 6666 + 886 2 8101 6667

kpmg.com/tw

Independent Auditor's Report

To COMPAL ELECTRONICS, INC.:

Opinion

We have audited the financial statements of COMPAL ELECTRONICS, INC. ("the Company"), which comprise the balance sheet as of December 31, 2023 and 2022, the statement of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the financial statements, including a summary of material policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2023 and 2022, and its financial performance and its cash flows for the years then ended December 31, 2023 and 2022, in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Financial Statement Audit and Attestation Engagements of Certified Public Accountants and Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Inventory valuation

Please refer to Note (4)(g) and Note (5) for the accounting policy of inventory valuation, as well as the estimation and assumption uncertainty of the valuation of inventory, respectively. Information of estimation of the valuation of inventory are disclosed in Note (6)(f) of the financial statements.

Description of key audit matters:

The inventory is measured at the lower of cost or net realizable value. The short life cycle of electronic products may cause significant changes in customers' demand and sales of related products. Consequently, the book value of inventory may be lower than the net realizable value of inventory. Therefore, the valuation of inventory is one of the key audit matters.



Our key audit procedures performed in respect of the above area included the following:

In order to verify the rationality of assessment of inventory valuation estimated by the Company, our key audit procedures included reviewing the consistency of prior year and accounting policy, inspecting the Company's inventory aging reports, analyzing the change of inventory aging, judgement of specific items, as well as verifying the inventory aging reports and the calculation of lower of cost or net realizable value.

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

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than the one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.



- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the investment in other entities accounted for using the equity method to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion

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

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

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

The engagement partners on the audit resulting in this independent auditors' report are Kuan-Ying Kuo and Szu-Chuan Chien.

KPMG

Taipei, Taiwan (Republic of China) February 29, 2024

Notes to Readers

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

Balance Sheets

December 31, 2023 and 2022

(Expressed in Thousands of New Taiwan Dollars)

		December 31, 202	23	December 31, 202				_	December 31, 202	3	December 31, 2022	2
	Assets Current assets:	Amount	%	Amount	<u>%</u>		Liabilities and Equity Current liabilities:	_	Amount	<u>%</u>	Amount	<u>%</u>
1100	Cash and cash equivalents (note (6)(a))	\$ 20,511,690	5.4	30,965,694	8.2	2100	Short-term borrowings (note (6)(1))	S	46,917,800	12.4	53,068,579	14.0
1170	Notes and accounts receivable, net (note (6)(d))	171,591,962		169,758,431	44.7	2130	Current contract liabilities (note (6)(s))	φ	697,526	0.2	700,046	
1170	Notes and accounts receivable, net (note (o)(d)) Notes and accounts receivable due from related parties, net (notes (6)(d) and (7))	11,475,862		13,277,948		2170	Notes and accounts payable		80,947,046		78,000,744	
1200	Other receivables, net (notes (6)(e) and (7))	3,951,773		3,862,484		2170	Notes and accounts payable to related parties (note (7))		82,364,436			
1310	Inventories (note (6)(f))	51,043,492		53,064,157		2200	Other payables (note (7))		12,332,111	3.3	13,119,799	
1470	Other current assets	1,278,640		900,626		2230	Current tax liabilities		3,781,754		3,872,974	1.0
1470	Other Current assets	259,853,419	· —— —	271,829,340		2280	Current lease liabilities (note (6)(n))		352,900		249,553	
	Non-current assets:	239,833,419	06.7	2/1,829,340	/1.0	2300	Other current liabilities		1,375,360		2,005,816	
1550	Investments accounted for using equity method (note (6)(g))	105,496,882	27.0	98,259,876	25.9	2365	Current refund liabilities		2,763,469		2,003,810	
1510	Non-current financial assets at fair value through profit or loss (note (6)(b))	337.855		249,567	0.1							
		6,197,710				2322	Long-term borrowings, current portion (note (6)(m))	_	10,742,300		19,300,000	
1517	Non-current financial assets at fair value through other comprehensive income (note (6)(c))	, ,		3,133,840			Non-Current liabilities:	_	242,274,702	64.1	248,511,419	65.5
1600	Property, plant and equipment (note (6)(j))	2,234,288		2,417,309		2540			12.525.000	2.2	11 225 000	2.0
1755	Right-of-use assets (note (6)(k))	1,033,301		1,033,366		2540	Long-term borrowings (note (6)(m))		12,525,000		11,225,000	
1780	Intangible assets	349,922		529,906	0.1	2570	Deferred tax liabilities (note (6)(p))		1,785,947	0.5	1,177,418	
1840	Deferred tax assets (note (6)(p))	2,568,652		1,743,609		2580	Non-current lease liabilities (note (6)(n))		688,466		791,427	
1990	Other non-current assets	221,733		336,598		2640	Non-current net defined benefit liability (note (6)(o))		568,883		566,941	
		118,440,343	31.3	107,704,071	28.4	2670	Non-current liabilities, others (note (6)(g))	-	828,769		966,452	
								-	16,397,065		14,727,238	
							Total liabilities	_	258,671,767	68.4	263,238,657	69.4
							Equity (note (6)(q)):					
						3110	Ordinary share		44,071,466	11.7	44,071,466	11.6
						3200	Capital surplus		4,270,915	1.0	5,078,580	1.3
						3300	Retained earnings		72,548,155	19.2	69,969,059	18.4
						3400	Other equity interest		(387,294)	(0.1)	(1,943,104)	(0.5)
						3500	Treasury shares	-	(881,247)	(0.2)	(881,247)	(0.2)
							Total equity	-	119,621,995	31.6	116,294,754	30.6
	Total assets	\$378,293,762	100.0	379,533,411	100.0		Total liabilities and equity	\$_	378,293,762	100.0	379,533,411	100.0
								_				

Statements of Comprehensive Income

For the years ended December 31, 2023 and 2022

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

4000 Net sales revenue (notes (6)(s) and (7) \$ 874,914,215 \$ 10,0 1,003,642,791 5000 Cost of sales (notes (6)(f), (6)(o), (7) and (12)) 284,68,641,49 \$ 6.8 975,074,956 6 Cross profit 28,050,03 3.2 2,567,835 6 Operating expenses: (notes (6)(o) and (12)) 4,668,460 0.5 6,211,342 6 Operating expenses 4,668,460 0.5 6,211,342 6 Operating expenses 2,966,700 0.4 2,831,405 6 Operating income 2,966,700 0.4 2,831,405 7 Not-operating income 3,035,205 1.5 1,263,055 7 Not-operating income and expenses: 3,035,207 2.2 2,303,812 7 Not-operating income and expenses: 3,035,207 3.0 3,035,207 7 Not-operating income and expenses: 1,001,500 0.1 3,035,207 7 Pinance const (note (6)(n)) 4,053,207 0.1 3,035,207 7 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,082,258 0.5 1,28,020 7 Total non-operating income and expenses<	9% 100.0 97.2 2.8
5000 Cost of sales (notes (6)(f), (6)(o), (7) and (12)) 846,864,149 96.8 975,074,956 Gross profit 28,050,066 3.2 28,567,835 Operating expenses: (notes (6)(o) and (12)) 500 Selling expenses 4,668,460 0.5 6,211,342 6200 Administrative expenses 2,966,700 0.4 2,831,405 6300 Research and development expenses 13,086,935 1.5 12,263,065 6300 Research and development expenses 7,327,971 0.8 7,262,035 Non-operating income 7,327,971 0.8 7,262,023 7020 Interest income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612	97.2
Gross profit 28,050,066 3.2 28,567,835 Operating expenses: (notes (6)(o) and (12)) Companies 4,668,460 0.5 6,211,342 6200 Administrative expenses 2,966,700 0.4 2,831,405 6300 Research and development expenses 13,086,935 1.5 12,263,065 7,000 Net operating income 7,327,971 0.8 7,262,023 Non-operating income and expenses: 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(u)) 40,059,174 (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	
Operating expenses: (notes (6)(o) and (12)) 6100 Selling expenses 4,668,460 0.5 6,211,342 6200 Administrative expenses 2,966,700 0.4 2,831,405 6300 Research and development expenses 13,086,935 1.5 12,263,065 20,722,095 2.4 21,305,812 Net operating income 7,327,971 0.8 7,262,023 Non-operating income and expenses: 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	2.8
6100 Selling expenses 4,668,460 0.5 6,211,342 6200 Administrative expenses 2,966,700 0.4 2,831,405 6300 Research and development expenses 13,086,935 1.5 12,263,065 Net operating income 7,327,971 0.8 7,262,023 Non-operating income and expenses: 7100 Interest income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,26,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	
6200 Administrative expenses 2,966,700 0.4 2,831,405 6300 Research and development expenses 13,086,935 1.5 12,263,065 Net operating income Non-operating income and expenses: 7100 Interest income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	
Research and development expenses 13,086,935 1.5 12,263,065 Net operating income 20,722,095 2.4 21,305,812 Non-operating income and expenses: 7,327,971 0.8 7,262,023 7100 Interest income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	0.6
Net operating income 20,722,095 2.4 21,305,812 Non-operating income and expenses: 7,327,971 0.8 7,262,023 7100 Interest income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	0.3
Net operating income 7,327,971 0.8 7,262,023 Non-operating income and expenses: Non-operating income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	1.2
Non-operating income and expenses: 7100 Interest income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 Total non-operating income and expenses 1,381,729 0.2 771,589 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	2.1
7100 Interest income (note (6)(u)) 1,001,520 0.1 367,313 7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 Total non-operating income and expenses 1,381,729 0.2 771,589 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	0.7
7020 Other gains and losses, net (note (6)(u)) 46,734 - 790,769 7050 Finance costs (note (6)(n)) (4,059,174) (0.5) (2,546,827) 7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 Total non-operating income and expenses 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	
Finance costs (note (6)(n)) Other income (note (6)(u)) Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) Total non-operating income and expenses Profit from continuing operations before tax 1,381,729 8,709,700 1,042,073 0.1 745,320	-
7190 Other income (note (6)(u)) 304,391 0.1 334,311 7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 Total non-operating income and expenses 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	0.1
7370 Share of profit of associates and joint ventures accounted for using equity method (note (6)(g)) 4,088,258 0.5 1,826,023 Total non-operating income and expenses 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	(0.3)
Total non-operating income and expenses 1,381,729 0.2 771,589 7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	-
7900 Profit from continuing operations before tax 8,709,700 1.0 8,033,612 7950 Less: Income tax expenses (note (6)(p)) 1,042,073 0.1 745,320	0.2
7950 Less: Income tax expenses (note (6)(p))	
	0.7
Profit	0.1
	0.6
8300 Other comprehensive income:	
Components of other comprehensive income (loss) that will not be reclassified to profit or loss	
6311 Gains (losses) on remeasurements of defined benefit plans (12,857) - 134,331	-
Unrealized gains (losses) from investments in equity instruments measured at fair value through other	
comprehensive income 828,717 0.1 (610,977)	(0.1)
Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using	
equity method, components of other comprehensive income that will not be reclassified to profit or	
loss 463,228 - (434,424)	-
Income tax related to components of other comprehensive income that will not be reclassified to profit or	
loss119,1563,589	
Components of other comprehensive income that will not be reclassified to profit or loss (note (6)(p))	(0.1)
Components of other comprehensive income (loss) that will be reclassified to profit or loss	
Exchange differences on translation of foreign financial statements (376,004) - 7,183,714	0.7
Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using	
equity method, components of other comprehensive income that will be reclassified to profit or loss 107,239 - 78,865	-
Income tax related to components of other comprehensive income that will be reclassified to profit or	
loss	
Components of other comprehensive income that will be reclassified to profit or loss (268,765) - 7,262,579	0.7
8300 Other comprehensive income 891,167 0.1 6,347,920	0.6
8500 Total comprehensive income \$\(\begin{array}{c} 8,558,794 \\ \end{array} & \end{array} & \end{array} & \end{array} & \end{array} & \(\end{array} & \end{array} & \end{array} \)	1.2
Earnings per share (note $(6)(r)$)	
9750 Basic earnings per share \$	
9850 Diluted earnings per share \$	1.67

Statements of Changes in Equity

For the years ended December 31, 2023 and 2022 (Expressed in Thousands of New Taiwan Dollars)

			Retained earnings				Total other equity interest					
	Ordinary shares	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings		0		Others	Total other equity interest	Treasury shares	Total equity
Balance at January 1, 2022	\$ 44,071,466	6,724,856	21,339,412	7,266,708	41,045,820	69,651,940	(8,744,705)		125	(8,206,750)	(881,247)	
Profit for the year ended December 31, 2022	-	-	-	-	7,288,292	7,288,292	-	-	-	-	-	7,288,292
Other comprehensive income					118,035	118,035	7,274,994	(1,032,694)	(12,415)	6,229,885		6,347,920
Total comprehensive income					7,406,327	7,406,327	7,274,994	(1,032,694)	(12,415)	6,229,885		13,636,212
Appropriation and distribution of retained earnings:												
Legal reserve appropriated	-	-	1,237,434	-	(1,237,434)	-	-	-	-	-	-	-
Special reserve appropriated	-	-	-	940,042	(940,042)	-	-	-	-	-	-	-
Cash dividends of ordinary share	-	-	-	-	(7,051,435)	(7,051,435)	-	-	-	-	-	(7,051,435)
Cash dividends from capital surplus	-	(1,762,859)	-	-	-	-	-	-	-	-	-	(1,762,859)
Changes in ownership interests in subsidiaries	-	33,397	-	-	(2,260)	(2,260)	-	-	-	-	-	31,137
Changes in equity of associates and joint ventures accounted for using equity method	-	(18,066)	-	-	(38,351)	(38,351)	-	36,599	-	36,599	-	(19,818)
Adjustments of capital surplus for cash dividends received by subsidiaries	-	100,035	-	-	-	-	-	-	-	-	-	100,035
Others	-	1,217	-	-	-	-	-	-	-	-	-	1,217
Disposal of investments in equity instruments measured at fair value through other												
comprehensive income					2,838	2,838		(2,838)		(2,838)		
Balance at December 31, 2022	44,071,466	5,078,580	22,576,846	8,206,750	39,185,463	69,969,059	(1,469,711)	(461,103)	(12,290)	(1,943,104)	(881,247)	116,294,754
Profit for the year ended December 31, 2023	-	-	-	-	7,667,627	7,667,627	-	-	-	-	-	7,667,627
Other comprehensive income					(2,238)	(2,238)	(277,619)	1,162,170	8,854	893,405		891,167
Total comprehensive income	-	-		_	7,665,389	7,665,389	(277,619)	1,162,170	8,854	893,405		8,558,794
Appropriation and distribution of retained earnings:												
Legal reserve appropriated	-	-	736,855	-	(736,855)	-	-	-	-	-	-	-
Reversal of special reserve	-	-	-	(6,263,646)	6,263,646	-	-	-	-	-	-	-
Cash dividends of ordinary share	-	-	-	-	(4,407,147)	(4,407,147)	-	-	-	-	-	(4,407,147)
Cash dividends from capital surplus	-	(881,429)	-	-	-	-	-	-	-	-	-	(881,429)
Changes in ownership interests in subsidiaries	-	2,213	-	-	(16,652)	(16,652)	-	3,469	-	3,469	-	(10,970)
Changes in equity of associates and joint ventures accounted for using equity method	-	10,490	-	-	(16,991)	(16,991)		13,433	-	13,433	-	6,932
Adjustments of capital surplus for cash dividends received by subsidiaries	-	60,021	-	-	-	-	-	-	-	-	-	60,021
Others	-	1,040	-	-	-	-	-	-	-	-	-	1,040
Disposal of investments in equity instruments measured at fair value through other												
comprehensive income					(645,503)	(645,503)		645,503		645,503		
Balance at December 31, 2023	\$ 44,071,466	4,270,915	23,313,701	1,943,104	47,291,350	72,548,155	(1,747,330)	1,363,472	(3,436)	(387,294)	(881,247)	119,621,995

Statements of Cash Flows

For the years ended December 31, 2023 and 2022 (Expressed in Thousands of New Taiwan Dollars)

	2023	2022
Cash flows from (used in) operating activities:	Ф 9.700.700	0.022.612
Profit before tax	\$8,709,700	8,033,612
Adjustments:		
Adjustments to reconcile profit (loss): Depreciation and amortization	1,343,643	1,292,481
Expected credit loss	49,027	10,092
•	, ,	,
Net (gain) loss on financial assets or liabilities at fair value through profit or loss	(47,871)	17,430
Finance cost Interest income	4,059,174	2,546,827
	(1,001,520)	(367,313)
Dividend income	(90,278)	(60,493
Share of profit of subsidiaries, associates and joint ventures accounted for using equity method	(4,088,258)	(1,826,023
Others Takala li atawata ta asaa ila asa (14 (lasa))	340	7,903
Total adjustments to reconcile profit (loss)	224,257	1,620,904
Changes in operating assets and liabilities:		
Changes in operating assets:	(7.6.000)	02 002 545
(Increase) decrease in notes and accounts receivable	(76,980)	92,993,745
Decrease in other receivables	255,955	861,286
Decrease in inventories	2,020,665	7,894,260
Increase in other current assets	(432,044)	(440,998
Total changes in operating assets	1,767,596	101,308,293
Changes in operating liabilities:		
Increase (decrease) in notes and accounts payable	9,129,059	(56,853,309
(Decrease) increase in other payables	(600,839)	2,252,516
Increase in refund liabilities	751,240	456,262
Decrease in contract liabilities	(2,520)	(332,145
(Decrease) increase in other current liabilities	(630,456)	936,481
Others	(10,915)	(14,859
Total changes in operating liabilities	8,635,569	(53,555,054
Total changes in operating assets and liabilities	10,403,165	47,753,239
Total adjustments	10,627,422	49,374,143
Cash inflow generated from operations	19,337,122	57,407,755
Interest received	945,368	363,622
Dividends received	832,126	762,393
Interest paid	(4,246,023)	(2,149,093
Income taxes paid	(1,468,963)	(1,345,557
Net cash flows from operating activities	15,399,630	55,039,120
Cash flows from (used in) investing activities:		
Acquisition of financial assets at fair value through profit or loss and through other comprehensive income	(2,326,911)	(293,452
Proceeds from disposal of financial assets at fair value through other comprehensive income	47,921	10,028
Acquisition of investments accounted for using equity method	(3,979,240)	(723,290
Proceeds from capital reduction and liquidation of investments	3,420	2,010
Acquisition of property, plant and equipment	(256,391)	(332,902
Proceeds from disposal of property, plant and equipment	65,706	-
Increase in other receivables due from related parties	(101,447)	(1,417,334
Acquisition of intangible assets	(337,007)	(558,111
Others	168,895	(116,556
Net cash flows used in investing activities	(6,715,054)	(3,429,607
Cash flows from (used in) financing activities:	(0,713,034)	(3,42),007
Decrease in short-term borrowings	(6,150,779)	(25,899,341
Proceeds from long-term borrowings	44,267,025	79,109,500
Repayments of long-term borrowings	(51,524,725)	(72,884,500
Payment of lease liabilities	(438,966)	(439,591
Cash dividends paid		(8,814,294
•	(5,288,576)	
Others Not each flows used in financing activities	(19.138.580)	4,428
Net cash flows used in financing activities	(19,138,580)	(28,923,798
Net (decrease) increase in cash and cash equivalents	(10,454,004)	22,685,715
Cash and cash equivalents at beginning of period	30,965,694	8,279,979
Cash and cash equivalents at end of period	\$ <u>20,511,690</u>	30,965,694

Notes to the Financial Statements

For the years ended December 31, 2023 and 2022

(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 is primarily 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 financial statements:

The accompanying parent-company-only financial statements were authorized for issuance by the Board of Directors and issued on February 29, 2024.

(3) New standards, amendments and interpretations adopted:

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

The Company has initially adopted the following new amendments, which do not have a significant impact on its financial statements, from January 1, 2023:

- Amendments to IAS 1 "Disclosure of Accounting Policies"
- Amendments to IAS 8 "Definition of Accounting Estimates"
- Amendments to IAS 12 "Deferred Tax related to Assets and Liabilities arising from a Single Transaction"

In addition, the Company has adopted Amendments to IAS 12 "International Tax Reform – Pillar Two Model Rules" on May 23, 2023. The amendments provide a temporary mandatory exception from deferred tax accounting for the top-up tax, which applies retrospectively, and require new disclosures about the Pillar Two exposure for annual reporting periods beginning on or after January 1, 2023. However, because on December 31, 2023, no new legislation to implement the top-up tax was enacted or substantively enacted in any jurisdiction in which the Company operates and no related deferred taxes were recognized at that date, the retrospective application has no impact on the parent-company-only financial statements. The Company is closely monitoring developments related to the implementation of the international tax reforms introducing a global minimum top-up tax.

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

The Company assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2024, would not have a significant impact on its financial statements:

- Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"
- Amendments to IAS 1 "Non-current Liabilities with Covenants"
- Amendments to IAS 7 and IFRS 7 "Supplier Finance Arrangements"
- Amendments to IFRS 16 "Lease Liability in a Sale and Leaseback"

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

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

- Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between an Investor and Its Associate or Joint Venture"
- IFRS 17 "Insurance Contracts" and amendments to IFRS 17 "Insurance Contracts"
- Amendments to IFRS 17 "Initial Application of IFRS 17 and IFRS 9 Comparative Information"
- Amendments to IAS21 "Lack of Exchangeability"

(4) Summary of material accounting policies:

The material accounting policies presented in the parent-company-only financial statements are summarized as follows. The following accounting policies were applied consistently throughout the periods presented in the parent-company-only financial statements.

(a) Statement of compliance

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

(b) Basis of preparation

(i) Basis of measurement

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

- 1) Financial instruments measured at fair value through profit or loss are measured at fair value;
- 2) Financial assets at fair value through other comprehensive income are measured at fair value:

3) The defined benefit liabilities (assets) are measured at fair value of the plan assets less the present value of the defined benefit obligation, limited as explained in note (4)(q).

(ii) Functional and presentation currency

The functional currency of the Company is determined based on the primary economic environment in which the Company operates. The parent-company-only financial statements are presented in New Taiwan Dollar, which is the Company's functional currency. All financial information presented in New Taiwan Dollar has been rounded to the nearest thousand.

(c) Foreign currency

(i) Foreign currency transaction

Transactions in foreign currencies are translated to the respective functional currencies of the Company at exchange rates at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at that date. The foreign currency gain or loss on monetary items is the difference between the amortized cost in the functional currency at the beginning of the year adjusted for the effective interest and payments during the period, and the amortized cost in foreign currency translated at the exchange rate at the reporting date.

Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Non-monetary items in a foreign currency that are measured based on historical cost are translated using the exchange rate at the date of translation.

Foreign currency differences arising on retranslation are recognized in profit or loss, except for the following differences which are recognized in other comprehensive income arising on the retranslation:

- 1) fair value through other comprehensive income financial assets;
- 2) a financial liability designated as a hedge of the net investment in a foreign operation to the extent that the hedge is effective; or
- 3) qualifying cash flow hedges to the extent the hedge is effective

(ii) Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated to the Company's functional currency at exchange rates of the reporting date. The income and expenses of foreign operations, excluding foreign operations in hyperinflationary economies, are translated to the Company's functional currency at average rate. Foreign currency differences are recognized in other comprehensive income, and presented in the foreign currency translation differences in equity.

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

When the settlement of a monetary item receivable from or payable to a foreign operation is neither planned nor likely in the foreseeable future, foreign currency gains and losses arising from such items are considered to form part of a net investment in the foreign operation and are recognized in other comprehensive income, and presented in the translation reserve in equity.

(d) Classification of current and non-current assets and liabilities

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

- (i) It expects to realize the asset, or intends to sell or consume it, in its normal operating cycle;
- (ii) It holds the asset primarily for the purpose of trading;
- (iii) It expects to realize the asset within twelve months after the reporting period; or
- (iv) The asset is cash and cash equivalent unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

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

- (i) It expects to settle the liability in its normal operating cycle;
- (ii) It holds the liability primarily for the purpose of trading;
- (iii) The liability is due to be settled within twelve months after the reporting period; or
- (iv) The Company does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not impact its classification.

(e) Cash and cash equivalents

Cash comprise cash on hand and demand deposits. Cash equivalents are subject to an insignificant risk of changes in their fair value, and are used by the Company in the management of its short-term commitments.

Time deposits which meet the above definition and are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes are reclassified as cash equivalents.

(f) Financial instruments

(i) Financial assets

Financial assets are classified into the following categories: measured at amortized cost, fair value through other comprehensive income ("FVOCI") and fair value through profit or loss ("FVTPL").

The Company shall reclassify all affected financial assets only when it changes its business model for managing its financial assets.

1) Financial assets measured at amortized cost

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

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

A financial asset measured at amortized cost is initially recognized at fair value, plus any directly attributable transaction costs. These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses, and impairment loss, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss. A regular way purchase or sale of financial assets is recognized and derecognized, as applicable, using trade date accounting.

2) Fair value through other comprehensive income ("FVOCI")

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

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

Some accounts receivables are held within a business model whose objective is achieved by both collecting contractual cash flows and selling by the Company, therefore, those receivables are measured at FVOCI and presented as accounts receivable.

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

Notes to Parent-Company-Only Financial Statements

A financial asset measured at FVOCI is initially recognized at fair value, plus any directly attributable transaction costs. These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses, and impairment losses, deriving from debt investments are recognized in profit or loss; whereas dividends deriving from equity investments are recognized as income in profit or loss, unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses of financial assets measured at FVOCI are recognized in OCI. On derecognition, gains and losses accumulated in OCI of debt investments are reclassified to profit or loss. However, gains and losses accumulated in OCI of equity investments are reclassified to retain earnings instead of profit or loss. A regular way purchase or sale of financial assets is recognized and derecognized, as applicable, using trade date accounting.

Dividend income derived from equity investments is recognized on the date that the Company's right to receive payment is established, which in the case of quoted securities is normally the date the shareholders' meeting approved the earning distribution.

3) Fair value through profit or loss ("FVTPL")

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

Financial assets in this category are measured at fair value at initial recognition. Attributable transaction costs are recognized in profit or loss as incurred. Subsequent changes that are measured at fair value, which take into account any dividend and interest income, are recognized in profit or loss. A regular way purchase or sale of financial assets is recognized and derecognized, as applicable, using trade date accounting.

4) Impairment of financial assets

The Company recognizes loss allowances for expected credit losses on financial assets measured at amortized cost (including cash and cash equivalents, financial assets measured at amortized costs, notes and accounts receivable, other receivable, guarantee deposit and other financial assets), debt investments measured at FVOCI, and accounts receivable measured at FVOCI.

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

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

Notes to Parent-Company-Only Financial Statements

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

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

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

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

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

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

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Company considers a financial asset to be in default when the financial asset is more than 90 days past due or the borrower is unlikely to pay its credit obligations to the Company in full.

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

At each reporting date, the Company assesses whether financial assets carried at amortized cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. An evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or being more than 90 days past due;

Notes to Parent-Company-Only Financial Statements

- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is probable that the borrower will enter bankruptcy or other financial reorganization; or
- the disappearance of an active market for a security because of financial difficulties.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is recognized in other comprehensive income instead of reducing the carrying amount of the asset. The Company recognizes the amount of expected credit losses (or reversal) in profit or loss, as an impairment gain or loss.

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Company determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

5) Derecognition of financial assets

Financial assets are derecognized when the contractual rights to the cash flows from the assets expire, or when the Company transfers substantially all the risks and rewards of ownership of the financial assets.

On derecognition of a debt instrument in its entirety, the Company recognizes the difference between its carrying amount and the sum of the consideration received or receivable and any cumulative gain or loss that had been recognized in other comprehensive income and presented in "other equity – unrealized gains or losses on fair value through other comprehensive income", in profit or loss, and presented it in the line item of non-operating income.

On derecognition of a financial asset other than in its entirety, the Company allocates the previous carrying amount of the financial asset between the part it continues to recognize under continuing involvement, and the part it no longer recognizes on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognized and the sum of the consideration received for the part no longer recognized and any cumulative gain or loss allocated to it that had been recognized in other comprehensive income is recognized in profit or loss, and presented in the line item of non-operating income and expenses. A cumulative gain or loss that had been recognized in other comprehensive income is allocated between the part that continues to be recognized and the part that is no longer recognized on the basis of the relative fair values of those parts.

Notes to Parent-Company-Only Financial Statements

(ii) Financial liabilities and equity instruments

1) Classification of debt or equity

Debt or equity instruments issued by the Company are classified as financial liabilities or equity in accordance with the substance of the contractual agreement.

