

# CHANT SINCERE CO.,LTD.

# 2023 Annual Report

Notice to readers

This English version annual report is a summary translation of the Chinese version and is not an official document of the shareholders' meeting. If there is any discrepancy between the English version and the Chinese version, the Chinese version shall prevail.

Enquiry on the annual report: http://mops.twse.com.tw

Published on April 24, 2024

- Spokesperson and acting spokesperson Spokesperson : Wei-Li Hsu Title : Senior Administrative Manager Phone : (02)8647-1251 E-mail : winning\_hsu@coxoc.com.tw Deputy Spokesperson : Chung-Ying Su Title : Financial Manager Phone : (02)8647-1251 E-mail : joan@coxoc.com.tw
- 2. The address, and telephone number of the Company's headquarters and factories Headquarters : 7F-2, No.188, Sec. 3, Datong Rd., Xizhi Dist., New Taipei City. Phone : (02)8647-1251

Factory : 3F-1, No.190, Sec. 3, Datong Rd., Xizhi Dist., New Taipei City. Phone : (02)8647-1251

3 Stock transfer service Name: Concord Securities Co., Ltd. Address: B1F, No. 176, Sec. 1, Keelung Rd., Xinyi Dist., Taipei City Phone: (02)8787-1888 Website: www.concords.com.tw

- 4. Certifying CPA of last-year financial statements CPA: Wu, Wei-Hao and Cheng, Ya-Huei CPA Firm: PricewaterhouseCoopers, Taiwan Address: 27F,No. 333, Sec. 1, Keelung Rd., Xinyi Dist., Taipei City Phone: (02)2729-6666 Website : www.pwc.tw
- 5. the name of any exchanges where the company's securities are traded offshore, and themethod by which to access information on said offshore securities: N/A •
- 6. Company website : http://www.coxoc.com.tw

# **Table of Contents**

One. Report to Shareholders	1
Two. Company Profile	5
I. Date of establishment	
II. Company history	
Three. Corporate Governance Report	7
I. Company Structure	
II. Background information of directors, supervisors, the president, vice presider	
assistant vice presidents, and heads of various departments and branches	
III. Implementation of Corporate Governance	25
IV. Certifying CPA's audit fees	71
V. Information of CPA replacement	
VI. Any of the Company's Chairman, President, or any manager involved in fina	
accounting affairs being employed by the accounting firm or any of its affil	iated
company within the most recent year.	74
VII. Details of shares transferred or pledged by directors, supervisors, managers,	
shareholders with more than 10% ownership interest in the last year and up	to the
publication date of the annual report.	74
VIII. Information about the top-ten shareholders who are related parties, spouses	
relatives within the second degree of kinship as defined in the Financial	
Accounting Standards No. 6.	75
IX. Investments held by the Company, the Company's directors, supervisors, ma	nagers,
and enterprises directly or indirectly controlled by the Company, and the ag	gregate
shareholding of the parties above.	75
Four. Capital Overview	76
I. Capital and outstanding shares	
II. Corporate bonds	
III. Preferred shares	
IV. Depository receipts	85
V. Employee warrants	
VI. New issuance of employee restricted shares	
VII. Mergers and acquisitions (including mergers, acquisitions and divisions)	
VIII. Progress on the planned use of capital	
Five. Operational Highlights	87
I. Business activities	
II. Market and sales overview	
III. Employee size, average years of service, average age, and academic backgro	
the last 2 years up until the publication date of the annual report	
IV. Contribution to environmental protection	
V. Labor-management relations	
VI. Information security management	
VII. Important Contracts:	
Six. Financial Status Overview	

I. Condensed balance sheet and profit and loss statement for the last five ye	ars; indicate
the name of the CPAs and the audit opinions	114
II. Financial analysis for the last 5 years	
III. Audit Report from the Auditing Committee on the Latest Financial State	
IV. The most recent annual financial statements, including the Independent	Auditors'
Report, two-year comparative Statement of Financial Position, Income	Statement,
Statement of Changes in Equity, Statement of Cash Flows and notes of	schedules.126
V. Latest Audited Consolidated Financial Statements of the Parent and Sub	sidiaries 194
VI. Any financial distress experienced by the Company or affiliated enterpr	ise and
impacts on the Company's financial position in the last year and up to t	the
publication date of the annual report	270
Seven. Review and Analysis of Financial Status and Financial Performance, a	nd Risk
Management	
I. Financial Status	
II. Financial Performance	
III. Cash Flow	
IV. Material capital expenditures in the last year and impacts on the financial	al position
and business performance	272
V. Investment policy for the most recent year, the main reasons for profit or	loss, the
improvement plan and the investment plan for the coming year	272
VI. Evaluation shall be performed on risk management issues in the last year	r and up to
the publication date of the annual report.	272
VII. Other material issues	277
Eight. Special Matters to be Included	278
I. Information of affiliated companies	
II. Private placement of marketable securities in the most recent year and th	
year up till the publication date of this annual report	
III. Holding or disposal of the Company's shares by subsidiaries in the last	
until the publication date of the annual report	284
IV. Other supplementary information	
V. Any matters stipulated in Subparagraph 2, Paragraph 2, Article 36 of the	
and Exchange Act that occurred in the most recent year and up to the d	late of
publication of the annual report which materially affected shareholders	
the price of the Company's securities.	284

## **One. Report to Shareholders**

#### **Business Report**

Ladies and gentlemen:

The 2023 operation results and overview of the 2024 business plan of Chant Sincere Co., Ltd. are reported as follows:

#### I. 2023 Operation Results

1. Business Plan Implementation Results:

The consolidated revenue in 2023 was NT\$1,375,343 thousand, a decrease of 27% over that in 2022; the net profit after tax was NT\$169,416 thousand, a decrease of 47 % over that in 2022. The after tax earnings per share was NT\$2.10.

Unit: NT\$ thousand

Item	2023	2022	Growth Rate (%)	
Net operating revenue	1,375,343	1,873,163	-27%	
Gross profit	517,612	678,184	-24%	
Operating profit	176,065	324,805	-46%	
Non-sales and expenditure	44,692	80,372	-44%	
Net income before tax	220,757	405,177	-46%	
Profit after tax	169,416	321,904	-47%	
Earnings per share (NT\$)	2.10	4.06	-48%	

2. Budget implementation: The Company has not announced financial forecasts.

3. Revenues, expenses and profitability analysis:

		Uni	t: NT\$ thousand
It	em	2023	2022
Net cash inflow from	operating activities	367,549	271,951
Net cash inflow (outflow) from investment activities		(525,671)	(255,691)
Net cash inflow (outflow) from financing activities		435,427	(179,97 2)
Return on assets (%)		4.93	10.33
Return on equity (%)		6.85	13.52
As a percentage of	Operating profit	21.41	40.72
paid-in capital	Net profit before tax	26.84	50.79
Net profit margin (%)		12.32	17.19

The net cash inflow from operating activities in 2023 was NT\$367,549 thousand, an

increase of NT\$95,598 thousand from that of 2022, mainly due to a decrease in the balance of accounts receivable and accounts payable as well as inventory level in 2023. The net cash outflow from investing activities was NT\$525,671 thousand, mainly due to an increase of financial assets at amortized cost by NT\$536,000 thousand. The net cash inflow from financing activities of NT\$435,427 thousand is mainly due to the issuance of corporate bonds payable by private placement for NT\$695,000 thousand. All other profitability-related indicators decreased from the level in 2022, mainly due to a decline in revenue and a decrease in profit in 2023.

4. Research and Development Overview:

(1) Research and development expenses in the last three years:

Unit: NT\$ thousand

Item	2023	2022	2021
Research and development expenses	52,349	45,823	41,201
Net operating revenue	1,375,343	1,873,163	1,599,466
% of operating income	3.81	2.45	2.58

- (2) Short-term plan:
  - A. Actively improve R&D technologies, including Connector, Cable, Adapter, Dongle and Reader.
  - B. Research and develop high-speed and high-frequency transmission related connector products.
  - C. Research and develop waterproof connectors (USB series, M12, FAKRA, Mini FAKA and HMTD-N)
  - D. Research and develop servers, switches, storage devices and various industrial connectors (Mini SAS, Slim SAS, OSFP, PCIE, U.2, SFPDD, QSFP DD and HS BTB).
  - E. Research and develop various automotive connectors (USB series, Type-C, FAKRA, HSD, MINI FAKRA, HMTD-N (automotive ethernet) and power connectors).
- (3) Long-term plan:
  - A. A. Products: The four major axes of ADAS, Cloud Center, AR/VR and AOIT/IPC.
  - B. Technology:
    - (a) Improve structural design and high-frequency simulation capabilities.
    - (b) Purchase additional reliability equipment to strengthen verification capabilities.
    - (c) Continuously improve automation equipment.
    - (d) Product automatic detection capability.
- II. Summary and prospect of the 2024 business plan
  - 1. Operating Guidelines
    - (1) In the past decade, the Company has gradually transformed from a manufacturer of connectors and wiring harnesses in the consumer market to niche markets such as advanced assisted driving, high-speed network communications, industrial computers and high-speed transmission, and strives to become a strategic partner with international car manufacturers and high-speed transmission equipment manufacturers!
    - (2) We actively enhance the technical capabilities of the R&D team, and expand the application of automated production equipment and smart factory management systems to improve production management efficiency, quality stability and customer

satisfaction, and continuously enhance the Company's core values and competitive advantages.

- (3) We believe that talents are the Company's most important and precious assets, and therefore spare no effort in nurturing and training professionals in various fields, especially the advance deployment of high-speed and high-frequency talents, automated machine development talents, production and supply chain management talents, sales teams for European and US markets, information system development talents, and management-related talents.
- 2. Sales Volume Forecast and the Basis

The Company has not announced financial forecasts, so it does not explain the expected sales figures and their basis.

- 3. Key Production/Sales Policies
  - (1) Production: We continuously upgrade our automated production to enhance product competitiveness and establish and develop excellent supply chain partners to reach a consensus on cooperation with us on environmental awareness, customer satisfaction and quality. Our production is mainly order-based. Safety stocks are kept under control at all times to improve operating efficiency.
  - (2) Sales: In the past, our business model was mainly sales to Taiwanese OEMs and distributors in various countries. In recent years, our sales have expanded to European tier 1 manufacturers and US manufacturers. In particular, the number of assisted driving customers has grown significantly, raising the Company's visibility and reputation in the international auto parts supply chain!
- III. Strategies of Future Development
  - 1. Industry: It is expected that the penetration rate of intelligent driving and auxiliary driving systems will continue to increase in the automotive market in the next 10 years. Well-known auto manufacturers have become strategic partners, and the Company will continue moving forward toward the goals according to its initial plan. On the basis of achieving intelligent driving, high-speed network communication transmission equipment and industrial IoT computer equipment are indispensable hardware. As high-speed and large-volume data calculation and transmission requires a large number of connectors and wiring harnesses, we are also actively developing related high-speed products together with customers.
  - 2. R&D:
    - (a) Improve structural design and high-frequency simulation capabilities.
    - (b) Purchase additional reliability equipment to strengthen verification capabilities.
    - (c) Continuously improve automation equipment.
    - (d) Product automatic detection capability.
  - 3. Production: Focus on introducing production automation and successively purchase highend testing equipment for self-verification of high-speed and high-frequency products, and gradually move the main production back to Taiwan.
- IV. Impact of external competition environment, legal environment and overall business environment Looking back, 2023 was indeed a year of hardship and twists and turns, as the world experienced many negative impacts. First, interest rates continued rising, causing global production costs to continue increasing, and the European market was even more exposed to the inflation crisis. Second, geopolitical risks continue to expand. In October 2023, Israel started a war with Hamas. In addition, the related supply chain and the cost of oil faced challenges again; inventory turnover speed was not as good as expected, and due to a weak demand in the consumer market, the upstream and downstream supply chains of electronics and technology industries were significantly affected, and most industries showed a decline and the growth was not as good as expected.

In recent years, the Company has re-arranged and formulated strategies in the field of product technology and application, and developed towards high-end technologies of automobiles, industrial control, Netcom, optical fibers and waterproof connectors (wires), and has successfully entered the supply chain of major automobile manufacturers. The Company also obtained nine VDA6.3 certifications, becoming the leader of Taiwanese manufacturers of automotive signal transmission connectors and connecting harnesses. In addition, the revenue ratio of the series of products in industrial computers and Netcom applications has increased year by year, and the overall sales mix has gradually developed towards high-margin products. The Company has formulated relevant procedures and operations for legal compliance to further deepen the effect of the Company's legal compliance in order to achieve risk control; the Company is also committed to corporate governance and sustainable operation, so as to generate good returns for shareholders.

Responsible person: Lien-Hsi Wu Managerial Officer: Lien-Hsi Wu Accounting Supervisor: Mei-Hui Liao

## **Two. Company Profile**

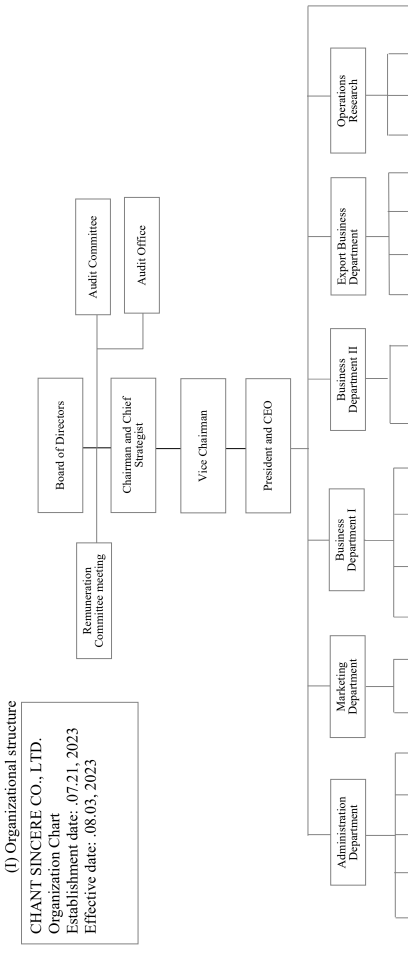
- I. Date of establishment: April 24, 1986
- II. Company history

II. Company	history
April 1986	The Company was formally established with a capital of NT\$25,000 thousand, with the initial focus on the production of D-SUB Connectors.
May 1992	Set up the Ruifang factory in Taiwan to produce connectors, power cords and computer extension cords.
August 1996	Passed ISO 9002 quality certification.
April 1997	Moved into Xizhi World Economic and Trade Building, established the CIS corporate identification system, adopted the new trademark, and established the corporate operation headquarters.
June 1997	The SMEs Office of the Ministry of Economic Affairs provided special counseling to establish the Company's management system.
June 1999	Expanded the Ruifang factory and set up the plastic injection/stamping department.
October 1999	Launched the RJ-45 series/Compact Flash Socket series products to fully develop the Japanese market.
February 2000	Invested in Coxoc Electronics Co., Ltd. with a 100% shareholding ratio and an actual investment amount of USD1,800 thousand, and reinvested in Shenzhen Yonglong Electronic Hardware Factory in mainland China to engage in processing and manufacturing of supplied materials.
July 2000	Set up the automation department.
July 2000	Approved by the Securities and Futures Commission (SFC) for public offering.
July 2001	Passed ISO 9001 quality certification.
October 2001	Won the 10th SMEA Award and the 4th Little Giant Award by the Ministry of Economic Affairs.
November 2001	Set up Chant Sincere Electronic Technology (Shenzhen) Co., Ltd. through indirect investment by Coxoc Electronics Co., Ltd. with a capital of USD640 thousand.
December 2001	Handled cash capital increase for NT\$46,440 thousand, and the share capital accumulated to NT\$300,000 thousand.
December 2001	Applied with the Gre Tai Securities Market (GTSM) for listing on the emerging market.
July 2002	Received the approval from the SFC for Listing on GSTSM.
July 2002	Handled NT\$45,000 thousand capital increase from retained earnings, which increased the paid-in capital to NT\$345,000 thousand.
December 2002	The Company's stock was approved by GTSM to be traded on GTSM, and the stock code is 6205.
July 2003	Handled NT\$40,000 thousand capital increase from retained earnings, which increased the paid-in capital to NT\$385,000 thousand.
December 2003	Issued the Company's first domestic unsecured convertible bonds for NT\$200 million.
August 2004	Handled NT\$74,250 thousand capital increase from retained earnings, which increased the paid-in capital to NT\$459,250 thousand.
August 2005	Passed ISO 9001:2000 quality certification.
December 2005	Handled NT\$26,963 thousand capital increase from retained earnings in September 2005, and completed the full conversion of the Company's first domestic unsecured convertible bonds issued in December 2003; the paid-in capital increased to NT\$552,583 thousand afterwards.
March 2006	Passed ISO 14001:2004 quality certification.
September 2006	Handled NT\$122,047 thousand capital increase from retained earnings, which
<u></u>	

	increased the paid-in capital to NT\$674,630 thousand.
	Passed TL-9000 quality certification.
October 2006	Passed TS-16949 quality certification.
November 2006	Passed HDMI quality certification.
February 2007	Set up a special department for automata.
June 2007	Set up a mold center.
September 2007	Handled NT\$45,731 thousand capital increase from retained earnings, which
September 2007	increased the paid-in capital to NT\$720,361 thousand.
November 2007	Handled NT\$79 thousand corporate bond conversion into common shares,
	which increased the paid-in capital to NT\$720,440 thousand.
January 2008	The listing of the Company's stock changed from GTSM to TWSE.
September 2008	Handled NT\$51,821 thousand capital increase from retained earnings, which
September 2008	increased the paid-in capital to NT\$772,261 thousand.
July 2009	Certified by the Taiwan Corporate Governance Association.
November 2009	Ruifang factory moved to Xizhi headquarters.
November 2010	Passed the TIPS patent system certification.
January 2011	Handled NT\$24,030 thousand capital decrease from treasury stock cancellation,
January 2011	which decreased the paid-in capital to NT\$748,231 thousand.
January 2012	Handled NT\$15,740 thousand capital decrease from treasury stock cancellation,
January 2012	which decreased the paid-in capital to NT\$732,491 thousand.
July 2012	Handled NT\$14,100 thousand capital decrease from treasury stock cancellation,
July 2012	which decreased the paid-in capital to NT\$718,391 thousand.
May 2014	Passed ISO 13485:2003 quality certification.
June 2017	Passed the new ISO 13485 quality certification.
December 2017	Passed the new ISO 14001:2015 quality certification.
August 2018	Passed the new ISO 9001:2015 quality certification.
October 2018	Passed the new IATF 16949 quality certification.
November 2020	Issued the Company's third domestic unsecured convertible corporate bonds for
	NT\$350 million.
December 2023	Issued the Company's first private placement of domestic unsecured convertible
	bonds for NT\$695 million.
	· · · · · · · · · · · · · · · · · · ·

# **Three.** Corporate Governance Report

I. Company Structure



Quality Assurance Department

**Operations Department** 

Chuanrong factory

Xizhi factory

Foreign Business Department V

Foreign Business Department III

Foreign Business Department II

Foreign Business Department I

**Business Department II** 

Business Department I

Department

New Product Development

Business Department VII

Business Department V

**Business Department III** 

Marketing Department

Investment Management

Accounting Department

Finance Department

Management Department

Information Department

R&D Department

Department

Department	Business
Audit Office	<ol> <li>Establishment, revision and review of the Company's internal audit and internal control systems.</li> <li>Tracking and auditing of the Company's management system and project implementation effectiveness.</li> </ol>
Administration Department	<ol> <li>Maintenance of the Company's ERP system and support for the needs of each unit.</li> <li>Maintenance and management of the Company's computer hardware and equipment.</li> <li>Maintenance and management of the Company's network information security.</li> <li>Management of employee recruitment, attendance, insurance, salary, resignation and dismissal.</li> <li>Employee raining, performance appraisal and planning and management of employee benefits.</li> <li>Formulation, modification, issuance and control of various management measures and forms of the Company.</li> <li>Procurement and management, funding arrangement and foreign exchange interest rate risk management.</li> <li>Company accounting processing, accounting reports and budget preparation and analysis.</li> <li>Company stock affair operations, convening of board meetings and shareholders' meetings, and the post-investment management of reinvestment businesses.</li> </ol>
Marketing Department	<ol> <li>Responsible for industry research and analysis, new product and new technology research and assessment, and the Company's overall marketing strategy.</li> <li>Responsible for the research and assessment of new products and related technologies.</li> <li>Product development and design of the Company's finished products such as receptacles and plugs.</li> <li>Product development and design of the Company's finished products such as cables, dongles, readers and adapters.</li> <li>Responsible for high frequency product simulation, measurement, jig board production and patent application.</li> <li>Responsible for document management, drawing changes and revisions, production of approval letters, numbering of parts, etc.</li> </ol>

Business Department I	<ol> <li>Mainly to serve Netcom customers.</li> <li>Responsible for the formulation and achievement of the Company's business goals, and supervising related businesses such as product sales and customer service.</li> <li>Responsible for product market development, sales and customer service according to product and customer segmentation.</li> <li>New customer development and expansion, and customer service and relationship maintenance.</li> <li>Project management, inter-departmental communication, and training of internal technology and products for new development projects.</li> </ol>
Business Department II	<ol> <li>Mainly for the internal wires of computer peripherals.</li> <li>Responsible for the formulation and achievement of the Company's business goals, and supervising related businesses such as product sales and customer service.</li> <li>Responsible for product market development, sales and customer service according to product and customer segmentation.</li> <li>New customer development and expansion, and customer service and relationship maintenance.</li> <li>Project management, inter-departmental communication, and training of internal technology and products for new development projects.</li> </ol>
Export Business Department	<ol> <li>Internal connectory and products for new development projects.</li> <li>The main customers are European and American automotive wire manufacturers.</li> <li>Responsible for the formulation and achievement of the Company's business goals, and supervising related businesses such as product sales and customer service.</li> <li>Responsible for product market development, sales and customer service according to product and customer segmentation.</li> <li>New customer development and expansion, and customer service and relationship maintenance.</li> <li>Project management, inter-departmental communication, and training of internal technology and products for new development projects.</li> </ol>
Operations Research Department	<ol> <li>Responsible for the management of production, equipment, development, engineering materials and outsourcing quality, and formulating various implementation policies.</li> <li>Responsible for production, inbound and outbound business management, production and sales, procurement operation planning, mastery of manufacturer status, supplier evaluation and performance assessment.</li> <li>Process planning, improvement of production capacity and working hours, cost formulation and improvement of various operations.</li> <li>Process quality anomaly analysis and formulation and implementation of improvement measures.</li> <li>Development, integration and improvement of product automation equipment.</li> </ol>
Quality Assurance Department	<ol> <li>Maintenance, supervision and improvement of quality system process.</li> <li>Quality system planning and process establishment.</li> <li>Formulation of quality inspection specifications.</li> <li>Product quality inspection and execution of function-related reliability tests.</li> <li>Execution of supplier material quality verification, management and audit and assessment.</li> <li>Customer complaint handling and coordination</li> </ol>

II. Background information of directors, supervisors, managers, and heads of various departments and branches (I) Directors

	Remarks		Note 2					
April 2, 2024		Relation	Aunt	Aunt	None	Mother and son	Father and son	Z one
April	e or relatives ad degree or c as manager, d or supervisor	Name	Ting- Shih	Lien- Hsi Wu	None	Ting- TIng Shih	Lien- Hsi Wu	None
ł	Spouse or relatives of the second degree or closer acting as manager, director, or supervisor	Position	Vice Chairman	Chairman	None	Vice Chairman	Chairman	Zone
	Concurrent duties in the Company and other	companies	Chairman and President, Chairt Sincere Co., Ltd. Director, Axmoo Investment Co., Ltd. A&H ELECTRONICS COMPANY(BV1)LTD. Directors Directors Director of Kunshan Chant Sincere Electronics Ltd. Director of Kunshan Chant Sincere Electronics Ltd. Director Dorguan Quanrong Electronics Co., Ltd.	Vice Chairman, Chant Sincere Co., Ltd. Chairman, Hsianghehsing Investment Co., Ltd.	Vice President, Chant Sincere Co. Ltd. Director, Dongguan Quanrong Electronics Co., Ltd.	Chairman, David Electronics Company Ltd. Director, Hsianghehsing Investment Co., Ltd.	Senior Managet, Marketing Department, Chant Sincere Co., Ltd. Director, Minchang Investment Co., Ltd.	Supervisor of Taiwan Cooperative Bank
	Main career (academic) achievements		Education: Mechanical Engineering Department, Jui-Fang Industrial High School Experience: President, Chant Sincere Co., Ltd.	Education: Lukang Junior High School Experience: Special Assistant to the Chairman, Chant Sincere Co., Ltd.	Education: Union Vocational High School Experience: President, Yuheng Informaation Co., Ltd.	Education: Master of Management, St. Leo Univesity, Australia Experience: Special Assistant to the Chairman, Chant Sincere Co., Ltd.	Education: Department of Mechanical Engineering, Datong University Experience: Manager, Marketing Department, Chant Sincere Co., Ltd.	Education: Ph.D. in Education: Ph.D. in Accounting, National Taiwan University Experience: Associate Professor, Accounting Group, School of Management, Yuan Ze University Head of Accounting Department, School of Business, Chung Yuan Christian University
	Shares held by proxy	Shareholding percentage	0%	%0	%0	%0	%0	0%0
	Shares	Shares	0	0	0	0	0	o
	Shareholding of spouse and underage children	Shareholding percentage	1.60%	5.01%	0.59%	0	0	0.00%
	Sharehold and under	Shares	1,312,682	4,115,912	483,648	0	0	o
	Current shareholding	Shareholding percentage	5.31%	1.66%	1.43%	2.04%	2.82%	0.00%
	Current sl	Shares	4,367,577	1,368,054	1,173,194	1,681,380	2,317,774	o
	Shareholding when elected	Shareholding percentage		1.71%	1.47%	1.98%	2.90%	0.00%
	Shareho el	Shares	4,005,942	1,368,054	1,173,194	1,587,041	2,317,774	0
	Date first elected		1999.01.12 4,005,942	2017.06.14 1,368,054	2008.06.13	2012.06.12 1,587,041	2021.07.28 2,317,774	2014.06.20
	Term		m	m	3	3 2	3	m (4
	Date of Election (Take	Office)	2023.06.14	2023.06.14	2023.06.14	2023.06.14	2023.06.14	2023.06.14
	Gender Age		Male $61 \sim 70$ years old	Female 61~70 years old	Male 61~70 years old	Male 41-50 years old	Male 31~40 years old	Female 51~60 years old
,	Name		Lien- Hsi Wu	Ting- TIng Shih	Wu- Hsiung Chen	Chia- Hsiang Wu	Chun- Wei Wu	Ming- Lei Chang
	Nationality or place of	regisuration	The Republic of China	The Republic of China	The Republic of China	The Republic of China	The Republic of China	The Republic of China
	Position		Chairman	Directors	Directors	Directors	Directors	Independent director

Remarks					
	Name Relation	None	None	None	
e or relatives ad degree or c as manager, d or supervisor	Name	None	None	None	08.
Spouse or relatives of the second degree or closer acting as manager, director, or supervisor	Position	None	None	None	; 15, 20
Concurrent duties in the Company and other	companies	Independent Director, Innodisk	President, Advanced Innovation Management Co., Ltd. President	Distinguished Professor, Department of Electrical Engineering, National Taiwan Normal University	Note 1: Mr. Chang-Lin Chan was first elected as the Company's independent director for a term from June 16, 2005 to June 15, 2008.
Main career (academic) achievements		Education: PhD in Mechanical Engineering, University of Pennsylvania, USA USA USA USA USA Department of Artificial Intelligence/Director, Smart Manufacturing Research Center, Tamkang University Professor, Department of Mechanical and Mechanical and Mechanical and Mechanical and Mechanical and Mechanical and Mechanical and	Education: Doctor of Business Administration, Nation University of USA Experience: President, AIM (Samoa) Co., Ltd. Taiwan Branch Taiwan Branch Precision Industrial Co., Ltd.	Education: PhD, Griffith University, Australia Experience: Professor, Department of Mechanical and Mechatronic Engineering, Tamkang University Patent Examination Commissioner, Intellectual Property Office, MOEA Lecturer, Department of Engineering, Murdoch University, Australia University, Australia System Engineer, IBM	a term from June
Shares held by proxy	Shareholding percentage	0%	%0	0%	ctor for
Shares h	Shares	0	0	0	direc
	Shareholding percentage	0.00%	0.00%	0.00%	ependent
Shareholdi and under	Shares	0	0	0	's inde
Current shareholding	Shareholding percentage	0.00%	0.00%	0.00%	Company
Current s	Shares	0	0	0	as the (
Shareholding when elected	Shareholding percentage	%00.0	0.00%	0.00%	c elected
Sharehc	Shares	0	0	0	s first
Date first elected		2020.06.16	2005.06.16 (Note 1)	2023.06.14	Chan wa
Term		e 1	ŝ	m	Lin (
Date of Election (Take		2023.06.14	2023.06.14	2023.06.14	Chang-
Gender Age		Male 61~70 years old	Male 51~60 years old	Male 61~70 years old	Mr.
Name		Yin- Tien Wang	Chang- Lin Chan	Chen- Chien Hsu	ote 1:
Nationality or place of	registration	ROC	The Republic of China	The Republic of China	ž
Position		Independent director	Independent director	Independent director	

Note 2: Reasons, rationality, necessity and response measures for the chairman of the company to serve as the president:

improve operational efficiency, decision making and execution to create a maximum value for the enterprise, there is still a need for the Chairman to concurrently serve as the President under the current circumstances. However, in order to implement corporate The Chairman of the Company is also the President, because the Chairman is very familiar with the industry the company is in; in order to governance, the current response measures are as follows:

- 1. The Company has actively promoted the training system for key personnel.
- The current independent directors have expertise in financial accounting, commercial and legal affairs and corporate business, and can effectively perform their supervisory functions. ä
- Independent directors can fully discuss in the audit committee meeting and remuneration committee meeting and provide suggestions for the board of directors' reference. ы.

4. Increase the number of independent directors to enhance the capacity of supervision, and more than half of the directors will not be concurrent employees or managers.

1. Major Shareholders of corporate shareholders: None.

2. Disclosure of information on the	professional	qualifications	of	directors	and	the
independence of independent directors	5:					

Criteri Name	Professional qualifications and experience	Independence status	Number of independent director positions of other public companies
Chairman Lien-Hsi Wu	With more than five years of experience required for the Company's business, one of the founders of the Company, and currently serving as the Chairman and President of the Company.		0
Vice Chairman Ting-TIng Shih	With more than five years of experience required for the Company's business, one of the founders of the Company, and currently serving as the Vice Chairman of the Company.		0
Directors Wu-Hsiung Chen	With more than five years of experience required for the Company's business, one of the founders of the Company, and currently serving as the Vice President of the Company's Operations Research Department.	N/A	0
Directors Chia- Hsiang Wu	With more than five years of experience required for the Company's business, and currently serving as the Chairman of David Electronics Company Ltd.		0
Directors Chun-Wei Wu	With more than five years of experience required for the Company's business, and currently serving as the Senior Manager of the Company's Marketing Department.		0
Independent director Ming-Lei Chang	With more than five years of experience in finance or accounting and a CPA license. Current position Dean, Accounting Department, Chung Yuan Christian University Experience: Associate Professor, Accounting Group, School of Management, Yuan Ze University	<ol> <li>Not an employee of the Company or any of its affiliates.</li> <li>Not a director or supervisor of the Company or any of its affiliates.</li> <li>Not hold more than 1% of the total issued shares of the Company in his/her or his/her spouse's or minor children's or another person's name, or is not a top ten individual shareholder.</li> <li>Not a manager in paragraph 1 or the</li> </ol>	0
Independent director Yin-Tien Wang	With more than five years of experience required for the Company's business. Current position Dean of the Department of Artificial Intelligence and Professor of the Department of Mechanical and Electrical Engineering, Tamkang University	<ul> <li>spouse, second-tier relative or third-tier relative of the persons listed in paragraphs 2 and 3.</li> <li>5. Not a director, supervisor or employee of a corporate shareholder which directly holds more than 5% of the total issued shares of the Company, or a top five shareholder, or which appoints him/her as its representative to serve as the Company's director or supervisor in</li> </ul>	1

	Experience: Professor and Dean, Department of Mechanical and Mechatronic	<ul><li>accordance with Paragraph 1 or 2 of Article 27 of the Company Act.</li><li>6. Not a director, supervisor or employee</li></ul>	
	Engineering, Tamkang	of another company which has a seat on	
	University	the board of directors, or more than half	
	With more than five years of experience required for the	of its shares with voting rights are controlled by the same owner of the	
	Company's business.	Company.	
Independent director Chang-Lin Chan	Current position	7. Not a director, supervisor or employee	
	President, Advanced Innovation	of another company or institution who is	
	Management Co., Ltd.	the same person or spouse as the	
	Experience:	Chairman, President or an equivalent	0
	President, ADVANCED	position of the Company	Ŭ
	INNOVATION	8. Not a director, supervisor or manager of	
	MANAGEMENT CO., LTD.	another company or institution which	
	Taiwan Branch	has financial or business dealings with	
	Vice President, Guedeng	the Company, or is a shareholder	
	Precision Industrial Co., Ltd.	holding more than 5% of the shares of	
	With more than five years of	the Company	
	experience required for the	9. Not a professional, sole proprietor,	
	Company's business.	partner, business owner or partner, or a	
	Current position	director, supervisor, manager or the	
	Distinguished Professor,	spouse of the above of a company or	
	Department of Electrical	institution which provides audit services	
	Engineering, National Taiwan	to the Company or its affiliated	
Independent	Normal University	enterprises, or the cumulative	
director	Experience:	remuneration amount of which in the	0
Chen-Chien	Associate Professor, Department	past two years exceeds NT\$500,000 for	0
Hsu	of Electrical Engineering,	business, legal affairs, finance or	
1150	Tamkang University Patent Examination	accounting related services.	
		10. Not a spouse or relative of the second degree or closer to any other directors.	
	Commissioner, Intellectual	11. Not a government agency, a legal	
	Property Office, MOEA Lecturer, Department of	person or their representative as	
	Engineering, Murdoch	stipulated in Article 27 of the Company	
	University, Australia	Act.	
	System Engineer, IBM Taiwan	1101.	
	System Engineer, IDIVI Taiwall	l	

Note 1: None of the directors have any of the circumstances in Article 30 of the Company Act.

3.Director diversity policy and independence:

(1) Board diversity:

In accordance with Article 20 of the "Code of Practice for Corporate Governance" of the Company, diversity shall be considered for the members of the board of directors, who shall have the knowledge, skills and literacy necessary for the performance of their duties. To achieve corporate governance goals, the overall board diversity policy is as follows:

- A. Basic criteria and values: gender, age, nationality and culture, etc.
- B. Professional knowledge and skills: Operation judgment, accounting and financial analysis, business management, crisis management, industry knowledge, international market outlook, leadership, and decision-making capability.

Specific management objectives and achievement of the diversity policy:

Objective management	Achievement
	status
At least one seat of female directors	Achieved
Diversified professional knowledge and skills	Achieved

Diver	sification item	Nati	Gender	Emp		А	ge			Profes backg				Profe	ssiona	l knov	vledge	e and s	skills:	
Nam	e	Nationality	der	Employee identity	31 to 40 years old	41 to 50 years old	51 to 60 years old	61 to 70 years old	Accounting	Finance	Industry	Technology	The ability to make judgments about operations.	Accounting and financial analysis ability.	Business management ability.	Crisis management ability.	Industry Knowledge	An international market perspective.	Leadership ability.	Decision-making ability
	Lien- Hsi Wu		М	v				v			v	v	V		v	v	v	v	v	v
	Ting- TIng Shih		F					v	v	v	v		v	V	V	v	v	v	v	v
Directors	Wu- Hsiung Chen	Th	М	v				v			v	v	V		V	v	v	v	v	v
	Chia- Hsiang Wu	The Republic of China	М			v					v	v	V		V	v	v	v	v	v
	Chun- Wei Wu	ic of Chi	М	v	V						v	v	V		V	v	V	v	v	v
In	Ming- Lei Chang	na	F				V		v	v			V	v	V	v		v	v	V
depende	Yin- Tien Wang		М					v			v	v	V		V	v	v	v	v	v
Independent director	Chang- Lin Chan		М				V				v	v	V		V	v	v	v	v	v
or	Chen- Chien Hsu		М					V			v	v	V		V	v	v	v	v	v

### (2) Independence of the board of directors

Among the 9 directors of the Company, 4 independent directors account for approximately 44.4% and three of them have served less than 3 consecutive terms, and 3 directors with employee status, account for approximately 33.3%. As of the end of 2023, all independent directors met the relevant standards for independent directors, and more than half of the directors did not have a relationship of spouse and second-degree kinship relationship.

(II) Information of the President, Vice Presidents, senior managers, and heads of departments and branches

April 2, 2024 Remarks Note 2 Spouse or relatives of the second Relation None None None None None None degree or closer acting as managers Name None None None None None None Position None None None None None None School Director, Dongguan Quanrong Experience: President, Yuheng Electronics Co., Ltd. Concurrent positions in other Director, Dongguan Quanrong Director, Axmoo Investment Co., Ltd. A&H ELECTRONICS Technology Co., Ltd. Director of Kunshan Chant Sincere Electronics Ltd. Director, Chant Sincere COMPANY(BVI)LTD. companies Electronics Co., Ltd. Directors None None Chant None None Engineering Department, Jui-Fang Industrial High School Experience: President, Chant Taipei Mechanical Education: Union Vocational High Deputy Group Leader, Education: National Taipei College Business Experience: Accountant of Li Yan-Education: Institute of Accounting, Education: Electronics Department Manager, Chant Sincere Co., Experience: Quality Assurance Manager and Business Main career (academic) Ę Experience: Group leader of **Sulien Manufacturing** Audit Manager, Sincere Co. Ltd. Education: Applied B<sup>1</sup> Department, National of China Technical College Juan Accounting Firm Deloitte Taiwan Information Co., achievements Ming Chuan University Sincere Co., Ltd. Department, Natio College of Business of Business Experience: Education: Ltd. Shares held by proxy Shareholding percentage 0.00%0.00%%0 %0%0 0 Shares 0 0 0 0 0 0 Shareholding of spouse and underage children Shareholding percentage 1.60%0.00%0.00%0.00%0.00%0.59% 1,312,682 Shares 483,648 0 0 37 0 Shareholding percentage Current shareholding 5.31% 1.43%0.00%0.12% 0.00%0.05%Male 1985.10.15 4,367,577 Male 1992.08.01 1,173,194 99,000 Shares 40,447 0 0 Female 2009.05.01 Female 2022.04.18 Female 2009.03.09 Date of Election Date 2019.01.01 Male Gender Chung-Ying Su Wu-Hsiung Chen The Republic Lien-Hsi of China Wu Wei-Li Hsu The Republic Mei-Hui Name Dao-Ming Chen Liao The Republic of China The Republic of China The Republic of China The Republic of China Nationality of China Senior Administrative ice President /ice President Position Manager, Accounting Department Department Aanager resident anager inance

Note 1: The number of shares held is as of April 2, 2024, and other information is as of the date of publication. Note 2: Reasons, rationality, necessity and response measures for the Chairman of the Company to serve as the President:

improve operational efficiency, decision making and execution to create a maximum value for the enterprise, there is still a need for the Chairman to concurrently serve as the President under the current circumstances. However, in order to implement corporate The Chairman of the Company is also the President, because the Chairman is very familiar with the industry the company is in; in order to governance, the current response measures are as follows:

The Company has actively promoted the training system for key personnel.