Equity instruments refer to surplus equities of the assets after the deduction of all the debts for any contracts. Equity instruments issued are recognized as the amount of consideration received, less, the direct cost of issuing.

Interest and loss or gain related to financial liabilities are recognized as profit or loss and are reported under non-operating income and expenses. Financial liabilities are reclassified as equity when converted, and conversions do not generate profit or loss.

2) Financial liabilities at fair value through profit or loss

A financial liability is classified in this category if acquired principally for the purpose of selling in the short term. This type of financial liability is measured at fair value at the time of initial recognition, and attributable transaction costs are recognized in profit or loss as incurred. Financial liabilities at fair value through profit or loss are measured at fair value, and changes therein, which take into account any interest expense, are recognized in profit or loss, and are included in non-operating income or expenses.

3) Other financial liabilities

Financial liabilities not classified as held-for-trading or designated as at fair value through profit or loss, which comprise loans and borrowings, notes and accounts payable and other payable, are measured at fair value, plus, any directly attributable transaction cost at the time of initial recognition. Subsequent to initial recognition, they are measured at amortized cost calculated using the effective interest method other than significant interest on short-term loans and payables. Interest expense not capitalized as capital cost is recognized in profit or loss, and is included in non-operating income or expenses.

4) Derecognition of financial liabilities

The Company derecognizes a financial liability when its contractual obligation has been discharged, cancelled or expired. The difference between the carrying amount of a financial liability removed and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss, and is included in non-operating income or expenses.

5) Offsetting of financial assets and liabilities

The Company presents financial assets and liabilities on a net basis when the Company has the legally enforceable right to offset and intends to settle such financial assets and liabilities on a net basis or to realize the assets and settle the liabilities simultaneously.

(iii) Derivative financial instruments

The Company holds derivative financial instruments to hedge its foreign currency and interest rate exposures. Derivatives are initially measured at fair value. Any attributable transaction costs thereof are recognized in profit or loss as incurred. Subsequent to initial recognition, derivatives are measured at fair value, and changes therein are recognized in profit or loss and are included in the line item of non-operating income. When a derivative is designated as, and effective for, a hedging instrument, its timing of recognition in profit or loss is determined based on the nature of the hedging relationship. When the fair value of a derivative instrument is positive, it is classified as a financial asset, whereas when the fair value is negative, it is classified as a financial liability.

Embedded derivatives are separated from the host contract and accounted for separately if the economic characteristics and risks of the non-financial asset's host contract are not closely related to the embedded derivatives and the host contract is not measured at FVTPL.

(g) Inventories

Inventories are measured at the lower of cost and net realizable value. The cost of inventories is based on the weighted-average-cost principle and includes expenditure incurred in acquiring the inventories, production or transition costs, and other costs incurred in bringing them to their existing location and condition. In the case of manufactured inventories and work in progress, cost includes an appropriate share of production overheads based on normal operating capacity.

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

(h) Investment in associates

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

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

The parent-company-only financial statements include the Company's share of the profit or loss and other comprehensive income of equity-accounted investees after adjustments to align the accounting policies with those of the Company from the date that significant influence commences until the date that significant influence ceases. When changes in an associate's equity are not recognized in profit or loss or other comprehensive income of the associate and such changes do not affect the Company's ownership percentage of the associate, the Company recognizes the changes in ownership interests of its associate in capital surplus in proportion to its ownership.

Unrealized profits resulting from the transactions between the Company and an associate are eliminated to the extent of the Company's interest in the associate. Unrealized losses on transactions with associates are eliminated in the same way, except to the extent that the underlying asset is impaired.

When the Company's share of losses exceeds its interest in associates, the carrying amount of the investment, including any long-term interests that form part thereof, is reduced to zero, and the recognition of further losses is discontinued except to the extent that the Company has an obligation or has made payments on behalf of the investee.

The Company shall discontinue the use of the equity method from the date when its investment ceases to be an associate or a joint venture. The Company shall measure the retained interest at fair value. The difference between the fair value of retained interest and proceeds from disposal, and the carrying amount of the investment at the date the equity method was discontinued is recognized in profit or loss. The Company shall account for all the amounts previously recognized in other comprehensive income in relation to that investment on the same basis as would have been required if the associates had directly disposed of the related assets or liabilities. If a gain or loss previously recognized in other comprehensive income would be reclassified to profit or loss on the disposal of the related assets or liabilities, the entity shall reclassify the gain or loss from equity to profit or loss (as a reclassification adjustment) when the equity method is discontinued. If an entity's ownership interest in an associate or a joint venture is reduced while the entity continues to apply the equity method, the entity shall reclassify the proportion of the gain or loss that had previously been recognized in other comprehensive income relating to that reduction in ownership interest to profit or loss.

If an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate, the Company shall continue to apply the equity method without remeasuring the retained interest.

When the Company subscribes to additional shares in an associate at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment differs from the amount of the Company's proportionate interest in the net assets of the associate. The Company records such a difference as an adjustment to investments with the corresponding amount charged or credited to capital surplus, however, when the balance of the capital surplus arising from the investment was insufficient, the difference charged or credited to retained earnings. If the Company's ownership interest is reduced due to the additional subscription to the shares of associate by other investors, the proportionate amount of the gains or losses previously recognized in other comprehensive income in relation to that associate shall be reclassified to profit or loss on the same basis as would be required if the associate had directly disposed of the related assets or liabilities.

(i) Investment in subsidiaries

When preparing the parent-company-only financial statements, investment in subsidiaries which are controlled by the Company is accounted for using the equity method. Under the equity method, the amounts of net income, other comprehensive income and equity attributable to shareholders of the Company in the parent-company-only financial statement are equal to those in the consolidated financial statements.

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

(j) Property, plant and equipment

(i) Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses. Cost includes expenditure that is directly attributed to the acquisition of the asset. The cost of the software is capitalized as part of the property, plant and equipment if the purchase of the software is necessary for the property, plant and equipment to be capable of operating.

Each part of an item of property, plant and equipment with a cost that is significant in relation to the total cost of the item shall be depreciated separately, unless the useful life and the depreciation method of a significant part of an item of property, plant and equipment are the same as the useful life and depreciation method of another significant part of that same item.

The gain or loss arising from the derecognition of an item of property, plant and equipment shall be determined as the difference between the net disposal proceeds, if any, and the carrying amount of the item, and it shall be recognized as other gains and losses.

(ii) Subsequent cost

Subsequent expenditure is capitalized only when it is probable that the future economic benefits associated with the expenditure will flow to the Company. The carrying amount of those parts that are replaced is derecognized. Ongoing repairs and maintenance are expensed as incurred.

(iii) Depreciation

The depreciable amount of an asset is determined after deducting its residual amount, and it shall be allocated on a systematic basis over its useful life. Items of property, plant and equipment with the same useful life may be grouped in determining the depreciation charge. The remainder of the items may be depreciated separately. The depreciation charge for each period shall be recognized in profit or loss.

Land has an unlimited useful life and therefore is not depreciated.

The estimated useful lives for the current and comparative years of significant items of property, plant and equipment are as follows:

1) Buildings: 35~50 years

2) Building improvement: 2~12 years

3) Research equipment: 3~5 years

4) Other equipment: 0.5~5 years

Depreciation methods, useful lives, and residual values are reviewed at each reporting date. If expectations differ from the previous estimates, the change is accounted for as a change in an accounting estimate.

(k) Leases

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

(i) As a lessee

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

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

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

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

- fixed payments, including in-substance 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
- there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee; or
- there is a change in the lease term resulting from a change of its assessment on whether it
 will exercise an option to purchase the underlying assets, or
- there is a change of its assessment on whether it will exercise an extension or termination option; or
- there is any lease modifications

Notes to Parent-Company-Only Financial Statements

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

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

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

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

(ii) As a lessor

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

(l) Intangible assets

(i) Goodwill

1) Initial recognition

Goodwill arising from acquisition of subsidiaries is included in intangible assets. The measurement of initial recognition of goodwill, please refer to note (4)(t).

2) Subsequent measurement

Goodwill is measured at cost less accumulated impairment losses.

Goodwill related to an investment accounted for using equity method is included in the carrying amount of the investment, and not allocated to any asset, including goodwill, forms part of the carrying amount of the investment accounted for using the equity method.

(ii) Research & Development

During the research phase, activities are carried out to obtain and understand new scientific or technical knowledge. Expenditures during this phase are recognized in profit or loss as incurred.

Notes to Parent-Company-Only Financial Statements

Expenditures arising from the development phase shall be recognized as an intangible asset if all the conditions described below can be demonstrated; otherwise, they will be recognized in profit or loss as incurred.

- 1) The technical feasibility of completing the intangible asset so that it will be available for use or sale.
- 2) Its intention to complete the intangible asset and use or sell it.
- 3) Its ability to use or sell the intangible asset.
- 4) How the intangible asset will generate probable future economic benefits.
- 5) The availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset.
- 6) Its ability to measure reliably the expenditure attributable to the intangible asset during its development.

Capitalized expenditure arising from the development phase is measured at cost less accumulated amortization and accumulated impairment losses.

(iii) Other intangible assets

Other intangible assets that are acquired by the Company are measured at cost, less accumulated amortization and any accumulated impairment losses.

(iv) Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

(v) Amortization

The amortizable amount is the cost of an asset, or other amount substituted for cost, less its residual value.

Amortization is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets, other than goodwill and intangible assets with all indefinite useful life, from the date that they are available for use. The estimated useful lives for the current and comparative periods are as follows:

- 1) Patents: the shorter of contract period and estimated useful lives
- 2) Computer software: 1~6 years

The residual value, the amortization period, and the amortization method for an intangible asset with a finite useful life shall be reviewed at least annually at each fiscal year-end. Any change shall be accounted for as changes in accounting estimates.

(m) Impairment of non-derivative financial assets

Non-derivative financial assets except for inventories, deferred tax assets, and assets arising from employee benefits are assessed at the end of each reporting period whether there is any indication that an asset may be impaired. If any such indication exists, the Company shall estimate the recoverable amount of the asset. If it is not possible to determine the recoverable amount (fair value less cost to sell and value in use) for the individual asset, then the Company will have to determine the recoverable amount for the asset's cash-generating unit.

The Company assesses goodwill and intangible assets, which have indefinite useful lives and are not available for use, on an annual basis and recognizes an impairment loss on excess of carrying value over the recoverable amount.

The recoverable amount for an individual asset or a cash-generating unit is the higher of its fair value, less costs to sell and its value in use. If, and only if, the recoverable amount of an asset is less than its carrying amount, the carrying amount of the asset shall be reduced to its recoverable amount. That reduction is an impairment loss. An impairment loss shall be recognized immediately in profit or loss.

For the purpose of impairment testing, goodwill acquired in a business combination shall, from the acquisition date, be allocated to each of the acquirer's cash-generating units, or groups of cash-generating units that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the acquire are assigned to those units or group of units. If the carrying amount of the cash-generating units exceeds the recoverable amount of the unit, the entity shall recognize the impairment loss and the impairment loss shall be allocated to reduce the carrying amount of each asset in the unit. Reversal of an impairment loss for goodwill is prohibited.

The Company assesses at the end of each reporting period whether there is any indication that an impairment loss recognized in prior periods for an asset other than goodwill may no longer exist or may have decreased. An impairment loss recognized in prior periods for an asset other than goodwill shall be reversed if, and only if, there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If this is the case, the carrying amount of the asset shall be increased to its recoverable amount. That increase is a reversal of an impairment loss.

(n) Provisions

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probably that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects the current market assessments of the time value of money and the risks specific to the liability. The unwinding of the discount is recognized as finance cost.

(o) Treasury stock

Repurchased shares are recognized under treasury shares (a contra-equity account) based on its repurchase price (including all directly accountable costs), and net of tax. Gains on disposal of treasury shares should be recognized under Capital Reserve – Treasury Shares Transactions; losses on disposal of treasury shares should be offset against existing capital reserves arising from similar types of treasury shares. If there are insufficient capital reserves to be offset against, then such losses should be accounted for under retained earnings. The carrying amount of treasury shares should be calculated using the weighted average different types of repurchase.

During the cancellation of treasury shares, Capital Reserve – Share Premiums and Share Capital should be debited proportionately. Gains on cancellation of treasury shares should be recognized under existing capital reserves arising from similar types of treasury shares; losses on cancellation of treasury shares should be offset against existing capital reserves arising from similar types of treasury shares. If there are insufficient capital reserves to be offset against, then such losses should be accounted for under retained earnings.

(p) Revenue from contracts with customers

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

(i) Sale of goods

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

The Company assesses sales discounts based on historical experience, management's judgment and other known reasons. Such allowances are recognized as a deduction of sales revenue in the same period in which sales are made. The aforementioned provisions are expected to settle over the next year. A refund liability is recognized for expected discounts payable to customers in relation to sales made until the end of the reporting period. No element of financing is deemed present as the sales of electronic products are made with a credit term which is consistent with the market practice.

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

(ii) Financing components

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

(q) Employee benefits

(i) Defined contribution plans

Obligations for contributions to defined contribution pension plans are recognized as an employee benefit expense in profit or loss in the periods during which services are rendered by employees.

(ii) Defined benefit plans

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan. The Company's net obligation in respect of defined benefit pension plans is calculated separately for each plan by estimating the amount of future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine its present value. The fair value of any plan assets is deducted. The discount rate is the yield at the reporting date on government bonds that have maturity dates approximating the terms of the Company's obligations and that are denominated in the same currency in which the benefits are expected to be paid.

The calculation of defined benefit obligation is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a benefit to the Company, the recognized asset is limited to the total of the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. In order to calculate the present value of economic benefits, consideration is given to any minimum funding requirements that apply to any plan in the Company. An economic benefit is available to the Company if it is realizable during the life of the plan, or on settlement of the plan liabilities.

If the benefits of a plan are improved, the pension cost incurred from the portion of the increased benefit relating to past service by employees, is recognized immediately in profit or loss.

Re-measurement of net defined benefit liability (asset) (including actuarial gains, losses and the return on plan asset and changes in the effect of the asset ceiling, excluding any amounts included in net interest) is recognized in other comprehensive income (loss). The effect of remeasurement of the defined benefit plan is charged to retained earnings.

The Company recognizes gains or losses on the curtailment or settlement of a defined benefit plan when the curtailment or settlement occurs. The gain or loss on curtailment comprises any resulting change in the fair value of plan assets and change in the present value of defined benefit obligation.

(iii) Short-term employee benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

A liability is recognized for the amount expected to be paid under short-term cash bonus or profit-sharing plans if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

(r) Share-based payment

The grant-date fair value of share-based payment awards granted to employee is recognized as employee expenses, with a corresponding increase in equity, over the period that the employees become unconditionally entitled to the awards. The amount recognized as an expense is adjusted to reflect the number of awards which the related service and non-market performance conditions are expected to be met, such that the amount ultimately recognized as an expense is based on the number of award that meet the related service and non-market performance conditions at the vesting date.

For share-based payment awards with non-vesting conditions, the grant-date fair value of the share-based payment is measured to reflect such conditions, and there is no true-up for differences between expected and actual outcomes.

(s) Income taxes

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

The Company has determined that the global minimum top-up tax – which it is required to pay under Pillar Two legislation – is an income tax in the scope of IAS 12. The Company has applied a temporary mandatory relief from deferred tax accounting for the impacts of the top-up tax and accounts for it as a current tax when it is incurred.

Current taxes include tax payables and tax deduction receivables on taxable gains (losses) for the year calculated using the statutory tax rate on the reporting date or the actual legislative tax rate, as well as tax adjustments related to prior years.

Deferred taxes arise due to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases. Deferred taxes shall not be recognized for the following exceptions:

(i) Temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and at the time of the transaction (i) affects neither accounting nor taxable profits (losses) and (ii) does not give rise to equal taxable and deductible temporary differences.

- (ii) Temporary differences arising from equity investments in subsidiaries or joint ventures where there is a high probability that such temporary differences will not reverse.
- (iii) Initial recognition of goodwill.

Deferred tax assets and liabilities shall be measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled based on tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and liabilities may be offset against each other if the following criteria are met:

- (i) The entity has the legal right to settle tax assets and liabilities on a net basis; and
- (ii) the taxing of deferred tax assets and liabilities fulfill one of the below scenarios:
 - 1) levied by the same taxing authority; or
 - 2) levied by different taxing authorities, but where each such authority intends to settle tax assets and liabilities (where such amounts are significant) on a net basis every year of the period of expected asset realization or debt liquidation, or where the timing of asset realization and debt liquidation is matched.

A deferred tax asset should be recognized for the carry-forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profit will be available against which the unused tax losses, unused tax credits, and deductible temporary differences can be utilized. Such unused tax losses, unused tax credits, and deductible temporary differences shall also be re-evaluated every year on the financial reporting date, and they shall be adjusted based on the probability that future taxable profit that will be available against which the unused tax losses, unused tax credits, and deductible temporary differences can be utilized.

The surtax on unappropriated earnings is recoded as current tax expense in the following year after the resolution to appropriate retained earnings is approved in a stockholders' meeting.

(t) Business combination

Goodwill is measured as an aggregation of the consideration transferred (which generally is measured at fair value at the acquisition date) and as an amount of any non-controlling interest in the acquiree, net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed (generally at fair value). If the residual balance is negative, the Company shall re-assess whether it has correctly identified all of the assets acquired and liabilities assumed, and recognize a gain on the bargain purchase thereafter.

All the transaction costs incurred for the business combination are recognized immediately as the Company's expenses when incurred, except for the issuance of debt or equity instruments.

If the business combination is achieved in stages, the Company shall measure any non-controlling equity interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets. Other non-controlling interest is measured (1) at fair value at the acquisition date or (2) by using other valuation techniques acceptable under the IFRS as endorsed by the FSC.

In a business combination achieved in stages, the Company shall re-measure its previously held equity interest in the acquiree at its acquisition-date fair value and recognize the resulting gain or loss, if any, in profit or loss. In prior reporting periods, the Company may have recognized changes in the value of its equity interest in the acquiree in other comprehensive income. If so, the amount that was recognized in other comprehensive income shall be recognized on the same basis as would be required if the Company had disposed directly of the previously held equity interest. If the disposal of the equity interest required a reclassification to profit or loss, such an amount shall be reclassified to profit or loss.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Company shall report in its financial statements provisional amounts for the items for which the accounting is incomplete. During the measurement period, the Company shall retrospectively adjust the provisional amounts recognized at the acquisition date, or recognize additional assets or liabilities to reflect new information obtained about facts and circumstances that existed as of the acquisition date. The measurement period shall not exceed one year from the acquisition date.

(u) Earnings per share

The Company discloses the basic and diluted earnings per share attributable to ordinary equity holders of the Company. The calculation of basic earnings per share is based on the profit attributable to the ordinary shareholder of the Company divided by weighted average number of ordinary shares outstanding. The calculation of diluted earnings per share is based on the profit attributable to ordinary shareholders of the Company divided by weighted average number of ordinary shares outstanding after adjustment for the effects of all dilutive potential ordinary shares. Dilutive potential ordinary shares comprise employee compensation not yet approved by the Board of Directors.

(v) Operating segments

The operating segment information is disclosed within the consolidated financial statements but not disclosed in the parent-company-only financial statements.

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

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

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

There are no critical judgments in applying the accounting policies that have significant effect on the amounts recognized in the financial statements.

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year is as follows.

(a) Recognition and measurement of refund liabilities

Because of the sales returns and allowances, the Company records refund liabilities (sales returns and allowances provisions) for estimated returns and other allowances in the same period the related revenue is recorded. The estimate is made based on historical experience, market and economic conditions, and any other known factors using the expected value or the most likely amount, and it could be different from actual sales returns and allowances, therefore, the management periodically reviews the adequacy of the estimation used.

(b) Valuation of inventories

As inventories are stated at the lower of cost or net realizable value, the net realizable value of the inventory is mainly determined based on assumptions as to future demand within a specific time horizon. Due to the rapid industrial changes, there may be significant differences in the net realizable value of inventories. Refer to note (6)(f) for further description of the valuation of inventories.

(6) Explanation of significant accounts:

(a) Cash and cash equivalents

	December 31, 2023	December 31, 2022
Cash on hand	\$ 2,399	3,504
Checking accounts and demand deposits	17,422,781	27,183,895
Time deposits	2,472,410	652,991
Cash equivalents	614,100	3,125,304
	\$ <u>20,511,690</u>	30,965,694

Please refer to note (6)(v) 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 Company.

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

	_	December 31, 2023	December 31, 2022
Non-current financial assets mandatorily measured at fair value through profit or loss:			
Non-derivative financial assets			
Stock unlisted in domestic markets	\$	158,680	117,150
Fund in foreign market		179,175	132,417
Total	\$	337,855	249,567

For the market risk related to the financial instruments, please refer to note (6)(v).

As of December 31, 2023 and 2022, the Company did not provide any aforementioned financial assets as collaterals for its loans.

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

]	December 31, 2023	December 31, 2022
Equity investments at fair value through other comprehensive income:			
Stock listed in domestic markets	\$	2,752,235	1,688,060
Stock listed in foreign markets		2,906,241	579,341
Stock unlisted in domestic markets		276,342	782,312
Stock unlisted in foreign markets	_	262,892	84,127
Total	\$	6,197,710	3,133,840

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

For the year ended December 31, 2022, the Company has sold all of its shareholdings, measured at fair value through other comprehensive income, in GENKI SANGA HOLDINGS CO., LTD. The fair value of the shares upon disposal amounted to \$10,028, resulting in a cumulative gain of \$2,838, which was reclassified from other comprehensive income to retained earnings.

For the year ended December 31, 2023, the Company has sold all of its shareholdings, measured at fair value through other comprehensive income, in Genovior Biotech Corp. The fair value of the shares upon disposal amounted to \$47,921, resulting in a cumulative gain of \$17,790, which was reclassified from other comprehensive income to retained earnings.

The Company held the shareholdings, measured at fair value through other comprehensive income, in Taiwan Star Telecom Corporation Limited ("Taiwan Star"), which was absorbed and merged by Taiwan Mobile Co., Ltd. ("Taiwan Mobile") on December 1, 2023, as the date of the merger. In this stock swap case, the shareholdings of Taiwan Star were exchanged for the exchange consideration of \$317,172 on the date of the merger, resulting in a cumulative loss on disposal of \$663,293, which was reclassified from other equity to retained earnings.

If there is an increase (decrease) in the market price by 5% on the reporting date of the equity securities hold by the Company, the increase (decrease) in other comprehensive income (pre-tax) for the years ended December 31, 2023 and 2022, will be \$309,886 and \$156,692, respectively. These analyses are performed on the same basis for the period and assume that all other variables remain the same.

For the Company's information of market risk, please refer to note (6)(v).

As of December 31, 2023 and 2022, the Company did not provide any financial assets at fair value through other comprehensive income as collaterals for its loans.

(d) Notes and accounts receivable

	December	December
	31, 2023	31, 2022
Accounts receivable – measured at amortized cost	\$ 158,625,335	170,615,775
Accounts receivable – fair value through other comprehensive		
income	28,158,504	16,091,084
	186,783,839	186,706,859
Less: allowance for uncollectible accounts	(3,691,908)	(3,642,881)
recorded as credit balance of investments in equity method	(24,107)	(27,599)
	\$ <u>183,067,824</u>	183,036,379
Notes and accounts receivable, net	\$ <u>171,591,962</u>	169,758,431
Notes and accounts receivable – related parties, net	\$ <u>11,475,862</u>	13,277,948

The Company 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 Company applies the simplified approach to provide for its expected credit losses, i.e. the use of lifetime expected loss provision for all receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information.

The loss allowance provision of notes and accounts receivable were determined as follows:

			December	r 31, 2023	
Credit rating Level A		Carrying amount of notes and accounts receivable 176,317,572	Weighted- average ECL rate	<u>Lifetime ECLs</u>	Credit- impaired No
Level B	4	6,847,571	1.069%	73,212	No
Level C	_	3,618,696	100%	3,618,696	Yes
	\$	186,783,839		3,691,908	
			December	r 31, 2022	
		Carrying amount of notes and accounts	Weighted- average		Credit-
Credit rating Level A	— _{\$} -	receivable	ECL rate	<u>Lifetime ECLs</u>	<u>impaired</u>
	3	176,980,832	0%	-	No
Level B		6,102,290	0.314%	19,144	No
20,012		0,102,270	0.51470	15,111	110
Level C	_	3,623,737	100%	3,623,737	Yes

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

	December	December
	31, 2023	31, 2022
Overdue 1 to 180 days	\$ 1,419,193	1,306,052

The movements in the allowance for notes and accounts receivable were as follow:

		2023	2022
Balance at January 1	\$	3,642,881	3,632,789
Impairment losses recognized		49,027	10,092
Balance at December 31	\$ <u></u>	3,691,908	3,642,881

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 Company also takes all the necessary procedures for collection. The Company believes that there is no doubt for the recovery of the due but unimpaired account receivable, therefore, no allowance recognized.

The Company entered into accounts receivable factoring agreements with banks. As of December 31, 2023 and 2022, except for the amount used under the actual sales amount in accordance with certain agreements, the factoring amount granted by the banks were USD 2,100,000 thousands and USD 1,600,000 thousands, respectively. Based on the agreements, the Company is not responsible for guaranteeing the ability of the accounts receivable obligor to make payment when it is affected by credit risk. Thus, this is a non-recourse accounts receivable factoring. The Company 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 Company 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, 2023 and 2022, accounts receivable factored were recovered.

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 December 31, 2023 and 2022, accounts receivable factored were recovered.

The details of the factored accounts receivable at the reporting date were as follows:

December 31, 2023							
	Accounts receivable factored	Amount a	dvanced	Amount recognized in other		Amount	
Purchaser	(gross)	Unpaid	Paid	receivables	Collateral	derecognized	Interest rate
Financial Institution	\$ <u>13,185,468</u>		13,185,468		-	13,185,468	6.01%~6.20%
			December	31, 2022			
	Accounts receivable			Amount recognized			
	factored	Amount advanced		in other		Amount	
Purchaser	(gross)	Unpaid	Paid	receivables	Collateral	derecognized	Interest rate
Financial Institution	\$ <u>30,110,005</u>		30,110,005		-	30,110,005	4.74%~5.61%

As of December 31, 2023 and 2022, the Company did not provide any aforementioned notes and accounts receivable as collaterals.

(e) Other receivables

]	December 31, 2023	December 31, 2022
Other receivables - loans to subsidiaries	\$	3,208,385	2,979,700
Other receivables - related parties		281,621	221,214
Others	<u> </u>	461,767	661,570
	\$ <u></u>	3,951,773	3,862,484
			(Continued)

As of December 31, 2023 and 2022, none of other receivables were past due.

(f) Inventories

	_	December 31, 2023	December 31, 2022
Finished goods	\$	10,291,518	15,471,653
Work in progress		1,414,789	1,276,477
Raw materials	<u>-</u>	39,337,185	36,316,027
	\$ <u></u>	51,043,492	53,064,157

- (i) During the years ended December 31, 2023 and 2022, inventory cost recognized as cost of sales amounted to \$846,864,149 and \$975,074,956, respectively.
- (ii) Due to sale and scrap of slow-moving inventories, the net realizable value of inventory recovered, and the reversal of inventory write-down and slow-moving losses amounted to \$1,775,969 for the year ended December 31, 2023. The loss due to the write-down of inventories to net realizable value amounted \$937,684 for the year ended December 31, 2022.
- (iii) As of December 31, 2023 and 2022, the Company did not provide any inventories as collaterals for its loans.

(g) Investments accounted for using equity method

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

	December 31, 2023	December 31, 2022
Subsidiaries	\$ 101,604,769	93,821,244
Associates	3,051,907	3,259,336
	104,656,676	97,080,580
Plus: Recorded as accounts receivable and other receivables-related parties	224,107	227,599
Credit balance of investments in equity method (recorded as other non-current liability)	827,770	961,854
Less: unrealized profits or losses	(211,671)	(10,157)
	\$ <u>105,496,882</u>	98,259,876

(i) Subsidiaries

Please refer to the consolidated financial statement for the year ended December 31, 2023.

(ii) Associates

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

	December 31, 2023	December 31, 2022
Allied Circuit Co., Ltd. ("Allied Circuit")	\$ 1,574,448	1,031,010
Avalue Technology Inc. ("Avalue")	 1,783,426	1,214,819
	\$ 3,357,874	2,245,829

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

The Company's share of the loss of associates $\frac{2023}{\$ (269,077)} = \frac{2022}{(179,262)}$

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

	I	December 31, 2023	December 31, 2022
Carrying amount of individually immaterial associates	\$	3,051,907	3,259,336
		2023	2022
The Company's share of the net income (loss) of associates:			
Loss from continuing operations	\$	(269,077)	(179,262)
Other comprehensive income (loss)		2,077	149,704
Total comprehensive income (loss)	\$	(267,000)	(29,558)

(iii) As of December 31, 2023 and 2022, the Company did not provide any investments accounted for using equity method as collaterals for its loans.

(h) Corporate combination

In order to accelerate the deployment in the industrial PCs market, the Company made a tender offer for 56% ownership of Poindus Systems Corp, Ltd. ("Poindus Systems") at a total price of \$353,046 on March 7, 2022. The aforementioned price was paid, and the settlement had been completed.

Goodwill arising from the acquisition of 56% ownership is as follows:

Consideration transferred	\$ 353,046
Non-controlling interests	247,882
Less: fair value of identifiable net assets	 (563,868)
	\$ 37,060

Goodwill is mainly derived from the business value of Poindus Systems in the industrial PCs market. It is expected that the business of Poindus System and the Company business will be integrated to generate synergy.

- (i) Changes in subsidiaries' equity
 - (i) Changes in subsidiaries' equity did not result in the Company's loss of control
 - 1) Cancellation of subsidiaries' restricted shares and conversion of convertible bonds

Arcadyan Technology Corp. ("Arcadyan") canceled 30 thousand restricted shares in the year ended December 31, 2022. Whereas, Arcadyan issued 3,892 thousand new shares due to the conversion of convertible bonds during 2022. This event resulted in a decrease of 0.59% the ownership of the Company and its subsidiaries in Arcadyan in the year ended December 31, 2022.

Compal Broadband Network Inc. ("CBN") canceled 364 thousand and 469 thousand restricted shares in the years ended December 31, 2023 and 2022. These two events, respectively, resulted in an increase of 0.32% and 0.43% the ownership of the Company and its subsidiaries in CBN in the years ended December 31, 2023 and 2022.

2) Issuance of new shares for cash of subsidiaries

The Company purchased newly issued shares of Aco Smartcare Co., Ltd. ("Aco Smartcare") amounting to \$69,083 at a percentage different from its existing ownership percentage in July, 2023, resulting in an increase in the ownership of the Company in Aco Smartcare from 52.04% to 71.46%.

3) The acquisition of additional equity in the subsidiary

In June 2022, the Company acquired 0.12% of equity interest in General Life Biotechnology Co., Ltd. ("GLB") from minority shareholders with \$700 in cash, increasing equity from 50.00% to 50.12%.

4) The following summarizes the effect of changes in equity of the Company due to changes in the ownership interest of subsidiaries:

	 2023	2022
Capital surplus – changes in ownership interest in subsidiaries	\$ 2,213	33,397
Retained earnings	 (16,652)	(2,260)
	\$ (14,439)	31,137

2022

2022

(j) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Company for the years ended December 31, 2023 and 2022, were as follows:

		Land	Buildings and building improvement	Other equipment	Under construction and prepayment for purchase of equipment	Total
Cost:				<u> </u>		
Balance on January 1, 2023	\$	1,047,797	2,449,934	3,042,254	23,257	6,563,242
Additions		-	3,384	178,319	74,688	256,391
Disposals and derecognitions		-	(16,139)	(362,323)	-	(378,462)
Reclassifications		-	10,719	59,170	(69,889)	-
Balance on December 31, 2023	\$	1,047,797	2,447,898	2,917,420	28,056	6,441,171
Balance on January 1, 2022	\$	1,047,797	2,556,398	2,790,052	27,476	6,421,723
Additions		-	36,218	198,484	98,200	332,902
Disposals and derecognitions		-	(100,195)	(91,188)	-	(191,383)
Reclassifications		-	(42,487)	144,906	(102,419)	-
Balance on December 31, 2022	\$	1,047,797	2,449,934	3,042,254	23,257	6,563,242
Depreciation and impairments loss:	=					
Balance on January 1, 2023	\$	-	1,650,666	2,495,267	-	4,145,933
Depreciation for the period		-	90,763	295,867	-	386,630
Disposals and derecognitions		-	(16,139)	(309,541)	-	(325,680)
Balance on December 31, 2023	\$	-	1,725,290	2,481,593		4,206,883
Balance on January 1, 2022	\$	-	1,682,354	2,254,406		3,936,760
Depreciation for the period		-	110,767	275,322	-	386,089
Disposals and derecognitions		-	(99,968)	(76,948)	-	(176,916)
Reclassifications		-	(42,487)	42,487	-	-
Balance on December 31, 2022	s	_	1,650,666	2,495,267		4,145,933
Carrying amounts:	-					,,
Balance on December 31, 2023	\$	1,047,797	722,608	435,827	28,056	2,234,288
Balance on January 1, 2022	S	1,047,797	874,044	535,646	27,476	2,484,963
Balance on December 31, 2022	\$	1,047,797	799,268	546,987	23,257	2,417,309

As of December 31, 2023 and 2022, the Company did not provide property, plant and equipment as collateral for its borrowing.

(k) Right-of-use assets

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

	Buildings		Vehicles	Total
Cost:				
Balance on January 1, 2023	\$	2,068,450	28,723	2,097,173
Additions		478,563	-	478,563
Deductions	_	(462,408)	(26,659)	(489,067)
Balance on December 31, 2023	\$	2,084,605	2,064	2,086,669
Balance on January 1, 2022	\$	2,263,891	28,374	2,292,265
Additional		151,796	532	152,328
Deductions	_	(347,237)	(183)	(347,420)
Balance on December 31, 2022	\$	2,068,450	28,723	2,097,173
Depreciation:				
Balance on January 1, 2023	\$	1,040,187	23,620	1,063,807
Depreciation for the period		435,903	4,119	440,022
Deductions	_	(423,802)	(26,659)	(450,461)
Balance on December 31, 2023	\$	1,052,288	1,080	1,053,368
Balance on January 1, 2022	\$	927,542	17,464	945,006
Depreciation for the period		440,095	6,156	446,251
Deductions	_	(327,450)		(327,450)
Balance on December 31, 2022	\$	1,040,187	23,620	1,063,807
Carrying amount:				
Balance on December 31, 2023	\$	1,032,317	984	1,033,301
Balance on January 1, 2022	\$	1,336,349	10,910	1,347,259
Balance on December 31, 2022	\$	1,028,263	5,103	1,033,366

(1) Short-term borrowings

The details of short-term borrowings were as following:

	December 31, 2023	December 31, 2022
Unsecured bank loans	\$ <u>46,917,800</u>	53,068,579
Unused credit line for short-term borrowings	\$ <u>106,729,000</u>	94,657,000
Range of interest rates	1.62%~6.15%	1.45%~5.38%

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

(m) Long-term borrowings

(n)

The details of long-term borrowings were as follows:

		Decemb	er 31, 2023	
	<u> </u>	Range of annual	N 4 . 4	A 4
Unsecured bank loans	<u>Currency</u> TWD	interest rates 1.64%~2.10%	<u>Maturity year</u> 2024~2027	Amount \$ 21,425,000
Unsecured bank loans	USD	6.10%	2024	1,842,300
Less: current portion	СББ	0.1070	2021	(10,742,300)
Total				-
Unused credit line for				\$ <u>12,525,000</u>
long-term borrowings				\$ <u>21,725,000</u>
		Decemb	er 31, 2022	
		Range of annual		
	Currency	interest rates	Maturity year	Amount
Unsecured bank loans	TWD	1.48%~2.06%	2023~2026	\$ 30,525,000
Less: current portion				(19,300,000)
Total				\$ <u>11,225,000</u>
Unused credit line for long-term borrowings				\$ <u>12,969,000</u>
For information on the Coto note (6)(v).	ompany's intere	est risk, foreign curre	ncy risk and liquidi	ty risk, please refer
Lease liabilities				
The details of lease liabilit	ties were as fol	lows:		
Current Non-current			December 31, 202 \$ 352 \$ 688	23 31, 2022
For the maturity analysis,	please refer to	note (6)(v).		
The amounts recognized in	n profit or loss	was as follows:		
			2023	2022
Interest on lease liabilities			\$ 14,73	-
Expenses relating to leases leases	s of low-value a	assets or short-term	\$\$	9,113

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

 Total cash outflow for leases
 2023
 2022

 \$ 475,471
 463,819

(i) Building leases

The Company leases buildings for its office and factory space, typically run for a period of $1\sim10$ years.

(ii) Other leases

The Company leases vehicles with lease terms of 3~5 years.

The Company also leases some machinery and office equipment with contract terms of 1~5 years. These leases are short-term or leases of low-value items. The Company has elected not to recognize right-of-use assets and lease liabilities for these leases.

(o) Employee benefits

(i) Defined benefit plans

Reconciliation of defined benefit obligations at present value and plan assets at fair value were as follows:

		December 31, 2023	December 31, 2022
Present value of defined benefit obligations	\$	(1,173,609)	(1,185,366)
Fair value of plan assets	_	604,726	618,425
Net defined benefit liabilities	\$ _	(568,883)	(566,941)

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

1) Composition of plan assets

The Company allocates pension funds in accordance with the Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund, and such funds are managed by the Labor Pension Fund Supervisory Committee. With regard to the utilization of the funds, minimum earnings in the annual distributions on the final financial statements shall be no less than the earnings attainable from the amounts accrued from two-year time deposits with interest rates offered by local banks.

The balance of the Company's labor pension reserve account in the Bank of Taiwan amounted to \$581,007 (excluding the ending balance of interest receivable) as of December 31, 2023. For information on the utilization of the labor pension fund assets including the asset allocation and yield of the fund, please refer to the website of the Bureau of Labor Funds, Ministry of Labor.

2) Movements in the present value of the defined benefit obligations

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

	2023	2022
Defined benefit obligations on January 1	\$ (1,185,366)	(1,318,160)
Current service costs and interest	(22,953)	(13,894)
Remeasurements of net benefit liabilities	(16,367)	87,865
Benefit paid by the plan	 51,077	58,823
Defined benefit obligations on December 31	\$ (1,173,609)	(1,185,366)

3) Movements of the fair value of defined benefit plan assets

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

	2023	2022
Fair value of plan assets on January 1	\$ 618,425	602,029
Expected return on plan assets	9,811	4,317
Remeasurements of net benefit plan assets	3,510	46,466
Contributions paid by the employer	24,057	24,436
Benefits paid by the plan	 (51,077)	(58,823)
Fair value of plan assets on December 31	\$ 604,726	618,425

4) Expenses recognized in profit or loss

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

	 2023	2022
Current service cost	\$ 3,711	3,952
Net interest on the net defined benefit liability		
(asset)	 9,431	5,625
	\$ 13,142	9,577
Cost of sales	\$ 427	351
Selling expenses	612	456
Administrative expenses	3,270	2,394
Research and development expenses	 8,833	6,376
	\$ 13,142	9,577

5) Actuarial assumptions

The following were the Company's principal actuarial assumptions at the reporting date:

	December 31,	December 31,
	2023	2022
Discount rate	1.40%	1.70%
Future salary increase rate	3.00%	3.00%

The expected allocation payment made by the Company to the defined benefit plans for the one year period after the reporting date is \$24,691.

The weighted-average lifetime of the defined benefit plan is 7.6 years.

6) Sensitivity analysis

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

	Effects to the defined benefit obligation			
	Increased 0.25%	Decreased 0.25%		
December 31, 2023				
Discount rate	(21,684)	22,385		
Future salary increasing rate	21,987	(21,412)		
December 31, 2022				
Discount rate	(23,229)	23,998		
Future salary increasing rate	23,643	(23,005)		

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

The method and assumption used in the sensitivity analysis is consistent with prior period.

(ii) Defined contribution plans

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

The Company recognized the pension costs under the defined contribution method amounting to \$433,882 and \$421,223 for the years ended December 31, 2023 and 2022, respectively. Payment was made to the Bureau of Labor Insurance.

(p) Income taxes

(i) Income tax expenses

1) The amount of income tax for the years ended December 31, 2023 and 2022, was as follows:

		2023	2022
Current tax expense			
Recognized during the period	\$	1,365,434	1,627,923
Undistributed earnings additional tax		424,610	157,833
Tax credit of investment	_	(412,301)	(638,549)
		1,377,743	1,147,207
Deferred tax expense			
Recognition and reversal of temporary differences	_	(335,670)	(401,887)
	_	(335,670)	(401,887)
Income tax expense	\$	1,042,073	745,320

2) The amount of income tax recognized in other comprehensive income for the years ended December 31, 2023 and 2022, was as follows:

		2023	2022
Items that will not be reclassified subsequently to profit or loss:		_	_
Remeasurement of defined benefit obligation	\$	(2,571)	26,866
Unrealized gains (losses) on equity instruments at fair value through other comprehensive income	· 	121,727	(23,277)
	\$	119,156	3,589

3) The income tax expense that was reconciled between the actual income tax expense and profit before tax for the years ended December 31, 2023 and 2022, was as follows:

		2023	2022
Profit before tax	\$	8,709,700	8,033,612
Income tax calculated based on tax rate	\$	1,741,940	1,606,722
Undistributed earnings additional tax		424,610	157,833
Estimated tax effect of tax exemption on investment income, net		(134,725)	(372,094)
Realized investment loss		(132,659)	(98,000)
Investment tax credit		(412,301)	(638,549)
Changes in temporary differences		(865,073)	362,434
Adjustment of estimated difference and other		420,281	(273,026)
Income tax expense	\$	1,042,073	745,320

(ii) Deferred tax assets and liabilities

income

Balance on December 31, 2023

Changes in the amount of deferred tax assets and liabilities for 2023 and 2022 were as follows:

	e	nrealized exchange osses, net	Refu liabili	obs l nd ir	owance for solescence loss and iventory aluation	Defined benefit plans	Others	Total
Deferred tax assets:		osses, net	1140111	<u> </u>	<u>uruution</u>	piuns	Others	1000
Balance on January 1, 2023	\$	975,482	286	,548	212,236	161,770	107,573	1,743,609
Recognized in profit or loss		758,888	150	,248	(89,297)	(2,182)	4,815	822,472
Recognized in other								
comprehensive income	_			<u> </u>		2,571		2,571
Balance on December 31, 2023	\$_	1,734,370	436	<u>,796</u>	122,939	162,159	112,388	2,568,652
Balance on January 1, 2022	\$	394,836	195	,296	164,573	191,608	171,907	1,118,220
Recognized in profit or loss		580,646	91	,252	47,663	(2,972)	(64,334)	652,255
Recognized in other								
comprehensive income	_					(26,866)		(26,866)
Balance on December 31, 2022	\$_	975,482	286	5,548	212,236	161,770	107,573	1,743,609
		Unreali exchan gains, 1	ge	Others	Total			
Deferred tax liabilities:						_		
Balance on January 1, 2023		\$ (755,	031)	(422,387	7) (1,177,418	3)		
Amount increased through busing combination	ess	_		_	_			
Recognized in profit or loss		(486,	802)	_	(486,802	2)		
Recognized in other comprehens	ive	(100,)		(.00,002	-		

(121,727) (121,727)

\$<u>(1,241,833)</u> <u>(544,114)</u> <u>(1,785,947)</u>

	_	nrealized exchange		
	_5	gains, net	Others	Total
Balance on January 1, 2022	\$	(504,663)	(445,664)	(950,327)
Amount increased through business				
combination		-	-	-
Recognized in profit or loss		(250,368)	-	(250,368)
Recognized in other comprehensive				
income	_		23,277	23,277
Balance on December 31, 2022	\$_	(755,031)	(422,387)	<u>(1,177,418</u>)

(iii) Unrecognized deferred tax assets

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

	December 31, 2023	December 31, 2022
Tax effect of deductible temporary differences	\$ 472,981	738,878

The Company assesses and considers that some of the income tax reduction items may be unrealized, hence they are not recognized as deferred tax assets.

(iv) Unrecognized deferred tax assets and liabilities related to investments in subsidiaries

The temporary differences associated with investment in subsidiaries were not recognized as deferred income tax assets and liabilities as the Company has the ability to control the reversal of these temporary differences which are not expected to reverse in the foreseeable future.

As of December 31, 2023 and 2022, the aggregate deductible temporary differences relating to investments in subsidiaries not recognized as deferred tax assets amounted to \$3,070,351 and \$2,618,241, respectively.

As of December 31, 2023 and 2022, the aggregate taxable temporary differences relating to investments in subsidiaries not recognized as deferred tax liabilities amounted to \$71,217,500 and \$68,285,943, respectively.

(v) Examination and approval

The Company's tax returns for the year through 2020 were assessed by the tax authorities.

(q) Capital and other equities

(i) Ordinary shares

As of December 31, 2023 and 2022, the Company's authorized common stock consisting of 6,000,000 thousand shares with a par value of 10 New Taiwan dollar per share amounted to \$60,000,000 of which 4,407,147 thousand shares were issued. All issued shares were paid up upon issuance.

(ii) Capital surplus

The balances of capital surplus were as follows:

		December 31, 2023	December 31, 2022
Additional paid-in capital	\$	1,018,088	1,898,477
Treasury share transactions		2,781,989	2,721,968
Difference between consideration and carrying amount arising from acquisition or disposal of subsidiaries		36,766	36,766
Recognition of changes in ownership interests in subsidiaries		158,285	156,072
Changes in equity of associates and joint ventures accounted for using equity method	d _	275,787	265,297
	\$_	4,270,915	5,078,580

In accordance with the ROC Company Act, realized capital reserves can only be used to increase the common stock or distributed as cash dividends after offsetting losses. The aforementioned capital reserves include share premiums and donation gains. In accordance with the Securities Offering and Issuance Guidelines, the amount of capital reserves to be reclassified under share capital shall not exceed 10% of the actual share capital amount.

The Company's Board of Directors' meeting respectively held on March 15, 2023 and March 15, 2022, approved to distribute cash of \$881,429 and \$1,762,859 (representing 0.2 and 0.4 New Taiwan dollars per share), by using capital surplus.

The Company's Board of Directors' meeting held on February 29, 2024, approved to distribute cash of \$881,429 (representing 0.2 New Taiwan dollars per share), by using capital surplus. The related information can be accessed through the Market Observation Post System website.

(iii) Retained earnings

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.

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 shareholders 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.

1) Legal reverse

When a company incurs no loss, it may, in pursuant to a resolution to be adopted by the shareholders' meeting as required, distribute its legal reserve by issuing new shares and distributing stock dividends or distributing cash to shareholders. Only the portion of the legal reserve which exceeds 25% of the paid-in capital may be distributed.

2) Special reverse

During earnings distribution, if the Company has already reclassified a portion of earnings to special reserve, it shall make supplemental allocation of special reserve for any difference between the amount of the current-period total net reduction of other shareholders' equity and the amount it has already allocated. An equivalent amount of special reserve shall be allocated from the after-tax net profit in the period, plus items other than after-tax net profit in the period, that are included in the undistributed current-period earnings and the undistributed prior-period earnings. A portion of undistributed prior-period earnings shall be reclassified to special earnings reserve to account for cumulative changes to the net reduction of other shareholders' equity pertaining to prior periods. Amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions.

3) Earnings distribution

Distribution for the earnings of 2022 and 2021 were approved in the meeting of the Board of Directors held on March 15, 2023 and March 15, 2022, respectively. The relevant information was as follows:

	2022			2021		
	Amo		Total amount	Amount per share	Total amount	
Cash dividends distributed to						
common shareholders	\$	1.0	4,407,147	1.6	7,051,435	

Distribution for the earnings of 2023 was approved in the meeting of the Board of Directors held on February 29, 2024. The relevant information was as follows:

	2023			
		nount share	Total amount	
Cash dividends distributed to common shareholders from			_	
the unappropriated earnings	\$	1.0	4,407,147	

The related information of the earnings distribution for the year ended December 31, 2023, can be accessed through the Market Observation Post System website after the related meeting.

(iv) Treasury stock

The subsidiaries of the Company did not sell the ordinary shares of the Company in the years ended December 31, 2023 and 2022. As of December 31, 2023, 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 39.85 and 23.05 New Taiwan dollars per share as of December 31, 2023 and 2022, 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.

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

The Company (376,004) 1,352,493 - 9 Subsidiaries 202,049 354,102 8,854 5	
Subsidiaries 202,049 354,102 8,854 5	43,104)
	76,489
Associates (103,664)	65,005
	14,316
Balance on December 31, 2023 \$ (1,747,330) 1,363,472 (3,436) (3	87,294)
Balance on January 1, 2022 \$ (8,744,705) 537,830 125 (8,2	06,750)
The Company 7,183,714 (590,539) - 6,5	93,175
Subsidiaries 9,700 (420,019) (12,415) (4	22,734)
Associates 81,580 11,625 -	93,205
Balance on December 31, 2022 \$ (1,469,711) (461,103) (12,290) (1,90)	43,104)

(Continued)

(r) Earnings per share

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

	2023	2022
Basic earnings per share:		
Profit attributable to ordinary shareholders of the Company	\$ <u>7,667,627</u>	7,288,292
Weighted-average number of outstanding ordinary shares (in thousands)	4,357,130	4,357,130
Diluted earnings per share:		
Profit attributable to ordinary shareholders of the Company (after adjustment of potential diluted ordinary shares)	\$ 7,667,627	7,288,292
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
Effect of potential diluted common stock		
Employee compensation (in thousands)	26,813	43,369
Weighted-average number of ordinary shares (after adjustment of potential diluted ordinary shares) (in thousands)	4,383,943	4,400,499

(s) Revenue from contracts with customers

(i) Disaggregation of revenue

	2023	Z022 IT Product Segment	
Primary geographical markets:	IT Product Segment		
United States	\$ 347,866,867	422,138,779	
China	134,279,955	128,937,847	
Netherlands	59,845,035	67,399,114	
United Kingdom	31,850,768	40,249,464	
Others	301,071,590	344,917,587	
	\$ <u>874,914,215</u>	1,003,642,791	
Major products:			
5C related electronic products	\$ 873,568,649	1,002,242,692	
Others	1,345,566	1,400,099	
	\$ <u>874,914,215</u>	1,003,642,791	

(ii) Contract balance

		December 31, 2023	December 31, 2022	January 1, 2022
Notes and accounts receivable (including related parties)	\$	186,783,839	186,706,859	279,700,604
Less: allowance for impairment		(3,691,908)	(3,642,881)	(3,632,789)
Less: credit balances of investments in equity method	_	(24,107)	(27,599)	(3,097)
Total	\$	183,067,824	183,036,379	276,064,718
Contract liabilities	\$	697,526	700,046	1,032,191

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

The amounts of revenue recognized for the years ended December 31, 2023 and 2022 that was included in the balances of contract liability at the beginning of the period were \$700,046 and \$1,032,191, respectively.

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

(t) 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 thereof and to directors as compensations in an amount of not more than two percent 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.

The Company accrued and recognized its employee compensation of \$814,143 and \$750,945, respectively, and directors' compensation of \$43,051 and \$39,709 for the years ended December 31, 2023 and 2022, 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 related information can be accessed through the Market Observation Post System website. There is no difference between the amount approved in the Board of Directors' meeting and those recognized in the financial statements in 2023 and 2022.

There is no differences between the amount estimated and recognized in the financial statements in 2022. The related information can be accessed through the Market observation Post System website.

(u) Non-operating income and expenses

(i) Interest income

The interest income for the years ended December 31, 2023 and 2022, were as follows:

	 2023	2022
Interest income from bank deposits	\$ 789,016	283,350
Other interest income	 212,504	83,963
	\$ 1,001,520	367,313

(ii) Other income

The other income for the years ended December 31, 2023 and 2022, were as follows:

	 2023	
Dividend revenue	\$ 90,278	60,493
Government grants	84,444	107,861
Rental revenue	26,602	16,993
Other revenue	 103,067	148,964
	\$ 304,391	334,311

(iii) Other gains and losses

The other gains and losses for the years ended December 31, 2023 and 2022, were as follows:

	 2023	2022
Gains (losses) on financial assets and liabilities at fair	 	_
value through profit or loss, net	\$ 47,871	(17,430)
Foreign currency exchange (losses) gains, net	(799)	818,212
Others	 (338)	(10,013)
	\$ 46,734	790,769

(v) Financial instruments

(i) Credit risk

1) The carrying amount of financial assets represents the maximum amount exposed to credit risk.

The Company's customers are mainly from the high-tech industry. The Company does not concentrate on a specific customer and the sales regions are widely spread, thus there should be no concern on the significant concentrations of accounts receivable credit risk. And in order to mitigate accounts receivable credit risk, the Company constantly assesses the financial status of the customers.

COMPAL ELECTRONICS, INC.

Notes to Parent-Company-Only Financial Statements

2) Receivables and debt securities

For information of exposure to credit risk of notes and accounts receivable, please refer to note (6)(d).

Other financial assets at amortized cost includes other receivables 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)(f)). Due to the counter parties and the performing parties of the Company's time deposits are financial institutions with investment grade and above, these time deposits are considered to have low credit risk.

(ii) Liquidity risk

The following table shows the contractual maturities of financial liabilities. Except for lease liabilities, the amounts exclude estimated interest payments.

		Carrying Amount	Contractual cash flows	Within 1 year	1 ~ 2 years	Over 2 years
December 31, 2023	_					
Non-derivative financial liabilities						
Unsecured borrowings	\$	70,185,100	(70,185,100)	(57,660,100)	(3,500,000)	(9,025,000)
Notes and accounts payable		163,311,482	(163,311,482)	(163,311,482)	_	-
Other payables		12,332,111	(12,332,111)	(12,332,111)	-	-
Lease liabilities-current and						
non-current	_	1,041,366	(1,066,268)	(364,918)	(316,947)	(384,403)
	\$_	246,870,059	(246,894,961)	(233,668,611)	(3,816,947)	<u>(9,409,403</u>)
December 31, 2022		_				
Non-derivative financial liabilities						
Unsecured borrowings	\$	83,593,579	(83,593,579)	(72,368,579)	(5,400,000)	(5,825,000)
Notes and accounts payable		154,182,423	(154,182,423)	(154,182,423)	-	-
Other payables		13,119,799	(13,119,799)	(13,119,799)	-	-
Lease liabilities-current and						
non-current	_	1,040,980	(1,072,067)	(262,093)	(297,430)	(512,544)
	\$_	251,936,781	(251,967,868)	(239,932,894)	(5,697,430)	(6,337,544)

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

	De	December 31, 2023			ecember 31, 2	2022
	Foreign currency	Exchange rate	TWD	Foreign currency	Exchange rate	TWD
Financial assets						
Monetary items						
USD to TWD	\$ 6,898,443	30.705	211,816,692	7,083,219	30.71	217,525,655
THB to TWD	3,237,791	0.8976	2,906,241	652,264	0.8882	579,341
Financial liabilities						
Monetary items						
USD to TWD	6,832,196	30.705	209,782,578	6,429,305	30.71	197,443,957

2) Sensitivity analysis

The Company'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 the Company's functional currency as of December 31, 2023 and 2022, would have increased (decreased) the net profit before tax as follows. The analysis is performed on the same basis for both periods.

		December 31, 2023	December 31, 2022
USD (against the TWD)	_		
Strengthening 5%	\$	101,706	1,004,085
Weakening 5%		(101,706)	(1,004,085)

3) Exchange gains and losses of monetary items

As the Company deals with diverse foreign currencies, gains or losses on foreign exchange were summarized as a single amount. For the years ended December 31, 2023 and 2022, the foreign exchange (loss) gains, including both realized and unrealized, amounted to loss \$799 and gain \$818,212, 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 Company'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 years ended December 31, 2023 and 2022, which would be mainly resulted from the bank savings and borrowings with variable interest rates.

	2023	2022
Interest increased by 0.25%	\$ 14,727	28,128
Interest decreased by 0.25%	(14,727)	(28,128)

(v) Fair value information

1) The categories and fair value of financial instruments

The Company's financial assets and liabilities 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.