<u>-</u>

The current independent directors have expertise in financial accounting, commercial and legal affairs and corporate business, and can 2

effectively perform their supervisory functions.

- Independent directors can fully discuss in the audit committee meeting and remuneration committee meeting and provide suggestions for the board of directors' reference. ы.
- Increase the number of independent directors to enhance the capacity of supervision, and more than half of the directors will not be concurrent employees or managers. 4.

Isand		Remuner ation	acquired from reinvest ments besides	substatar ies (Note 11)	None	None
orresponding tiers) December 31, 2023 Unit: NT\$ thousand	All companies included in the financial statements (Note 7) (Note 7) (Note 7) The Company				19,165 11.26%	1,536 0.90%
rs) )23 Unit:	Sum of A, B, C, D, E, E, and C as c	r, aud percentag income a (Note	The	e Company	17,494 10.28%	$1,536 \\ 0.90\%$
ding tie r 31, 2(		(Ð)	All companies included in the financial statements (Note 7)	Amount paid in shares	0	0
rrespon ecembe		e remuneration (Note 6)	All compan included in 1 financial statements (N	Amount paid in cash	3,435	0
1. Compensation of general directors and independent directors (a summary with the names and the corresponding tiers) December 31, 2023	nployee	Employee remuneration (G) (Note 6)	The Company	Amount paid in shares	0	0
	Compensation received as an employee	En	The Cc	Amount paid in cash	3,435	0
	ation receiv	ıs (F)	financ	nies included in the vial statements (Note 7)	0	0
y with	ompens	Pensions (F)	Th	e Company	0	0
summar	C	Salaries, bonuses, special allowances etc. (E) (Note 5)	financ	nies included in the tial statements (Note 7)	14,144	0
ctors (a			The Company		12,473	0
lent dire	All companies included in the financial statements (Note 7) (Note 7) (Note 7) The Company			cial statements	1,586 0.93%	1,536 0.90%
ndepend				e Company	1,586 0.93%	$1,536 \\ 0.90\%$
and i		Fees for services rendered (D) (Note 4)		nies included in the cial statements	0	90
ectors		Fee render render (No	Th	e Company	0	90
tral dire	eration	Remunerations for Director (C) (Note 3)	financ	nies included in the tial statements (Note 7)	1,586	1,446
of gene	Directors' remuneration	Remun for Dire (No	The	e Company	1,586	1,446
tion (	Directo	Pensions (B)		nies included in the	0	0
ensa				e Company	0	0
Comp		Compens ations (A) (Note 2)		nies included in the rial statements	0	0
1.0		C afti C	The	e Company	• •	0
4			Name (Note 1)		Lien- Hsi Wu Ting- Ting- Nu- Wu- Hsiung Chen Hsiang Wu Wu Wu	Ming- Lei Chang
, ,			Position		General directors	Indepen dent director

vith the (III) Compensation paid to directors, supervisors, the President, and vice presidents in the last year ر ر ant dire h inder otor ol direc ع ب ation 1

	Note 1: In addition to those disclosed in the above Table, the remuneration received by the directors of the Company for providing services in the most recent year (such as serving as a non- employee consultant for the parent company/all companies included in the financial report/invested enterprises, etc.): None. Note 2: Please describe the policy, system, standards and structure of remuneration payment to independent directors, and the correlation with the amount of remuneration based on factors such as responsibilities, risks, and time invested, etc.: The remuneration of independent directors of the Company is allocated in accordance with the relevant provisions of Article 20-1 of the Company's Articles of Association, and the remuneration ratio is calculated by the Remuneration Committee after considering the positions held by each director (general director), whether serving as a functional committee member, attendance rate at meetings and important contributions, and then submitted to the board meeting for resolution.
Yin- Tien Wang Chang- Lin Chan Chen- Chien Hsu	Note 1: In addition to those disclosed in the above Table, the remuneration received by the directors of the Company for employee consultant for the parent company/all companies included in the financial report/invested enterprises, etc.): None. Note 2: Please describe the policy, system, standards and structure of remuneration payment to independent directors, and t as responsibilities, risks, and time invested, etc.: The remuneration of independent directors of the Company is allocated in ac Articles of Association, and the remuneration ratio is calculated by the Remuneration Committee after considering the posi whether serving as a functional committee member, attendance rate at meetings and important contributions, and then submi

		Director's name		
Remuneration ranges paid to each	Total amount of the first four	Total amount of the first four remunerations (A+B+C+D)	Total amount of the fi (A+B+C+	Total amount of the first seven remunerations (A+B+C+D+E+F+G)
director of the Company	The Company (Note 8)	All companies included in the financial statements (Note 9)	The Company (Note 8)	All companies included in the financial statements (Note 9)
Below NT\$ 1,000,000	Independent director: Ming-Lei Chang, Yin-Tien Wang, Chang-Lin Chan, Chen-Chien Hsu Non-independent directors: Lien-Hsi Wu, Ting-Ting Shih, Wu-Hsiung Chen Chia-Hsiang Wu, Chun-Wei Wu	Independent director:Independent director:Independent director:Ming-Lei Chang, Yin-Tien Wang, Chang-Lin Chan, Chen-Chien HsuMing-Lei Chang, Kin-Tien Wang, Ming-Lei Chang, Chang-Lei Chang Chang-Lin ChanNon-independent directors:Non-independent directors:Chang-Lei Chang, Vin-Tien Wang, Ming-Lei ChangNon-independent directors:Non-independent directors:Chang-Lin ChanNon-independent directors:Non-independent directors:Chang-Lin ChanLien-Hsi Wu, Ting-Ting Shih, Wu-Hsiung ChenWu-Hsiung ChenNon-independentWu-Hsiang Wu, Chun-Wei WuChia-Hsiang Wu, Chun-Wei WuChia-Hsiang Wu	ctor:	Independent director: Ming-Lei Chang, Yin- Tien Wang, Chang-Lin Chan, Chen-Chien Hsu
NT\$1,000,000 (inclusive) - NT\$2,000,000 (non-inclusive)			Non-independent director: Ting-TIng Shih	Non-independent director: Ting-Ting Shih, Chia- Hsiang Wu
NT\$2,000,000 (inclusive) - NT\$3,500,000 (non-inclusive)			Non-independent director: Chun-Wei Wu	Non-independent director: Chun-Wei Wu
NT\$3,500,000 (inclusive) ~NT\$5,000,000 (non-inclusive)			Non-independent director: Wu-Hsiung Chen	Non-independent director: Wu-Hsiung Chen
NT\$5,000,000 (inclusive) ~ NT\$10,000,000 (non-inclusive)			Non-independent director: Lien-Hsi Wu	Non-independent director: Lien-Hsi Wu
NT\$10,000,000 (inclusive) - ~NT\$15,000,000 (non-inclusive)				
NT\$15,000,000 (inclusive) ~ NT\$30,000,000 (non-inclusive)				
NT\$30,000,000 (inclusive) - NT\$50,000,000 (non-inclusive)				
NT\$50,000,000 (inclusive) - NT\$100,000,000 (non-inclusive)				
NT\$ 100,000,000 and above				
Total	6	6	6	6

Remuneration Tier Table

Note 3: Fill in the amount of directors' remuneration proposed to be distributed via the resolution of the board meeting on February 27, 2024.

- Note 4: Refers to the relevant business execution expenses of the directors in the most recent year (including travel expenses, special expenses, various allowances, dormitory, car and other n-kind provisions). When providing houses, cars and other means of transportation or exclusive personal expenses, the nature and cost of the provided assets, actual or fair market value rents, fuel and other payments should be disclosed. In addition, if there is a driver, please note the relevant remuneration paid by the Company to the driver, but it is not included in the remuneration
  - Note 5: Refers to the salary, position bonus, severance pay, various bonuses, incentives, travel expenses, special expenses, various subsidies, dormitory, car and other in-kind provisions received by directors and employees in the most recent year (including concurrently serving as the president, vice presidents, other managers and employees). When providing nouses, cars and other means of transportation or exclusive personal expenses, the nature and cost of the provided assets, actual or fair market value rents, fuel and other payments Salary expenses recognized in accordance with IFRS 2 "Share-based Payments", including employee stock option certificates, new shares with restricted employee rights, and should be disclosed. In addition, if there is a driver, please note the relevant remuneration paid by the Company to the driver, but it is not included in the remuneration.
    - Note 6: Refers to the disclosure of the amount of employees' remuneration approved by the board meeting in the most recent year for those who have received employees' remuneration participation in subscription of shares from cash capital increase should also be included in the remuneration.
- (including stock and cash) as concurrent directors and employees (including concurrently serving as the president, vice presidents, other managers and employees) in the most recent Note 7: Disclose the total amount of remuneration paid to the directors by all companies (including the Company) in the consolidated report. year. If it cannot be estimated, the distribution amount of this year shall be determined by the actual distribution ratio of last year.
  - Note 8: For the total amount of remuneration paid by the Company to each director, disclose the name of the director in the corresponding tier
- Note 9: Disclose the total amount of remuneration paid to the Company's directors by all companies (including the Company) in the consolidated report; disclose the name of the director in the corresponding tier.
  - Note 10: The net profit after tax refers to the net profit after tax of the individual or entity financial report of the most recent year. The net profit after tax of the 2023 individual financial report is NT\$170,153 thousand.
- Note 11: a. This column should clearly indicate the amount of remuneration received by the director of the Company from reinvestment businesses other than the subsidiaries or from the parent company (if none, please fill in "None").
- b. If the director of the Company receives remuneration from reinvestment businesses other than the subsidiaries or from the parent company, the remuneration received by the the company director from reinvestment businesses other than the subsidiaries or from the parent company shall be included in column I of the remuneration tier table, and column name be changed to "Parent Company and All Reinvestment Businesses".
- Remuneration refers to the compensation, remuneration (including the remuneration of employees, directors and supervisors) and business expenses received by the directors of the Company as directors, supervisors or managers of the subsidiaries or parent company

2. Supervisor's remuneration: Not applicable; the Company established an audit committee on June 16, 2020.

acquired from remuneration reinvestments subsidiaries As of December 31, 2023 Unit: NT\$ besides None Any Note 9) Sum of A, B, C, and D and as a percentage of net income after tax (%) (Note 8) All companies included in the financial statements (Note 5) 10.87% 18,491 The Company 10.87%18,491 paid in Amount shares inancial statements All companies included in the 0 (Note 5) Remuneration for employees (D) Amount paid in 3,085 cash (Note 4) Amount paid in shares 0 The Company Amount paid in cash 3,085 All companies included in financial statements (Note 5) 10,065 thousand Bonuses and Special Disbursements (C) the (Note 3) Company 10,065 The companies included in the financial statements (Note 5) 373 All Pensions (B) Company The 373 All companies included statements (Note 5) financial in the 4,968 Salary (A) (Note 2) The Company 4,968 Name (Note 1) Lien-Hsi Wu Wu-Hsiung Chen Dao-Ming Chen Vice President Vice President President Position

3. Remuneration of the president and vice presidents (a summary with the names and the corresponding tiers)

Note: Regardless of the title, those whose positions are equivalent to the president or vice president (eg, CEO chief executive, director, etc.) should be disclosed. -22-

	<b>ALULU 1 1011 1 1011 101101101110111011101110</b>	
D	Names of Presider	Names of President and vice presidents
Kemuneration ranges paid to each General Manager and Deputy General Manager of the Company	The Company (Note 6)	All companies included in the financial statements (Note 7) E
Below NT\$ 1,000,000		
NT\$1,000,000 (inclusive) - NT\$2,000,000 (non-inclusive)		
NT\$2,000,000 (inclusive) - NT\$3,500,000 (non-inclusive)		
NT\$3,500,000 (inclusive) ~NT\$5,000,000 (non-inclusive)	Wu-Hsiung Chen	Wu-Hsiung Chen
NT\$5,000,000 (inclusive) ~ NT\$10,000,000 (non-inclusive)	Lien-Hsi Wu and Dao-Ming Chen	Lien-Hsi Wu and Dao-Ming Chen
NT\$10,000,000 (inclusive) -~NT\$15,000,000 (non-inclusive)		
NT\$15,000,000 (inclusive) ~ NT\$30,000,000 (non-inclusive)		
NT\$30,000,000 (inclusive) - NT\$50,000,000 (non-inclusive)		
NT\$50,000,000 (inclusive) - NT\$100,000,000 (non-inclusive)		
NT\$ 100,000,000 and above		
Total	3	3
Moto 1. The network of the mercident and vice mercidente chevild he listed commetaly, and the actiment anomate chevild he disclored in an accessed meaner. If the disc	listed sensually and the naviment amounts sh	If the disclosed in an exampled monner. If the

motion Tion Toble È Note 1: The names of the president and vice presidents should be listed separately, and the payment amounts should be disclosed in an aggregated manner. If the director concurrently serves as the president or vice president, the director's remuneration and remuneration tier table in this form and the table above should be filled in.

Note 3: Fill in the salary, position bonus, various bonuses, incentives, travel expenses, special expenses, various subsidies, dormitory, car and other in-kind provisions received by Note 2: Fill in the salary, position bonus and severance pay of the president and vice presidents in the most recent year.

actual or fair market value rents, fuel and other payments should be disclosed. In addition, if there is a driver, please note the relevant remuneration paid by the Company to the driver, but it is not included in the remuneration. Salary expenses recognized in accordance with IFRS 2 "Share-based Payments", including employee stock option he president and vice presidents. When providing houses, cars and other means of transportation or exclusive personal expenses, the nature and cost of the provided assets, certificates, new shares with restricted employee rights, and participation in subscription of shares from cash capital increase should also be included in the remuneration.

Note 4: Fill in the amount of employee remuneration (including stock and cash) distributed to the president and vice presidents as approved by the board of directors in the most recent year. If it cannot be estimated, the proposed distribution amount of this year shall be determined by the actual distribution ratio.

Note 5: Disclose the total amount of remuneration paid to the president and vice presidents by all companies (including the Company) in the consolidated report.

Note 6: For the total amount of remuneration paid by the Company to the president and each vice president, disclose the name of the president/vice president in the corresponding

Note 7: Disclose the total amount of remuneration paid to the Company's president and each vice president by all companies (including the Company) in the consolidated report; disclose the name of the director in the corresponding tier.

Note 8: The net profit after tax refers to the net profit after tax of the individual or entity financial report of the most recent year. The net profit after tax of the 2023 individual financial report is NT\$170,153 thousand.

Note 9: a. This column should clearly indicate the amount of remuneration received by the president and vice presidents of the Company from reinvestment businesses other than the subsidiaries or from the parent company (if none, please fill in "None").

the remuneration received by the president and vice president of the Company from reinvestment businesses other than the subsidiaries or from the parent company shall be Remuneration refers to the compensation, remuneration (including the remuneration of employees, directors and supervisors) and business expenses received by the b. If the president and vice president of the Company receives remuneration from reinvestment businesses other than the subsidiaries or from the parent company, included in column E of the remuneration tier table, and the column name be changed to "Parent Company and All Reinvestment Businesses".

president and vice president of the Company as directors, supervisors or managers of the subsidiaries or parent company.

	Dis	Surfourion Shud	luon			
				As o	of December 31,	2023 Unit: NT\$ thousand
	Position	Name	Dividend bonus amount (Note 1)	Cash bonus amount (Note 1)	Total	Total as a percentage of net income (%) (Note 2)
	President	Lien-Hsi Wu				
Managers	Vice President	Wu-Hsiung Chen				
	Vice President	Dao-Ming Chen	0			
	Senior Administrative Manager	Wei-Li Hsu		4,327	4,327	2.54%
	Finance Department Manager	Chung-Ying Su				
	Accounting manager	Mei-Hui Liao				

# 4. Employee Remuneration Distributed to Managerial Officers and Distribution Situation

Note 1: The proposed ratio of distribution amount for this year is calculated based on the actual distribution amount last year. Note 2: The net profit after tax of the 2023 individual financial report is NT\$170,153 thousand.

(IV) Compare and explain the analysis of the total amount of remuneration paid by the Company and all companies in the consolidated financial statements to the Company's directors, supervisors, president and vice presidents in the last two years as a percentage of the net profit after tax of the individual or entity financial report, and explain the remuneration policies standards and packages, procedures for setting remuneration and the relationship with business performance and future risks.

#### 1. The ratio of total remuneration to net profit after tax

1. The function for the profit after tax								
			U	nit: NT\$ thousand				
	2022 (	the Company)	2022 (all companies included in consolidated statements)					
Position	Total remuneration	Total as a percentage of net income	Total remuneration	Total as a percentage of net income				
Directors	5,672	1.76%	5,672	1.76%				
GM and VGM	14,752	4.58%	14,752	4.58%				

	2023	(the Company)		ompanies included in lidated statements)
Position	Total remunerati on	Total as a percentage of net income	Total remuneratio n	Total as a percentage of net income
Directors	3,122	1.83%	3,122	1.83%
GM and VGM	18,491	10.87%	18,491	10.87%

The total amount of remuneration to directors, supervisors, general managers and deputy general managers is mainly determined in accordance with their participation in and contribution to the Company's operations, and with reference to domestic and foreign industrial standards.

2. Remuneration policies, standards and packages, procedures of setting remuneration, and the relationship with business performance and future: According to Article 20-1 of the Articles of Association of the Company, the Company shall allocate 2% to 15% of the annual pre-tax net profit before the deduction of employees' remuneration and directors' remuneration as employees' remuneration, and no more than 2% as director's remuneration. However, profits must first be taken to offset cumulative losses, if any, which will be submitted to the shareholder's meeting for review.

(1) Directors' remuneration:

According to the Company's "Measures for the Distribution of Directors' Remuneration", the remuneration distribution method is based on the director's position (general/independent director), whether serving as a functional committee member, meeting attendance rate and important contributions, etc., to calculate the remuneration ratio.

(2) Remuneration of the president and vice presidents:

The appointment, removal, and compensation of managers are all handled in accordance with company regulations and approved by the board. The overall compensation portfolio mainly includes salary, bonuses, employee remuneration and benefits. It is calculated based on the manager's comprehensive consideration of the Company's revenue, gross profit margin, net profit margin and project target achievement rate.

The above principles may be adjusted at an appropriate time in response to changes in the overall economy and industry outlook, while taking into account the Company's future development needs, profitability, and operational risks.

- III. Implementation of Corporate Governance
- (I) Operation of board meeting

Position	Name	Attendance in Person	Number of proxy attendance	In-person attendance rate (%)	Remarks
Chairman	Lien-Hsi Wu	8	1	89%	
Directors	Ting-TIng Shih	5	4	56%	
Directors	Wu-Hsiung Chen	9	0	100%	
Directors	Chia-Hsiang Wu	7	2	78%	
Directors	Chun-Wei Wu	9	0	100%	
Independent director	Ming-Lei Chang	9	0	100%	
Independent director	Yin-Tien Wang	9	0	100%	
Independent director	Chang-Lin Chan	8	1	89%	
Independent director	Chen-Chien Hsu	6	0	100%	Newly appointed on June 14, 2023.

A total of 9 meetings were held in 2023, and the directors' attendance records are as follows:

Other mandatory disclosures:

I. For board meetings that meet any of the following descriptions, state the date, the session,

the contents of the motions, all independent directors' opinions and how the Company responded to such opinions:

(I) The matters listed in Article 14-3 of the Securities and Exchange Act: Please refer to III, (XI) Important resolutions of shareholders' meetings and board of directors.

(II) Other than the aforementioned matters, matters resolved by the board meeting but with objections or reservations of independent directors with records or statements in writing in place: None.

- II. For the recusals of directors due to conflicts of interests, the minutes shall clearly state the director's name, contents of the motion, the reason for not voting and actual voting counts: None.
- III. TWSE/TPEX listed companies are required to disclose the cycle, duration, scope, method, and details of board performance self (or peer) evaluations performed, and complete Execution of Board Performance Evaluation.

Erreler tir	Employed	English	Englandia	Evaluation contant
Evaluation	Evaluation	Evaluation	Evaluation	Evaluation content
Cycle	duration	scope	method	
Once a	January 1,	Board of	Internal self-	1. Participation in the
year	2023 to	Directors	assessment of	operation of the Company
	December		the board of	2. Improvement of the
	31, 2023		directors by	quality of the Board of
			means of an	Directors' decision
			internal	making
			questionnaire is	3. Composition and structure
			adopted.	of the Board of Directors
				4. Election of directors and
				continuing study
				5. Internal control
		Individual	Self-assessment	1. Understanding of the
		board	of the board of	Company's goals and
		member	directors by	mission.
			means of an	2. Understanding director
			internal	duties and
			questionnaire is	responsibilities.
			adopted.	3. Participation in the
			-	Company's operations.
				4. Internal relationship
				maintenance and
				communication.
				5. Expertise of directors and
				continuing study.
				6. Internal control.
		Functional	Self-assessment	1.Participation in the
		committee	of the board of	Company's operations.
			directors by	2.Awareness of the duties of
			means of an	the functional committee
			internal	3.Quality of decisions made
			questionnaire is	by the functional
			adopted.	committee
			adopted.	4. Makeup of the functional
				T. Makeup of the functional

_						
					committee and election of	
					its members	
					5.Internal control, etc.	
]	Results: It is sl	hown that the	overall board	of directors and fu	nctional committees have	
	fulfi	illed the respo	nsibility of ad	lvising and supervis	sing the Company on its	
	strat	tegies, major b	ousinesses and	d risk management,	and have established an	
	appi	ropriate intern	al control sys	tem; the overall ope	eration is in good condition	
				uirements of corpor		
		1		1	J	
I	recent year	r (e.g. assembl	y of Audit C		the current and the most nent of information	
	-		-			
				ommittee on June 1 ard of directors.	6, 2020 to replace supervisors	
	2. In additi	ion to providir	ig directors w	vith relevant laws ar	nd regulations from time to	
	time, the C	Company report	ts the current	t business status of	the Company to directors and	
	supervisor	s when the bo	ard of directo	rs is convened, and	prepares relevant information	
	and assign	ed personnel f	or the referen	nce of directors and	supervisors.	
	3. Uphold	the transparen	cy of operation	ons, safeguard the r	ights and interests of	
	shareholde	ers, and take th	e initiative to	disclose important	information such as	
	resolutions of board meetings on the Company's official site					
			•	1 0	rses, and encourage directors	
	•	-			te governance courses to	
	1			f the Board of Direc	0	
<b>I</b>	0	1 2				

(II) The operation of the Audit Committee or:

- 1. The Company set up an Audit Committee on June 16, 2020, whose operation is listed as follows:
- A total of 9 meetings were held in 2023, and the independent directors' attendance records are as follows:

Position	Name	Attendance in Person	Number of proxy attendance	Percentage of in-person attendance (%)	Remarks
Independent director	Ming-Lei Chang	9		100%	
Independent director	Yin-Tien Wang	9		100%	
Independent director	Chang-Lin Chan	8	1	89%	
Independent director	Chen-Chien Hsu	6		100%	June 14, 2023 Newly appointed

Other mandatory disclosures:

I. The functions and powers of the Audit Committee are as follows:

1. To correct or revise the internal control system.

- 2. To assess efficiency of the internal control system.
- 3. To establish or amend for material financial or business transactions such as acquisition or disposal of assets, derivatives trading, lending of funds to others, endorsements or guarantees.

- 4. Matters involving the director's personal interests.
- 5. Transactions of important assets or derivative products.
- 6. Major extension of loans to others and endorsements/guarantees.
- 7. Placement, issuance or private placement of any securities with an equity nature.
- 8. Appointment, dismissal or remuneration of certifying CPAs.
- 9. Appointment and dismissal of the finance, accounting, or internal audit manager.
- 10. The annual financial report signed or sealed by the chairman, managerial officers and accounting supervisor, and the financial report for the second quarter that must be audited and certified by a CPA.
- 11. Any other material matter so required by the Company or the competent authorities.
- II. If the Audit Committee's operation has any of the following circumstances, state the date of the meeting, the session, the contents of the motions, independent directors' objections or reservations or the contents of their major suggestions, the Audit Committee's resolution, and how the Company responded to the Audit Committee's opinion.

Date and session of the meeting	Motion	Independent directors' dissented opinions, qualified opinion, or material suggestion content	Audit Committee Results of Resolutions	The Company's handling of the Audit Committee' s Opinion
2023.03.16 1st meeting	<ol> <li>Proposal to approve the Company's draft 2022 financial statements and the draft consolidated financial statements.</li> <li>Proposal to approve the Company's 2022 earnings distribution proposal.</li> <li>Discussion of the Company's 2022 "Assessment of the Effectiveness of Internal Control System" and "Internal Control System Statement".</li> <li>Assessment of the certifying CPA's independence and suitability.</li> </ol>	None	The proposals were passed without objection after the chairman's consultation with all the attending members, and were submitted to the board meeting for resolution.	None
2023.05.04	1. Proposal to amend	None	The proposals	None

(I) Matters specified in Article 14-5 of the Securities and Exchange Act.

2nd meeting	the Company's' "production cycle" operation procedures under internal control. 2. Proposal to amend the Company's' "investment cycle" operation procedures under internal control.		were passed without objection after the chairman's consultation with all the attending members, and were submitted to the board meeting for resolution.	
2023.05.08 3rd meeting	1. Proposal for the capital increase of the Company via the private placement of ordinary shares.	None	The proposals were passed without objection after the chairman's consultation with all the attending members, and were submitted to the board meeting for resolution.	None
2023.08.03 5th meeting	<ol> <li>Proposal to approve the Company's draft consolidated financial statements for the second quarter of 2023 which were prepared by the Company and reviewed by the CPA.</li> <li>Review of the Certifying CPA's professional fees.</li> <li>Proposal to cancel the endorsement and guarantee amount of RMB 15,000,000 to the subsidiary, Dongguan Quanrong Electronics Co., Ltd.</li> <li>Proposal to amend the Company's' "management of financial statement preparation process" operation procedures under internal</li> </ol>	None	The proposals were passed without objection after the chairman's consultation with all the attending members, and were submitted to the board meeting for resolution.	None

	control.					
2023.10.13	1. Propose to	None	The proposals	None		
6th meeting	terminate the private		were passed			
	placement of		without			
	common shares		objection after			
	approved by the		the chairman's			
	2023 regular		consultation			
	shareholders'		with all the			
	meeting.		attending			
	2. Approval of private		members, and			
	placement of		were submitted			
	common shares		to the board			
	and/or unsecured		meeting for			
	convertible bonds.		resolution.			
2023.12.08	1. Formulated the	None	The proposals	None		
8th meeting	issuance and		were passed			
	conversion		without			
	procedures for the		objection after			
	Company's first		the chairman's			
	private placement of		consultation			
	domestic unsecured		with all the			
	convertible		attending			
	corporate bonds.		members, and			
			were submitted			
			to the board			
			meeting for			
2022 12 15		٦T	resolution.	) I		
2023.12.15	1. Proposal to amend	None	The proposals	None		
9th meeting	the Company's		were passed without			
	operation procedures under internal		objection after			
	control.		the chairman's			
	2. Proposal to add the		consultation			
	"Internal		with all the			
	Management		attending			
	System" operating		members, and			
	procedure for the		were submitted			
	Company's internal		to the board			
	control		meeting for			
			resolution.			
<ul><li>(II) Other than the aforementioned matters, matters not approved by the Audit Committee but approved by two-thirds or more of all the directors: None.</li><li>III. For the avoidance by independent directors due to conflicts of interests, state the</li></ul>						
independ	ent director's name, conte	nts of the motion	n, reasons for the av			
conflicts of interests, and the status of participation in voting: None.						

IV. Communication between the independent directors and the internal audit supervisor and the CPA (including the material matters, methods and results of the communication on the Company's financial and business status).

Date	Key points of the meeting/communication	Communication results	
2023.03.16	1st audit committee meeting in 2023:	Well known	

			-
	1. Reporting of the Audit Manager:		
	(1) Reporting on internal audit issues.		
	2. Communication between the independent		
	directors and the CPA:		
	(1) Audit scope and findings in 2022.		
	(2) Communication matters during the		
	2023 planning phase.		
	(3) Describe the audit quality indicators and		
	the International Code of Ethics for		
	Certified Public Accountant.		
2023.05.04	2nd audit committee meeting in 2023:	Well known	
2020100101	1. Reporting of the Audit Manager:		
	(1) Reporting on internal audit issues.		
	2. Communication between the independent		
	directors and the CPA:		
	(1) Post-review communication matters for		
	the first quarter of 2023.		
2023.08.03	5th audit committee meeting in 2023:	Well known	-
2023.08.03	1. Reporting of the Audit Manager:		
	(1) Reporting on internal audit issues.		
	2. Communication between the independent directors and the CPA:		
	(1) Post-review communication matters for		
	the second quarter of 2023.		
2022 11 02	(2) Recent legal reminders.	XX7 11 1	-
2023.11.02	7th audit committee meeting in 2023:	Well known	
	1. Reporting of the Audit Manager:		
	(1) Reporting on internal audit issues.		
	2. Communication between the independent		
	directors and the CPA:		
	(1) Post-review communication matters for		
	the third quarter of 2023.		
	(2) Exclusive meeting between committee		
	members and the CPA: No		
	recommendations.		
2023.12.15	9th audit committee meeting in 2023:	Well known	
	1. Reporting of the Audit Manager:		
	(1) Reporting on internal audit issues.		
	(2) The Company's 2023 audit plan.		
	2. Exclusive meeting between committee		
	members and internal auditors.		
	Committee members' recommendations:		
	(1) Director Ming-Lei Chang's	Adjust the	
	recommendations: Suggest that the	format of the	
	Company disclose the method and	report of the	
	number of audit samples in the report of	board of	
	the board of directors, so that independent	directors for	
	directors can clearly know the audit	next year based	
	status.	on the	
	(2) Director Chang-Lin Chan's	recommendation	
	recommendations: Suggest that the	S	
	Company disclose more audit results in		
			-

the report of the board of directors, so that the directors can understand the	
Company's operating status.	

(III) Differences from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies and reasons:

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
I. Does the Company follow the "Corporate Governance Best- Practice Principles for TWSE/TPEx Listed Companies" to establish and disclose its corporate governance practices?	V		The Company has established the "Corporate Governance Best Practice Principles", "Code of Ethical Corporate Management" and "Code of Ethics", and has a sound internal control system and various management measures; in addition, the Company refers to relevant laws and regulations to comply with the requirements of the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies, and has disclosed them on the Company's website.	Compliant
<ul> <li>II. Shareholding structure and shareholders' equity</li> <li>(I) Does the Company have internal operating procedures for handling shareholders' suggestions, concerns, disputes and litigation matters. If yes, has these procedures been implemented accordingly?</li> </ul>	V		(I) The Company has a system of spokesperson and acting spokesperson, and has set up an e-mail box in the Investor Section of the Company's website to deal with shareholders' suggestions or disputes.	Compliant

			Actual governance	Deviation and		
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies		
(II) Does the Company have a list of the major shareholders who actually control the Company and those who ultimately have control over the major shareholders?	V		(II) The Company entrusts its stock affairs to a professional stock affairs agency, and has dedicated stock affairs personnel to pay attention to the changes in the equity of major shareholders at all times.	Compliant		
(III) Has the Company built and executed a risk management system and "firewall" between the Company and its affiliates?	V		(III) The Company has formulated the "Regulations on Financial Dealings Among Affiliates", which clearly regulate the operation as well as business and financial dealings with related enterprises, and has achieved a risk control mechanism.	Compliant		
(IV) Has the Company formulated internal regulations to prevent insiders from trading securities using undisclosed information on the market?	V		(IV) The Company has formulated the "Code of Ethical Conduct for Directors and Managers" and "Ethical Corporate Management Procedures and Behavior Guidelines" which expressly prohibit the insiders of the Company from using information not yet published on the market to buy and sell securities.	Compliant		
III. Composition and responsibilities of the board of directors						
(I) Has the board of directors formulated	V		<ul> <li>(I) 1. The Company passed the "Code of Practice for Corporate Governance" at the 1st board meeting on March 20, 2015, and</li> </ul>	Compliant		

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
diversification policies, specific management objectives and implemented them?			<ul> <li>the diversification policy was formulated in Paragraph 3 and 4 of Article 20. The nomination and selection of board members are conducted in accordance with the provisions of the Company's Articles of Association to evaluate the education and experience of each candidate; in addition, the Company refers to the opinions of stakeholders and complies with the "Director Election Method" and "Code of Practice for Corporate Governance" to ensure the diversity and independence of board members.</li> <li>2. The implementation of the diversity policy for all directors is as follows: Among the 9 directors of the Company, there are 2 female directors accounting for about 22%, and there are 4 independent directors are between 61 and 70 years old, 2 between 51 and 60 years old, 1 between 41 and 50 years old and 1 between 31 and 40 years old.</li> <li>3. Please refer to page 14 and page 15 of the annual report for details of the policies, specific management objectives and implementation of the diversification of board members.</li> </ul>	
(II) Other than the Remuneration Committee and the Audit Committee which are required by		V	(II) The Company will review the actual business needs and add various functional committees if there is such a need in the future.	(II) After prudently evaluating the overall operation

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
<ul> <li>law, does the Company set up other functional committees?</li> <li>(III) Does the Company establish a methodology for evaluating the performance of its board of directors, implemented it or</li> </ul>	V		(III) 1. The Company has formulated the "Board of Directors Performance Assessment Method", which stipulates that the board of directors shall conduct performance assessment for the board and its members at least once a year. The internal assessment period of the board of directors is at the end of each year and	scale and efficiency , the Company has not yet a plan to set up other functional committe es, and will further evaluate and plan in the future based on operation al needs.
implemented it on an annual basis, and submit the evaluation result to the board meeting and use it as a reference for individual director's remuneration and			<ul> <li>directors is at the end of each year, and the performance evaluation of the current year shall be carried out in accordance with these Measures.</li> <li>2. On December 15, 2023, the Company completed the assessment of the board, its members and functional committees, and reviewed the results and the direction for continuous improvement in 2024.</li> </ul>	

			Actual governance	Deviation and	
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies	
nomination for reappointment?			<ul> <li>The measurement items of the performance evaluation of the board of the Company include the following five aspects: <ul> <li>(1) Participation in the operation of the Company.</li> <li>(2) Improvement of the quality of the Board of Directors' decision making.</li> <li>(3) Composition and structure of the Board of Directors.</li> <li>(4) Election of directors and continuing study.</li> <li>(5) Internal control.</li> <li>The measurement items for the performance evaluation of directors include the following: <ul> <li>(1) Understanding of the Company's goals and mission.</li> <li>(2) Understanding director duties and responsibilities.</li> <li>(3) Participation in the operation of the Company.</li> </ul> </li> <li>(4) Management of internal relationship and communication.</li> <li>(5) Expertise of directors and continuing study.</li> <li>(6) Internal control.</li> <li>The measurement items for the performance evaluation of functional meetings include the following: <ul> <li>(1) Participation in the operation of the Company.</li> </ul> </li> <li>(2) Awareness of the duties of the functional committee.</li> <li>(3) Quality of decisions made by the functional committee.</li> <li>(4) Makeup of the functional committee and election of its members.</li> <li>(5) Internal control.</li> </ul> </li> </ul>		

		Actual governance					
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies			
(IV) Does the Company regularly evaluate the CPAs' independence?	V		<ul> <li>3. This assessment is conducted by means of an internal questionnaire, and directors also participate in the assessment of themselves. According to the results of the performance evaluation of the board of directors on December 15, 2023, the overall operation of the board is good, and the results were submitted to the board meeting on February 27, 2024. The Company will report the performance evaluation result to the board meeting, and use it as a reference for individual director remuneration and nomination for reappointment.</li> <li>(IV) The Board of Directors of the Company has made reference to the Audit Quality Indicators (AQIs) and Articles 46 and 47 of the Certified Public Accountant Act, and has the Accounting Department evaluate the independence and suitability of the CPAs annually. The results of the most recent evaluated by the Audit Committee based on the "Table for Evaluation of Competency and Independence of Certified Public Accountants" and the "AQI Information" and "Declaration of Independence" issued by the Certified public accountants, and then reviewed and approved by the Board of Directors . None of the Company's CPAs and the related staff are found to be in breach of independence and being unqualified.</li> </ul>	Compliant			
IV. Has the TWSE/TPEX listed company allocated an	V		On August 3, 2022, the board meeting passed a resolution designating the senior VP of the administrative department who has held the position of director of corporate governance	Compliant			

			Actual governance	Deviation and
Assess criteria	Assess criteria Yes		Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
adequate number of competent corporate governance staff and appointed a corporate governance officer to oversee corporate governance affairs (including but not limited to providing directors/supervis ors with the information needed to perform their duties, assisting directors/supervis ors with compliance issues, the convention of board meetings and shareholder meetings, and preparation of board/shareholder meeting minutes)?			<ul> <li>related affairs for a public company for at least 3 years to serve as the director of corporate governance. The main responsibilities are as follows:</li> <li>(I) Handling matters related to the board meeting and shareholders' meeting in accordance with the law.</li> <li>(II) Preparing the minutes of the board meeting and shareholders' meeting.</li> <li>(III) Assisting in onboarding and continuous study of directors.</li> <li>(IV) Providing the information required by the directors to carry out their business.</li> <li>(V) Assisting directors in complying with laws and regulations.</li> <li>(VI) Report to the board meeting the inspection results on whether the qualifications of independent directors during the nomination, election and tenure periods comply with relevant laws and regulations.</li> <li>(VII) Handling matters stipulated in the Articles of Association or contracts of the Company.</li> </ul>	

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
V. Does the Company establish a means of communicating with its stakeholders (including but not limited to shareholders, employees, customers, suppliers, etc.) or created a Stakeholders Section on its Company website? Does the Company respond to stakeholders' concerns on corporate social responsibilities?	V		The Company has established a spokesperson system to handle related matters in accordance with regulations, and is setting up a Stakeholder Section on the Company's website.	Compliant
VI. Does the Company engage a share transfer agency to handle shareholder meeting affairs?	V		The Company appointed Concord Securities to handle the affairs of the shareholders' meeting.	Compliant
<ul> <li>VII. Information disclosure</li> <li>(I) Has the Company set up a website to disclose finance and business matters and corporate governance</li> </ul>	V		<ul> <li>(I) The Company has set up a website to disclose financial, business, corporate governance and stock affair related information.</li> </ul>	Compliant

			Actual governance	Deviation and		
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies		
information?						
<ul> <li>(II) Does the Company use other information disclosure channels (e.g. maintaining an English-language website, designating staff to handle information collection and disclosure, implementing the spokesperson system, webcasting investors conference etc.)?</li> <li>(III) Does the Company publish and make the official filing of the annual financial report within two months after the end of an accounting period, and publish/file Q1, Q2 and, Q3 financial reports along with</li> </ul>	V		<ul> <li>(II) The Company has a spokesperson system and announces important information and financial information on the MOPS.</li> <li>(III) The Company announces the annual and the first, second and third quarter financial reports and the monthly operation situation within the specified time.</li> </ul>	Compliant		
monthly business performance before the						

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
designated due dates?				
VIII. Does the Company have other information that enables a better understanding of the Company's corporate governance practices (including but not limited to employee rights, employee care, investor relations, supplier relations, supplier relations, stakeholders' interests, continuing education of directors/supervis ors, implementation of risk management policies and risk measurements, implementation of customer policy, and liability insurance for directors and supervisors)?			Please refer to the table below for other important information.	Compliant
1. Employee rights The Company wi			oyee care cts suggestions from employees, establishes syste	matized

			Actual governance	Deviation and
				causes of
				deviation
				from
				Corporate
Assess criteria				Governance
Yes	Yes	Yes No	Summary	<b>Best-Practice</b>
				Principles for
				TWSE/TPEX
				Listed
				Companies

proposal, communication and complaint channels to allow reasonable and appropriate voicing, reply and handling of employees' expectations, suggestions, doubts and grievances, and attaches great importance to employees' rights and interests and expresses its care about employees; the Company has formulated measures for the prevention of and appeal against sexual harassment of employees, and established a gender-equal working environment; the Employee Welfare Committee organizes various travel activities for employees every year, and employees with outstanding work performance are awarded at the end of the year.