	December 31, 2023					
	Fair Value					
	Book value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or loss—non-current						
Non-derivative financial assets mandatorily measured at fair value through profit or loss	\$ <u>337,855</u>	-	-	337,855	337,855	
Financial assets at fair value through other comprehensive income						
Stocks listed on domestic markets	2,752,235	2,752,235	-	-	2,752,235	
Stocks listed on foreign markets	2,906,241	2,906,241	-	-	2,906,241	
Stocks unlisted on domestic markets	276,342	-	-	276,342	276,342	
Stocks unlisted on foreign markets	262,892	-	-	262,892	262,892	
Accounts receivable	28,158,504	-	28,158,504	-	28,158,504	
Subtotal	34,356,214					

	December 31, 2023				
			Fair V		,
	Book value	Level 1	Level 2	Level 3	Total
Financial assets measured at amortized cost					
Cash and cash equivalents	20,511,690	_	_	_	_
Notes and accounts receivable, net	143,433,458	_	_	_	_
Notes and accounts receivable due from related parties, net	11,475,862	_	_	_	_
Other receivables	3,951,773	_	_	_	_
Refundable deposits -current and non- current	337,145	_	_	_	_
Subtotal	179,709,928				
Total	\$ 214,403,997				
Financial liabilities measured at amortized cost					
Short-term borrowings	\$ 46,917,800	-	-	-	-
Notes and accounts payable	80,947,046	-	-	-	-
Notes and accounts payable to related parties	82,364,436	-	-	-	-
Other payables	12,332,111	-	-	-	-
Lease liabilities-current and non-current	1,041,366	-	-	-	-
Long-term borrowings current portion	10,742,300	-	-	_	-
Long-term borrowings	12,525,000	-	-	-	-
Deposits received	999	-	-	-	-
Total	\$ <u>246,871,058</u>				
		Dec	ember 31, 2022		
	Book value	Level 1	Fair V Level 2	Level 3	Total
Financial assets at fair value through					
profit or loss—non-current					
Non-derivative financial assets mandatorily measured at fair value through profit or loss	\$249,567	-	-	249,567	249,567
Financial assets at fair value through other comprehensive income					
Stocks listed on domestic markets	1,688,060	1,688,060	-	-	1,688,060
Stocks listed on foreign markets	579,341	579,341	-	-	579,341
Stocks unlisted on domestic markets	782,312	-	-	782,312	782,312
Stocks unlisted on foreign markets	84,127	-	-	84,127	84,127
Accounts receivable Subtotal	16,091,084 19,224,924	-	16,091,084	-	16,091,084

	December 31, 2022				
	_		Fair V	Value	
	Book value	Level 1	Level 2	Level 3	Total
Financial assets measured at amortized cost					
Cash and cash equivalents	30,965,694	-	-	-	-
Notes and accounts receivable, net	153,667,347	-	-	-	-
Notes and accounts receivable due from related parties, net	13,277,948	-	-	-	-
Other receivables	3,862,484	-	-	-	-
Refundable deposits – current and non- current	506,040	-	-	-	-
Subtotal	202,279,513				
Total	\$ <u>221,754,004</u>				
Financial liabilities measured at amortized	<u></u>				
cost					
Short-term borrowings	\$ 53,068,579	-	-	-	-
Notes and accounts payable	78,000,744	-	-	-	-
Notes and accounts payable to related parties	76,181,679	-	-	-	-
Other payables	13,119,799	-	-	-	-
Lease liabilities-current and non-current	1,040,980	-	-	-	-
Long-term borrowings current portion	19,300,000	-	-	-	-
Long-term borrowings	11,225,000	-	-	-	-
Deposits received	4,598	-	-	-	-
Total	\$ <u>251,941,379</u>				

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

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

a) Financial assets measured at amortized cost and 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.

COMPAL ELECTRONICS, INC.

Notes to Parent-Company-Only Financial Statements

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.

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 balance sheet date.

The measurement of fair value of a non-active market financial instruments held by the Company 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 form one level to another in the year ended December 31, 2022.

The Company held an investment in equity of Airoha Technology Corp., which is classified as fair value through other comprehensive income, with the fair value of \$124,054 and \$114,137 at December 31, 2023 and 2022, respectively. The fair value of the investment was previously categorized as Level 3 at December 31, 2022. This was because the shares were not listed on the exchange market and was measured by significant unobservable inputs. In October 2023, Airoha Technology Corp. listed its equity shares on an exchange and they are currently actively traded in the market. Because the equity shares now have a published price quotation in an active market, the fair value measurement was transferred from Level 3 to Level 1 as of December 31, 2023.

The Company held an investment in equity of Taiwan Star with a fair value of \$418,658, which was classified as a financial asset at fair value through other comprehensive income as of December 31, 2022. The investment was categorized as Level 3 as of December 31, 2022, because the shares were not listed on the exchange market and were measured by significant unobservable inputs. On December 1, 2023, Taiwan Star was absorbed and merged by Taiwan Mobile, and Taiwan Star's shares were exchanged for Taiwan Mobile's shares, wherein they were actively traded, thus their fair value measurement was transferred from Level 3 to Level 1 as of December 31, 2023.

5) Changes in Level 3

The change in Level 3 at fair value in the years ended December 31, 2023 and 2022, were as follow:

	fair v	ncial assets at value through ofit or loss	A fair value through other comprehensive income	Total
Balance on January 1, 2023	\$	249,567	866,439	1,116,006
Total gains and losses recognized:				
In profit or loss		47,871	-	47,871
In other comprehensive income		-	(143,488)	(143,488)
Purchased		40,417	308,850	349,267
Disposal		-	(47,921)	(47,921)
Proceeds of capital reduction of investment		-	(3,420)	(3,420)
Transferred out form Level 3			(441,226)	(441,226)
Balance on December 31, 2023	\$	337,855	539,234	877,089
Balance on January 1, 2022	\$	222,303	795,967	1,018,270
Total gains and losses recognized:				
In profit or loss		(17,430)	-	(17,430)
In other comprehensive income		-	(166,248)	(166,248)
Purchased		44,694	248,758	293,452
Disposal		-	(10,028)	(10,028)
Proceeds of capital reduction of investment			(2,010)	(2,010)
Balance on December 31, 2022	\$	249,567	866,439	1,116,006

For the years ended December 31, 2023 and 2022, total gains and losses that were included in "other gains and losses, net" and "unrealized gains and losses from equity instruments at fair value through other comprehensive income", respectively were as follows:

		2023	2022
Total gains and losses recognized:	_	_	
In profit or loss (as "other gains and losses, net")	\$_	47,871	(17,430)
In other comprehensive income (as "unrealized gains and losses from equity instruments at fair value			
through other comprehensive income")	\$ _	(90,840)	(169,524)

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

The Company's financial instruments that use Level 3 input to measure fair values include financial assets at fair value through other comprehensive income and financial assets at fair value through profit or loss.

Most of fair value measurements of the Company 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:

<u> </u>	Valuation technique	Significant unobservable inputs	Inter-relationships between significant unobservable inputs and fair value
Financial assets at fair	Comparable	Price-Book ratio	The higher the
value through other	market approach	multiples (0.75~2.09	multiple is, the
comprehensive	(Price-Book ratio	and 2.04~2.89,	higher the fair value
income — equity	method and	respectively, on	will be.
investment without an	Earnings	December 31, 2023 and	
active market	multiplier	2022)	The higher the
	method)	Multiples of earnings	The higher the
		(17.25 on December 31, 2022)	higher the fair value will be.
		Lack-of-Marketability	The higher the Lack-
		discount rate (of-Marketability
		40%~65% on December	discount rate is, the
		31, 2023 and 2022)	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	Net asset value method	Net asset value	Inapplicable

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

The Company'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 comprel	hensive income
	Input	Move up or down	Favorable change	Unfavorable change
December 31, 2023				
Financial assets at fair value through other comprehensive	Price-Book ratio multiples	5%	\$ <u>8,434</u>	<u>8,311</u>
income	Lack-of-Marketability discount rate	5%	\$ <u>2,962</u>	3,085
December 31, 2022				
Financial assets at fair value through other comprehensive income	Price-Book ratio multiples	5%	\$ <u>6,617</u>	6,433
	Multiples of earnings	5%	\$ <u>2,787</u>	2,771
	Lack-of-Marketability discount rate	5%	\$3,428	3,628

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.

(w) Financial risk management

(i) Overview

The Company is exposed to the following risks arising from financial instruments:

- 1) Credit risk
- 2) Liquidity risk
- 3) Market risk

In this note expressed the information on risk exposure and objectives, policies and procedures of risk measurement and management of the Company. For detailed information, please refer to the related notes of each risk.

(ii) Structure of risk management

The Company's finance management department provides business services for the overall internal department. It sets the objectives, policies and processes for managing the risk and the methods used to measure the risk arising from both the domestic and international financial market operations.

The Company minimizes the risk exposure through derivative financial instruments. The Board of Directors regulated the use of derivative financial instruments in accordance with the Company's policy about risks arising from financial instruments such as currency risk, interest rate risk, credit risk, the use of derivative and non-derivative financial instruments and the investments of excess liquidity. The internal auditors of the Company continue with the review of the amount of the risk exposure in accordance with the Company's policies and the risk management policies and procedures. The Company has no transactions in financial instruments (including derivative financial instruments) for the purpose of speculation.

(iii) Credit risk

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

1) Accounts receivable and other receivables

The Company has established a credit policy under which each new customer is analyzed individually for creditworthiness before the Company's standard payment and delivery terms and conditions are offered. The Company's review includes external ratings, when available, and in some cases bank references. Purchase limits are established for each customer, and these limits are reviewed periodically.

2) Investments

The credit risks exposure in the bank deposits, investments with fixed income and other financial instruments are measured and monitored by the Company's finance department. Since the Company's transaction counterparties and the contractually obligated counterparties are banks, financial institutes and corporate organizations with good credits, there are no compliance issues, and therefore, no significant credit risk.

3) Guarantees

Pursuant to the Company's policies, it is only permissible to provide financial guarantees to subsidiaries and companies that the Company has business with. As of December 31, 2023 and 2022, the guarantees provide to the subsidiaries amounted to \$400,816 and \$149,014, respectively.

COMPAL ELECTRONICS, INC.

Notes to Parent-Company-Only Financial Statements

(iv) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities which be settled by delivering cash or another financial asset.

The Company manages and maintains sufficient cash and cash equivalents so as to cope with its operations and mitigate the effects of fluctuations in cash flows. The Company's management supervises the banking facilities and ensures in compliance with the terms of the loan agreements. Please refer to notes (6)(1) and (6)(m) for unused credit lines of short-term and long-term borrowings as of December 31, 2023 and 2022.

(v) Market risk

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

1) Currency risk

The Company is exposed to currency risk on sales, purchases and borrowings that are denominated in a currency other than the functional currency of the Company, primarily USD.

As for other monetary assets and liabilities denominated in other foreign currencies, when short-term imbalance takes place, the Company buys or sells foreign currencies at spot rate to ensure that the net exposure is kept on an acceptable level.

2) Interest rate risk

The Company borrows funds on fixed and variable interest rates, which has a risk exposure to changes in fair value and cash flow. Therefore, the Company manages the interest rates risk by maintaining an adequate combination of fixed and variable interest rates.

3) Other price risk

The Company is exposed to equity price risk arising from investments in listed equity securities.

(x) Capital management

The policy of capital management made by the Board of Directors is to maintain a strong capital base so as to stabilize the confidence of the investors, creditors and the public market and to sustain future development of the business. Capital consists of ordinary shares, capital surplus and retained earnings. The Board of Directors monitors the return on capital as well as the level of dividends to ordinary shareholders.

The Company monitors the capital structure by way of periodical review the debt ratio. As of December 31, 2023 and 2022, the debt ratio was as follows:

	December 31,	December
	2023	31, 2022
Total liabilities	\$ <u>258,671,767</u>	263,238,657
Total assets	\$ <u>378,293,762</u>	379,533,411
Debt ratio	<u>68</u> %	<u>69</u> %

The Company could purchase its own shares in the public market in accordance with the corresponding rules and regulations. The timing of the purchases depends on market prices.

As of December 31, 2023, there were no changes in the Company's approach of capital management.

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

The Company's investing and financing activities which did not affect the current cash flow in the years ended December 31, 2023 and 2022 were acquisition of right-of-use assets by leasing, please refer to note (6)(k).

Reconciliation of liabilities arising from financial activities was as follows:

Short tame homovings	·	January 1, 2023	Cash flow (6.150.770)	Other non- cash changes	December 31, 2023
Short-term borrowings	Ф	53,068,579	(6,150,779)	-	46,917,800
Long-term borrowings		30,525,000	(7,257,700)	-	23,267,300
Lease liabilities		1,040,980	(438,966)	439,352	1,041,366
Deposits received	_	4,598	(3,599)	_	999
Total liabilities from financing					
activities	\$ _	84,639,157	(13,851,044)	439,352	71,227,465
		January 1,		Other non- cash	December
	•	January 1, 2022	Cash flow		December 31, 2022
Short-term borrowings	\$	• •	Cash flow (25,899,341)	cash	
Short-term borrowings Long-term borrowings	\$	2022		cash	31, 2022
Č	\$	2022 78,967,920	(25,899,341)	cash	31, 2022 53,068,579
Long-term borrowings	\$	2022 78,967,920 24,300,000	(25,899,341) 6,225,000	cash changes - -	31, 2022 53,068,579 30,525,000
Long-term borrowings Lease liabilities	\$	2022 78,967,920 24,300,000 1,349,136	(25,899,341) 6,225,000 (439,591)	cash changes - -	31, 2022 53,068,579 30,525,000 1,040,980

(7) Related-party transactions:

(a) Name and relationship with related parties

The following are the Company's subsidiaries and entities that had transactions with related party during the periods covered in the parent-company-only financial statements.

Name of related party	Relationship with the Company
Panpal Technology Corp. ("Panpal")	The Company's subsidiary
Gempal Technology Corp. ("Gempal")	The Company's subsidiary
Hong Ji Capital Co., Ltd. ("Hong Ji")	The Company's subsidiary
Hong Jin Investment Co., Ltd. ("Hong Jin")	The Company's subsidiary
Arcadyan	The Company's subsidiary
Rayonnant Technology Co., Ltd. ("Rayonnant Technology")	The Company's subsidiary
HengHao Technology Co., Ltd. ("HengHao")	The Company's subsidiary
Ripal Optortronics Co., Ltd. ("Ripal")	The Company's subsidiary
Auscom Engineering Inc. ("Auscom")	The Company's subsidiary
Just International Ltd. ("Just")	The Company's subsidiary
Compal International Holding Co., Ltd. ("CIH")	The Company's subsidiary
Compal Electronics (Holding) Ltd. ("CEH")	The Company's subsidiary
Bizcom Electronics, Inc. ("Bizcom")	The Company's subsidiary
Flight Global Holding Inc. ("FGH")	The Company's subsidiary
High Shine Industrial Corp. ("HSI")	The Company's subsidiary
Compal Europe (Poland) Sp. z o.o. ("CEP")	The Company's subsidiary
Big Chance International Co., Ltd. ("BCI")	The Company's subsidiary
Compal Rayonnant Holdings Limited ("CRH")	The Company's subsidiary
Core Profit Holdings Limited ("CORE")	The Company's subsidiary
Compalead Electronics B.V. ("CPE")	The Company's subsidiary
Compalead Eletronica do Brasil Industria e Comercio Ltda. ("CEB")	The Company's subsidiary
Compal Display Holding (HK) Limited ("CDH (HK)")	The Company's subsidiary
Compal Electronics International Ltd. ("CII")	The Company's subsidiary
Compal International Ltd. ("CPI")	The Company's subsidiary
Compal Electronics (China) Co., Ltd. ("CPC")	The Company's subsidiary
Compal Optoelectronics (Kunshan) Co., Ltd. ("CPO")	The Company's subsidiary
Compal System Trading (Kunshan) Co., Ltd. ("CST")	The Company's subsidiary
Smart International Trading Ltd. ("Smart")	The Company's subsidiary
Amexcom Electronics Inc. ("AEI") (Note)	The Company's subsidiary

Name of related party Rexcom Electronics, LLC ("MEL") Mexcom Electronics, LLC ("MEL") Mexcom Technologies, LLC ("MTL") Compal Mexico Electromex S.A de C.V. ("CMX") Compal Mexico Electronics (US) Inc. ("CUS") Compal Americas (US) Inc. ("CUS") Compal Electronics N.A. Inc. ("CNA") Compal Electronics N.A. Inc. ("CNA") Compal International Holding (HK) Limited ("CIH (HK)") The Company's subsidiary Compal International Ltd. ("Jenpal") The Company's subsidiary Prospect Fortune Group Ltd. ("PFG") The Company's subsidiary Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") The Company's subsidiary Compal Information (Kunshan) Co., Ltd. ("CIC") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CGS") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") The Company's subsidiary
Compal Mexico Electromex S.A de C.V. ("CMX") Compal Americas (US) Inc. ("CUS") Compal Americas (US) Inc. ("CNA") Compal Electronics N.A. Inc. ("CNA") Compal International Holding (HK) Limited ("CIH (HK)") The Company's subsidiary Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") The Company's subsidiary Compal Information (Kunshan) Co., Ltd. ("CIC") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CJP") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") The Company's subsidiary The Company's subsidiary Webtek Technology Co., Ltd. ("Etrade") The Company's subsidiary The Company's sub
Compal Americas (US) Inc. ("CUS") Compal Electronics N.A. Inc. ("CNA") Compal Electronics N.A. Inc. ("CNA") Compal International Holding (HK) Limited ("CIH (HK)") Jenpal International Ltd. ("Jenpal") Prospect Fortune Group Ltd. ("PFG") Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") Compal Information (Kunshan) Co., Ltd. ("CIC") Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CGS") Compal Investment (Jiansu) Co., Ltd. ("CDF") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") The Company's subsidiary
Compal Electronics N.A. Inc. ("CNA") Compal International Holding (HK) Limited ("CIH (HK)") Jenpal International Ltd. ("Jenpal") Prospect Fortune Group Ltd. ("PFG") Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") Compal Information (Kunshan) Co., Ltd. ("CIC") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CIJ") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary
Compal International Holding (HK) Limited ("CIH (HK)") Jenpal International Ltd. ("Jenpal") Prospect Fortune Group Ltd. ("PFG") Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") Compal Information (Kunshan) Co., Ltd. ("CIC") The Company's subsidiary Compal Information (Kunshan) Co., Ltd. ("CIC") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Kunshan Botai Electronics Co., Ltd. ("BT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CIS") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") The Company's subsidiary Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary
Jenpal International Ltd. ("Jenpal") Prospect Fortune Group Ltd. ("PFG") Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") Compal Information (Kunshan) Co., Ltd. ("CIC") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") Kunshan Botai Electronics Co., Ltd. ("BT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CGS") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") The Company's subsidiary Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary
Prospect Fortune Group Ltd. ("PFG") Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") The Company's subsidiary Compal Information (Kunshan) Co., Ltd. ("CIC") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") Kunshan Botai Electronics Co., Ltd. ("BT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CIJ") Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary
Compal Electronics Technology (Kunshan) Co., Ltd. ("CET") Compal Information (Kunshan) Co., Ltd. ("CIC") Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Compal Information Technology (Kunshan) Co., Ltd. ("CIT") Kunshan Botai Electronics Co., Ltd. ("BT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") Compower Global Service Co., Ltd. ("CGS") Compal Investment (Jiansu) Co., Ltd. ("CIJ") Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary
Compal Information (Kunshan) Co., Ltd. ("CIC") Compal Information Technology (Kunshan) Co., Ltd. ("CIT") The Company's subsidiary Kunshan Botai Electronics Co., Ltd. ("BT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") Compower Global Service Co., Ltd. ("CGS") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CIJ") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary
Compal Information Technology (Kunshan) Co., Ltd. ("CIT") Kunshan Botai Electronics Co., Ltd. ("BT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") Compower Global Service Co., Ltd. ("CGS") Compal Investment (Jiansu) Co., Ltd. ("CIJ") Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Kunshan Botai Electronics Co., Ltd. ("BT") Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") The Company's subsidiary Compower Global Service Co., Ltd. ("CGS") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CIJ") The Company's subsidiary Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary
Compal Digital Technology (Kunshan) Co., Ltd. ("CDT") Compower Global Service Co., Ltd. ("CGS") Compal Investment (Jiansu) Co., Ltd. ("CIJ") Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Digital Communication (Nanjing) Co., Ltd. ("CDEN") Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Compower Global Service Co., Ltd. ("CGS") The Company's subsidiary Compal Investment (Jiansu) Co., Ltd. ("CIJ") Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., Ltd. ("CDCN") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Compal Investment (Jiansu) Co., Ltd. ("CIJ") Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., Ltd. ("CCI Nanjing") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Compal Display Electronics (Kunshan) Co., Ltd. ("CDE") Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., ltd. ("CCI Nanjing") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Etrade Management Co., Ltd. ("Etrade") Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., ltd. ("CCI Nanjing") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Webtek Technology Co., Ltd. ("Webtek") Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., ltd. ("CCI Nanjing") Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary The Company's subsidiary The Company's subsidiary The Company's subsidiary
Forever Young Technology Inc. ("Forever") Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., ltd. ("CCI Nanjing") The Company's subsidiary
Unicom Global, Inc. ("UCGI") Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., ltd. ("CCI Nanjing") The Company's subsidiary
Palcom International Corporation ("Palcom") Compal Communication (Nanjing) Co., ltd. ("CCI Nanjing") The Company's subsidiary Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Compal Communication (Nanjing) Co., ltd. ("CCI Nanjing") The Company's subsidiary Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Compal Digital Communication (Nanjing) Co., Ltd. ("CDCN") The Company's subsidiary Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Compal Wireless Communication (Nanjing) Co., Ltd. ("CWCN") The Company's subsidiary
Hambalt Communication (Naniina) Co. Ltd. ("Hambalt")
Haimen Communication (Nanjing) Co., Ltd. (Haimen)
Giant Rank Trading Ltd. ("GIA") The Company's subsidiary
Arcadyan Technology N.A. Corp. ("Arcadyan USA") The Company's subsidiary
Arcadyan Germany Technology GmbH ("Arcadyan Germany") The Company's subsidiary
Arcadyan Technology Corporation Korea ("Arcadyan Korea") The Company's subsidiary
Arcadyan India Private Limited ("Arcadyan India") The Company's subsidiary
Arcadyan Holding (BVI) Corp. ("Arcadyan Holding") The Company's subsidiary
Arcadyan do Brasil Ltda. ("Arcadyan Brasil") The Company's subsidiary
Arcadyan Technology Limited ("Arcadyan UK") The Company's subsidiary

Name of related party	Relationship with the Company
Arcadyan Technology Australia Pty Ltd. ("Arcadyan AU")	The Company's subsidiary
Arcadyan Technology Corporation (Russia), LLC.("Arcadyan RU")	The Company's subsidiary
Zhi-Bao Technology Inc. ("Zhi-Bao")	The Company's subsidiary
Tatung Technology Inc. ("TTI")	The Company's subsidiary
CBN	The Company's subsidiary
Compal Broadband Networks Belgium BVBA ("CBNB")	The Company's subsidiary
Compal Broadband Networks Netherlands B.V. ("CBNN")	The Company's subsidiary
Sinoprime Global Inc. ("Sinoprime")	The Company's subsidiary
Arcadyan Technology (Vietnam) Co., Ltd. ("Arcadyan Vietnam")	The Company's subsidiary
Arcadyan Technology (Shanghai) corp. ("SVA Arcadyan")	The Company's subsidiary
Arch Holding (BVI) Corp. ("Arch Holding")	The Company's subsidiary
Compal Networking (Kunshan) Co., Ltd. ("CNC")	The Company's subsidiary
Quest International Group Co., Ltd. ("Quest")	The Company's subsidiary
Exquisite Electronic Co., Ltd. ("Exquisite")	The Company's subsidiary
Tatung Home Appliances (Wujiang) Co., Ltd. ("THAC")	The Company's subsidiary
Tatung Technology of Japan Co., Ltd. ("TTJC")	The Company's subsidiary
Intelligent Universal Enterprise Ltd. ("IUE")	The Company's subsidiary
Goal Reach Enterprises Ltd. ("Goal")	The Company's subsidiary
Compal (Vietnam) Co., Ltd. ("CVC")	The Company's subsidiary
Compal Development & Management (Vietnam) Co., Ltd. ("CDM")	The Company's subsidiary
Allied Power Holding Corp. ("APH")	The Company's subsidiary
Primetek Enterprises Limited ("PEL")	The Company's subsidiary
Rayonnant Technology (HK) Co., Ltd. ("Rayonnant Technology (HK)")	The Company's subsidiary
Royonnant Technology (Taicang) Co., Ltd. ("Rayonnant Technology (Taicang)")	The Company's subsidiary
HengHao Holdings A Co., Ltd. ("HHA")	The Company's subsidiary
HengHao Holdings B Co., Ltd. ("HHB")	The Company's subsidiary
HengHao Optoelectronics Technology (Kunshan) Co., Ltd. ("HengHao Kunshan")	The Company's subsidiary
LUCOM Display Technology (Kunshan) Limited ("Lucom")	The Company's subsidiary
HengHao Optoelectronics Technology (Zhejiang) Co., Ltd. ("HengHao Zhejiang")	The Company's subsidiary
Center Mind International Co., Ltd. ("CMI")	The Company's subsidiary
Prisco International Co., Ltd. ("PRI")	The Company's subsidiary
Compal Electronic (Sichuan) Co., Ltd. ("CIS")	The Company's subsidiary

(Continued)

Name of related party	Relationship with the Company
Compal Electronic (Chongqing) Co., Ltd. ("CEQ")	The Company's subsidiary
Compal Electronic (Chengdu) Co., Ltd. ("CEC")	The Company's subsidiary
Compal Management (Chengdu) Co., Ltd. ("CMC")	The Company's subsidiary
Compal Smart Device (Chongqing) Co., Ltd. ("CSD")	The Company's subsidiary
FIPOLL Electronics (Chongqing) Co., Ltd. ("FIP")	The Company's subsidiary
Billion Sea Holdings Limited ("BSH")	The Company's subsidiary
Mithera Capital Io LP ("Mithera")	The Company's subsidiary
Compal USA (Indiana), Inc. ("CIN")	The Company's subsidiary
Compal Electronics (Vietnam) Co., Ltd. ("CEV")	The Company's subsidiary
Fortune Way Technology Corp. ("FWT")	The Company's subsidiary
General Life Biotechnology Co., Ltd. ("GLB")	The Company's subsidiary
PT GLB BIOTECHNOLOGY INDONESIA	The Company's subsidiary
Mactech Co., Ltd. ("Mactech")	The Company's subsidiary
Compal Electronics India Private Limited ("CEIN")	The Company's subsidiary
Shennona Corporation ("Shennona")	The Company's subsidiary
Unicore BioMedical Co., Ltd. ("Unicore")	The Company's subsidiary
Raycore Biotech Co., Ltd. ("Raycore")	The Company's subsidiary
Hippo Screen Neurotech Co., Ltd. ("Hippo Screen")	The Company's subsidiary
Shennona Co., Ltd. ("Shennona TW")	The Company's subsidiary
Aco Smartcare	The Company's subsidiary
Starmems Semiconductor Corp. ("Starmems Semiconductor")	The Company's subsidiary
Kinpo&Compal Group Assets Development Corporation ("Kinpo&Compal Assets Development")	The Company's subsidiary
Compal Electronica DA Amazonia LTDA ("CEA")	The Company's subsidiary
Compal Wise Electronic (Vietnam) Co., Ltd. ("CWV")	The Company's subsidiary
CGS Technology (Poland) Sp. z o.o. ("CGSP")	The Company's subsidiary
Compal Ruifang Health Assets Development Corporation ("Compal Ruifang")	The Company's subsidiary
Compal Healthcare & Technology Ltd. ("Compal Healthcare")	The Company's subsidiary
Poindus Systems Corp, Ltd. ("Poindus Systems")	The Company's subsidiary
Poindus Investment Co., Ltd. ("Poindus Investment")	The Company's subsidiary
QiJie Electronics (ShenZhen) Co., Ltd. ("QiJie")	The Company's subsidiary
Poindus Systems UK Limited ("Poindus UK")	The Company's subsidiary
Adasys GmbH Elektronische Komponenten ("Adasys")	The Company's subsidiary
Poindus Systems GmbH GroBhandel mit EDV. Oberursel ("Poindus GmbH")	The Company's subsidiary
Compal Connector Manufacture Ltd. ("CCM")	A joint venture company

(Continued)

Name of related party	Relationship with the Company
Compal Precision Module (Jiangsu) Co., Ltd. ("CPM")	An associate
Changbao Electronic Technology (Chongqing) Co., Ltd. ("Changbao")	An associate
Avalue	An associate
Crownpo Technology Inc. ("Crownpo")	An associate
Allied Circuit	An associate
LIZ Electronics (Kunshan) Co., Ltd. ("LIZK")	An associate
LIZ Electronics (Nantong) Co., Ltd. ("LIZN")	An associate
ARCE Therapeutics Co., Ltd. ("ARCE")	An associate
Raypal Biomedical Co., Ltd. ("Raypal")	An associate
Hong Ya Technology Corporation ("Hong Ya Technology")	An associate
Kinpo Group Management Consultant Company ("Kinpo Group Management")	An associate
AcBel Polytech Inc. (AcBel) and its subsidiaries ("AcBel")	The Chairman of the Board is the first degree of kinship of the Chairman of the Company
Cal-Comp Electronics (Thailand) Public Company Limited ("Cal-Comp")	The same Chairman of the Board with the Company
Kinpo Electronics, Inc. ("Kinpo")	The same Chairman of the Board with the Company

Note: Since the liquidation of AEI was completed in February 2023, AEI was no longer being the Company's subsidiary.