2. Investor relationship

The Company upholds the principle of fairness and openness to all shareholders. It convenes a shareholders' meeting every year in accordance with the provisions of the Company Act and relevant laws and regulations, and informs all shareholders to attend the shareholders' meeting in accordance with relevant regulations. The Company encourages shareholders to actively participate in the election of directors and supervisors at the shareholders' meeting or amend the Company's Articles of Association, and will report major financial activities such as acquisition or disposal of assets and endorsements/guarantees to the shareholders' meeting. The Company also provides shareholders with sufficient opportunities to ask questions or make proposals, so as to achieve the effect of checks and balances; it also formulates the Rules and Procedures of Shareholders' Meeting according to law, and properly keeps the shareholders' meeting minutes and fully discloses relevant information on the MOPS. In addition, in order to ensure that shareholders have the right to fully know, participate in and make decisions on the Company's major issues, the Company has set up the positions of spokesperson and acting spokesperson, and has designated personnel to handle shareholders' suggestions, doubts and disputes.

Since the Company's public offering, in line with the principle of information disclosure, the Company has dedicated personnel responsible for collecting and disclosing company information, handling relevant information announcements and declarations, and providing timely information that may affect investors' decision-making.

3. Protection of stakeholders

The Company protects the rights and interests of stakeholders (such as customers, investors, employees, suppliers, creditors, analysts and accountants) through the following methods:

- (1) Set up a dedicated department to handle matters related to stakeholders in order to safeguard the rights and interests of stakeholders.
- (2) Actively respond to the questions of stakeholders through open and transparent channels.

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies

- (3) Disclose relevant information to stakeholders in open channels of communication.
- (4) Strengthen the functions and roles of the board of directors of the Company.
- (5) Independent directors actively participate in the board meeting of the Company and play a supervisory role.
- (6) The "Code of Ethical Conduct for Directors and Managers" has been formulated in order to make the conducts of the directors and managers of the Company in line with the ethical standards.
- 4. Directors' ongoing education:

The 2023 director training information is as follows:

Name	Courses	Discussion on M&A Integration Issues in the Process of Corporate Mergers and Acquisitions	From CSR to ESG: The Corporate Management	Promoting Sustainable Corporate Development through Risk Management Best-Practice Principles for Listed and Public Companies	Global Future Risks and Opportunities for Sustainable Transformation	Courses for other directors	Number of hours Total
INAILIC							
Chairman	Lien-Hsi Wu	3	3				6
Directors	Ting-TIng Shih	3	3				6
Directors	Wu-Hsiung Chen	3	3				6
Directors	Chia- Hsiang Wu	3	3				6
Directors	Chun-Wei Wu	3	3				6
Independent director	Ming-Lei Chang			3	3		6
Independent director	Yin-Tien Wang	3	3				6
Independent director	Chang-Lin Chan	3	3				6
Independent director	Chen-Chien Hsu	3	3			6	12

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies

- 5. Implementation of risk management policies and risk measurement standards
  - (1) The Company has formulated the "Procedures for Financial Transactions between Related Parties" and the "Management Measures for Customer Credit Investigation" to clearly define the risk control mechanism, and the Company's internal control system has included supplier management operations and customer management operations on the checklist.
  - (2) The Finance Department of the Company holds regular monthly meetings to report on the Company's risk control implementation status of the exchange gain and loss, investment and capital income and expenditure management, overdue account management, business analysis of reinvested companies, financial index performance management and inventory management.

Financial asset impairment assessment and provision policy: On each balance sheet date, for those whose credit risk has increased significantly since the original recognition, the loss provision shall be measured according to the expected credit loss amount during the existence period; for accounts receivable or contract assets which are not included as significant financial components, the loss provision is measured at the amount of expected credit loss in the duration.

Inventory depreciation loss provision policy:

Inventory is stated at the lower of cost or net realizable value. The amount in cost is determined using the weighted average method. The cost of finished goods and workin-progress, including raw materials, direct labor, other direct costs and productionrelated manufacturing overheads, are allocated according to the actual production capacity; the actual production capacity is not significantly different from the normal production capacity, but it does not include borrowing costs. The lower of cost or net realizable value is compared on an item-by-item basis. Net realizable value refers to the remainder of the estimated selling price after deducting variable selling expenses over the normal operating cycle and estimated costs to completion.

6. Customer management operations

The company has a quality assurance department to provide transparent and effective aftersales service and customer complaint handling for products and services.

#### 7. Purchase of liability insurance for directors and managers

The Company has purchased liability insurance for directors and managers since May 1, 2019, and has reported and announced the relevant insurance status on the MOPS.

			Actual governance	Deviation and
Assess criteria	Yes	No	Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
has been improved on the results of the corporate governance evaluation issued by the Corporate Governance Center of the Taiwan Stock Exchange in the most recent year, and the proposals of priority enhancements and measures for those that have not yet improved.			<ol> <li>Has the company set up an audit committee that meets the requirements? Improvement: The company has established an audit committee after the 2020 shareholders meeting.</li> <li>Has the company's internal rules been formulated and disclosed on the company's website to prohibit insiders such as company directors or employees from making profits from information that cannot be obtained in the market? Improvement: It is disclosed on the Company's website the specific measures for the prohibition of insider trading (such as: holding training courses, the objects, course content, etc.).</li> <li>Has the company been certified by ISO 14001, ISO50001 or similar environmental or energy management systems? Improvement: The date of obtaining the certification and its validity period have been disclosed in the Company's annual report and website.</li> <li>Did the Company upload the shareholders' meeting handbook and supplemental materials 30 days prior to the general shareholders' meeting? ? Improvement: The shareholders' meeting handbook and supplemental materials have been uploaded to MOPS 30 days prior to the general shareholders' meeting.</li> <li>Has the company disclosed its annual greenhouse gas emissions, water consumption and total waste weight for the past two years? Improvement: The head office has introduced ISO14064-1 organization-level greenhouse gas emission</li> </ol>	

			Deviation and	
Assess criteria	Yes	No	Actual governance Summary	causes of deviation from Corporate Governance Best-Practice Principles for TWSE/TPEX Listed Companies
			<ul> <li>quantitative report and external verification.</li> <li>II. Items for priority improvement: <ol> <li>Prepare a sustainability report and obtain third-party verification.</li> <li>Hold the shareholders' meeting before the end of May.</li> </ol> </li> <li>The Company shall, within two months after the end of the fiscal year, publish the annual financial report audited and certified by the CPA.</li> </ul>	

(IV) If the company has set up a remuneration committee, disclose its composition, responsibilities and operations:

The board meeting of the Company established the Remuneration Committee in 2011; its main functions are to review the human resources policy, remuneration, retirement benefits and other policies, and submit the review results to the board meeting for approval. Operation of the Remuneration Committee in 2023: Reviewed the Company's salary policy, human resources, and employee dividend and bonus payment policies.

	Criteria			Number of positions as
Identity and nam (Note 1)	<	Professional qualifications and experience	Independence status	Remuneration Committee member in other public companies
Convener and Independent Director	Yin-Tien Wang	With more than five years of experience required for the Company's business. Current position: Dean of the Department of Artificial Intelligence and Professor of the Department of Mechanical and Electrical Engineering, Tamkang University Experience: Professor and Dean, Department of Mechanical and Mechatronic Engineering, Tamkang University	<ul> <li>top ten individual shareholder.</li> <li>4. Not a manager in paragraph 1 or the spouse, second-tier relative or third-tier relative of the persons listed in paragraphs 2 and 3.</li> <li>5. Not a director, supervisor or employee of a corporate shareholder which directly holds more than 5% of the total issued</li> </ul>	1
Independent director	Ming-Lei Chang	With more than five years of experience in finance or accounting and a CPA license. Current position: Dean, Accounting Department, Chung Yuan Christian University Experience: Associate Professor, Accounting Group, School of Management, Yuan Ze University	<ul> <li>shares of the Company, or a top five shareholder, or which appoints him/her as its representative to serve as the Company's director or supervisor in accordance with Paragraph 1 or 2 of Article 27 of the Company Act.</li> <li>6. Not a director, supervisor or employee of another company which has a seat on the board of directors, or more than half of its shares with voting rights are controlled by the same owner of</li> </ul>	0

1. Information of Remuneration Committee members

Г Г		With more than five years	1	the Company.	
		of experience required for the Company's business.		Not a director, supervisor or employee of another company or	
		Current position President, Advanced Innovation Management		institution who is the same person or spouse as the Chairman, President or an equivalent	
*	Chang-Lin Chan	Co., Ltd. Experience: President, AIM (Samoa)	8.	position of the Company Not a director, supervisor or manager of another company or	0
		Co., Ltd. Taiwan Branch Vice President, Guedeng Precision Industrial Co.,		institution which has financial or business dealings with the Company, or is a shareholder holding more than 5% of the	
		Ltd.		shares of the Company Not a professional, sole	
<sup>1</sup>	Chen-Chien Hsu	With more than five years of experience required for the Company's business. Current position Distinguished Professor, Department of Electrical Engineering, National Taiwan Normal University Experience: Associate Professor, Department of Electrical Engineering, Tamkang University Patent Examination Commissioner, Intellectual Property Office, MOEA Lecturer, Department of Engineering, Murdoch University, Australia System Engineer, IBM Taiwan	1(	proprietor, partner, business owner or partner, or a director, supervisor, manager or the spouse of the above of a company or institution which provides audit services to the Company or its affiliated enterprises, or the cumulative remuneration amount of which in the past two years exceeds NT\$500,000 for business, legal affairs, finance or accounting related services. ). Not a spouse or relative of the second degree or closer to any other directors. . Not a government agency, a legal person or their representative as stipulated in Article 27 of the Company Act.	0

Note 1: Article 2 of the Articles of Association of the Remuneration Committee of the Company specifies the functions and powers of the Committee:

The Committee shall faithfully perform the following functions and powers with the attention of a good manager, and submit its recommendations to the board meeting for discussion.

- I. Formulate and regularly review the policies, systems, standards and structures for the performance evaluation and remuneration of directors and managers.
- II. Periodically evaluate and determine the salaries of directors and managers.

III. Other cases discussed by the board meeting, the Chairman or the President.

When performing the functions and powers in the preceding paragraph, the Committee shall do so in compliance with the following principles:

- I. For the performance evaluation and salary remuneration of directors and managers, reference shall be made to the normal level of payment in the industry, while considering the rationality of their connection with personal performance, company operating performance and future risks.
- II. Directors and managers should not be led to engage in any behavior that exceeds the Company's risk appetite for the pursuit of remuneration.
- III. The proportion of dividends paid for the short-term performance of directors and senior managers and the timing of payment of some variable salaries should be determined in consideration of industry characteristics and the nature of the Company's business.

2. Information on the operations of the Remuneration Committee

(1) There are 4 members of the Remuneration Committee of the Company. (2) Term of office of the current members: From June 14, 2023 to June 13, 2026. (3) In 2023, the Remuneration Committee held three meetings, and the qualifications and attendance status of the members are as follows:

Position	Name	Number of actual attendance	Number of proxy attendance	Percentage of actual attendance	Remarks
Convener	Yin-Tien Wang	3	0	100%	
Member	Ming-Lei Chang	3	0	100%	
Member	Chang-Lin Chan	3	0	100%	
Member	Chen- Chien Hsu	2	0	100%	Newly appointed on June 14, 2023.

Other mandatory disclosures:

I. If the board meeting does not adopt or amend the recommendations of the Remuneration Committee, state the date of the meeting, the session, the contents of the motions, the board meeting resolution, and how the Company responded to the opinion of the Remuneration Committee: None.

II. For resolutions of the Remuneration Committee, if any members has objections or reservations with records or written statements in place, state the date of the Remuneration Committee meeting, the session, the contents of the motions, the opinions of all members and the handling of member opinions: None.

Note:

- (1) If a member of the Remuneration Committee resigns before the end of the year, the date of resignation shall be indicated in the remarks column, and the actual attendance rate (%) shall be calculated based on the number of meetings of the Remuneration Committee and the number of actual attendance during the term of office.
- (2) Before the end of the year, if there is a re-election of the Remuneration Committee, fill in the new and old members of the Committee, and indicate in the remarks column the old, new or re-appointed members and the date of re-election. The actual attendance rate (%) is calculated based on the number of meetings held by the Remuneration Committee and the actual number of attendance during the term of office.

Date of meeting	Motion	Independent directors' opinions	Company's response to independent directors' opinions	Results of Resolutions
2023.03.16 1st meeting	Proposal to approve the remuneration distribution plan for employees and directors for 2022.	None	None	The proposal was unanimously approved by all members present.
2023.06.14 2nd meeting	Election of the convener of the Company's 5th session of Remuneration Committee.	None	None	Yin-Tien Wang was elected as the convener of the Remuneration Committee by the resolution of all members present.
2023.12.15 3rd meeting	Proposal to approve the Company's 2023 year- end bonus.	None	None	The proposal was unanimously approved by all members present.

The discussion items and resolutions of the Remuneration Committee in 2023:

#### (V) Promotion of social responsibilities and differences from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons:

		Status of implementation				
Promotion items	Yes	No	Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies		
I. Has the Company established a governance structure to promote sustainable development, and designated a full-time (part- time) unit to promote sustainable development, which is to be handled by the senior management with the authorization of the Board of Directors, and the actual supervision of the Board of Directors?	V		The Company's board of directors has approved the Sustainable Development Best Practice Principles. The Board of Directors authorizes the President to establish the Sustainability Implementation Committee, and appoints the President as the Chair. The Sustainability Implementation Committee shall formulate the sustainable development policy and is responsible for promoting and the concept of sustainable operation to be integrated into the Company's corporate culture. In order to ensure that sustainable development covers environmental, social and corporate governance (hereinafter referred to as ESG), the Sustainability Implementation Committee has established a special task force in which the responsible departments shall collect stakeholders' opinions on environmental protection, occupational safety and health, supply chain management, labor and human rights, business performance, corporate governance and other issues of concern. Out of respect for stakeholders, the Company has set up a stakeholder section on the Company's official site to appropriately respond to their concerns about important sustainability issues. The Company also plans to report the ESG implementation results to the Board of Directors annually to strengthen the participation of the Board of Directors in the Company's ESG implementation results.	Compliant		
II. Has the Company conducted a risk assessment on environmental, social, and corporate governance issues that are	V		For the Company in 2023, the boundary of risk assessment is mainly based on the head office and Xizhi Plant in Taiwan. The Sustainability Implementation Committee distributes questionnaires to key stakeholders to obtain scores for their concern to various sustainability issues; then it will distribute questionnaires to the Company's senior	Compliant		

			Status of implementation	Deviation and
Promotion items	Promotion items Yes No Summary Description		Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies
relevant to its operations and implemented risk management policies or strategies based on principles of materiality?			executives to fill in the impact of each sustainability issue on the Company. The two scores will be combined to obtain the materiality matrix chart. After discussion by the Sustainability Implementation Committee, the top 6 sustainability issues from the three aspects respectively known as environment, society, and economy will be listed as the material topics for the current year. It is confirmed that the major topics in environmental, social, and economic aspects that the Company shall disclose with priority for the current year are energy conservation and carbon reduction, supply chain sustainability management, compensation and benefits, product responsibility/product safety, operating performance, information security/trade secret protection, and legal compliance. The Company will explain the management policy and related disclosed items for each material topic in the sustainability report. At the same time, it will maintain the balance of information in the sustainability report, and disclose the results of the Company's participation in public welfare.	
III. Environmental issues				
(I) Has the Company set up an appropriate environmental management system based on the characteristics of its industry?	V		<ul> <li>(I) The Company has obtained and passed the certification of the new version of ISO 14001 environmental management system (valid from December 22, 2020 to December 21, 2023), and handles all environmental management requirements including raw material acquisition, production process, design and development, product disposal, and final disposal in accordance with the environmental management system and environmental laws and regulations, and reviews the implementation results at all times for continuous improvement.</li> </ul>	Compliant
(II) Is the Company committed to	V		(II) The Company has recently implemented activities to recycle resources, such as the use	Compliant