(b) Transactions with key management personnel

Key management personnel remunerations comprised:

	_	2023	2022
Short-term employee benefits	\$	533,774	478,681
Post-employment benefits	-	5,711	5,925
	<u>\$</u>	539,485	484,606

There are no termination benefits and other long-term benefits.

(c) Significant related-party transactions

(i) Sale of goods to related parties

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

		2023	2022
Subsidiaries	\$	1,924,106	6,778,358
Associates		168	171
Other related parties	_	15,710	
	\$ <u></u>	1,939,984	6,778,529

Sales prices for related parties were similar to those of the third-party customers. The collection period was 45~180 days for related parties.

(ii) Purchase of goods from related parties

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

	2023	2022
Subsidiaries		
CSD	\$ 64,959,343	129,409,933
Others	211,169,833	249,433,436
	276,129,176	378,843,369
Associates	1,431	633
Other related parties	45,844,067	31,370,385
	\$ <u>321,974,674</u>	410,214,387

Purchase prices and payment period from related parties were similar to those from third-party suppliers. The payment period was $60\sim120$ days for related parties.

(iii) Product warranty service expenses

The product warranty service expenses paid to subsidiaries for the years ended December 31, 2023 and 2022, amounted to \$361,120 and \$316,155, respectively. As of December 31, 2023 and 2022, the unpaid warranty service expenses were record as other payables.

(iv) Technical service expense

The Company engaged its subsidiaries to research and develop of notebooks, and the related technical service expenses for the years ended December 31, 2023 and 2022, amounted to \$197,057 and \$203,283, respectively. As of December 31, 2023 and 2022, the unpaid technical service expenses were recorded as other payables.

(v) Receivables due from relate parties

The receivables arising from the transactions mentioned above, the sale of machinery and equipment to related parties, and the purchasing of equipment, mold and others on behalf of the related parties as of December 31, 2023 and 2022, were as follows:

Aggovet	Related party		December	December 21, 2022
Account	<u>categories</u>		31, 2023	<u>31, 2022</u>
Notes and accounts receivable	Subsidiaries	\$	5,092,643	8,934,638
Notes and accounts receivable	Other related parties		6,407,326	4,370,909
Other receivables	Subsidiaries - UCGI		74,672	195,183
Other receivables	Subsidiaries - Others		205,371	24,710
Other receivables	Associates		1,514	1,321
Other receivables	Other related parties	_	64	
			11,781,590	13,526,761
Less: Credit balance of investments accounted for using the equity				
method		_	(24,107)	(27,599)
		\$ _	11,757,483	13,499,162

As of December 31, 2023 and 2022, the Company's investment accounted for using the equity method in subsidiaries was a credit balance, recorded as a deduction from account receivables and other receivables (other receivables) – related party. Please refer to note (6)(g).

(vi) Payables to related parties

The payables to related parties as of December 31, 2023 and 2022, were as follows:

Account	Related party categories		December 31, 2023	December 31, 2022
Notes and accounts payable	Subsidiaries - CIT	\$	36,056,165	32,506,355
Notes and accounts payable	Subsidiaries - Others		36,734,285	35,192,564
Notes and accounts payable	Associates		628	493
Notes and accounts payable	Other related parties		9,573,358	8,482,267
Other payables	Subsidiaries		233,282	206,212
Other payables	Other related parties	_	21,788	20,327
		\$ _	82,619,506	76,408,218

(vii) Property transactions-Acquisitions of financial assets

The acquisitions of financial assets from related parties are summarized as follows:

			2023	
Relationship	- Item	Number of shares	Object	Acquisition price
Other related party –	Acquisition of financial	6,685	Common stocks of	259,378
Acbel	assets at fair value through	thousand	Acbel issued	
	other comprehensive	shares	through cash capital	
	income		increase	
Other related party-	"	1,249,470	Common stocks of	1,718,266
Cal- Comp		thousand	Cal-Comp issued	
		shares	through cash capital	
			increase	

(viii) Property transactions-Disposal of property, plant and equipment

In 2023, the Company sold machinery to the Company's subsidiary, CVC. The disposal proceeds in this transaction were \$245,656, and the outstanding amount was \$187,645, which was recorded as other receivables. Because it was an inter-group transaction, the disposal gain, \$201,514, was unrealized and it was recorded as a deduction from investments accounted for using the equity method.

(ix) Loans to related parties

The interest rate of unsecured loans to subsidiaries was 2.19%~6.19%, and the Company had assessed that no bad debt expenses should be recognized. As of December 31, 2023 and 2022, the loans due to related parties were recorded as other receivables.

Account	Related party categories	December 31, 2023	December 31, 2022
Other receivables	Subsidiaries - CEB	\$ 921,150	767,750
Other receivables	Subsidiaries - CEA	1,995,825	1,381,950
Other receivables	Subsidiaries - HengHao	200,000	200,000
Other receivables	Subsidiaries - UCGI	230,000	230,000
Other receivables	Subsidiaries - CEP	61,410	-
Other receivables	Subsidiaries - Kinpo & Compal Assets Development	-	600,000
Less: Credit balance of investments in equity method		(200,000) \$	(200,000) 2,979,700

(Continued)

As of December 31, 2023 and 2022, the Company's investment accounted for using the equity method in some subsidiaries was a credit balance, recorded as a deduction from other receivables – related parties (classified as other receivables). Please refer to note (6)(g).

(x) Guarantees

As of December 31, 2023 and 2022, the guarantees provided to subsidiaries were \$400,816 and \$149,014, respectively.

(8) Pledged assets: None.

(9) Commitments and contingencies:

The details of commitments and contingencies were as follows:

- (a) Huawei Technologies Co., Ltd. filed an infringement litigation against the Group on October 28, 2022. The Group will carefully evaluate the litigation, discuss with related client for the following strategies and actions, and engage professional attorneys, to protect the rights and reputation of the Company from any damage.
- (b) In August 2019, Inventec Corporation filed a lawsuit to the Taiwan Taipei District Prosecutors Office against the Company concerning its former employees who joined the Company. This is deemed as an act of violation according to the Trade Secret Law and Copyright Law. The Company engaged lawyers to defend its right on this matter. Currently, the case is still in progress in Taipei District Court; therefore, the Company cannot make any reasonable estimation regarding the possible impact on its business operation.
- (c) The Company entered into various patent license agreements with third parties, and was required to make royalty payments of a predetermined amount periodically.

(10) Losses due to major disasters: None

(11) Subsequent events: None

(12) Other:

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

By function		2023		2022			
	Operating	Operating		Operating	Operating		
By item	costs	expenses	Total	costs	expenses	Total	
Employee benefits							
Salary	1,087,584	11,160,350	12,247,934	1,171,256	10,508,656	11,679,912	
Labor and health insurance	79,553	757,930	837,483	87,235	705,361	792,596	
Pension	29,177	417,847	447,024	32,961	397,839	430,800	
Remuneration of directors	-	53,010	53,010	-	49,668	49,668	
Others	133,880	438,592	572,472	145,492	456,164	601,656	
Depreciation	145,727	680,925	826,652	158,378	673,962	832,340	
Amortization	9,067	507,924	516,991	10,331	449,810	460,141	

For the years ended December 31, 2023 and 2022, the information on the number of employees and employee benefit expense of the Company is as follows:

	2023	2022
Number of employees (Average salaries)	 8,720	9,066
Number of directors (non-employees)	11	11
Average benefit expense of employees	\$ 1,620	1,491
Average salary expense of employees	\$ 1,406	1,290
Percentage of change in average salary expense of employees	8.99 %	6.26 %
Remuneration received by supervisors	\$ _	-

Information about salary and compensation policies (including directors, managers and employees) of the Company is as follows:

Directors' remuneration is allocated according to the terms of the Articles of the Incorporation, and no more than 2% of the Company's pre-tax profit in the fiscal year, excluding employees' and directors' compensations, shall be paid to directors as remuneration along with reasonable compensation based on other factors to be taken into consideration, such as the Company's operational performance and the individual directors' contribution to the Company's performance.

Remuneration of the independent directors' of the Company is allocated according to the terms of the Articles of the Incorporation, as well as the involvement level in the corporate operation, contribution value, responsibility that is taken, risk that is borne by the independent directors and reference of competitors from the same industry. The remuneration is proposed by the Remuneration Committee and resolved by the Board of Directors.

The Company's remuneration policy for managers has been established based on various factors including the Company's wage policy, the average wage offered by competitors for the same position, the duties and responsibilities for the position in question, and the manager's actual contribution to the Company's operational objectives.

The Company's procedure for determining remuneration takes into account the Company's overall operational performance as well as includes employee's personal performance and their contribution to the Company's performance in order to determine a reasonable compensation. Relevant salaries and compensations are reviewed by the Remuneration Committee and resolved by the Board of Directors. The Company will frequently examine the latest developments in the global economy, international financial environment, and change of the industry condition in order to predict its operational development, profit status, operational risks and changes in pertinent regulations in the near future in order to review the compensation system, thereby reach a balance between the Company's sustainable operation and relevant risk control.

Notes to Consolidated Financial Statements

(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 Company for the year ended December 31, 2023:

- (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 December 31, 2023 (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: Please refer to Table 5
- (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 6
- (viii) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: Please refer to Table 7
- (ix) Trading in derivative instruments: None.
- (b) Information on investees: Please refer to Table 8
- (c) Information on investment in mainland China: Please refer to Table 9
- (d) Major shareholders:

Shareholding Shareholder's Name	Shares	Percentage
Cathay MSCI Taiwan ESG Sustainability High Dividend Yield ETF	269,519,000	6.74 %

Note 1: The information on major shareholders, which is provided by the Taiwan Depository & Clearing Corporation, summarized the shareholders who held over 5% of total non-physical common stocks and preferred stocks (including treasury stocks) on the last business date of each quarter. The registered non-physical stocks may be different from the capital stocks disclosed in the financial statement due to different calculation basis.

Note 2: If shares are entrusted, the above information regarding such shares will be revealed by each trustors of individual trust account. The shareholders holding more than 10% of the total shares of the company should declare insider's equity according to Securities and Exchange Act. The numbers of the shares declared by the insider include the shares of the trust assets which the insider has discretion over use. For details of the insider's equity announcement please refer to the TWSE website.

(14) Segment information:

Please refer to the consolidated financial report of 2023.

Statement of cash and cash equivalents

December 31, 2023

(Expressed in thousands of New Taiwan Dollars; in thousands of Foreign Currency)

Item	Description		Amount
Cash on hand		\$	2,399
Checking account and demand deposits	TWD		165,374
	Foreign currency (USD\$561,580 and others)	_	17,257,407
			17,422,781
Time deposits	Foreign currency (USD\$80,000, Maturity date: 2024.1.5~ 2024.1.25, Rate: 5.65%~5.85%)		2,456,400
	Foreign currency (CNY\$3,700, Maturity date: 2024.1.8~2024.2.6, Rate: 2.50%~2.75%)		16,010
		_	2,472,410
Cash equivalents:			
Bonds purchased	Foreign currency (USD\$20,000, Maturity date: 2024.1.5,		
under resale agreements	Rate: 5.65%~5.68%)		614,100
		_	614,100
Total		\$	20,511,690

Note: The exchange rate is 30.705 New Taiwan dollars for 1 US Dollar; 4.327 New Taiwan Dollars for 1 CNY.

Statement of notes and accounts receivable

December 31, 2023

(Expressed in thousands of New Taiwan Dollars)

Item	Description		Amount
D Company	Sales of non-related parties	\$	101,627,280
E Company	"		24,205,094
A Company	"		21,891,893
B Company	"		9,960,534
Others (Note)	"	_	17,599,069
			175,283,870
Less: allowance for uncollectible accounts		_	(3,691,908)
Notes and accounts receivable, net		\$	171,591,962

Note: The amount of individual client included in others does not exceed 5% of the account balance.

Statement of inventories

			Net Realizable
Item		Cost	Value
Finished goods	\$	10,291,518	10,584,200
Work in progress		1,414,789	1,414,789
Raw materials	_	39,337,185	39,337,185
Total	\$	51,043,492	51,336,174

Statement of changes in accumulated impairment of investments accounted for using the equity method

For the year ended December 31, 2023

(Expressed in thousands of New Taiwan Dollars; thousands of shares)

<u>_</u>	Begin	ning Balance	Increase (N	Note 1)	Decreas	e (Note 2)		Ending Balance (including impairment loss)				
Investee Company	Number of shares	Amount (not including exchange differences on transaction of foreign financial statements	Number of shares	Amount	Number of shares	Amount	Share of profit recognized	Number of shares	Amount (not including exchange differences on transaction of foreign financial statements	Exchange differences on transaction of foreign financial statements	Ending Balance (including exchange differences on transaction of foreign statements	Market Price / Net Value
Auscom	3,000		-	-	-	-	4,718	3,000	163,116		154,186	154,186
Panpal	500,000		-	392,905	-	3,675	6,725	500,000	6,084,184	(760,821)	5,323,363	5,940,563
Just CIH	48,010 53,001		-	-	-	-	286,164 2,551,767	48,010 53,001	10,747,429 45,233,712	(161,653) (159,936)	10,585,776 45,073,776	10,585,776 45,060,928
CEH	33,001	3,906,656	-	-	-	-	2,331,707	33,001	3,906,656	(288,018)	3,618,638	3,618,638
Gempal	90,000		_	25,839	_	149,337	126,784	90,000	2,066,373	(15,491)	2,050,882	2,412,195
Hong Ji	100,000		-	1,141	-	88,897	111,601	100,000	1,192,630	290	1,192,920	1,192,920
Hong Jin	29,500	374,329	-	582	-	38,845	51,046	29,500	387,112		387,050	387,050
Compal Ruifang	10,000	99,940	20,000	200,000	-	-	538	30,000	300,478	-	300,478	300,478
Compal Healthcare		-	2,000	20,000	-	-	3	2,000	20,003	-	20,003	20,003
Poindus Systems	11,768		-	3,770	-	2,354	11,194	11,768	337,393	512	337,905	300,845
Allied Circuit	10,158		-	274	-	74,526	40,477	10,158		(113)	405,002	1,574,448 (Note 4)
Bizcom Lipo Holding Co., Ltd. ("LIPO")	100 98		-	-	-	-	11,411 (356,076)	100 98	478,925 69,571	(15,392) (26,456)	463,533 43,115	463,533 43,115
Crownpo	3,739	- ,	- -	-	-	1,426	(39,020)	3,739	2,466	(1,845)	621	621
Arcadyan	41,305		-	5,213	-	270,701	453,726	41,305	2,851,065	3,880	2,854,945	7,042,418 (Note 3)
FGH	89,755		-		-	316	(246,117)	89,755	4,711,916		4,161,690	4,161,690
HSI	42,700		-	-	-	-	221,560	42,700	534,623	(85,343)	449,280	449,280
Lead-Honor Optronics Co., Ltd.("Lead-Honor")	2,772	2 (3)	-	-	-	-	-	2,772	(3)	3	-	-
CBN	29,060		-	-	-	16,050	(142,346)	29,060	469,407	(78)	469,329	796,249 (Note 3)
Kinpo Group Management	300		-	-	-	-	162	300	5,044	-	5,044	6,204
Rayonnant Technology	29,500		-	-	-	-	15,649	29,500	213,334	2,564	215,898	215,898
CRH	12,500 20,015		-	-	-	-	19,254 25,773	12,500	296,869 (692,307)	9,792	306,661 (767,963)	306,661 (767,963)
HengHao Infinno Technology Corp. ("Infinno")	4,648		-	-	-	-	(7,212)	20,015 4,648	24,850	(75,656)	24,850	24,850
CEP	136		-	-	-	-	3,540	136	(13,491)	(10,616)	(24,107)	(24,107)
BCI	90,820		-	-	_	_	572,422	90,820	8,830,418		9,128,247	9,128,247
APE	31,253		-	118,000	-	13,433	11,885	31,253	1,497,584	24,030	1,521,614	1,521,614
CORE	147,000	7,434,250	-	-	-	-	417,529	147,000	7,851,779	228,061	8,079,840	8,079,840
Unicore	20,000		-	-	-	-	(17,243)	20,000	67,239	-	67,239	67,239
Ripal	6,000		-	-	-	-	(7,998)	6,000	114,460	-	114,460	114,460
CPE	6,427		-	-	-		34,757	6,427	910,711	(12,541)	898,170	898,170
Avalue	14,924		-	1,392	-	73,748	125,916	14,924	784,432	(4,950)	779,482	1,783,426 (Note 4)
Etrade Webtek	46,900 100		-	-	-	-	105,576 (151,389)	46,900 100	(156,242) 699,410		(259,807) 610,994	(259,807) 610,994
Forever	50		-	-	-	-	17,232	50		(88,416) (84,291)	1,545,807	1,545,807
UCGI	20,000		-	_	_	_	(80,146)	20,000	82,467	(04,271)	82,467	82,467
Palcom	10,000		-	_	-	3,196	(11,339)	10,000	98,152	=	98,152	98,152
Mactech	21,756		-	5,788	-	15,882	20,848	21,756	272,981	-	272,981	272,981
GLB	15,035	371,580	-	-	-	13,231	21,862	15,035	380,211	(877)	379,334	268,946
Shennona	-	15,999	-	-	-	-	(430)	-	15,569	663	16,232	16,232
CMX	-	-	-	77,997	-	-	15,018	-	93,015	(373)	92,642	92,642
Hippo Screen	9,100		1 400	14,000	-	-	(24,404)	9,100	10,571	-	10,571	(1,903)
Shennona TW Aco Smartcare	600 100,000		1,400 230,276	14,000 69,083	-	11,661	163 (36,581)	2,000 330,276	17,859 65,171	-	17,859 65,171	17,859 37,358
ACO Smartcare ARCE	20,000		24,540	108,684	-	1,926	(26,180)	44,540	104,286	-	104,286	95,414
CGSP	20,000	84,075	-	-	-	1,720	344		84,419	8,334	92,753	92,753
Starmems Semiconductor	3,500	24,990	-	-	_	_	(12,731)	3,500	12,259	-	12,259	12,259
Kinpo & Compal Assets Development	52,500	505,547	350,000	3,500,000	-	-	(19,145)	402,500		-	3,986,402	3,986,402
Raypal	4,646	186,922	=	<u> </u>	-	<u>-</u> _	(19,029)	4,646	167,893	<u> </u>	167,893	52,314
Subtotal		99,563,892	_	4,544,668		779,204	4,088,258		107,417,614	(1,879,691)	105,537,923	
Exchange differences on transaction of foreign financial statement	ents	(1,602,065)		-		277,626	-		(1,879,691)		-	
Less: Treasury shares held by subsidiaries		(881,247)		-		-	-		(881,247)		(881,247)	
Unrealized profits or losses		(10,157)	_	4 5 4 4 6 6 9		1 05/ 020	4 000 350		(10,157)		(211,671)	
Subtotal Plus: Deduction of accounts receivable and other receivable		97,070,423 227,599	=	4,544,668		1,056,830	4,088,258		104,646,519		104,445,005 224,107	
Plus: Credit balance of investment in equity method		961,854									827,770	
Total		\$ 98,259,876									105,496,882	

Note 1: Increase in current period included purchasing long-term investments, adjusting by using equity method of capital surplus, unrealized gains from financial assets measured at fair value through other comprehensive income, and subsidiaries received cash dividends from the parent company.

Note 2: Decrease in current period included cash dividends distributed from long-term investments for using the equity method, adjustment by equity method of capital surplus and retained earnings, unrealized gain on disposal of fixed assets, remeasurement of defined benefit plans, and unrealized loss from financial assets measured at fair value through other comprehensive income.

Note 3: The unit price is calculated by the closing price of the Taiwan Stock Exchange as of December 31, 2023. Note 4: The unit price is calculated by the closing price of Taipei Exchange as of December 31, 2023.

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

For the year ended December 31, 2023

(Expressed in thousands of New Taiwan Dollars)

	Beginning Balance		Increase (Note 1)		Decrease (Note 2)		Ending Balance			
Investee Company	Number of Shares	Amount	Number of Shares	Amount	Number of Shares	Amount	Number of Shares	Amount	Collaterals or Pledged Assets	
Kinpo	124,044 \$	1,674,591	-	341,120	-	-	124,044	2,015,711	None	
Cal-Comp	281,233	579,341	1,272,906	2,326,900	-	-	1,554,139	2,906,241	None	
Taiwan Star	98,046	418,658	-	-	98,046	418,658	-	-	None	
Taiwan Mobile	-	-	3,197	317,172	-	1,918	3,197	315,254	None	
Others	-	461,250	-	649,068	-	149,814	-	960,504	None	
Total	\$	3,133,840		3,634,260		570,390		6,197,710		

Note 1: Increase included transfer of the invested company's surplus to capital, acquiring financial assets at fair value through other comprehensive income, unrealized gains on financial instruments at fair value, and deferred tax for unrealized gains.

Note 2: Decrease included disposal of financial assets at fair value through other comprehensive income, the adjustment of the unrealized loss of financial assets according to fair value, eliminating financial assets at fair value through other comprehensive income through stock exchange due to merger and absorption, the reduction of capital, and the return from liquidation.

Statement of property, plant and equipment

For the year ended December 31, 2023

(Expressed in thousands of New Taiwan Dollars)

Please refer to Note (6)(j).

Statement of short-term borrowings

December 31, 2023

		Contract		Loan	Collaterals or	Ending
Creditor	Description	Period	Interest Rate	Commitments	Pledged Assets	balance
China Construction Bank Corporation	Credit Loans	2023.11~2024.03	Note	\$ 6,141,000	None	5,977,550
DBS Bank Limited	″	2023.12~2024.01	″	6,141,000	None	4,605,750
Bank of Communications Co., Ltd.	"	2023.11~2024.03	"	6,141,000	None	3,000,000
E.SUN Commercial Bank	//	2023.10~2024.01	//	4,000,000	None	3,684,600
United Overseas Bank	//	2023.11~2024.01	//	4,605,750	None	3,070,500
Taipei Fubon Commercial Bank Co., Ltd.	"	2023.10~2024.01	"	4,145,175	None	4,074,675
Cathay United Bank	//	2023.12~2024.01	//	5,526,900	None	5,526,900
Bank Sinopac Company Limited	"	2023.12~2024.02	"	2,000,000	None	1,200,000
Mega International Commercial Bank Co., Ltd.	"	2023.11~2024.02	n .	2,000,000	None	1,688,775
Oversea-Chinese Banking Corporation Limited	"	2023.11~2024.02	"	3,070,500	None	1,500,000
HSBC Bank (Taiwan) Limited	"	2023.12~2024.03	"	1,842,300	None	1,842,300
The Hongkong and Shanghai Banking Corporation Limited	"	2023.12~2024.03	"	4,759,275	None	4,298,700
Banco Bilbao Vizcaya Argentaria Bank	"	2023.12~2024.01	"	6,448,050	None	6,448,050
				\$56,820,950		46,917,800

Note: The range of interest rates of aforementioned loans were 1.62%~6.15%.

Statement of notes and accounts payable

December 31, 2023

(Expressed in thousands of New Taiwan Dollars)

Suppliers	Amount
E Company	\$ 22,370,967
C Company	8,721,574
J Company	8,469,099
A Company	8,177,892
B Company	4,688,693
D Company	4,387,295
Others (Note)	24,131,526
Total	\$ 80,947,046

Note: The amount of individual vendor included in others does not exceed 5% of the account balance.

Statement of long-term borrowings

December 31, 2023

(Expressed in thousands of New Taiwan Dollars)

			An	nount					
Creditor	Co	Loan ommitments	Loan within 1 year	Loan more than 1 year	Contract Period	Interest Rate	Amount	Collaterals or Pledged Assets	
Bank of Taiwan	\$	5,000,000	1,000,000	3,500,000	2023.12~2026.12	Note	4,500,000	None	
Yuan Ta Commercial Bank		3,000,000	3,000,000	-	2023.12~2024.03	//	3,000,000	None	
Taipei Fubon Commercial Bank Co., Ltd.		3,000,000	2,842,300	-	2023.11~2024.02	"	2,842,300	None	
E.SUN Commercial Bank		2,000,000	1,900,000	-	2021.11~2024.11	//	1,900,000	None	
Shanghai Commercial and Savings Bank		2,300,000	-	2,300,000	2023.06~2027.06	"	2,300,000	None	
Far Eastern International Bank Co., Ltd.		1,000,000	-	1,000,000	2022.11~2025.09	"	1,000,000	None	
CTBC Bank Co., Ltd.		3,500,000	-	900,000	2023.11~2026.11	"	900,000	None	
Taiwan Corporative Bank		1,000,000	-	1,000,000	2022.05~2025.05	"	1,000,000	None	
Chang Hwa Bank		3,000,000	-	3,000,000	2022.05~2026.05	"	3,000,000	None	
Bank of America		5,066,325	2,000,000	-	2023.09~2024.09	"	2,000,000	None	
Bank SinoPac Co., Ltd.	_	3,300,000		825,000	2022.12~2026.12	//	825,000	None	
	\$ _	32,166,325	10,742,300	12,525,000			23,267,300		

Note: The range of interest rates of aforementioned loans were 1.64% \sim 6.10%.

Statement of lease liabilities

December 31, 2023

			Discount		
Item	Description	Lease term	rate	End	ing balance
Buildings	For office and factory space	1~10 years	1.60%	\$	1,040,368
Vehicles	For operating activities	3~5 years	1.60%		998
					1,041,366
Less: Current portion					(352,900)
Lease liabilities—Non- Current				\$	688,466

Statement of other payables

Item	Description		Amount
Payroll payables and year-end	Payroll for December 2023, estimated year-end bonuses	\$	4,752,076
bonuses payable	for 2023, and employees and directors' compensations		
Import and export fee payables			882,650
Technical service fee payables			1,070,188
Others (Note)		_	5,627,197
Total		\$	12,332,111

Note: The amount of each item in others does not exceed 5% of the account balance.

Statement of operating revenue

For the year ended December 31, 2023

Item	Quantity	Amount
Sales revenue:		
5C electronic products	Note	\$ 875,425,008
Others		680,475
Less: Sales return		(779,184)
Sales allowance		(1,757,650)
Net sales		873,568,649
Other operating revenue:		
Service and processing revenue		1,345,566
Net sales revenue		\$ <u>874,914,215</u>

Note: Due to multi-categories, it's hard to be classified in categories.

Statement of operating costs

For the year ended December 31, 2023

(Expressed in thousands of New Taiwan Dollars)

Item		Amount
Raw materials		
Raw materials, beginning of the year	\$	40,296,164
Add: Purchases		530,395,314
Less: Raw materials, end of the year		(41,514,319)
Transferred to operating expense		(18,215)
Cost of material sold		26,156,601
Scraps	_	(1,680,095)
Raw materials used		553,635,450
Direct labor		553,586
Manufacturing expenses	_	1,219,070
Total Manufacturing costs		555,408,106
Add: Work-in-process, beginning of the year		1,276,477
Others		3
Less: Work-in-process, end of the year		(1,414,789)
Scraps	_	(15,352)
Cost of finished goods		555,254,445
Add: Finished goods, beginning of the year		15,479,353
Purchases		308,536,527
Others		1,707,327
Less: Finished goods, end of the year		(10,326,252)
Transferred to operating expense (entertainment expense, sample expense, and others)	_	(980,466)
Costs of sales of finished goods and processing costs		869,670,934
Maintenance costs		3,430,338
Cost of material sold		(26,156,601)
Allowance for obsolescence loss and inventory valuation		(1,775,969)
Scrap loss of inventory	_	1,695,447
Cost of sales	\$_	846,864,149

Statement of operating expenses

For the year ended December 31, 2023

(Expressed in thousands of New Taiwan Dollars)

Item	Selling expenses	Administrative expenses	Research and development expenses
Payroll expenses \$	365,677	1,804,081	8,990,592
Export expenses	271,649	-	-
Royalty expenses	290,665	-	-
Research expenses	-	-	1,520,277
Shipping expenses	3,025,462	7,859	2,764
Sample expenses	474,904	9	1,536
Others (Note)	240,103	1,154,751	2,571,766
Total \$_	4,668,460	2,966,700	13,086,935

Note: The amount of each item in others does not exceed 5% of the account balance.