		Status of implementation	Deviation and
Promotion items Yes	No	Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies
achieving efficient use of resources and uses recycled materials that produce less impact on the environment?(III) Does the Company evaluate the potential risks and opportunities of climate change to the Company now and in the future, and take corresponding measures to respond to climate related issues?V(IV) Does the Company make 		<ul> <li>of recycled paper, employees bringing their own water cups and tableware, and sorting and recycling of business supplies and garbage.</li> <li>(III) Please refer to Table 1.</li> <li>(III) Please refer to Table 1.</li> <li>(IV) The Company's connectors and wires are assembled, and the sources of greenhouse gas emissions are mainly electricity consumption and equipment. The assembly process will not produce harmful substances, waste water or waste gas that will seriously pollute the environment. Therefore, the water consumption and waste weight issue is of less significance.</li> <li>1. According to the ISO14064-1:2018 standard, the data from the inventory of the head office and Xizhi Factory in the past two years are as follows. For 2021 to 2022, a third-party SGS verification certificate has been obtained:</li> </ul>	Compliant

			Status	of implem	entation			Deviation and causes of	
Promotion items	Yes	No		Summary Description					
reduction, greenhouse gas reduction,			Direct greenhouse gas emissions (mt CO2e)	Direct emission (Scope 1)	s Indirect emissions (Scope 2)	Other emissions (Scope 3)	Total		
water consumption reduction or			2022	38.1511	300.9390	87.8203	426.9104		
other waste management?			2023	39.3409	303.7260	105.5598	448.6267		
			Chin orga emin veri vers quan gree veri Direct greenhouse ga emissions (mt CO2e)	greenhouse gas emissions emissions emissions Total					
			2022	19.13 5	0.60 5,	,752.94 5,	,822.67		
IV. Social Issues (I) Has the company formulated relevant management policies and procedures according to relevant laws and regulations and the International Bill of Human Rights?	V		(I) In addition to complying with local labor laws and regulations, the Company has formulated the employee handbook and management regulations, and also upholds the spirit and basic principles of human rights protection promulgated in international human rights conventions such as the "UN Universal Declaration of Human Rights" and the "International Labor Convention", and is committed to integrating human rights principles and spirit into the Company's values and culture to treat all employees with dignity and respect. The Company's implementation policies and human rights protection measures are as follows:					Compliant	

	Status of implementation Deviation and				
Promotion items	Yes	No	Summary Description		causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies
(II) Does the Company establish and implement reasonable employee benefit measures (including remuneration, leaves and other benefits) and adequately reflect its operating performance or result to the employee remuneration?	V		humanistic measures, th various rew distribute por remuneration employees. as three-fess gifts, mater subsidies ar retain employ workplace of of 2023, fer 55%, and fer accounted ff outstanding opportunition types of bor	Specific measures           Establish a safe and hygienic working environment to prevent accidents and ensure employee safety.           Firmly follow labor laws and gender work equality regulations.           Employment of workers under the age of 16 is prohibited.           When it is necessary to extend working hours beyond the normal working hours, the Company may do so only after obtaining the consent of the employees themselves.           1. Regularly hold employee health management sessions.           2. Regular organize staff travel and welfare activities.           to actively implementing management and various welfare he Company has formulated ard and remuneration measures to erformance awards and employee on in a timely manner to motivate In addition, various benefits such tival gifts, birthday gifts, wedding nity subsidies and funeral e granted to attract talents and oyees. Under the concept of diversity and equality, at the end nale employees accounted for emale senior executives also for 43%. Employees with performance have good es for promotion, and various nuses and remuneration are ted to personal work performance.	
(III) Operating performance or results are also appropriately reflected in the	V		<ul><li>(III) The Company's work environment and personal safety protection measures for employees are briefly described as follows:</li><li>1. Work environment protection measures</li></ul>		Compliant

			Status of implementation	Deviation and
Promotion items	Yes	No	Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies
compensation of employees (annual salary adjustment and promotion based on performance appraisal).			<ol> <li>Maintenance and inspection of machinery and equipment:         <ol> <li>All machines/instruments and equipment shall be subject to regular inspections, key inspections and operation inspections according to the requirements.</li> </ol> </li> <li>Environmental hygiene protection:         <ol> <li>The Company's Xizhi factory and offices are completely non-smoking, and the environment is cleaned and disinfected regularly.</li> <li>The Company has formulate relevant work rules for general safety and hygiene work, material handling and storage safety, electrical safety and noise workplaces, and conducts regular training to ensure the safety of personnel in various operations.</li> <li>Regularly outsource fire drills and publicize the basic knowledge of fire protection in accordance with the provisions of the Fire Services Act.</li> <li>Access control and security protection:</li></ol></li></ol>	

		Deviation and		
Promotion items	Yes	No	Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies
			<ul> <li>of and response to infectious diseases, and takes into account various infectious disease prevention measures of the competent health and epidemic prevention authorities to effectively reduce the spread of infectious diseases in offices, warehouses and the factory, and carries out preventive management.</li> <li>(3) When the Company encounters natural disasters, in addition to reporting to the competent authority according to the law, each department shall conduct prepublicity, evacuation, and post-event inventory and recovery for the work undertaken according to the notification of the management unit, and report the progress of each work item to ensure that personnel safety in the factory and offices.</li> <li>5. Personal safety protection measures <ul> <li>(1) Hygiene protection:</li> <li>① The Company conducts health checks for all employees every three years in accordance with the law, and holds health information lecture courses with partner hospitals from time to time.</li> <li>② For foreign workers, the Company entrusts an agency company to conduct irregular health examinations; for employees with special working environments, the Company regularly conducts special health examinations.</li> <li>③ The Company has formulate measures for the control of sexual harassment, and set up grievance channels to maintain gender equality in work.</li> </ul> </li> </ul>	

		Deviation and		
Promotion items	Yes	No	Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies
			<ul> <li>with the law to provide basic protection for employees.</li> <li>(2) The Company has signed up an insurance company with market experience and excellent evaluation to plan a group insurance scheme that meets the Company,'s need, and provides the second-level protection for employees who are injured, disabled or dead due to business. For employees on business trips, travel insurance will be added to provide an extra guarantee.</li> <li>(3) The Company has set up a welfare committee and formulated subsidy measures such as condolences for employees' injuries and illnesses.</li> <li>6. Work safety inspection:</li> <li>7. There were no occupational hazards and fires in 2023, and no corresponding measures were taken.</li> </ul>	
(IV) Does the Company establish effective career development training plans for	V	V (IV) The Company has established training measures, performance management measures and employee promotion management measures to train employees' career ability by implementing the measures above.		Compliant

			Status of implementation	Deviation and
Promotion items	Yes	No	Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies
employees?				
(V) Does the Company comply with relevant laws and international standards, and formulate relevant right and interest protection policies and grievance procedures to deal with customers for products and services, such as customer health and safety, customer privacy, marketing and labelling, etc.?	V		<ul> <li>(V) The products of the Company have obtained international ISO certifications (such as ISO 9001, ISO13485, ISO 14001, and IATF 16949) and international green energy standards (in compliance with EU RoHS regulations), with the aim of providing customers with quality products.</li> <li>The Company attaches great importance to customer service, and has formulated the "Customer Service Management Procedures" and "Customer Complaint Handling Procedures". The Company complies with relevant laws and international standards for marketing and labeling of products and services.</li> </ul>	Compliant
(VI) Has the company formulated a vendor management policy that requires vendors to comply with relevant regulations on environmental protection, occupational safety and health or labor human rights issues? What is the	V		(VI) The Company's management requirements for suppliers are in compliance with environmental protection, occupational safety and health, labor rights and other issues and follow relevant norms, and the Company will regularly check whether suppliers have incidents or records that affect the environment and society, so as not to contradict the Company's corporate social responsibility policy.	Compliant

			Status of implementation	Deviation and	
Promotion items	Yes	No	Summary Description	causes of deviation from Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies	
implementation status?					
V. Does the Company prepare a sustainability report or any report of non- financial information based on international reporting standards or guidelines? Are the abovementioned reports supported by the assurance or opinion of a third-party certifier?	V		The Company has formulated the "Code of Practice of Sustainable Development" and set up a "ESG" section on its website. In the future, it will continue to disclose the status of sustainable development, and require suppliers to abide by the norms of social and environmental responsibility in consideration of the interests of stakeholders and treating customers in a fair and reasonable manner.	Compliant	
VI. If the Company has the sustainable development best practice principles formulated in accordance with the "Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies," please describe the differences between the operation and the principles: None.					
VII. Other information useful to the understanding of the implementation of sustainable development: The Company upholds the philosophy of sustainable operation. It is the Company's most basic social responsibility to provide employees with stable jobs and quality of life, and to provide shareholders with stable returns. In addition, environmental protection issues such as environmental safety and health, energy conservation and carbon reduction, and greening are also fully implemented. In terms of social welfare, there are long-term donations to the charity of Chung Tai Chan Monastery, scholarships to Tamkang University, and industry-academia cooperation with the school to arrange for students to receive practical work experience.					

# Table 1

## Climate-related information for TWSE/TPEx-listed companies

	Item			Status of implement	tation		
1.	Describe the monitoring	(1) The super	vision	of the board of directors on climate-related risks and			
	and governance of	opportunities					
	climate-related risks and	The governance of climate risks and opportunities, and the annual					
	opportunities by the	-		sk management issue a			
	Board of Directors and		•	ask Force to the Board	-	•	
	the management.		-	f Directors shall m		•••	
	the management.	effective		Directors shall in		implementation	
2.	Describe how the			's role in assessing and 1	nanaging cli	mate-related risks	
	identified climate risks	and opportuni	-	b tote in abbessing und t	inanaging en		
	and opportunities affect			Sustainability Task Ford	e acts as the	e unit in charge of	
	the Company's business,	-		opportunity governanc		-	
	strategy and finance			rry out risk identification			
	(short-, medium-, and				,	, and a cannont.	
	long-term).	D:1 1			Risk/		
	iong tonn).	Risks and Opportunities		Climate Change Risks	Opportunity Level	Timeframe	
		R1		se pricing of greenhouse	High	Mid-term/long- term	
		R2		thening of emission ng obligations	High	Mid-term/long- term	
		R3	Failed techno	investments in new logies	Low	Long-term	
		R4 Change		es in customer behavior	Medium	Short-/Medium- /Long-term	
		R5	Rising	raw material costs	High	Short-/Medium- /Long-term	
		R6		sing stakeholder concern gative feedback	Medium	Short-/medium- term	
		R7	Increas	sed severity of extreme	Medium	Short-/Medium-	
			weather and flo	er events such as typhoons		/Long-term	
		R8		ge temperature rises	Medium	Short-/Medium- /Long-term	
		01		more efficient production	High	Short-/Medium-	
		02		stribution processes. tion of water usage and	Low	/Long-term Mid-term/long-	
		02	consun		LUW	term	
		O3 Participa		pation in the carbon	High	Short-/Medium-	
			trading	g market		/Long-term	
3.	Describe the financial	Risks ar opportuni		Influence and impact on th Company	ne Respo	onse mechanism	
	impact of extreme	Increase price	ing of	• In response to the policie		ce the ISO 14064-1	
	climate events and	greenhouse gas		and regulations		ouse gas inventory	
	transformation actions.	emissions		formulated in response t climate change,		rmulate a reduction or greenhouse gas	

## 1. Implementation of climate-related information

			· · · · · · · · · · · · · · · · · · ·
	Strengthening of emission reporting obligations Rising raw material costs	<ul> <li>enterprises may face the risk of carbon tax, resulting in higher carbon costs for operations. However, the Company is not a high carbon emission industry, so the financial impact is insignificant.</li> <li>The operating expenses increased slightly as the government authority required the parent company and subsidiaries to disclose greenhouse gas emission information.</li> <li>For climate change, the European Union's carbon</li> </ul>	emissions. • Introduce ISO 14064-1 greenhouse gas inventory and third-party verification for the Group. • Minimize modular design to reduce raw materials
	Adopt more efficient production and distribution processes.	<ul> <li>tax is introduced on a trial basis in 2023, which raised production costs and transportation costs of commodities and in turn affected the operations.</li> <li>Effective control of production and distribution efficiency not only reduces operating costs but also increases</li> </ul>	<ul> <li>consumption and strengthen the ratio of local procurement in the supply chain to reduce the increase in raw materials and transportation costs.</li> <li>Continue to improve the production process, technology and invest in equipment.</li> </ul>
	Participation in the carbon trading market	asset value. • Invest in products with low-carbon technologies will improve the Company's reputation and increase the demand for low-carbon products despite the increase in capital expenditure and R&D expenses.	• Keep abreast of the trends of the international and domestic carbon trading markets.
4. Describe how climate risk identification, assessment, and management processes are integrated into the overall risk management system.	Step 1: • Corporate information •Climate risk Step 2: • Establish a • Prepare the Step 3: • Corporate opportunity • Determine r	on climate and environme and business scope assess list of climate risk and opp questionnaire for internal o	rce collects background nt ment ortunity items operation impact ce conducts climate risk alysis

		<ul> <li>Corporate Sustainability Task Force hold meetings to conduct annual rolling reviews on the effectiveness of strategies and goals</li> <li>(2) The Company's risk management system has incorporated climate risks and opportunities into the operations of all units.</li> </ul>
5.	If any scenario analysis is adopted to assess the resilience to climate change risks, the scenarios, parameters, assumptions, analysis factors, and main financial impacts used shall be described.	Under evaluation and has not been introduced.
6.	If there is a transformation plan in place to manage climate-related risks, specify the content of the plan, and the indicators and targets used to identify and manage physical risks and transformation risks.	Under evaluation and has not been introduced.
7.	If internal carbon pricing is used as a planning tool, the basis for setting the price shall be described.	Under evaluation and has not been introduced.
8.	If climate-related goals are set, the activities covered, the scope of greenhouse gas emissions, the planning period, and the progress of each year shall be described; and using carbon offsets or renewable energy certificates (RECs) to achieve the goals, the source and quantity of carbon reduction credits or the quantity of	Under evaluation and has not been introduced.

<ul> <li>renewable energy certificates (RECs) be offset shall be described.</li> <li>9. Greenhouse gas inventory and assu- status, as well as reduction targets, strategies and conc action plans (please in 1-1 and 1-2 separately).</li> </ul>	nce Refer to Tables 1-1 and 1-2
--	---------------------------------

#### 1-1 The Company's Greenhouse Gas Inventory and Assurance in the Most Recent Two Years 1-1-1 Greenhouse Gas Inventory Information

Describe the greenhouse gas emission volume (mt CO2e), intensity (mt CO2e/NT\$ million), and data coverage for the most recent two years.

Company	Year	Direct emissions (Scope 1)	Indirect emissions (Scope 2)	Other emissions (Scope 3)	Total (mt CO2e)	Intensity (mt CO2e/NT\$ million)
The Company	2021	25.6288	294.9638	74.2659	394.8585	0.2469
The Company	2022	38.1511	300.9390	87.8203	426.9104	0.2279
The Company	2023	39.3409	303.7260	105.5598	448.6267	0.3262

PS: 1. 2021 consolidated operating revenue amounted to NT\$1,599 million.

2. 2022 consolidated operating revenue amounted to NT\$1,873 million.

3. 2023 consolidated operating revenue amounted to NT\$1,375 million.

#### 1-1-2 Greenhouse Gas Inventory Information

Describe the status of assurance in the last 2 years up to the date of publication of the annual report, inclu the scope of assurance, institutions of assurance, criteria of assurance, and opinions of assurance.

1. 2021-2022 Assurance information:					
Company	Scope	Assurance Agency	Assurance Opinion		
The Company	Scope 1	SGS	Assurance criteria: Assurance completed in accordance with		
The Company	Scope 2	SGS	ISO14064-3:2006 and ISO14064- 1:2018; assurance opinion is reasonable assurance		
The Company	Scope 3	SGS	Assurance criteria: Assurance completed in accordance with		

2. The third aspect of the 2023 greenhouse gas inventory is expected to be completed in the fourth quart of 2024.

1-2 goals, strategies and action plans for greenhouse gas reduction

Describe the greenhouse gas reduction base year and data, reduction goals, strategies, and action plans an achievement of the reduction goals.

The Company upholds the philosophy of sustainable operation, continues to promote various energy-savi and carbon-reduction solutions, and sets short-, medium-, and long-term goals.

- 1. Short-term goals:
  - (1) Lights off during lunch break and adopt office air conditioning temperature control.
  - (2) Electronic documents to reduce paper consumption.
  - (3) Plan to adopt energy-saving lamps.
- 2. Mid-term goal: Replace company vehicles with EVs
- 3. Long-term goal: Through process optimization and carbon credit offsetting, the greenhouse gas emiss intensity (greenhouse gas emissions/revenue) in 2030 is expected to be reduced by 10% from the base year of 2023.

(VI) Enforcement of ethical corporate management, and the differences from the Ethical Corporate Management Best Practice Principles for TWSE/TPEX-Listed Companies and reasons:

	Actual governance			Deviation
Assess criteria	Yes	No	Summary	<ul> <li>and causes         <ul> <li>of</li> <li>deviation</li> <li>from</li> <li>Ethical</li> <li>Corporate</li> <li>Manageme</li> <li>nt Best</li> <li>Practice</li> <li>Principles</li> <li>for TWSE/</li> <li>TPEX</li> <li>Listed</li> <li>Companies</li> </ul> </li> </ul>
<ul> <li>I. Establishment of integrity policies and solutions</li> <li>(I) Has the Company formulated ethical corporate management policies approved by the board meeting, and specified the policies and measures? What is the commitment of the board of directors and senior management on actively implementing the policies in the regulations and external documents?</li> </ul>	V		(I) The Company has formulated the "Code of Ethical Corporate Management" and "Code of Ethical Conduct for Directors and Managers", which specifically regulate the matters that all employees of the Company, including directors and managers, should pay attention to in the execution of business.	Compliant
(II) Whether the Company has established a mechanism for evaluating the risk of unethical conduct, regularly analyzes and evaluates the activities in the scope of business with a higher risk of unethical conduct, and on the basis of this, has formulated a plan to prevent unethical conduct, which covers at least the preventive measures for the conduct set out in Paragraph 2 of Article 7 of the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies"? ?			<ul> <li>(II) The Company has established the "Code of Ethical Corporate Management" and "Code of Ethical Conduct for Directors and Managers", and strengthened relevant preventive measures by means of announcements and declarations of important information, such as "Related Party Transactions". The "Work Rules" clearly stipulates the punishment mechanism for employees who opportunistically conceal facts and seek undue interests. The Company also encourages internal and external personnel</li> </ul>	Compliant

		Deviation		
Assess criteria	Yes	No	Summary	and causes of deviation from Ethical Corporate Manageme nt Best Practice Principles for TWSE/ TPEX Listed Companies
(III) Whether the Company has specified operating procedures, conduct guidelines, and disciplinary and complaint systems for violations in the plan to prevent unethical conduct and implemented the plan as well as regularly reviews and amends it?	V		<ul> <li>to report unethical or improper behavior, so as to implement ethical corporate management and ensure the legitimate rights and interests of the whistleblower and the counterparty.</li> <li>(III) The Company has established the "Ethical Corporate Management Procedures and Behavior Guidelines", and also conducts training and publicity for employees to fully understand the relevant regulations and disciplinary measures.</li> </ul>	Compliant
<ul> <li>II. Enforcement of business integrity</li> <li>(I) Does the company evaluate the ethic records of its counterparty, and explicitly stipulate the terms concerning ethical behaviors in the contract signed with the counterparty?</li> </ul>	V		(I) Before developing a commercial relationship, the Company evaluates the legality and ethical corporate management policy of the party and ascertain whether the party has a record of involvement in unethical conduct, in order to ensure that the party conducts business in a fair and transparent manner and will not request, offer or take bribes.	Compliant
<ul> <li>(II) Does the Company have a unit that specializes in business integrity, and this unit report regularly (at least once a year) to the board of directors on the ethic management policies and</li> </ul>	V		(II) The responsible unit is the stock affairs unit, which is responsible for the revision, implementation, interpretation, consulting services, notification of content, recording and filing of the "Code of Ethical Corporate	Compliant