Table 1 Loans to other parties: (December 31, 2023)

_		1	1	1			1	ı	1			1			(In Thousa	wan Dollars)	
					Highest balance of financing to other parties		Actual usage amount	Range of interest rates	Purposes of fund	Transaction amount for business	Reasons for	Allowance	Col	lateral	Individual	Maximum	
No.	Name of lender	Name of borrower	Account name	Related party	during the period	Ending balance	during the period	during the period	financing for the borrower	between two parties	short-term financing	for bad debt	Item	Value	funding loan limits	limit of fund financing	Note
0	The Company	UCGI	Other receivables	Y	460,000	230,000	230,000	2.19%~2.29%	Short-term financing	-	Operating demand	-	-	-	23,924,399	47,848,798	(Note 1)
0	The Company	HengHao	Other receivables	Y	400,000	200,000	200,000	2.19%~2.29%	Short-term financing	-	Operating demand	-	-	-	23,924,399	47,848,798	(Note 1)
0	The Company	CEB	Other receivables	Y	1,751,250	921,150	921,150	5.00%~6.19%	Short-term financing	-	Operating demand	-	-	-	23,924,399	47,848,798	(Note 1)
0	The	Kinpo & Compal Group Assets Development Corporation	Other receivables	Y	1,150,000	550,000	-	2.16%~2.29%	Short-term financing	-	Operating demand	-	-	-	4,555,887	47,848,798	(Note 1)
0	The Company	CEA	Other receivables	Y	3,508,925	1,995,825	1,995,825	5.00%~6.19%	Short-term financing	-	Operating demand	-	-	-	23,924,399	47,848,798	(Note 1)
0	The Company	CEP	Other receivables	Y	62,510	61,410	61,410	6.09%	Short-term financing	-	Operating demand	-	-	-	23,924,399	47,848,798	(Note 1)
1	CIH	CEP	Other receivables	Y	64,850	-	-	6.61%	Short-term financing	-	Operating demand	-	-	-	45,060,928	45,060,928	(Note 2)
	CPC	CIC	Other receivables	Y	886,700	432,700	432,700	2.10%~2.20%	Short-term financing	-	Operating demand	-	-	-	2,832,493	2,832,493	(Note 3)
	CIT	CCI Nanjing	Other receivables	Y	2,269,750	2,149,350	1,780,890	6.61%	Short-term financing	-	Operating demand	-	-	-	27,565,296	27,565,296	(Note 4)
3	CIT	Rayonnant Technology (Taicang)	Other receivables	Y	81,063	-	-	6.61%	Short-term financing	-	Operating demand	-	-	-	27,565,296	27,565,296	(Note 4)
3	CIT	HengHao Kunshan	Other receivables	Y	1,887,150	921,150	921,150	5.75%~6.61%	Short-term financing	-	Operating demand	-	-	-	27,565,296	27,565,296	(Note 4)
3	CIT	CEA	Other receivables	Y	324,250	307,050	307,050	6.09%	Short-term financing	-	Operating demand	-	-	-	27,565,296	27,565,296	(Note 4)
4	CPO	CIT	Other receivables	Y	1,330,050	649,050	649,050	2.10%~2.20%	Short-term financing	-	Operating demand	-	-	-	3,111,110	3,111,110	(Note 5)
4	СРО	CEA	Other receivables	Y	972,750	921,150	921,150	6.09%	Short-term financing	-	Operating demand	-	-	-	3,111,110	3,111,110	(Note 5)
5	CET	ВТ	Other receivables	Y	532,680	259,620	173,080	2.00%~2.20%	Short-term financing	-	Operating demand	-	-	-	5,045,678	5,045,678	(Note 6)
6	Panpal	Kinpo & Compal Group Assets Development Corporation	Other receivables	Y	1,600,000	1,000,000	1,000,000	2.16%~2.29%	Short-term financing	-	Operating demand	-	-	-	2,376,225	2,376,225	(Note 7)
6	Panpal	HengHao	Other receivables	Y	1,200,000	600,000	600,000	2.19%~2.29%	Short-term financing	-	Operating demand	-	-	-	2,376,225	2,376,225	(Note 7)
7	CIC	HengHao Kunshan	Other receivables	Y	1,783,375	1,688,775	1,688,775	6.61%	Short-term financing	-	Operating demand	-	-	-	10,930,282	10,930,282	(Note 8)
7	CIC	CEB	Other receivables	Y	324,250	307,050	307,050	6.09%	Short-term financing	-	Operating demand	-	-	-	10,930,282	10,930,282	(Note 8)
8	BSH	CIN	Other receivables	Y	583,650	506,633	337,756	6.61%	Short-term financing	-	Operating demand	-	-	-	8,255,369	8,255,369	(Note 9)
9	Gempal	Kinpo & Compal Group Assets Development Corporation	Other receivables	Y	600,000	-	-	2.29%	Short-term financing	-	Operating demand	-	-	-	964,878	964,878	(Note 10)
9	Gempal	Ray-Kwong Medical Management Consulting Co., Ltd.	Other receivables	Y	15,000	5,000	5,000	2.19%~2.29%	Short-term financing	-	Operating demand	-	-	-	13,749	964,878	(Note 10)
10	CGSP	CEP	Other receivables	Y	64,850	61,410	-	6.61%	Short-term financing	-	Operating demand	-	-	-	92,753	92,753	(Note 11)
11	Hong Ji	Kinpo & Compal Group Assets Development Corporation	Other receivables	Y	450,000	450,000	430,000	2.29%	Short-term financing	-	Operating demand	-	-	-	477,167	477,167	(Note 12)
12	Hong Jin	Hippo Screen	Other receivables	Y	35,000	35,000	20,000	2.19%	Short-term financing	-	Operating demand	-	-	-	154,819	154,819	(Note 13)
13	Arcadyan	Acradyan Brasil	Other receivables	Y	63,720	-	-	5.00%	Short-term financing	-	Operating financing	-	-	-	2,960,444	5,920,889	(Note 14)
13	Arcadyan	Acradyan Brasil	Other receivables	Y	64,870	61,410	42,987	5.50%	Short-term financing	-	Operating financing	-	-	-	2,960,444	5,920,889	(Note 14)

Notes to Parent-Company-Only Financial Statements

Table 1 Loans to other parties:

(December 31, 2023)

					Highest balance of financing to other parties		Actual usage amount	Range of interest rates	Purposes of fund	Transaction amount for business	Reasons for	Allowance	Coll	lateral	Individual	Maximum	
	Name of	Name of	Account	Related	during the	Ending	during the	during the	financing for	between two	short-term	for			funding loan	limit of fund	
No.	lender	borrower	name	party	period	balance	period	period	the borrower	parties	financing	bad debt	Item	Value	limits	financing	Note
13	Arcadyan	Arcadyan Vietnam	Other receivables	Y	304,800	-	-	1.00%	Transaction for business between two parties	14,676,990	-	-		-	2,960,444	5,920,889	(Note 14)
13	Arcadyan	Arcadyan Vietnam	Other receivables	Y	324,350	307,050	-	5.50%	Transaction for business between two parties	19,589,790	-	-	-	-	2,960,444	5,920,889	(Note 14)
14	Arcadyan Holding	CNC	Other receivables	Y	1,946,100	1,842,300	-	5.50%	Short-term financing	-	Operating financing	-	-	-	2,245,049	2,245,049	(Note 15)
15	Poindus Systems	Adasys	Long-term receivables	Y	43,843	22,087	22,087	2.00%~4.57%	Transaction for business between two parties	67,310		-	-	-	51,844	207,377	(Note 16)
15	Poindus Systems	Poindus UK	Long-term receivables	Y	26,169	25,448	25,448	1.00%	Transaction for business between two parties	37,638		-	-	-	51,844	207,377	(Note 16)

- Note 1: According to the Company's "Procedures of Lending Funds to Other Parties", the total amount of loans lent 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 calculated together with the amount of guarantee endorsed by the Company for the company. In addition, the Company shall not limit the total amount of loans to subsidiaries in which the Company directly or indirectly holds 100% of the voting shares to 80% of the aforementioned amount, but the maximum amount shall not exceed 50% of the Company's total funds lending limit, and shall be calculated together with the amount of guarantees endorsed by the Company for such companies.
- 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 short-term 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 calculating.
- Note 3: 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 short-term 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.
- Note 4: 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 short-term 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 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 CIT, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 5: 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 short-term 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 6: 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 short-term 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 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 CET, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 7: 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 short-term 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 50% directly or indirectly owned subsidiaries by Panpal, or the ultimate parent company's 50% 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 Panpal's total amount of lendable capital, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 8: According to CIC's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of CIC. When a short-term financing facility with CIC 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 CIC'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 CIC, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 9: According to BSH's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of BSH. When a short-term financing facility with BSH 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 BSH'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 BSH, and shall be combined with the company's endorsements/guarantees for the borrower when calculation.
- aforesaid restrictions, but the maximum amount shall not exceed the net worth of BSH, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.

 Note 10: According to Gempal's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of Gempal. When a short-term financing facility with Gempal 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 Gempal's total amount of lendable capital, and shall be combined with the Gempal's endorsements/guarantees for calculation. In addition, when lending to indirectly owned overseas subsidiaries or the ultimate parent company's 100% directly, the total amount of loans is not limited by 80% of two aforesaid restrictions, but the maximum amount shall not exceed the total amount of lendable capital of Gempal, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 11: According to CGSP's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of CGSP. When a short-term financing facility with CGSP 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 CGSP'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 CGSP, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 12: According to Hong Ji's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of Hong Ji. When a short-term financing facility with Hong Ji 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 Hong Ji's total amount of lendable capital, and shall be combined with the Hong Ji's endorsements/guarantees for calculation. In addition, when lending to indirectly owned overseas subsidiaries or the ultimate parent company's 100% directly, the total amount of loans is not limited by 80% of two aforesaid restrictions, but the maximum amount shall not exceed the total amount of lendable capital of Hong Ji, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 13: According to Hong Jin's Procedures for Lending Funds to Other parties, the total amount of loans to others shall not exceed 40% of the net worth of Hong Jin. When a short-term financing facility with Hong Jin 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 Hong Jin's total amount of lendable capital, and shall be combined with the Hong Jin's endorsements/guarantees for calculation. In addition, when lending to indirectly owned overseas subsidiaries or the ultimate parent company's 100% directly, the total amount of loans is not limited by 80% of two aforesaid restrictions, but the maximum amount shall not exceed the total amount of lendable capital of Hong Jin, and shall be combined with the company's endorsements/guarantees for the borrower when calculating.
- Note 14: 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 15: 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
- Note 15: 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 16: According to Poindus Systems' Procedures for Lending Funds to Other parties, the total amount of loans for individual is the lower of the amount of transaction for business between the two parties during the previous twelve months and 10% of the net worth of the company's latest financial statements, with the total limit of 40% of the net worth of the company's latest financial statements.

Notes to Parent-Company-Only Financial Statements

(December 31, 2023)

(In Thousands of New Taiwan Dollars)

												(III Thousands or i	vew raiwan Donais,
-		Counter-party of guarantee and endorsement		Limitation on amount of	Highest balance				Ratio of accumulated	Maximum	Parent company endorsements/	Subsidiary endorsements/	Endorsements/ guarantees to
	Name of		Relationship with the	guarantees and endorsements for a specific	for guarantees	Balance of guarantees and endorsements as	Actual usage amount during the	Property pledged for guarantees and endorsements	amounts of guarantees and endorsements to net worth of the latest financial	amount for guarantees and endorsements	guarantees to third parties on behalf of	guarantees to third parties on behalf of parent	third parties on behalf of companies in
No.	guarantor	Name	Company			of reporting date		(Amount)	statements	(Note 1 > 2 and 3)	subsidiary	company	Mainland China
0	The Company	CEP	(Note 4)	28,876,015	57,285	18,676	18,676	-	0.02%	57,752,031	Y	-	-
0	The Company	CEB	(Note 5)	28,876,015	376,130	356,178	356,178	-	0.31%	57,752,031	Y	-	-
0	The Company	HengHao Kunshan	(Note 5)	28,876,015	26,670	25,962	25,962	-	0.02%	57,752,031	Y	-	Y
1	Arcadyan	Arcadyan AU	(Note 5)	1,973,629	243,263	230,288	-	-	1.56%	5,920,889	Y	-	-
	Poindus Systems	Qijie	(Note 5)	103,688	30,710	-	-	-	0.00%	259,221	Y	-	Y

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

subsidiaries whose over 90% of its voting saines are owned, incertly or indirectly, by the Company shall be no more than 10% of the net worth of the Company. In 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: According to Arcadyan's Procedures for Endorsement and Guarantee, the total amount of endorsements/guarantees Arcadyan and its subsidiaries are permitted to make for a single company shall not exceed 1/3 of the aforementioned total amount.

Note 3: According to Poindus Systems' Procedures for Endorsement and Guarantee, Prindus Systems only endorses and guarantees to subsidiaries wherein it holds 100% of their voting shares. Poindus Systems' endorsement and guarantee for a subsidiary shall not exceed 20% of its net worth, and the total amount of endorsements/guarantees shall not exceed 20% of its net worth.

Note 4: Subsidiary whose over 50% common stock is directly owned.

Note 5: Subsidiary whose over 50% common stock is indirectly owned.

Notes to Parent-Company-Only Financial Statements

Table 3 Securities held as of December 31, 2023 (excluding investment in subsidiaries, associates and joint ventures): (December 31, 2023)

(In Thousands of shares/ units)

					Ending bal		In Thousands of	shares/ units)
Name of		Relationship with security		Shares/Units	Carrying	Holding percentage		
holder	Category and name of security	issuer	Account name	(thousands)	value	(%)	Fair value	Note
The Company	Taiwan Mobile	-	Financial assets at fair value through other comprehensive income-non-current	3,197	315,254	-	315,254	
	Kinpo	The same chairman of the Company	Financial assets at fair value through other comprehensive income-non-current	124,044	2,015,711	8%	2,015,711	
	Cal-Comp	The same chairman of the Company	Financial assets at fair value through other comprehensive income-non-current	1,554,139	2,906,241	15%	2,906,241	
	HWA VI Venture Capital Corp.	-	Financial assets at fair value through other comprehensive income-non-current	48	13,553	10%	13,553	
	HWA Chi Venture Capital Corp.	-	Financial assets at fair value through other comprehensive income-non-current	53	13,515	11%	13,515	
	mProbe Ltd.	-	Financial assets at fair value through other comprehensive income-non-current	4,000	10,800	3%	10,800	
	AcBel		financial assets at fair value through other comprehensive income-non-current	6,685	274,754	1%	274,754	
	Chen Feng Optoelectronics	-	Financial assets at fair value through other comprehensive income-non-current	6,685	101,676	7%	101,676	
	PrimeSensor Technology Inc.	-	Financial assets at fair value through other comprehensive income-non-current	868	13,361	1%	13,361	
	Ganzin Technology, Inc.	-	Financial assets at fair value through other comprehensive income-non-current	2,000	36,000	7%	36,000	
	Airoha Technology Corp.	-	Financial assets at fair value through other comprehensive income-non-current	215	124,055	-	124,055	
	ITH Corporation	-	Financial assets at fair value through other comprehensive income-non-current	8,000	225,989	2%	225,989	
	Clean Energy Fund	-	Financial assets at fair value through profit or loss-non- current	-	179,175	2%	179,175	
	IIH Biomedical Venture Fund	-	Financial assets at fair value through profit or loss-non- current	5,000	91,000	8%	91,000	
	Phoenix Innovation Investment Corporation.	-	Financial assets at fair value through profit or loss-non- current	6,000	67,680	19%	67,680	
	Others		Financial assets at fair value through profit or loss and other comprehensive income		146,801		146,801	
	T 4.1							
Panpal	Total Compal Electronics, Inc.	The parent company	Financial assets at fair value through other comprehensive	31,648	6,535,565 1,261,176	1%	1,261,176	
	Kinpo	The same chairman of the Company	income-non-current Financial assets at fair value through other comprehensive	69,370	1,127,257	5%	1,127,257	
	CDIB Partners Investment Holding Corp.	-	income-non-current Financial assets at fair value through other comprehensive	54,000	822,420	5%	822,420	
	The Chairman of the Board the first degree of kinship of the Chairman of the Company		income-non-current Financial assets at fair value through other comprehensive income-non-current	11,332	465,740	2%	465,740	
	Lian Hong Art. Co., Ltd.		Financial assets at fair value through other comprehensive income-non-current	2,291	71,387	6%	71,387	
	Taiwan Biotech Co., Ltd.		Financial assets at fair value through other comprehensive income-non-current	8,680	160,061	3%	160,061	

Notes to Parent-Company-Only Financial Statements

Table 3 Securities held as of December 31, 2023 (excluding investment in subsidiaries, associates and joint ventures): (December 31, 2023)

				Ending balance							
Name of holder	Category and name of security	Relationship with security issuer	Account name	Shares/Units (thousands)	Carrying value	Holding percentage (%)	Fair value	Note			
Panpal	Others	-	Financial assets at fair value through other comprehensive income-non-current	(thousanus)	9,384	(70)	9,384	11010			
	Total				3,917,425						
Gempal	Compal Electronics, Inc.	The parent company	Financial assets at fair value through other comprehensive income-non-current	18,369	732,019	-	732,019				
	Lian Hong Art. Co., Ltd.	-	Financial assets at fair value through other comprehensive income-non-current	2,291	71,365	6%	71,365				
	Others	-	Financial assets at fair value through other comprehensive income-non-current		952		952				
	Total				804,336						
Hong Ji	SUYIN Optronics Co., Ltd. ("SUYIN Optronics")	-	Financial assets at fair value through other comprehensive income-non-current	380		1%	-	(Note 1)			
Hong Jin	SUYIN Optronics		Financial assets at fair value through other comprehensive income-non-current	332		1%	-	(Note 1)			
Arcadyan	GeoThings Inc.	-	Financial assets at fair value through profit or loss-non- current	200	-	4%	-	(Note 1)			
	AirHop Communication Inc.	-	Financial assets at fair value through profit or loss-non- current	1,152	-	5%	-	(Note 1)			
	Adant Technologies Inc.	-	Financial assets at fair value through profit or loss-non- current	349	-	5%	-	(Note 1)			
	IOT EYE, Inc.	-	Financial assets at fair value through profit or loss-non- current	60	-	14%	-	(Note 1)			
	TIEF FUND L.P.	-	Financial assets at fair value through profit or loss-non- current	-	48,112	7%	48,112				
	Chimei Motor Electronics Co., LTD	-	Financial assets at fair value through other comprehensive income-non-current	1,650	35,442	6%	35,442				
	Golden Smarthome Technology Corp.	-	Financial assets at fair value through other comprehensive income-non-current	1,229	-	2%	-				
	Total				83,554						
Mactech	Taichung International Golf Country Club	-	Financial assets at fair value through other comprehensive income-non-current	-	11,790	-	11,790				
ННВ	HWALLAR OPTRONICS (Fuzhou) CO., LTD.	-	Financial assets at fair value through profit or loss-non- current	-		19%	-	(Note 1)			
Mithera	Beyond Limits, Inc.	-	Financial assets at fair value through other comprehensive income-non-current	873	138,172	-	138,172				
ВТ	Suzhou Genki Fuhong Health Management Co., Ltd.	-	Financial assets at fair value through other comprehensive income-non-current	-	4,328	17%	4,328				
CIT	Kunqiao Phase II (Suzhou) Emerging Industry Venture Capital Partnership Fund	-	Financial assets at fair value through profit or loss-non- current	-	502,738	-	502,738				
BSH	Achi Capital Partners Fund LP	-	Financial assets at fair value through profit or loss-non- current	-	62,733	-	62,733				
	ABG Capital PartnersV, LP	-	Financial assets at fair value through profit or loss-non- current	-	266,074	-	266,074				
	Total				328,807						

Note 1: The carrying value is the remaining amount after deducting accumulated impairment.

Notes to Parent-Company-Only Financial Statements Table 4 Individual securities acquired or disposed of with accumulated amount exceeding the lower of NTS300 million or 20% of the capital stock:

(For the year ended December 31, 2023)

(In Thousands of New Taiwan Dollars/ shares)

	Seco	urity			Relationship	Beginnin	g Balance	Pur	chases	Sales				Others		Ending Balance	
Name of	Name	C-+	Account name	Name of	with the	Shares/ Units	4	Channel Harles		Shares/ Units	Price	Cost	Gain (loss) on	Shares/	4	Shares/ Units	
The Company			Investments accounted for using equity	(Note 1)	(Note 5)	52,500	Amount 505,547	Shares/ Units 350,000	Amount 3,500,000	- Snares/ Units	- Price	- Cost	disposal -	Units -	Amount (19,145)	402,500	3,986,402
	Development Corporation		method												(Note 2)		
The Company	Cal-Comp		Financial assets at fair value through other	(Note 1)	(Note 7)	281,233	579,341	1,249,470	1,718,266	÷	-	-	-	23,436	608,634	1,554,139	2,906,241
			comprehensive income-non- current											(Note 3)	(Note 4)		
BSH	CEV	Stock	Investments accounted for using equity	(Note 1)	(Note 6)	-	-	=	1,658,070	÷	-	-	-	-	36,262	-	1,694,332
			method												(Note 2)		
Arcadyan	Arcadyan Holding	Stock	Investments accounted for	(Note 1)	(Note 6)	47,780	1,804,421	60,000	1,843,500	60,000	-	1,843,500	-	-	262,540	47,780	2,066,961
			using equity method												(Note 2)		

Note 1: Cash capital.

Note 2: Others refer to investment income using equity method and foreign currency translation differences of foreign operations.

Note 3: Stock dividends.

Note 4: Others refer to unrealized gain and loss on financial assets and its deferred taxes.

Note 5: Subsidiary whose over 50% common stock is directly owned.

Note 6: Subsidiary whose over 50% common stock is indirectly owned.

Note 7: The same chairman of the Company.

Table 5 Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock:

(For the year ended December 31, 2023)

							the counter-par close the previou			Purpose of		
Name of company	Transaction date (Note 1)	Transaction amount	Status of payment	Counter-party	Relationship with the Company	Owner	Relationship with the Company	Date of transfer	References for determining price	acquisition and current condition	Others	
Arcadyan	September 28, 2023	738,000		Chien Ming Construction Co. Ltd.	None	not applicable	not applicable	not applicable	not applicable	price comparison and negotiation	operational use	None

Notes to Parent-Company-Only Financial Statements

Table 6 Related-party transactions for purchases and sales with amounts exceeding the lower of NTS100 million or 20% of the capital stock:

(For the year ended December 31, 2023)

Common		1		ı				Transacti	ione with torme		ousands of New T	Taiwan Dollars)
Company Country Coun					Transa	ction details						
Company Comp						D						
Company Country Coun												
The Current CHE Company Comp						purchases/		****	D		receivable	NY .
Annabus Discourage Sale District D												Note
CTP						, ,	delivery	related parties	difference.			
CEP Studiestee visually search year (Carperty search by Marc Company) Substitute visual process Substitute		Arcadyan		Sale	(1,418,650)	(0.2)%				685,277	0.4%	
CFP			subsidiaries					related parties	adjustments will be made			
EEP shouldones vehicle for improve your proposed by the Company CEP shouldones whether the province of the Company CEP shouldones whether the CEP shouldones whether the province of the Company CEP shouldones whether the CEP should be shouldones whether the company CEP shouldones whether the province of the Company CEP shouldones whether the company CEP should be shouldones whether the company CEP shouldones whether the company CEP should be should be shou												
CEP Subscitates wholly part campung Purchase 189,713,627 11.2% 120 days minute in men challed parties minute i		CED	Subsidiaries wholly	Sala	(114 975)	(0.0)%	120 dove	Similar to non		07 727	0.194	
EEP Backlacius relative process by the Congress of the Congres		CLI		Baic	(114,575)	(0.0)/0	120 days		difference, and	71,131	0.170	
EEP shadular on shelp on the Corpus (CE) and its control of the Corpus (CE) (CE) and its control of the Corpus (CE) (CE) (CE) (CE) (CE) (CE) (CE) (CE)												
City and its subsidiaries wholly with Cumpany wholes and by the Cumpany wholes who wholes are considered with the constraint of the constr												
Cit and as Substitutions would group Parchase 106,753,627 11.2% 120 days Similar to remain inflated file Cit and in the Substitution would get the substitution of the substitution would get the substitution of the substitution would get the substitution of the substitution would get the substitution would get the substitution of the substitution would get the substitution would get the substitution of the substitution would get the substitution would get the substitution of the substitution would get the substitution would get the substitution of the substitution would get the substitution woul		CEP		Purchase	189,437	0.0%	120 days			-	0.0%	
Scale and its control by the Company control			owned by the Company					related parties				
Citi and in briefficiers Parallowe 100,725,627 1.2% 120 days Similar so non-production Company Company Parallowe 100,725,627 1.2% 120 days Similar so non-production of name of interest Company Company Parallowe Company Company Parallowe Company Parallowe Company									based on demand for			
substitutions: several by the Company bear and the substitution which we should be several by the Company bear and the substitution which we should be shoul		CWY 1:	0.1.11.1.11	n 1	105 752 627	11.00/	120.1	G: 11 ·		(40.770.450)	(20.5)0/	
Instead it is sub-inflatives wholly consult by the Company and State of				Purchase	105,/55,62/	11.2%	120 days			(49,778,450)	(30.3)%	
Joseph and Section Subsidiaries whosh Subsidi												
subsidiatives owned by the Coupung ISSI and its subsidiative wholly made by the Coupung BCI and its subsidiative wholly made by the Coupung Science wholl and the subsidiative wholly made by the Coupung Science wholl and the subsidiative wholly made by the Coupung Science wholl and the subsidiative wholly made by the Coupung Science wholl and the subsidiative wholly made by the Coupung Science wholl and the subsidiative wholly made by the Coupung Science wholl and the subsidiative wholly made and the subsidiative wholly made by the subsidiative wholly made and the subs												
Dist and its unbeliabilities wheeling wheeling of the company of the same wheeling		Just and its	Subsidiaries wholly	Purchase	71,030,857	7.5%	120 days	Similar to non-	There is no significant	(2,070,603)	(1.3)%	
HSI and in Scheidsdries whelly company DCI and in Scheidsdries whell company DCI and in Scheidsdries w		subsidiaries	owned by the Company					related parties				
Bild and fine would interest whethy would be proceed to company whether the process of the pro												
unbailatries omed by the Corpusy omed by the Corpusy on the Corpusy of Selection of												
BCI and its advicalities wheely executed by the Company content by t				Purchase	66,824,371	7.1%	120 days			(7,960,864)	(4.9)%	
BIT and its subsidiaries whelly convend by the Company convend by th		subsidiaries	owned by the Company					related parties	adjustments will be made			
BCI and its subsidiatives severally the Company several by the Compa												
subsidiaries su		BCI and its	Subsidiaries wholly	Purchase	29 504 779	3.1%	120 days	Markun based on		(9 497 819)	(5.8)%	
Ernde and in subsidiaries owned by the Company make of the Company and the company of the Compan				1 urchase	29,304,779	3.170	120 days	BCI and its	difference, and	(9,497,619)	(3.8)/0	
Ernade and its subsidiaries wholly where the company where the company and the same subsidiaries wholly where the company where the compan								subsidiaries' cost				
Authorities Company												
Miles Mile				Purchase	2,973,830	0.3%				(995,739)	(0.6)%	
Skingo The same chairman of the Company Sale (71,030,857) (99,6% 120 days Similar to non-related parties Interest on expension of the month Similar to non-related parties Interest is no significant (9,563,489) (5,9% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (9,563,489) (5,9% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (9,563,489) (5,9% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (9,563,489) (9,5% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (0,07% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (0,07% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (0,07% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (0,07% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant (0,07% difference, and adjustments will be made based on demand for flanding if necessary. There is no significant T		subsidiaries	owned by the Company				delivery					
Right and its company Sale (71,030,857) (99,696 120 days Similar to non-related parties are obligationately with the same ublidiaries with the same ublidiaries with the same ublidiaries with the same ublidiaries Vift the same ublidiaries									based on demand for			
Date and its company Sale (71,030,857) (99,676 120 days Similar to non-related parties		W:	The control of the co	Donatoria	45 822 002	4.00/	N. 4 25 4 6 4	G::1t		(0.5(5.420)	(5.0)0/	
Part and its unbesidantes Compant Electronics Parent company Sale (71,030,857) (99,676 120 days Similar to none plated parties of the same ultimate parent company Sale (211,853) (0,376 60 days Similar to none related parties Similar to none related p		Kinpo		Purchase	45,822,993	4.9%				(9,565,439)	(5.9)%	
ubsidiaries Inc. UCGI With the same ultimate parent company HSI and its subsidiaries withing parent company Elrade and its subsidiaries ultimate parent company Elrade and its subsidiaries Elrade and its untimate parent company Elrade and its subsidiaries Elrade in the same subsidiaries Elrade in	Just and its	Compal Electronic.		Sale	(71,030,857)	(99.6)%				2.070.603	99.1%	
UCGI With the same ultimate parent company HSI and its subsidiaries with the same ultimate parent company Errade and its subsidiaries in ultimate parent company Errade and its subsidiaries Errade and its uptimate parent company Sale (105,753,627) (92.8)% 120 days Errade and its subsidiaries Errade and its subsidiaries Errade and its subsidiaries Errade and its uptimate parent company Sale (105,753,627) (92.8)% 120 days Errade and its uptimate parent company Sale (105,753,627) (92.8)% 120 days Errade and its uptimate parent company Errade and its uptimate parent company Sale (105,753,627) (92.8)% 120 days Similar to non-related parties and difference, and adjustments will be made based on demand for finding if necessary. There is no significant difference, and adjustments will be made based on demand for finding if necessary. Errade and its uptimate parent company Errade and its uptimate parent company Sale (105,753,627) (92.8)% 120 days Similar to non-related parties and inference, and adjustments will be made based on demand for finding if necessary. There is no significant difference, and adjustments will be made based on demand for finding if necessary. There is no significant difference, and adjustments will be made based on demand for finding if necessary. Errade and its uptimate parent company Errade and its uptimate	subsidiaries					, ,			difference, and			
UCGI With the same ultimate parent company With the same ultimate parent company HISI and its subsidiaries within the parent company Etrade and its subsidiaries Etrade and its subsidiari												
ultimate parent company With the same ultimate parent company Etrade and its wholdsidaries With the same ultimate parent company CH and its subsidiaries BCI and its wholdsidaries BCI and its wholdsidaries BCI and its subsidiaries With the same ultimate parent company Sale (105,753,627) (92.8)% 120 days Similar to non-related parties on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and difference, and difference, and difference, and related parties on markup pricing to markup pri									funding if necessary.			
HSI and its subsidiaries with the same ultimate parent company Etrade and its without the same ultimate parent ecompany Etrade and its without and its subsidiaries Etrade and its without the same ultimate parent ecompany Sale (105,753,627) (92.8)% 120 days in a decireous principles and its subsidiaries on the male parent ecompany Sale (105,753,627) (92.8)% 120 days in a decireous principles and its subsidiaries on the male parent ecompany BCI and its subsidiaries With the same ultimate parent ecompany BCI and its subsidiaries With the same ultimate parent ecompany CEB With the same ultimate parent ecompany CEA With the same ultimate parent ecompany With the same ultimate parent ecompany CEA With the same ultimate parent ecompany CEA With the same ultimate parent ecompany With the same ultimate parent ecompany CEA With the same ultimate parent ecompany With the same ultimate parent ecompany CEA With the same ultimate parent ecompany CEA With the same ultimate parent ecompany CEA With the same ultimate parent ecompany There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is no significant adjustments will be made based on demand for funding if necessary. There is n		UCGI		Sale	(211,853)	(0.3)%	60 days			37,844	0.5%	
HISI and its subsidiaries Etrade and its subsidiaries With the same ultimate parent company CCHI and its subsidiaries CCRI and its with the same ultimate parent company BCR and its with the same ultimate parent company CCRI and its with the same ultimate parent company C								related parties				
HSI and its ubsidiaries ultimate parent company Etrade and its whistidiaries Etrade and its subsidiaries Etrade and its subsidiaries Etrade and its whistidiaries Etrade and its whis												
subsidiaries ultimate parent company Etrade and its subsidiaries ultimate parent company CHI and its subsidiaries BCI a		HSI and its	With the same	Purchase	1 148 812	2 1%	120 days	Similar to non-			(0.0)%	
Etrade and its subsidiaries with the same ultimate parent company CIH and its subsidiaries BCI and its subsidiaries BCI and its subsidiaries With the same ultimate parent company Sale (105,753,627) (92.8)% 120 days BCI and its subsidiaries With the same ultimate parent company BCI and its subsidiaries With the same ultimate parent company CEB With the same ultimate parent company CEA With the same ultimate parent company CEA With the same ultimate parent company BIA and its subsidiaries Sale (245,966) (0.2)% 120 days Similar to non-related parties Sale (311,899) (0.2)% 120 days Similar to non-related parties Sale (245,966) (0.2)% 120 days Similar to non-related parties Simi		4 1 41 1	ultimate parent	Turenase	1,110,012	2.170	120 days		difference, and		(0.0)/0	
Etrade and its subsidiaries ultimate parent company CH and its subsidiaries Compal Electronic, Parent company Sale (105.753,627) (92.8)% 120 days BCI and its subsidiaries ultimate parent company BCI and its subsidiaries With the same subsidiaries ultimate parent company HSI and its With the same subsidiaries ultimate parent company CEB With the same subsidiaries Sale (305,696) (0.2)% 120 days Similar to non-related parties There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant difference, and adjustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if necessary. There is no significant dajustments will be made based on demand for finding if nece			company									
subsidiaries ultimate parent company CH and its subsidiaries absidiaries are subsidiaries subsidiaries subsidiaries COMPARIE Electronic, Parent company Sale (105,753,627) (92.8)% 120 days Similar to non-related parties and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. BCI and its with the same ultimate parent company BCI and its With the same ultimate parent company BCI and its With the same ultimate parent company CEB With the same Sale (8,058,473) (5.6)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEB With the same Sale (245,966) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEB With the same Sale (245,966) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary.												
CH and its subsidiaries Compal Electronic Inc. Parent company Sale (105,753,627) (92.8)% 120 days Similar to non-related parties Similar to non-relate				Purchase	148,167	(0.3)%				-	(0.0)%	
CIH and its subsidiaries Compal Electronic, Parent company Inc. Sale (105,753,627) (92.8)% 120 days Similar to non-related parties adjustments will be made based on demand for funding if necessary. BCI and its subsidiaries ultimate parent company HSI and its subsidiaries with the same ultimate parent company CEB With the same Sale (245,966) (0.2)% 120 days Similar to non-related parties CEB With the same ultimate parent company Sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant oner related parties of funding if necessary. There is no significant oner funding if necessary. There is no		subsidiaries					delivery					
CHA and its subsidiaries Compal Electronic. Inc. Compal Electronic. Inc. Parent company Sale (105,753,627) (92.8)% 120 days Similar to non-related parties Similar to non-related parties There is no significant difference, and adjustments will be made based on demand for funding if necessary. HSI and its subsidiaries With the same ultimate parent company CEB With the same ultimate parent company CEB With the same ultimate parent company CEA With the same ultimate parent company CEA With the same ultimate parent company Sale (105,753,627) (92.8)% (92.8)% 120 days Similar to non-related parties Similar to non-related parties Similar to non-related parties Similar to non-related parties There is no significant 49,778,450 91.4% 49,778,450 91.4% 49,778,450 91.4% 9.236 0.0% There is no significant adjustments will be made based on demand for funding if necessary. There is no significant 7,590,654 7.6% There is no significant 49,778,450 91.4% 49,778,450 10.0% 49,778,450 10.0% 49,778,450 10.0% 49,778,450 10.0% 49,778,450 49,778,450 10.0% 49,778,450 49,778,			. ,					11 5	based on demand for			
subsidiaries Inc. BCI and its subsidiaries ultimate parent company HSI and its subsidiaries ultimate parent company CEB With the same sale (245,966) (0.2)% 120 days Similar to non-related parties ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEB With the same ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties adjustments will be made based on demand for funding if necessary. Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary.			_			(0.00.0)						
BCI and its with the same ultimate parent company CEB With the same ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. Agjustments will be made based on demand for funding if necessary. Similar to non-related parties of funding if necessary. Similar to non-related parties of funding if necessary. Similar to non-related parties of funding if necessary. CEB With the same Sale (245,966) (0.2)% 120 days Similar to non-related parties of funding if necessary. CEA With the same sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. There is no significant of funding if necessary. Similar to non-related parties of funding if necessary. Similar to non-related parties of funding if necessary. Similar to non-related parties of funding if necessary.			Parent company	Sale	(105,753,627)	(92.8)%	120 days			49,778,450	91.4%	
BCI and its subsidiaries with the same ultimate parent company HSI and its subsidiaries With the same ultimate parent company CEB With the same ultimate parent company CEA With the same ultimate parent company Sale (505,696) (0.3)% 120 days Similar to non-related parties Funding if necessary. Similar to non-related parties There is no significant difference, and adjustments will be made based on demand for funding if necessary. CEA With the same ultimate parent company CEA With the same ultimate parent company Similar to non-related parties Similar to non-related parties Similar to non-related parties There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary.									adjustments will be made			
BCI and its subsidiaries With the same ultimate parent company HSI and its which difference and adjustments will be made based on demand for funding if necessary. CEB With the same ultimate parent company CEA With the same ultimate parent company CEA With the same ultimate parent company CEA With the same unimate parent company Sale (311,899) (0.2)% 120 days Similar to non-related parties and inference, and adjustments will be made based on demand for funding if necessary. Similar to non-related parties and inference, and adjustments will be made based on demand for funding if necessary. CEA With the same ultimate parent company CEA With the same ultimate parent company Sale (311,899) (0.2)% 120 days Similar to non-related parties and inference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary.												
subsidiaries ultimate parent company HSI and its ultimate parent cultimate parent company CEB With the same ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. Similar to non-related parties of funding if necessary. Similar to non-related parties of funding if necessary. CEA With the same Sale (245,966) (0.2)% 120 days Similar to non-related parties of funding if necessary. Similar to non-related parties of funding if necessary. CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for funding if necessary. There is no significant difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made difference, and adjustments will be made based on demand for difference, and adjustments will be made difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and adjustments will be made based on demand for difference, and		BCI and its	With the same	Sale	(505,696)	(0.3)%	120 days	Similar to non-		9,236	0.0%	
HSI and its subsidiaries With the same ultimate parent company CEB With the same ultimate parent company CEA With the same and company CEA With the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same and company CEA With the same and company CEA With the same of the same ultimate parent company CEA With the same of the same and company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent of the sam		subsidiaries						related parties	difference, and			
HSI and its subsidiaries With the same ultimate parent company CEB With the same ultimate parent company CEA			company									
subsidiaries ultimate parent company CEB With the same ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEA With the same of									funding if necessary.			
company CEB With the same Ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. CEA With the same Ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. CEA With the same Ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for funding if necessary. CEA With the same Ultimate parent company				Sale	(8,058,473)	(5.6)%	120 days			7,590,654	7.6%	
CEB With the same ultimate parent company CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties of funding if necessary. CEA With the same ultimate parent company CEA With the same company CEA With the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent company CEA With the same of the same ultimate parent of the same of		Substitutation						related parties	adjustments will be made			
CEB With the same ultimate parent company CEA With the same based on demand for selated parties adjustments will be made based on demand for selated parties adjustments will be made based on demand for selated parties.												
ultimate parent company CEA With the same ultimate parent company CEA With the same ultimate parent company CEA with the same of the company of the compa		CEB	With the same	Sale	(245 966)	(0.2)%	120 dave	Similar to non-		11 019	0.0%	
CEA With the same Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and company (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for		CLD	ultimate parent	Saic	(243,900)	(0.2)%	120 uays		difference, and	11,918	0.0%	
CEA With the same Ultimate parent company Sale (311,899) (0.2)% 120 days Similar to non-related parties difference, and adjustments will be made based on demand for			company									
ultimate parent company related parties difference, and adjustments will be made based on demand for												
company adjustments will be made based on demand for		CEA		Sale	(311,899)	(0.2)%	120 days			68,223	0.1%	
based on demand for								related parties				
funding if necessary.									based on demand for			
		l							runding if necessary.			

Notes to Parent-Company-Only Financial Statements

Table 6 Related-party transactions for purchases and sales with amounts exceeding the lower of NTS100 million or 20% of the capital stock:

(For the year ended December 31, 2023)

				Transa	ction details			ons with terms t from others	Notes/Account (payal		aiwan Dollars)
Company	Counter	Nature of	Purchase/	TTalisa	Percentage of total purchases/		umeren	t from others	Ending	Percentage of total notes/accounts receivable	
Name	party	relationship	(Sale)	Amount	(sales)	Payment terms	Unit price	Payment Terms	Balance	(payable)	Note
CIH and its subsidiaries	BCI and its subsidiaries	With the same ultimate parent company	Purchase	346,858	0.3%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	(16,460)	(0.0)%	
	Rayonnant Technology and its subsidiaries	With the same ultimate parent company	Purchase	1,403,349	1.1%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	(263,964)	(0.2)%	
	HSI and its subsidiaries	With the same ultimate parent company	Purchase	694,749	0.5%	120 days	Similar to non- related parties	Adjustments will be made based on demand for funding.	(89,676)	(0.1)%	
	CPM	An associate	Purchase	2,444,514	1.9%	120 days	Similar to non- related parties	There is no significant difference.	(541,864)	(0.7)%	
	Changbao	An associate	Purchase	203,638	0.2%	120 days	Similar to non- related parties	There is no significant difference.	(6,375)	(0.0)%	
	Acbel and its subsidiaries	The Chairman of the Board is the first degree of kinship of the Chairman of the Company	Purchase	721,560	0.5%	120 days	Similar to non- related parties	There is no significant difference.	(276,555)	(0.4)%	
BCI and its subsidiaries	Compal Electronic, Inc.	Parent company	Sale	(29,504,779)	(92.2)%	120 days	Markup based on BCI and its subsidiaries' cost	Adjustments will be made based on demand for funding.	9,497,819	93.0%	
	CIH and its subsidiaries	With the same ultimate parent company	Sale	(346,858)	(0.9)%	120 days	According to markup pricing	Adjustments will be made based on demand for funding.	16,460	0.0%	
	HSI and its subsidiaries	With the same ultimate parent company	Sale	(424,337)	(4.1)%	120 days	According to markup pricing	Adjustments will be made based on demand for funding.	1,276,398	3.3%	
	CEA	With the same ultimate parent company	Sale	(688,172)	(1.9)%	120 days	According to markup pricing	There is no significant difference.	193,709	0.5%	
	CEB	With the same ultimate parent company	Sale	(315,316)	(0.8)%	120 days	According to markup pricing	There is no significant difference.	402,431	3.1%	
	CIH and its subsidiaries	With the same ultimate parent company	Sale	505,696	1.6%	120 days	According to markup pricing	Adjustments will be made based on demand for funding.	(9,236)	(0.0)%	
	Rayonnant Technology and its subsidiaries	With the same ultimate parent company	Sale	120,513	0.5%	120 days	Similar to non- related parties	There is no significant difference.	(25,132)	(0.1)%	
	CPM	An associate	Purchase	172,286	0.5%	120 days	Similar to non- related parties	There is no significant difference.	(12,690)	(0.0)%	
	Acbel and its subsidiaries	The Chairman of the Board is the first degree of kinship of the Chairman of the Company	Purchase	230,457	0.7%	120 days	Similar to non- related parties	There is no significant difference.	(102,674)	(0.3)%	
CEA	CEB	With the same ultimate parent company	Sale	(1,562,819)	(21.3)%	45 days	Similar to non- related parties	There is no significant difference.	943,962	36.6%	
	BCI and its subsidiaries	With the same ultimate parent company	Purchase	688,172	11.3%	120 days	According to markup pricing	There is no significant difference.	(193,709)	(25.8)%	
	CIH and its subsidiaries	With the same ultimate parent company	Purchase	311,899	5.1%	120 days	Similar to non- related parties	There is no significant difference.	(68,223)	(9.1)%	
CEB	BCI and its subsidiaries	With the same ultimate parent company	Purchase	315,316	8.0%	120 days	According to markup pricing	There is no significant difference.	(402,431)	(28.8)%	
	CEA	With the same ultimate parent company	Purchase	1,562,819	38.9%	45 days	Similar to non- related parties	There is no significant difference.	(943,962)	(67.6)%	
	CIH and its subsidiaries	With the same ultimate parent company	Purchase	245,966	6.1%	120 days	Similar to non- related parties	There is no significant difference.	(11,918)	(0.9)%	
CEP	Compal Electronic, Inc.	Parent company	Sale	(189,437)	(91.3)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	-	0.0%	
	Compal Electronic, Inc.	Parent company	Purchase	114,975	100.0%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	(97,737)	89.2%	

Notes to Parent-Company-Only Financial Statements

Table 6 Related-party transactions for purchases and sales with amounts exceeding the lower of NTS100 million or 20% of the capital stock:

(For the year ended December 31, 2023)

				Transa	ction details			ons with terms t from others	Notes/Account (paya		
					Percentage of total					Percentage of total notes/accounts	
Company Name	Counter party	Nature of relationship	Purchase/ (Sale)	Amount	purchases/ (sales)	Payment terms	Unit price	Payment Terms	Ending Balance	receivable (payable)	Note
rade and its bsidiaries	Compal Electronic, Inc.	Parent company	Sale	(2,973,830)	(88.9)%	Net 60 days from delivery	According to markup pricing	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	995,739	92.7%	
	Just and its subsidiaries	With the same ultimate parent company	Sale	(148,167)	(4.5)%	Net 60 days from delivery	According to markup pricing	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	-	0.0%	
	HSI and its subsidiaries	With the same ultimate parent company	Purchase	196,028	19.2%	Net 60 days from delivery	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	-	(0.0)%	
orever and its ibsidiaries	HSI and its subsidiaries	With the same ultimate parent company	Sale	(212,507)	(100.0)%	Net 60 days from delivery	Similar to non- related parties	There is no significant difference.	128,048	100.0%	
CGI	JUST and its subsidiaries	With the same ultimate parent company	Purchase	211,853	53.3%	60 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	(37,844)	(12.3)%	
ayonnant echnology and s subsidiaries	CIH and its subsidiaries	With the same ultimate parent company	Sale	(1,403,349)	(92.1)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	263,964	91.3%	
	BCI and its subsidiaries	With the same ultimate parent company	Sale	(120,513)	(7.9)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	25,132	8.7%	
SI and its absidiaries	Compal Electronic, Inc.	Parent company	Sale	(66,824,371)	(97.1)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	7,960,864	99.6%	
	CIH and its subsidiaries	With the same ultimate parent company	Sale	(694,749)	(1.0)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	89,676	0.4%	
	Just and its subsidiaries	With the same ultimate parent company	Sale	(1,148,812)	(1.6)%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	-	0.0%	
	Etrade and its subsidiaries	With the same ultimate parent company	Sale	(196,028)	(0.3)%	Net 60 days from delivery	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	-	0.0%	
	CIH and its subsidiaries	With the same ultimate parent company	Purchase	8,058,473	11.6%	120 days	Similar to non- related parties	There is no significant difference, and adjustments will be made based on demand for funding if necessary.	(7,590,654)	(17.1)%	
	Forever and its subsidiaries	With the same ultimate parent company	Purchase	212,507	0.5%	Net 60 days from delivery	Similar to non- related parties	There is no significant difference.	(128,048)	(0.3)%	
	BCI and its subsidiaries	With the same ultimate parent company	Purchase	424,337	1.0%	120 days	Similar to non- related parties	There is no significant difference.	(1,276,398)	2.9%	
BN	Compal Electronic, Inc.		Purchase	160,983	17.0%	Net 90 days from delivery	-	There is no significant difference.	(130,494)	(69.0)%	
rcadyan	Acradyan Germany	Arcadyan's subsidiary	Sale	(1,028,804)	(2.0)%	Net 150 days from delivery	-	-	208,003	2.0%	
	Acradyan USA	Arcadyan's subsidiary	Sale	(19,847,179)	(42.0)%	Net 120 days from delivery	-	-	3,444,196	39.0%	
	Acradyan AU	Arcadyan's subsidiary	Sale	(1,075,651)	(2.0)%	_	-	-	135,262	2.0%	
	Compal Electronic, Inc.	Parent company	Purchase	1,497,276	2.0%	_	-	-	(685,277)	(6.0)%	
	CNC	Arcadyan's subsidiary	Purchase	8,605,578	12.0%		According to markup pricing	-	(2,871,117)	(26.0)%	(Note
	Arcadyan Vietnam	Arcadyan's subsidiary	Purchase	3,346,396	5.0%	Net 180 days from the end of the month of delivery	According to markup pricing	-	(Note 2)	- %	(Note
NC	Arcadyan	With the same ultimate parent company	Sale	(8,605,578)	(100.0)%	Net 120 days from delivery	According to markup pricing	-	2,871,117	(100.0)%	(Note

Notes to Parent-Company-Only Financial Statements

Table 6 Related-party transactions for purchases and sales with amounts exceeding the lower of NTS100 million or 20% of the capital stock:

(For the year ended December 31, 2023)

(In Thousands of New Taiwan Dollars)

								ons with terms	Notes/Account		Donais)
				Transa	ction details		different	from others	(paya	ble)	
Company Name	Counter party	Nature of relationship	Purchase/ (Sale)	Amount	Percentage of total purchases/ (sales)	Payment terms	Unit price	Payment Terms	Ending Balance	Percentage of total notes/accounts receivable (payable)	Note
Arcadyan	Arcadyan	With the same	Sale	(3,346,396)	(100.0)%		According to markup	-	(Note 2)	- %	(Note 1)
Vietnam		ultimate parent company				the end of the month of delivery	pricing				
Acradyan Germany	Arcadyan	With the same ultimate parent company	Purchase	1,028,804	100.0%	Net 150 days from delivery	-	-	(208,003)	(100.0)%	
Acradyan USA	Arcadyan	With the same ultimate parent company	Purchase	19,847,179	100.0%	Net 120 days from delivery	-	-	(3,444,196)	(100.0)%	
Acradyan AU	Arcadyan	With the same ultimate parent company	Purchase	1,075,651	100.0%	Net 60 days from the end of the month of delivery	-	-	(135,262)	(100.0)%	

Note 1: The remaining balance is the net value of commissioned processing and sales of raw material. Note 2: The amount of other receivables on December 31, 2023 is 1,439,730 thousand dollars.

Table 7 Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: (December 31, 2023)

(In Thousands of New Taiwan Dollars)

							(III I nousanus (DI I TOW I U	i i i i i i i i i i i i i i i i i i i
					Overd	lue			Allowance
				Turnover		Action	Amounts reco	eived in	for bad
Name of Company	Counter-party	Nature of relationship	Ending Balance	rate	Amount	taken	subsequent		debts
The Company	Arcadyan	The Company's subsidiary	685,277	1.33	-	-	-	(Note 1)	-
The Company	CBN	The Company's subsidiary	137,791	0.86	-	-	95,958	(Note 1)	-
The Company	Just and its subsidiaries	The Company's subsidiary	4,050,926 (Note 2)	(Note 2)	-	-	4,050,926	(Note 1)	-
The Company	Cal-Comp	The same chairman of the Company	6,407,361 (Note 2)	(Note 2)	-	-	6,406,905	(Note 1)	-
Just and its subsidiaries	Compal Electronic, Inc.	Parent company	2,070,603	37.47	-	-	1,450,425	(Note 1)	-
CIH and its subsidiaries	Compal Electronic, Inc.	Parent company	49,778,450	2.17	=	-	47,287,744	(Note 1)	-
CIH and its subsidiaries	HSI and its subsidiaries	With the same ultimate parent company	7,590,654	1.37	-	-	-	(Note 1)	-
BCI and its subsidiaries	Compal Electronic, Inc.	Parent company	9,497,819	3.22	-	-	9,497,819	(Note 1)	-
BCI and its subsidiaries	HSI and its subsidiaries	With the same ultimate parent company	1,276,398	0.83	-	-	-	(Note 1)	-
BCI and its subsidiaries	CEB	With the same ultimate parent company	1,193,411	0.38	-	-	630	(Note 1)	-
BCI and its subsidiaries	CEA	With the same ultimate parent company	193,709	3.68	-	-	26,671	(Note 1)	-
CEA	CEB	With the same ultimate parent company	943,962	2.30	-	-	146,874	(Note 1)	-
Rayonnant Technology and its subsidiaries	CIH and its subsidiaries	With the same ultimate parent company	263,964	6.13	-	-	-	(Note 1)	-
Etrade and its subsidiaries	Compal Electronic, Inc.	Parent company	995,739	1.84	-	-	307,188	(Note 1)	-
Forever and its subsidiaries	HSI and its subsidiaries	With the same ultimate parent company	128,048	1.23	-	-	-	(Note 1)	-
HSI and its subsidiaries	Compal Electronic, Inc.	Parent company	7,960,864	10.38	-	-	7,667,057	(Note 1)	-
Arcadyan	Arcadyan AU	Arcadyan's subsidiary	135,262	5.16	=	-	118,749	(Note 1)	-
Arcadyan	Arcadyan USA	Arcadyan's subsidiary	3,444,196	5.26	-	-	3,212,352	(Note 1)	-
Arcadyan	Arcadyan Vietnam	Arcadyan's subsidiary	1,439,730		-	-	-	(Note 1)	
			(Note 2)	(Note 2)					
Arcadyan	Arcadyan Germany	Arcadyan's subsidiary	208,003	2.56	-	-	15,897	(Note 1)	-
CNC	Arcadyan	With the same ultimate parent company	2,871,117 (Note 3)	2.93	-	-	747,311	(Note 1)	-

Note 1: Balance as of February 16, 2024.

Note 2: Receivables due to purchasing on behalf of related parties.

Note 3: Accounts receivables due to processing raw material.