		Deviation		
Assess criteria	Yes	No	Summary	and causes of deviation from Ethical Corporate Manageme nt Best Practice Principles for TWSE/ TPEX Listed Companies
unethical conduct prevention programs and on the monitoring of their implementation?			Management" and "Ethical Corporate Management Procedures and Behavior Guidelines", and supervision of the implementation, and shall report regularly to the board meeting. The promotion of ethical corporate management in 2023 was reported to the board meeting on December 15, 2023.	
(III) Does the Company have the policy to prevent conflict of interest, provide appropriate channels for an explanation, and implement it?	V		(III) The Company has formulated the "Code of Ethical Corporate Management" to prevent conflicts of interest and provide appropriate communication channels. It is also stated in the Company's "Rules of Procedure of Board Meetings" that if a director or the legal person he represents has a specific interest which is likely to harm the interests of the Company, he shall not participate in the discussion and voting, and shall not exercise voting rights on behalf of other directors.	Compliant
(IV) Does the Company implement ethical corporate management by establishing an effective accounting system and internal control system, and have an internal audit unit to plan and conduct periodic audits on the compliance	V		(IV) In order to implement ethical corporate management, the Company does not have external accounts and secret accounts; in addition, internal auditors regularly check the compliance of the accounting system and internal control system, and prepares an audit report and	Compliant

	Actual governance	Deviation		
Assess criteria	Yes	No	Summary	and causes of deviation from Ethical Corporate Manageme nt Best Practice Principles for TWSE/ TPEX Listed Companies
status of the programs that prevent the unethical conduct according to the unethical conduct risk assessment result, or appoint a CPA to perform the audit?			submits it to the board meeting. (V) The Company has established	Compliant
(V) Does the Company regularly organize internal and external education and training on ethical corporate management?	V		the "Code of Ethical Corporate Management" and "Ethical Corporate Management Procedures and Behavior Guidelines"; in addition to posting them on the Company's website, the Company strengthens the publicity for new employees and implements them in its operations.	Compliant
III. Whistleblowing system				
(I) Has the Company set up a specific whistleblower reporting and reward system and a convenient reporting channel, and designated appropriate personnel to deal with the reported matters?	V		<ul> <li>(I) Article 15 of the Company's "Ethical Corporate Management Procedures and Behavior Guidelines" is about the relevant provisions of the whistle- blowing system. The accusation information shall be reported to the department head if it involves a general employee, and to an independent director if it involves a director or a senior executive.</li> </ul>	Compliant
(II) Does the Company establish standard operating procedures for investigating the complaints received and ensuring such complaints are handled	V		<ul> <li>(II) Article 15 of the Company's "Ethical Corporate Management Procedures and Behavior Guidelines" is about the relevant provisions of the whistle-</li> </ul>	Compliant

			Actual governance	Deviation
Assess criteria		No	Summary	and causes of deviation from Ethical Corporate Manageme nt Best Practice Principles for TWSE/ TPEX Listed Companies
<ul> <li>confidentially?</li> <li>(III) Whether the Company takes measures to protect whistleblowers from being improperly handled due to reporting?</li> </ul>	V		<ul> <li>blowing system. The acceptance, investigation process and results of the whistleblowing case shall be recorded and preserved, and the identity and content of the whistleblower shall be kept confidential.</li> <li>(III) Article 15 of the Company's "Ethical Corporate Management Procedures and Behavior Guidelines" is about the relevant provisions of the whistleblower shall be kept confidential, and the whistleblower shall be kept confidential, and the whistleblower shall not be treated improperly due to the</li> </ul>	Compliant
IV. Enhanced information disclosure			accusation.	
<ul> <li>(I) Does the company disclose the information concerning the contents and achievements of its Code of Ethical Corporate Management on its website as well as on the Market Observation Post System?</li> </ul>	V		<ul> <li>(I) The Company has formulated policies related to ethical corporate management, and has posted relevant information on ethical corporate management in the Investor Section of the Company's website.</li> </ul>	Compliant
	iples	for TV	ity policies in accordance with "Ethica WSE/TPEX-Listed Companies," please the Best Practice Principles: None.	
VI. Other important information that h ethical corporate management (su Ethical Corporate Management):	ch as	the Co	erstand the operation status of the Con ompany's review and amendment of its	

- (VII) If the Company has established Code of Practice for Corporate Governance and related regulations, the Company shall disclose the way to access them: Please refer to the Investor section on the Company's official site (http://www.coxoc.com.tw) for details.
- (VIII) Other important information sufficient to enhance the understanding of the operation of corporate governance: The Company continues investing resources to strengthen the operation of corporate governance, and has set up a Corporate Governance Section on the Company's website to describe the corporate governance status. The website also provides relevant rules and measures of the Company. for download and query.
- (IX) Disclosures relating to the execution of internal control system
  - 1. Statement of Internal Control System: Please refer to page 285.
  - 2. If an external CPA reviewed the internal control system, the result of such review must be disclosed: None.
- (X) For the most recent year and up to the date of printing of the annual report, if the Company and its internal personnel have been punished according to law, or the Company has punished its internal personnel for violating the provisions of the internal control system, and the punishment results may have a significant impact on shareholders' equity or securities prices, the punishment contents, main deficiencies and improvement status shall be listed: None.
- (XI) Major resolutions passed in shareholder meetings and board meetings held in the last year and up to the publication date of the annual report: Please refer to page 286.
- (XII) Documented opinions or declarations made by directors or supervisors against board resolutions in the most recent year and up to the publication date of the annual report: None.
- (XIII) Resignation and dismissal of the Chairman, President, head of accounting, head of finance, chief internal auditor, head of corporate governance and head of R&D in the most recent year and up to the publication date of the annual report: None.

### IV. Certifying CPAs' fees

Unit: Thousand NTD

Name of accounting firm	Name of CPA	Period of audit service	Audit fees	Non- audit fees	Total	Remarks
Pricewaterhouse Coopers Taiwan	Wei-Hao Wu Ya-Hui Cheng	2023	3,020	1,210	4,230	Note 1
	U					

Note 1: Non-audit fees include taxation and certification fees of NT\$660 thousand, transfer pricing of NT\$350 thousand, and subsidiary dissolution and liquidation and maintenance and operation fees of NT\$200 thousand, totaling NT\$1,210 thousand.

- (I) Where the Company changes the accounting firm and the audit fees paid for the fiscal year in which such the change took place are lower than those of the previous fiscal year, the amounts of the audit fees before and after the change and the reason(s) shall be disclosed: None.
- (II) For any reduction in audit fee by more than 10% compared to the previous year, state the amount, percentage, and reason of such variation: None.

# V. Information of Change of CPAs:

Date of Change	March	March 16, 2022 (date of board meeting's resolution)						
Reasons and Explanations of Change	appoint account	In 2022, due to the internal rotation mechanism of the CPA firm appointed by the Company, the certifying CPAs were changed from accountants Yan-Na Li and Wei-Hao Wu to accountants Wei-Hao Wu and Ya-Hui Cheng.						
Explain that the appointor or accountant terminates or does not accept the appointment	Circum	Counterparty	Accountant	Appointor				
		arily terminating ointment	N/A	N/A				
	Not acc	cepting the ment any more	N/A	N/A				
Comments and Reasons of Audit Report besides no Qualified Opinions verified for the Past Two Fiscal Years		None						
No different opinions	YES	<b>1</b>						
against issuer		Audit Scope or Step Others						
	None		V					
		Des	cription: Not applicable	».				
Other disclosures (Any matter related to Items 1-4~1-7, Subparagraph 6 of Article 10 of the Code should be disclosed)			None					

### 1. About the former CPAs

# 2. About the Succeeding Accountant

Name of accounting firm	PricewaterhouseCoopers Taiwan
Name of CPA	Accountant Ya-Hui Cheng
Date of Appointment	March 16, 2022
The accounting treatment methods or accounting principles for specific transactions prior to the appointment, and consultation matters and results of opinions that may be issued in the financial report.	None
Written opinion of the successor accountant on the different opinions of the former accountant	None

3. Reply from the former accountant regarding Items 1 and 2-3, Subparagraph 6 of Article 10 in the Code: None.

- VI. Is any of the Company's Chairman, President, or financial or accounting manager employed by the accounting firm or any of its affiliated company within the most recent year: None.
- VII. Details of shares transferred or pledged by directors, supervisors, managers, and shareholders with more than 10% ownership interest in the last year and up to the publication date of the annual report:

1. Details of shares transferred or pledged by directors, supervisors, managers, and shareholders with more than 10% ownership interest:

Unit: Share

		20	23	As of April 24, 2024		
		Increase	Increase	Increase	Increase	
Title	Name	(decrease)	(decrease)	(decrease)	(decrease) in	
		in shares	in shares	in shares	shares	
		held	pledged	held	pledged	
Chairman/President	Lien-Hsi Wu	361,635	0	0	0	
Director/Vice Chairman	Ting-TIng Shih	0	0	0	0	
Director/Vice President	Wu-Hsiung Chen	0	0	0	0	
Directors	Chia-Hsiang Wu	94,339	0	0	0	
Directors	Chun-Wei Wu	0	0	0	0	
Independent director	Yin-Tien Wang	0	0	0	0	
Independent director	Ming-Lei Chang	0	0	0	0	
Independent director	Chang-Lin Chan	0	0	0	0	
Independent director	Chen-Chien Hsu (Note 1)	0	0	0	0	
Vice President	Dao-Ming Chen	0	0	0	0	
Senior Administrative Manager	Wei-Li Hsu	2,000	0	0	0	
Accounting Manager	Mei-Hui Liao	0	0	0	0	
Chief Financial Officer	Chung-Ying Su	(2,000)	0	0	0	

Note 1: Mr. Chen-Chien Hsu took office on June 14, 2023.

2. Cases in which the counterparty of transfer of shares by directors, supervisors, managerial officers, and shareholders with more than 10% shareholding is a related party:

None.

3. Cases in which the counterparty of pledge of shares by directors, supervisors, managerial officers, and shareholders with more than 10% shareholding is a related party: None.

VIII. Information about the top-ten shareholders who are related parties, spouses or relatives within the second degree of kinship

						April 2, 20 Unit: Shar	
ed Shares		ng of spouse and age children	e and Shareholding under the title of a third party		shareholders related parties d	tionships of top-10 characterized as efined in Statements ecounting Standards	Remarks
Shareholding percentage	Shares	Shareholding percentage	Shares	Shareholding percentage	Name	Relation	
5.31%	1,312,682	1.60%		_	Rong-Chun Wu	Brothers	
5.01%	1,368,054	1.66%	_	_	Lien-Hsi Wu	Brothers	
4.07%	_		_	_			
1.60%	4,367,577	5.31%	_	-	Lien-Hsi Wu	Spouse	
3.02%	—	_		_			
1.66%	4,115,912	5.01%	_	_	Rong-Chun Wu	Spouse	

Lien-Hsi Wu

Rong-Chun Wu

Lien-Hsi Wu

Lien-Hsi Wu

Ting-TIng Shih

\_

Father and son

Father and son

Father and

daughter Father and

daughter

Spouse

April 2 2024

IX. Shares held in the same reinvestment enterprise by the Company, the Company's directors, supervisors, managers, and enterprises directly or indirectly controlled by the Company, and the aggregate shareholding of the parties above ъ 1 21 2022 Unit: Sh

\_

1.66%

\_

				December	: 31, 2023	Unit: Share
Reinvestment enterprise	Held by	the Company		, supervisors, managers, and directly ectly controlled enterprises	Aggregate ownership	
Kenivestnent enterprise	Shares	Shareholding percentage	Shares	Shareholding percentage	Shares	Shareholding ratio
COXOC ELECTRONICS CO.,LTD.	—	_	_	_	_	—
CHANT SINCERE TECHNOLOGY CO.,LTD.	210,000	100.00%	_	_	210,000	100.00%
AXMOO INVESTMENT CO., LTD.	23,200,000	100.00%	-		23,200,000	100.00%
David Electronics Company Ltd.	4,236,042	86.89%	_	_	4,236,042	86.89%
Kunshan Chant Sincere Electronics Ltd.			N/A	100.00%	N/A	100.00%
A&H INTERNATIONAL CO., LTD.	50,500	100.00%			50,500	100.00%
DAVID ELECTRONICS COMPANY (BVI) LTD.			2,000,339	100.00%	2,000,339	100.00%
Zhuhai David Electronics Co., Ltd.			N/A	100.00%	N/A	100.00%
Dongguan Quanrong Electronics Co., Ltd.			N/A	100.00%	N/A	100.00%
Grand-Tek Technology Co., Ltd.	6,946,166	23.15%			6,946,166	23.15%

Note 1: It is a long-term investment of the Company by the equity method.

Note 2: COXOC was liquidated in January 2024.

Self-owned S

Shares

4,367,577

4,115,912

3,344,643

1,312,682

2,487,201

1,368,054

2,317,774

1,681,380

1,671,000

1,596,936

1,577,936

1571,000

4,115,912

2.82%

2.04%

2.03%

1.94%

1.92%

1.91

5.01

\_

1,368,054

Name

Lien-Hsi Wu

Minchang

Ltd. Representative:

Ltd.

Investment

Yu-Hui Yang Hsianghehsing Investment Co.,

Representative:

Ting-Ting Shih Chun-Wei Wu

Chia-Hsiang Wu

Yang-Ching

Chun-Ping Wu

Chun-Bei Wu

Investment Co.,

Representative: Rong-Chun Wu

Ting

Huang

Sun

Ltd.

Rong-Chun Wu

Со.,

# Four. Capital Overview

I. Capital and Shares

(I) Source of capital

1. Types of shares issued by the Company in the most recent year and as of the printing date of the annual report Unit: Thousand shares; NT\$ thousand

			Authorized Share		o capital	Remarks		
Year/ Month	Issued - price	Cap Shares	ital Amount	Shares	Amount	Sources of share capital	Payment in properties other than cash	Others
1986.04	100	250	25,000	250	25,000	Starting share capital	None	-
1997.04	100	500	50,000	500		Issue of shares NT\$25,000 thousand	None	Note 1
1997.10	100	1,000	100,000	1,000	100,000	Issue of shares NT\$50,000 thousand	None	Note 2
1998.12	10	19,900	199,000	19,900	199,000	Issue of shares NT\$99,000 thousand	None	Notes 3 and 4
2000.12	10	32,300	323,000	23,000	230,000	NT\$31,000 thousand transferred from earnings (including NT\$630 thousand capital increase transferred from employee bonus).	Nama	Note 5
2001.08	10	32,300	323,000	28,280	282,800	NT\$52,800 thousand transferred from earnings (including NT\$1,050 thousand capital increase transferred from employee bonus).	Nana	Note 6
2002.02	10	32,300	323,000	30,000	300,000	Issue of shares NT\$17,200 thousand	None	Note 7
2002.07	10	41,100	411,000	34,500	345,000	NT\$45,000 thousand transferred from earnings (including NT\$5,000 thousand capital increase transferred from employee bonus).	Nono	Note 8
2003.07	10	48,350	483,500	38,500	385,000	NT\$40,000 thousand transferred from earnings (including NT\$5,500 thousand capital increase transferred from employee bonus).	Nono	Note 9
2004.08	10	78,050	780,500	45,925	459,250	NT\$74,250 thousand transferred from earnings (including NT\$8,800 thousand capital increase transferred from employee bonus).	None	Note 10
2005.05	10	78,050	780,500	48,424	484,241	NT\$24,991 thousand transferred from convertible corporate bonds.	None	Note 11
2005.07	10	78,050	780,500	48,487	484,870	NT\$629 thousand transferred from convertible corporate bonds.	None	Note 12
2005.09	10	78,050	780,500	51,183	511,833	NT\$26,963 thousand transferred from earnings (including NT\$4,000 thousand capital increase transferred from employee bonus).	None	Note 13
2005.11	10	78,050	780,500	54,983	549,834	NT\$38,001 thousand transferred from convertible corporate bonds.	None	Note 14
2006.02	10	78,050	780,500	55,258	552,583	NT\$2,749 thousand transferred from convertible corporate bonds.	None	Note 15
2006.09	10	88,050	880,500	67,463	674,630	NT\$122,047 thousand transferred from earnings (including NT\$11,530 thousand capital increase transferred from employee bonus).	None	Note 16
2007.09	10	88,050	880,500	72,036	720,361	NT\$45,731 thousand transferred from earnings (including NT\$12,000 thousand capital increase transferred from employee bonus).	None	Note 17
2007.11	10	88,050	880,500	72,044	720,440	NT\$79 thousand transferred from convertible corporate bonds.	None	Note 18
2008.09	10	88,050	880,500	77,226	772,261	NT\$51,821 thousand transferred from earnings (including NT\$17,000 thousand capital increase transferred from employee bonus).	None	Note 19
2011.01	10	88,050	880,500	74,283	742,831	Capital reduction of NT\$24,030 thousand (cancellation of treasury shares)		Note 20

2012.01	10	88,050	880,500	73,249	732,491	Capital reduction of NT\$15,740 thousand (cancellation of treasury shares)		Note 21
2012.07	10	88,050	880,500	71,839		Capital reduction of NT\$14,100 thousand (cancellation of treasury shares)	None	Note 22
2021.05	10	100,000	1,000,000	72,029	720,290	NT\$1,899 thousand transferred from convertible corporate bonds.	None	Note 23
2021.11	10	100,000	1,000,000	72,040	720,402	NT\$112 thousand transferred from convertible corporate bonds.	None	Note 24
2022.04	10	100,000	1,000,000	78,546	785,459	NT\$65,057 thousand transferred from convertible corporate bonds.	None	Note 25
2022.06	10	100,000	1,000,000	79,373	793,733	NT\$8,274 thousand transferred from convertible corporate bonds.	None	Note 26:
2022.09	10	100,000	1,000,000	79,417	794,172	NT\$439 thousand transferred from convertible corporate bonds.	None	Note 27
2022.11	10	100,000	1,000,000	79,595	795,949	NT\$1,777 thousand transferred from convertible corporate bonds.	None	Note 28
2023.04	10	100,000	1,000,000	79,773	797,726	NT\$1,777 thousand transferred from convertible corporate bonds.	None	Note 29
2023.05	10	100,000	1,000,000	80,029	800.286	NT\$2,560 thousand transferred from convertible corporate bonds.	None	Note 30
2023.08	10	100,000	1,000,000	80,035	800,346	NT\$60 thousand transferred from convertible corporate bonds.	None	Note 31
2023.12	10	100,000	1,000,000	82,236	822,359	NT\$22,013 thousand transferred from convertible corporate bonds.	None	Note 32

Note 1: 86 Jian-San-Jia-Zi No. 150419

Note 2: October 20, 1997 Jing-(86)-Shang-Zi No. 120929

Note 3: December 23, 1998 Jing-(87)-Shang-Zi No. 142196

Note 4: The paid-in share capital of 19,900 thousand shares is calculated from the paid-in share capital of 9,900 thousand shares with the original face value of NT\$100 per share in the previous period, and the paid-in share capital of 10,000 thousand shares converted according to the par value of NT\$10 per share.