Notes to Parent-Company-Only Financial Statements

Table 8 The information on investees for the year ended December 31, 2023 (excluding information on investees in Mainland China): (December 31, 2023)

						1			(In Thou	usands of New Taiwa	ın Dollar
				Original Inves	tment Amount		Ending Balan	ice	Not in	Show of	
L vi C	Investee		Main Businesses	Depember 31,	December 31,	ar.	Percentage of	Carrying	Net income (losses) of	Share of profits/losses of	.,
The Company	Company Kinpo & Compal Group Assets Development Corporation	Location Taipei City	and Products Real estate development leasing and related management business	2023 4,025,000	2022 525,000	Shares 402,500	Ownership 70%	Value 3,986,402	(27,399)	investee (19,145)	Note
	Bizcom	Milpitas, USA	Warranty services and marketing of LCD TVs and notebook PCs	36,369	36,369	100	100%	463,533	11,411	11,411	
	Just	British Virgin Islands	Investment	1,480,509	1,480,509	48,010	100%	10,585,776	286,164	286,164	
	СІН	British Virgin Islands	Investment	1,787,680	1,787,680	53,001	100%	45,073,776	2,551,767	2,551,767	
	Panpal	Taipei City	Investment	5,171,837	5,171,837	500,000	100%	4,763,551 (Note 1)	44,704	6,725	
	Gempal	Taipei City	Investment	900,036	900,036	90,000	100%	1,729,447 (Note 1)	148,827	126,784	
	Kinpo Group Management	Taipei City	Consultation, training services, etc.	3,000	3,000	300	38%	5,044	434	162	
	Ripal	Tainan City	Manufacturing of electric appliance and audiovisual electric products	60,000	60,000	6,000	100%	114,460	(1,751)	(7,998)	
	Unicore	Taipei City	Management & Consultant, rental and leasing business and wholesale and retail of medical equipments	200,000	200,000	20,000	100%	67,239	(17,243)	(17,243)	
	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%	3,618,638	-	-	
	Shennona Taiwan	Taipei City	Management & Consultant, rental and leasing business, wholesale and retail sale of precision instruments and international trade	20,000	6,000	2,000	100%	17,859	63	163	
	Allied Circuit	Taoyuan City	Production and sales of PCB boards	395,388	395,388	10,158	20%	405,002	204,120	40,477	
	Poindus Systems	Taipei City	Design and manufacture of PCs and peripheral equipment	353,046	353,046	11,768	56%	337,905	18,886	11,194	
	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	159,083	90,000	330,276	71%	65,171	(60,467)	(36,581)	
	LIPO	Cayman Islands	Investment	489,450	489,450	98	49%	43,115	(726,686)	(356,076)	
	CPE	The Netherlands	Investment	197,463	197,463	6,427	100%	898,170	34,757	34,757	
	Starmems	Hsinchu County	R&D of MEMS microphone related products	35,000	35,000	3,500	35%	12,259	(36,374)	(12,731)	
	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%	621	(117,415)	(39,020)	
	Hong Ji	Taipei City	Investment	1,000,000	1,000,000	100,000	100%	1,192,920	111,601	111,601	
	Hong Jin	Taipei City	Investment	295,000	295,000	29,500	100%	387,050	51,046	51,046	
	Mactech	Taichung City	Manufacturing of equipment and lighting, retailing of equipment and international trading	219,601	219,601	21,756	53%	272,981	41,491	20,848	
	Auscom	Austin, TX USA	R&D of notebook PC related products and components	101,747	101,747	3,000	100%	154,186	4,718	4,718	
	Arcadyan	Hsinchu City	R&D, manufacturing and sales of wireless network, integrated household electronics, and mobile office products	1,325,132	1,325,132	41,305	19%	2,854,945	2,420,569	453,726	
	FGH	British Virgin Islands	Investment	2,754,741	2,754,741	89,755	100%	4,161,690	(246,117)	(246,117)	
	Shennona	Delaware, USA	Medical care IOT business	48,210	48,210	-	100%	16,232	(430)	(430)	
	HSI	British Virgin Islands	Investment	1,346,814	1,346,814	42,700	54%	449,280	413,513	221,560	
	CEP	Poland	Maintenance and warranty services of notebook PCs	90,156	90,156	136	100%	(24,107)	14,323	3,540	
	CGSP	Poland	Maintenance and warranty services of notebook PCs	89,669	89,669	-	100%	92,753	(1,399)	344	
	Raypal	Taipei City	Cancerous immunocyte therapy and regenerative medicine	209,076	209,076	4,646	30%	167,893	(66,765)	(19,029)	

Notes to Parent-Company-Only Financial Statements

Table 8 The information on investees for the year ended December 31, 2023 (excluding information on investees in Mainland China): (December 31, 2023)

				Original Inc.	tment Amount		Ending Dal-	ice			
				Original Inves	tment Amount		Ending Balar Percentage	ice	Net income	Share of	
1	Investee		Main Businesses	Depember 31,	December 31,		of	Carrying	(losses) of	profits/losses of	
Investor Company	Company ARCE	Location Taipei City	and Products	2023 158,160	2022 60,000	Shares 44,540	Ownership 23%	Value 104,286	investee (103,713)	investee	Note
The Company	ARCE	Taiper City	Biotechnology services, research & development services, intellectual property rights, wholesale of animal medication, retail sale and management advisory	138,100	60,000	44,340	2376	104,200	(103,/13)	(26,180)	
l	Hippo Screen	Taipei City	Management & Consultant, rental and leasing business, wholesale and retail sale of precision instruments and international trade	112,000	112,000	9,100	91%	10,571	(26,827)	(24,404)	
l	Infinno	Hsinchu County	Manufacturing of electronic components, wholesale and retail sale of precision instruments and electronic materials	127,026	127,026	4,648	28%	24,850	(26,017)	(7,212)	
l	HengHao	Taipei City	Manufacturing of PCs, computer periphery devices, and electronic components	5,729,757	5,729,757	20,015	100%	(767,963)	15,876	25,773	
ı	BCI	British Virgin Islands	Investment	2,636,051	2,636,051	90,820	100%	9,128,247	572,422	572,422	
I	CBN	Hsinchu County	R&D and sales of cable modem, digital setup box, and other communication products	284,827	284,827	29,060	43%	469,329	(326,109)	(142,346)	
I	Rayonnant Technology	Taipei City	Manufacturing and sales of PCs, computer periphery devices, and electronic components	295,000	295,000	29,500	100%	215,898	18,969	15,649	
İ	CRH	British Virgin Islands	Investment	377,328	377,328	12,500	100%	306,661	19,254	19,254	
ı	Acendant Private Equity Investment Ltd.	British Virgin Islands	Investment	943,922	943,922	31,253	35%	1,521,614	34,228	11,885	
ı	Etrade	British Virgin Islands	Investment	1,532,029	1,532,029	46,900	65%	(259,807)	(463,604)	105,576	
ı	Webtek	British Virgin Islands	Investment	3,340	3,340	100	100%	610,994	(151,389)	(151,389)	
ı	Forever	British Virgin Islands	Investment	1,575	1,575	50	100%	1,545,807	17,232	17,232	
ı	UCGI	Taipei City	Manufacturing and retail sale of computers and electronic components	689,997	689,997	20,000	100%	82,467	(81,407)	(80,146)	
ı	Palcom	Taipei City	Selling of mobile phones	100,000	100,000	10,000	100%	98,152	(11,342)	(11,339)	
l	Avalue	New Taipei City	Manufacturing, processing, and import and export business of industrial motherboards	547,595	547,595	14,924	21%	779,482	602,154	125,916	
	CORE	British Virgin Islands	Investment	4,318,860	4,318,860	147,000	100%	8,079,840	417,529	417,529	
l	Compal Ruifang	New Taipei City	Investing and developing businesses, such as public construction and specific zones	300,000	100,000	30,000	100%	300,478	538	538	
ı	GLB	New Taipei City	Manufacturing and wholesale of medical equipment	247,560	247,560	15,035	50%	379,334	50,433	21,862	
l	Compal Healthcare	Taipei City	Information software services, data processing services, and electronic information supply services	20,000	-	2,000	100%	20,003	3	3	
l	CMX	Mexcio	Production of automotive electronic products	77,997	-	-	100%	92,642	15,018	15,018	
i								104,656,676		4,088,258	
Panpal	Arcadyan	Hsinchu City	Telecommunication equipment and apparatus manufacturing, electronic parts and components manufacturing, restrained telecom radio frequency equipment and materials import and manufacturing	279,202	279,202	8,192	4%	610,998	2,420,569	Investment gain (losses) recognized by Panpal	
l	Allied Circuit	Taoyuan City	Production and selling of PCB boards	148,263	148,263	2,927	6%	116,705	204,120	Investment gain (losses) recognized by Panpal	
i	Others							(720,869)			
Gempal	Areadyan	Hsinchu City	Telecommunication equipment and apparatus manufacturing, electronic parts and components manufacturing, restrained telecom radio frequency equipment and materials import and manufacturing	306,655	306,655	9,279	4%	717,079	2,420,569	Investment gain (losses) recognized by Gempal	
l	Allied Circuit	Taoyuan City	Production and selling of PCB boards	53,645	53,645	3,220	6%	128,375	204,120	Investment gain (losses) recognized by Gempal	
	1	I						(975)			

Notes to Parent-Company-Only Financial Statements

Table 8 The information on investees for the year ended December 31, 2023 (excluding information on investees in Mainland China): (December 31, 2023) (In Thousands of New Taiwan Dollars Original Investment Amount Ending Balance Percentage Net income Share of Depcmber 31, December 31 (losses) of investee and Products 2023 306,655 Value investee Investor Company 2022 Ownership Company Shares 306,65 Arcadyan Hsinchu City Telecommunication equipment and 2,420,569 Investment gain apparatus manufacturing, electronic losses) recognized parts and components manufacturing, restrained telecom radio frequency equipment and materials import and by Hong Ji nanufacturing Allied Circuit Taovuan City Production and selling of PCB boards 10,389 10,389 851 2% 29,057 204,120 Investment gain (losses) recognized by Hong Ji Hong Jin Arcadvan Hsinchu City Telecommunication equipment and 131.942 131.942 4.609 2% 341.189 2.420.569 Investment gain apparatus manufacturing, electronic parts and components manufacturing, restrained telecom radio frequency (losses) recognize by Hong Jin equipment and materials import and anufacturing CDH (HK) 1,912,845 1,912,845 62,298 100% 8,037,301 258,934 osses) recognize by Just Investment gain CII British Virgin Islands 391,335 283,868 12,745 100% 270,052 (96,811) (losses) recognize by Just Investment gain CPI British Virgin Islands 15,353 15,353 500 100% 15,009 1,363 (losses) recognize by Just Investment gain (losses) recognized by CII CII British Virgin Islands 31 31 100% 377 AEI U.S.A Sales and maintenance of LCD TVs 30,705 1,000 0% Investment gain (losses) recognized by CII Investment gain MFI USA 252 825 252 825 100% 209,575 (losses) recognized by CII мті USA 31 31 100% 31 (losses) recognized by CII Sales of automotive electronic product CNA USA 76.763 2,500 100% 76,763 (losses) recognized by CII Sales of automotive electronic products Investment gain CUS USA 76,763 2 500 100% (19,631) (97,813) (losses) recognized by CII Investment gain CIH CIH (HK) 2,296,811 2.296,811 74 803 100% 44,212,065 2,495,365 (losses) recognize by CIH Investment gain (losses) recognize by CIH British Virgin Islands 225,682 225,682 7,350 100% 117,441 6.055 PFG British Virgin Islands 31 31 100% 85,596 81,321 Investment gain (losses) recognize by CIH FWT British Virgin Islands 457.505 457,505 14.900 100% 457.504 Investment gain (losses) recognize by CIH CCM British Virgin Islands 156,596 156,596 5,100 51% 6,144 (38,884) Investment gain (losses) recognize by CIH HSI IUE British Virgin Islands 2,057,235 2,057,235 67.000 100% 1,075,861 417,702 Investment gain (losses) recognize by HSI Investment gain British Virgin Islands 389,954 389,954 12,700 100% 333,976 (4,189) (losses) recognized by HSI R&D, manufacturing, sales, and maintenance of notebook PCs, compute monitors, LCD TVs and electronic Investment gain IUE CVC Vietnam 2,057,235 2,057,235 67.000 100% 1,075,861 417,702 (losses) recognized by IUE components CDM Vietnam Construction of and investment in 389.954 389.954 12,700 100% 292,617 (4,189)Investment gain infrastructure in Ba-Thien industrial district of Vietnam (losses) recognize by Goal BCI CMI British Virgin Islands 2,481,578 2.481.578 80,820 100% 5,724,519 329,358 Investment gain PRI British Virgin Islands 307,050 307,050 10,000 100% 3,403,728 243,065 CORE BSH British Virgin Islands Investment 4.513.635 4.513.635 147.000 100% 8.079.840 417.529 Investment gain BSH Mithera Cavman Islands Investment 155,060 155,060 99% 136,929 (3,437) Investment gain

Notes to Parent-Company-Only Financial Statements

Table 8 The information on investees for the year ended December 31, 2023 (excluding information on investees in Mainland China): (December 31, 2023)

(In Thousands of New Taiwan Dollars Original Investment Amount Ending Balance Percentage Net income Share of Main Rusinesses mber 31. December 31, (losses) of investee and Products 2023 249,632 Value 226,337 investee Investor Company Ownership Company 2022 249,632 11,208 Investment gain (losses) recognized by BSH HSI British Virgin Islands 1,136,085 1,136,085 37,000 46% 960,555 413,513 vestment gain (losses) recognized by BSH ННВ 184,230 6,000 11% 276,345 (249,738) British Virgin Islands Investment gain losses) recognized by BSH R&D, manufacturing, sales, and Vietnam maintenance of notebook PCs, compute (losses) recognized nonitors, LCD TVs, mobile phones by BSH tablet PCs, smart watches, communication equipment, and other electronic products British Virgin Islands Forever GIA Selling of mobile phones 100% Investment gain (losses) recognize CWV 61,410 100% 101,047 R&D, manufacturing, sales, and 61,410 Vietnam Investment gain naintenance of notebook PCs, compute (losses) recognized onitors, LCD TVs and electro by Forever omponents (154,553) Webtek British Virgin Islands 767,625 767,625 25,000 35% (463,604) Etrade nvestment Investment gain (losses) recognize by Webtek Taipei City Animal medication retail and wholesale Unicore Raycore Investment gain (losses) recognized by Unicore Arcadyan Holding British Virgin Islands 1,071,027 1,071,027 47,780 100% 2,066,961 Arcadyan Investment gain losses) recognized by Arcadyan U.S.A 23,055 23,055 100% 92,028 19,720 Arcadyan USA Technology support and sales of Investment gain vireless network products (losses) recognized by Arcadyan Arcadyan Germany Germany Technology support and sales of 1,125 1,125 0.5 100% 99,059 Investment gain vireless network products losses) recognized y Arcadyan Arcadyan Korea Sales of wireless network products 20 35,156 (losses) recognized by Arcadyan losses) recognized by Arcadyan Taipei City 153,318 roducts losses) recognized by Arcadyan 50 5,590 Arcadyan UK Technical support of wireless network losses) recognize by Arcadyan 1,161 50 100% 69,715 losses) recognized by Arcadyan Arcadyan RU 7,672 7,672 100% 3,212 losses) recognize by Arcadyan CBN Hsinchu County 11,925 533 9,061 (331,620) losses) recognize by Arcadyan Arcadyan Brasil Sales of wireless network products 81,593 81,593 968 100% (45,570) (1,032) Investment gain (losses) recognized by Arcadyan and Zhi-Bao Arcadyan India 29,110 19,800 49,894 India Sales of wireless network products Investment gain (losses) recognized by Arcadyan and Zhi-Bao

Notes to Parent-Company-Only Financial Statements

Table 8 The information on investees for the year ended December 31, 2023 (excluding information on investees in Mainland China): (December 31, 2023)

		I				1			(In Tho	usands of New Taiwa	an Dollars
				Original Inves	tment Amount		Ending Balan	ice	N. 4	Sh s	
	Investee		Main Businesses	Depember 31,	December 31,		Percentage of	Carrying	Net income (losses) of	Share of profits/losses of	
Investor Company Arcadyan Holding	Company Sinoprime	Location British Virgin Islands	and Products Investment	2023 891,980	2022 891,980	29,050	Ownership 100%	Value 1,580,601	362,862	Investment gain (losses) recognized by Arcadyan Holding	Note
	Arch Holding	British Virgin Islands	Investment	338,093	338,093	35	100%	622,790	(270,710)	Investment gain (losses) recognized by Arcadyan Holding	
тті	Quest	Samoa	Investment	36,846	36,846	1,200	100%	10,294	(2,952)	Investment gain (losses) recognized by TTI	
	ттіс	Japan	Sales of household digital electronic products	9,626	9,626	0.7	100%	2,693	(397)	Investment gain (losses) recognized by TTI	
Quest	Exquisite	Samoa	Investment	35,925	35,925	1,170	100%	9,457	(2,960)	Investment gain (losses) recognized by Quest	
Sinoprime	Arcadyan Vietnam	Vietnam	Manufacturing of wireless network products	890,445	890,445	-	100%	1,575,996	362,769	Investment gain (losses) recognized by Sinoprime	
Zhi-Bao	CBN	Hsinchu County	Produces and sales of communication and electronic components	36,272	36,272	13,140	19%	223,285	(331,620)	Investment gain (losses) recognized by Zhi-Bao	
Rayonnant Technology	АРН	British Virgin Islands	Investment	257,454	257,454	8,651	41%	206,209	41,217	Investment gain (losses) recognized by Rayonnant Technology	
	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 Technology	
CRH	АРН	British Virgin Islands	Investment	383,813	383,813	12,500	59%	306,661	41,217	Investment gain (losses) recognized by CRH	
АРН	PEL	British Virgin Islands	Investment	96,751	96,751	3,151	100%	45,559	1,595	Investment gain (losses) recognized by APH	
	Rayonnant (HK)	Hong Kong	Investment	552,690	552,690	18,000	100%	459,161	39,622	Investment gain (losses) recognized by APH	
ннт	нна	British Virgin Islands	Investment	1,429,235	1,429,235	46,882	100%	(1,322,489)	(234,458)	Investment gain (losses) recognized by HHT	
ННА	ннв	British Virgin Islands	Investment	1,439,513	1,439,513	46,882	89%	(1,584,042)	(249,738)	Investment gain (losses) recognized by HHA	
CBN	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%	5,266	(344)	Investment gain (losses) recognized by CBN	
	CBNN	Netherlands	The import and export business of broad band network products and related components, as well as technical support and advisory services	7,016	7,016	20	100%	6,267	(164)	Investment gain (losses) recognized by CBN	
	Starmems	Taiwan	R&D of MEMS microphone related products	10,000	10,000	1,000	10%	3,502	(36,374)	Investment gain (losses) recognized by CBN	
FGH	Wah Yuen Technology Holding Ltd. and its subsidiaries	Mauritius	Investment	2,755,942	2,755,942	95,862	37%	4,231,691	(677,928)	Investment gain (losses) recognized by FGH	
GLB	PT GLB Biotechnology Indonesia	Indonesia	Manufacturing and wholesale of medical equipment	88,506	-	42	99%	83,655	351	Investment gain (losses) recognized by GLB	
Mactech	Taiwan Intelligent Robotics Company, Ltd.	Taipei City	Manufacturing of equipment and lighting	43,200	43,200	2,160	15%	5,238	(3,360)	Investment gain (losses) recognized by Mactech	
Poindus Systems	Poindus Investment	Taipei City	Investment holding	4,100	4,100	(Note 2)	100%	496	(67)	Investment gain (losses) recognized by Poindus Systems	
	Poindus UK	UK	Sales of PCs and peripherals	14,297	14,297	300	100%	(11,342)	(7,165)	Investment gain (losses) recognized by Poindus Systems	

Notes to Parent-Company-Only Financial Statements

Table 8 The information on investees for the year ended December 31, 2023 (excluding information on investees in Mainland China): (December 31, 2023)

(In Thousands of New Taiwan Dollars/

				Original Investment Amount			Ending Balar	ice			
Investor Company	Investee Company	Location	Main Businesses and Products	Depember 31, 2023	December 31, 2022	Shares	Percentage of Ownership	Carrying Value	Net income (losses) of investee	Share of profits/losses of investee	Note
Poindus Systems	Adasys	Germany	Sales of PCs and peripherals	57,712	57,712	0.002	100%	3,314		Investment gain (losses) recognized by Poindus Systems	
Poindus Investment	Poindus GmbH	Germany	Sales of PCs and peripherals	1,721	1,721	(Note 2)	100%	70		Investment gain (losses) recognized by Poindus Investment	

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: A limited company, therefore no number of shares.

Notes to Parent-Company-Only Financial Statements

Table 9 Information on investment in Mainland China:

(December 31, 2023)

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

(In Thousands of New Taiwan Dollars / shares)

	T								(In T	housands of	New Taiwan	Dollars / shares)
Name of		Total amount of	Method of	Accumulated outflow of investment from Taiwan as of	Investm		Accumulated outflow of investment from Taiwan as of	(losses) of the	Percentage of	Investment income (losses)		Accumulated remittance of earnings in
investee CPC	Main businesses and products Manufacturing and sales of monitors	paid-in capital 1,136,085	(Note 1)	January 1, 2023 1,136,085	Outflow -	Inflow -	1,136,085	investee 204,302	ownership 100%	(Note 4) 204,302	2,798,518	current period
CDT	Manufacturing and sales of notebook PCs, mobile phones, and Digital products	614,100	(Note 2)	614,100	-	-	614,100	15,442	100%	15,442	138,610	-
CET	Manufacturing of notebook PCs	368,460	(Note 2)	368,460	-	-	368,460	87,694	100%	87,694	5,053,795	-
CSD	Research, manufacture and sales of communication devices, mobile phones, electronic computer, smart watch, and provide related technology service	259,651	(Note 2)	(Note 3)	-	-	-	125,012	100%	125,012	404,180	-
FIP	Manufacturing of auto parts and accessories	302,926	(Note 2)	(Note 3)	-	-	-	(1,443)	60%	(866)	258,799	-
BT	Manufacturing of notebook PCs	30,705	(Note 2)	30,705	-	-	30,705	17,294	100%	17,294	(98,654)	-
CGS	Maintenance and warranty service of notebook PCs	8,655	(Note 2)	(Note 3)	-	-	-	23,859	100%	23,859	(14,311)	-
LIZ Electronics (Kunshan) Co., Ltd.	Production and processing chip resistors, ceramic capacitors, diodes, and other latest electronic components and related precision electronic equipment; selling self-produced products	982,560	(Note 1)	409,298	-	-	409,298	(626,184)	43%	(270,386)	28,494	-
LIZ Electronics (Nantong) 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	614,100	(Note 1)	45,136	-	-	45,136	(543,490)	48%	(258,701)	47,562	-
CIC	Manufacturing of notebook PCs	368,460	(Note 2)	368,460	-	-	368,460	551,963	100%	551,963	10,930,283	-
CPO	Manufacturing and sales of LCD TVs	371,531	(Note 1)	371,531	-	-	371,531	125,216	100%	125,216	3,111,095	-
CIT	Manufacturing of notebook PCs	736,920	(Note 2)	736,920	-	-	736,920	1,845,493	100%	1,845,493	27,565,297	-
CST	International trade and distribution of computers and electronic components	42,987	(Note 2)	42,987	-	-	42,987	(691)	100%	(691)	44,382	-
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	307,050	(Note 2)	156,596	-	-	156,596	(47,084)	51%	(24,013)	12,056	
CIJ	Investment and consulting services	478,998	(Note 2)	478,998	-	-	478,998	(92,422)	100%	(92,422)	2,551,776	-
CDE	Manufacturing and sales of LCD TVs	460,575	(Note 2)	(Note 3)	-	-	-	(92,361)	100%	(92,361)	2,516,825	-
CIS	Outward investment and consulting services	2,481,578	(Note 1)	2,481,578	-	-	2,481,578	329,358	100%	329,358	5,724,519	-
CEC	R&D and manufacturing of notebook PCs, tablet PCs, digital products, network switches, wireless AP, and automobile electronic products	2,456,400	(Note 2)	(Note 3)	-	-	-	328,816	100%	328,816	5,692,814	-
CMC	Corporate management consulting, financial and tax consulting, investment consulting, and investment management consulting services	24,564	(Note 2)	(Note 3)	-	-	-	572	100%	572	25,360	-
CEQ	R&D, manufacturing and sales of notebook PCs and related components. Also provides related maintenance and warranty services	307,050	(Note 1)	307,050	-	-	307,050	243,065	100%	243,065	3,403,728	-
Compal Precision Module (Jiangsu) Co., Ltd.	Manufacturing and selling of magnesium alloy injection molding	12,896,100	(Note 2)	2,537,062	-	-	2,537,062	(538,847)	37%	(197,326)	5,233,177	.
Changbao Electronic Technology (Chongqing) Co., Ltd.	Production and marketing of magnesium alloy molding	1,842,300	(Note 2)	351,756	-	-	351,756	(69,403)	37%	(25,416)	630,376	-

Notes to Parent-Company-Only Financial Statements

Table 9 Information on investment in Mainland China:

(December 31, 2023)

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

(In Thousands of New Taiwan Dollars / shares)

									(III I	nousands of	New Taiwan	Dollars / shares)
Name of investee	Main businesses and products	Total amount of paid-in capital	Method of	Accumulated outflow of investment from Taiwan as of January 1, 2023	Investme	ent flows	Accumulated outflow of investment from Taiwan as of December 31, 2023	Net income (losses) of the investee	Percentage of ownership	Investment income (losses) (Note 4)	Book value	Accumulated remittance of earnings in current period
Rayonnant (Taicang)	Manufacturing and sales of aluminum	552,690	(Note 2)	383,813			383,813	39,622	100%	39,622	459,761	· · · · · · · · · · · · · · · · · · ·
Rayonnant (Taicang)	alloy and magnesium alloy products		(Note 2)	383,813		-	383,813	39,022	100%	39,022	459,761	-
CCI Nanjing	Manufacturing and processing of mobile phones and tablet PCs	829,035	(Note 1)	675,510	-	-	675,510	(119,549)	100%	(119,549)	(1,301,309)	-
CDCN	Manufacturing and processing of mobile phones and tablet PCs	178,089	(Note 1)	178,089	-	-	178,089	(4,985)	100%	(4,985)	84,009	-
CWCN	Manufacturing and processing of mobile phones and tablet PCs	1,504,545	(Note 1)	583,395	-	-	583,395	(331,697)	100%	(331,697)	738,240	-
Hanhelt	R&D and manufacturing of electronic communication equipment	61,410	(Note 1)	61,410	-	-	61,410	2,929	100%	2,929	2,456	-
Arcadyan SVA Arcadyan	R&D and sales of wireless network	248,711	(Note 1)	412,061	-	-	412,061	6,885	100%	6,885	41,114	-
	products			(Note 7)								
CNC	Manufacturing and wireless network products	382,277	(Note 1)	338,093 (Note 8)	-	-	338,093	(207,710)	100%	(207,710)	622,790	-
THAC	Manufacturing of household electronics products	371,684	(Note 1 · 9 · 10)	35,311	-	-	35,311	(4,331)	100%	(4,331)	27,020	-
HengHao												
HengHao Kunshan	Production of touch panels and related components	1,228,200	(Note 1)	1,222,151	-	-	1,222,151	(249,493)	100%	(249,493)	(1,477,911)	-
HengHao Zhejiang	Production of touch panels and related components	276,345	(Note 2)	(Note 3)	-	-	-	(1,333)	100%	(1,333)	275,032	-
Lucom	Manufacturing of notebook PCs and related modules	460,575	(Note 2)	199,552 (Note 12)	-	-	199,552	1,039	100%	1,039	141,779	
Poindus Systems Qijie	Sales of PCs and peripherals	30,705	(Note 1)	30,705	-	-	30,705	(2,051)	100%	(2,051)	9,589	-
	I .			I		1		l				

(ii) Limitation on investment in Mainland China

(In Thousands of USD)

Names of Company	Accumulated Investment in Mainland China as of December 31, 2023	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	16,658,599 (US\$542,537)	24,221,609 (US\$788,849)	(Note 6)
	(Note 5)		
Arcadyan	785,465 (US\$25,581)	1,054,287 (US\$34,336)	8,881,334
HengHao	1,439,205 (US\$46,872)	1,439,205 (US\$46,872)	(Note 13)
Poindus Systems	30,705 (US\$1,000)	30,705 (US\$1,000)	322,110

- $Note \ 1: \ Indirectly investment in \ Mainland \ China \ through \ companies \ registered \ in \ the \ third \ region.$
- $Note \ 2 \ : \ Indirectly investment in \ Mainland \ China \ through \ an \ existing \ company \ registered \ in \ the \ third \ region.$
- Note 3: Investees held by Kunshan Botai Electronics Co., Ltd. ("BT"), Compal Investment (Jiansu) Co., Ltd. ("CIJ"), Compal Electronic (Sichuan) Co., Ltd. ("CIS"), Compal Electronics (China) Co., Ltd. ("CPC") and Compal Smart Device (Chongqing) Co., Ltd. ("CSD;") through their own funds.
- Note 4: The basis for recognition of investment profit and loss is based on the financial statements that verified by CPA.
- 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 thousand and acquired 100% shares of SVA Arcadyan from Accton Asia through Arcadyan Holding in 2010.
- Note 8: Arcadyan paid US\$8,561 thousand and acquired 100% shares of CNC from Just through Arcadyan Holding in 2007.
- Note 9: Arcadyan's subsidiary, TTI, obtained the control over THAC with US\$1,150 thousand on February 28, 2013 (the date of stock transferring).
- Note 10: Arcadyan's subsidiary, TTI, increase the capital of TCH by accounts receivable of TTI amounting to US\$8,755 thousands on August 16, 2023.
- 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 US\$7,350 thousand in the previous years. In the first half of 2014, HengHao paid the Company and LG US\$3,184 thousand and US\$3,315 thousand, respectively, for organization restructure, to obtain 100% ownership of Lucom.

 Note 13: The net equity of HengHao is negative at December 31, 2023.

(iii) Significant transactions:

For the year ended December 31, 2023, 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".