Note 5: July 11, 2000 (89) Tai-Cai-Zheng (I) No. 57695

Note 6: July 4, 2001 (90) Tai-Cai-Zheng (I) No. 142952

Note 7: November 12, 2001 (90) Tai-Cai-Zheng (I) No. 168620

Note 8: July 17, 2002 (91) Tai-Cai-Zheng (I) No. 140269

Note 9: July 1, 2003 (92) Tai-Cai-Zheng (I) No. 129183

Note 10: June 29, 2004 Tai-Cai-Zheng (I) No. 0930128672

Note 11: May 18, 2005 Jing-Shou-Zhung-Zi No. 09432130250

Note 12: July 25, 2005 Jing-Shou-Zhung-Zi No. 09432507120

Note 13: July 19, 2005 Jin-Guan-Zheng-Yi-Zi No. 0940127623; September 21, 2005 Jing-Shou-Zhung No. 09401185850

Note 14: November 14, 2005 Jing-Shou-Zhung-Zi No. 09401228570

Note 15: February 14, 2006 Jing-Shou-Zhung-Zi No. 09501025130

Note 16: September 7, 2006 Jing-Shou-Shang-Zi No. 09501203050

Note 17: September 7, 2007 Jing-Shou-Shang-Zi No. 09601232690 Note 18: January 18, 2008 Jing-Shou-Shang-Zi No. 09701015420

Note 19: September 18, 2008 Jing-Shou-Shang-Zi No. 09701239440

Note 20: January 24, 2011 Jing-Shou-Shang-Zi No. 10001017130

Note 21: January 17, 2012 Jing-Shou-Shang-Zi No. 10101011380

Note 22: July 2, 2012 Jing-Shou-Shang-Zi No. 10101122930

Note 23: May 28, 2021 Jing-Shou-Shang-Zi No. 11001089840

Note 24: November 19, 2021 Jing-Shou-Shang-Zi No. 110012100000

Note 25: April 1, 2022 Jing-Shou-Shang-Zi No. 11101052890

Note 26: June 1, 2022 Jing-Shou-Shang-Zi No. 11101085640

Note 27: September 5, 2022 Jing-Shou-Shang-Zi No. 11101158410

Note 28: November 10, 2022 Jing-Shou-Shang-Zi No. 11101216430

Note 29: April 6, 2023 Jing-Shou-Shang-Zi No. 11230052660 Note 30: May 19, 2023 Jing-Shou-Shang-Zi No. 11230084820

Note 31: August 18, 2023 Jing-Shou-Shang-Zi No. 11230159560

Note 32: December 4, 2023 Jing-Shou-Shang-Zi No. 11230216050

2. Those who have been approved to issue securities under the aggregate declaration system shall disclose the approved amount and the planned and already issued securities: None.

Share	A				
category	Outstanding shares	Unissued shares	Total	Remarks	
Common Stock	82,236	17,764	100,000	The Company's shares are listed on the Taiwan Stock Exchange.	

April 2, 2024 Unit: Thousand shares

Note: The Company's shares are listed and there are no restrictions on trading.

(II) Shareholder structure

					A	pril 2, 2024
Shareholding/ shareholder structure	Government agency	Financial institution	Other institutional investors	Individual	Foreign institution and foreigner	Total
Number	0	0	40	6,671	46	6,757
No. of shares held	0	0	10,460,887	70,352,972	1,422,048	82,235,907
Shareholding ratio	0	0	12.72%	85.55%	1.73%	100.00%

(III) Diversification of equity

Diversification of equity									
	April 2, 2024 face value NT\$10 per shar								
Sharahalding ranga	Number of	No. of shares	Shareholding						
Shareholding range	Shareholder	held	ratio (%)						
1 to 999 shares	1,483	210,987	0.25%						
1,000 to 5,000 shares	4,026	7,835,438	9.53%						
5,001 to 10,000 shares	557	4,397,675	5.35%						
10,001 to 15,000 shares	178	2,315,087	2.81%						
15,001 to 20,000 shares	112	2,080,248	2.53%						
20,001 to 30,000 shares	119	3,055,954	3.72%						
30,001 to 40,000 shares	58	2,055,771	2.50%						
40,001 to 50,000 shares	41	1,893,733	2.30%						
50,001 to 100,000 shares	89	6,430,861	7.82%						
100,001 to 200,000 shares	37	5,186,865	6.31%						
200,001 to 400,000 shares	32	9,168,424	11.15%						
400,001 to 600,000 shares	8	4,029,768	4.90%						
600,001 to 800,000 shares	0	0	0.00%						
800,001 to 1,000,000 shares	1	995,267	1.21%						
1,000,001 shares and above	16	32,579,829	39.62%						
Total	6,757	82,235,907	100.00%						

(IV) List of major shareholders:

1. List of shareholders with a shareholding ratio of more than 5% or the top ten shareholders

April 2, 2024 Unit: Share

Shares Name of major shareholder	No. of shares held	Shareholding percentage (%)
Lien-Hsi Wu	4,367,577	5.31
Rong-Chun Wu	4,115,912	5.01
Min Chang Investment Co., Ltd.	3,344,643	4.07

Shares Name of major shareholder	No. of shares held	Shareholding percentage (%)
Hsianghehsing Investment Co., Ltd.	2,487,201	3.02
Chun-Wei Wu	2,317,774	2.82
Chia-Hsiang Wu	1,681,380	2.04
Yang-Ching Huang	1,671,000	2.03
Chun-Ping Wu	1,596,936	1.94
Chun-Bei Wu	1,577,936	1.92
Sun Ting Investment Co., Ltd.	1,571,000	1.91

2. Major shareholders of corporate shareholders

April 2, 2024

Name of Institutional Shareholder	Major Shareholders of Institutional Shareholder
Min Chang Investment Co., Ltd.	Lien-Hsi Wu (25.00%), Yu-Hui Yang (23.50%), Chun-Ping Wu (17.50%), Chun-Bei Wu (17.50%), Chun-Wei Wu (15%), Cheng-Chie Yang (0.75%), Yu-Hsia Yang (0.25%), Chiao- Nian Yang (0.25%), Yu-Hsiu Yang (0.25%)
Hsianghehsing Investment Co., Ltd.	Rong-Chun Wu (25%), Ting-Ting Shih (23.5%), Chia-Hsiang Wu (18.25%), Chia-Ho Wu (18%), Chia-Ni Wu (15.25%)
Sun Ting Investment Co., Ltd.	Rong-Chun Wu (24.04%); Lien-Hsi Wu (15.76%); Ting-Ting Shih (9.54%); Yu-Hui Yang (10%); Chun-Wei Wu (6.54%); Chia- Hsiang Wu (5.85%); Yu-Mei Chan (3.46%); Wu-Hsiung Chen (3.4%); Po-Tsang Chen ( 3%), Chia-Ni Wu (5.13%)

(V) Information on the market price, net value, earnings and dividend for the last two years
Unit: In New Taiwan Dollars

				Unit: In New	7 Taiwan Dollars
Item		Year	2022	2023	As of April 24, 2024 (Note 8)
Market price per	High		95.70	98.90	90.00
share	Minimum		59.80	55.50	69.20
(Note 1)	Average		77.37	71.98	81.60
Net worth per	Before Distribution		30.29	30.49	
share	After Distribut	tion	27.29	28.99	
Earnings	Weighted aver	rage number of	79,399	80,886	
Earnings per share	Earnings per	Before	4.06	2.10	
Share	share	After	4.06	2.10	
	Cash dividend	(Note 9)	3.00	1.50	
Dividends per	Free-Gratis	Retained			
share	Dividends	Capital			
	Accumulated	Unpaid			
	Price/Earnings	Ratio (Note 5)	19.06	34.28	
<b>ROI</b> Analysis	Price/Dividence	l Ratio (Note 6)	25.79	47.99	
	Cash Dividend	l Yield (Note 7)	3.88	2.08	

Note 1: List the highest and lowest market share price for each year, and calculate the average market price based on the turnover value each year.

- Note 2: Please use the number of the issued shares at year end as the base, and in accordance with the distribution resolution of the board meeting or the shareholders' meeting held in the following year.
- Note 3: If there is a retroactive adjustment due to circumstances such as stock dividend, etc., earnings per share before and after the adjustment should be shown.
- Note 4: If equity securities are issued with terms that allow dividends to be accumulated until the year the Company makes a profit, disclose separately the amount of cumulative undistributed dividends up to the current year.
- Note 5: P/E ratio = current average closing price per share/earnings per share
- Note 6: P/D ratio =current average closing price per share/cash dividend per share
- Note 7: Cash dividend yield=cash dividend per share/current average closing price per share.
- Note 8: Fill in the net value per share and earnings per share with the data audited (reviewed) by CPAs as of the most recent quarter; fill in the remaining fields with the data of the current year up to the publication date of this annual report.
- Note 9: The amount of cash dividend as resolved by the board of directors on February 27, 2024.
  - (VI) Dividend policy and execution status
    - 1. Dividend policy stated in the Company's Articles of Incorporation

If there is any surplus in the Company's annual accounts, it will be distributed in the following order.

I. Appropriation for taxes.

- II. Making up for past losses.
- III. Allocating 10% as legal reserve.
- IV. Appropriating or reversing the special reserve in accordance with the law or regulations of the authority.
- V. For the rest, the board of directors shall formulate an earnings distribution proposal in accordance with the dividend policy in Paragraph 2 of this article, and submit it to the shareholders' meeting.

The Company is in the business growth stage, and the policy of distributing dividends must take into account the Company's current and future investment environment, capital needs, domestic and international competition, capital budget and other factors, as well as the interests of shareholders and the balance between dividends and the Company's long-term financial planning. According to the law, the board meeting shall formulate a distribution proposal and submit it to the shareholders' meeting. The dividends to shareholders shall includes 20% to 100% from cash dividends and 0% to 80% from stock dividends.

VI. In order to motivate employees and the management team, the Company shall allocate 2% to 15% of the current pre-tax net profit before the deduction of employees' remuneration and directors' remuneration as employees' remuneration, and no more than 2% as director's remuneration. However, profits must first be taken to offset cumulative losses, if any.

2. The Company shall allocate at least 70% of the net profit after tax for the distribution of shareholders' dividends.

Year	2019	2020	2021	2022	2023
Profit after tax	112,709,559	143,508,698	146,434,472	321,972,008	170,152,459
Dividend to shareholders	86,206,895	108,039,344	158,711,608	240,067,836	123,353,861
Distribution ratio	76.49%	75.28	108.38%	74.56%	72.49%

Unit: In New Taiwan Dollars

3. Resolution on the dividend distribution for the current year

The 2023 earnings distribution proposal of the Company was approved by the Board of Directors on February 27, 2024. In addition to the provision of 10% for legal reserve based on net profits after tax, a total of NT\$37,511,017 of retained earnings adjustment for 2023 was allocated in accordance with the laws, and the legal reserve was NT\$20,766,348, and cash dividends of NT\$123,353,861 were distributed for common shares (cash dividend per share was NT\$1.5), accounting for 72% of the net profit after tax in 2023.

- 4. When it is expected that there will be major changes in the dividend policy, an explanation should be given: the Company has not expected any major changes in the dividend policy as of the date of publication of the annual report.
- (VII) Impact of the proposed stock dividend for the current year on the Company's business performance and earnings per share: The Company has no dividend distribution for the year.
- (VIII) Employees 'remuneration and directors' and supervisors' remuneration of

 Percentage or range of employee's remuneration and directors' and supervisors' remuneration as stated in the Articles of Incorporation: The Company shall allocate 2% to 15% of the annual pre-tax net profit before the deduction of employees' remuneration and directors' remuneration as employees' remuneration, and no more than 2% as director's remuneration. However, profits must first be taken to offset cumulative losses, if any.

2. The basis for estimating the amount of remuneration of employees, directors and supervisors in the current period, the basis for calculating the number of shares to be distributed, and the accounting treatment of the discrepancy, if any, between the actual distributed amount and the estimated amount:

If there is a change in the employees' remuneration and directors' and supervisors' remuneration in the profit distribution plan resolved by the shareholders' meeting, the difference shall be treated according to the change in accounting estimates and listed as profit or loss for the following year, without affecting the recognized financial report.

- 3. Information on the proposed distribution of employees' remuneration approved by the board meeting:
- (1) Amounts of employees' remuneration and directors' and supervisors' remuneration. If there is any discrepancy between the recognized expense amount and the estimated amount for the year, disclose the discrepancy, reasons and treatment:

The Company's 2023 employees' remuneration and directors' remuneration were approved by the board meeting on February 27, 2024. It is proposed to pay the 2023 employees' remuneration for NT\$11,662,659 and directors' remuneration for NT\$3,032,291; these figures are identical to the figures of employees' remuneration for NT\$11,662,659 and directors' remuneration for NT\$3,032,291 recognized in the 2023 financial statements.

(2) The amount of employees' remuneration distributed by stock and its proportion to the total amount of net profit after tax and employees' remuneration in individual or individual respective financial reports for the current period:

The profit distribution proposal approved by the board resolution did not contain the distribution of stock dividends to employees, so it is not

applicable.

- (3) The imputed earnings per share after considering the proposed distribution of employees' remuneration and directors' remuneration: NT\$2.10.
- 4. The distribution of employees' remuneration and directors' and supervisors' remuneration for 2022:

Distribution Items	The actual number of shares to be allotted as resolved by the general shareholders' meeting	The original number of shares to be allotted as resolved by the board meeting	Cause of difference
I. Employee stock			
remuneration			
1. Number of shares	0	0	—
2. Amount (NT\$)	0	0	—
3. Proportion of outstanding shares at the end of 2022 (%)	_	_	_
II. Employees' cash remuneration (NT\$)	21,392,085	21,392,085	—
III. Directors' remuneration (NT\$)	5,561,941	5,561,941	_

(IX) Buyback of company shares by the Company: None.

- II. Handling of corporate bonds (including oversea corporate bonds):
  - (I) Handling of corporate bonds

Types of corporate bonds	The third domestic unsecured convertible corporate bonds (bond code: 62053)	First Domestic Private Placement of Unsecured Convertible Corporate Bonds Bond Code: YC24AA)
Issuing (handling) date	2010.11.04	2023.12.29
Face value	One hundred thousand New Taiwan dollars	One hundred thousand New Taiwan dollars
Issuing and trading place	Taipei Exchange	Domestic
(Note 3)		
Issued price	Issued at 100% of the bond's face value	Issued at 100% of the bond's face value
Total amount	NT\$350 million	NTD 695 million
Interest rate	0%	1.5%
Term	3-year term; maturity date: November 4,	4-year term; maturity date: December 29,
Term	2023	2027
Guarantee agency	N/A	N/A
Trustee	Hua Nan Bank	None
Underwriter	Taichung Bank Securities	None
Certifying lawyer	Ya-Wen Chiu, Attorney, Handsome Attorneys-at-law	None
Certifying accountant Wei-Hao Wu, CPA, PWC Taiwan		None
	Unless the holders of the convertible	Except for the bonds converted by
D	corporate bonds are converted into ordinary	bondholders into the Company's common
Repayment method	shares of the Company in accordance with	shares in accordance with Article 11 of the
	Article 10 of these regulations, or the	Regulations, they shall be repaid in cash in

	~	
	Company withdraws the bonds in advance in	
	accordance with Article 18 of these	maturity, plus any payable interests unpaid.
	regulations, or the Company repurchases and	
	cancels the bonds at the business premises of	
	a securities firm, the Company will repay	
	100.7519% of the bonds' face value (at an	
	annual yield to maturity of 0.25%) in cash	
	when the convertible corporate bonds	
	mature.	
Outstanding principal	NT\$0 (full conversion on October 13, 2023)	NT\$695,000,000
	(I) From the next day (February 5, 2021) to	Bondholders may request the Company to
	the 40 days before the expiry date	convert this private-placement convertible
	(September 25, 2023), if the closing prices of	corporate bond into the Company's ordinary
	the Company's ordinary shares for 30	shares in accordance with the Measures at
	consecutive business days exceed the current	any time from the day after the issuance of
	conversion price by more than 30%	the bond for three years (December 30,
	(inclusive), the Company may, within the	2026) till 10 days before the maturity date
	next 30 business days, send a "Bond	(December 20, 2027), except during the
	Callback Notice" with a valid period of 30	period of transfer suspension in accordance
	days (the period shall start from the date of	with the law, and 15 business days before the
	dispatch by the Company, and the expiry	book-close date of the Company's free share
	date of the period shall be the base date for	allotment, the book-close date of cash
	bond redemption, and the aforesaid period	dividends, and the book-close date of capital
	shall not be the period of suspension of	increase in cash, until the date of distribution
	conversion in Article 9) to the bondholders	of rights, and from the ex-date of capital
	(the list of bondholders on the fifth business	reduction to the day before the trading of the
	day prior to the date of dispatch of the "Bond	_
	Callback Notice" shall prevail; for creditors	11, 12, 13 and 15 of the Regulations shall
		apply.
Terms of redemption or	due to trading or other reasons, the	
prepayment	Company's announcement shall prevail), and	
1 1 2	the Company shall notify the Taipei	
	Exchange by letter. Within five business	
	days after the bond callback base date, the	
	Company shall redeem its outstanding	
	convertible corporate bonds in cash at the	
	bond face value.	
	(II) From the next day (February 5, 2021) to	
	the 40th day before the maturity date	
	(September 25, 2023), if the outstanding	
	balance of the convertible corporate bonds is	
	less than 10% of the original total issued	
	amount, the Company may, at any time	
	thereafter, send by registered mail a "Bond	
	Callback Notice" with a valid period of 30	
	days (the period starts from the date of	
	dispatch by the Company, and the expiry	
	date of the period is the base date for bond	
	callback, and the aforesaid period shall not	
	be the period of suspension of conversion in	
	Article 9) to the bondholders (the list of	
	a more // to the conditioners (the list of	1

r			1
		bondholders on the fifth business day prior	
		to the date of dispatch of the "Bond Callback	
		Notice" shall prevail; for creditors who	
		acquire the convertible corporate bonds due	
		to trading or other reasons, the Company's	
		announcement shall prevail), and the	
		Company shall notify the Taipei Exchange	
		by letter. Within 5 business days after the	
		bond callback base date, the Company shall	
		redeem its outstanding convertible corporate	
		bonds in cash at the bond face value.	
		(III) If the bondholder fails to reply in	
		writing to the Company's stock affairs	
		agency before the base date of the bond	
		callback as stated in the "Bond Callback	
		Notice" (which will take effect when	
		delivered, and the mailers' postmark date	
		will be the evidence), the Company shall call	
		back the convertible corporate bonds held by	
		the bondholder in cash at the face value	
		within five business days after the base date	
		of bond callback.	
Restrictiv	ve terms (Note 4)	None	None
	of credit rating		
	rating date, and		
	te bond rating	N/A	N/A
-	results		
	Amount of		
	ordinary shares,		
	overseas		
	depositary		
	receipts or other		
	marketable		
	securities	Converted into ordinary shares for	As of March 31, 2024, 0 shares have been
	converted	NT\$103,968,280.	converted
Addition	(exchange or		
al rights	subscribed to) up		
ai rigins	to the date of		
	publication of		
	the annual report		
	Issuance and		
	conversion		
		Please refer to the issuance and conversion	Please refer to the issuance and conversion
	(swap or subscription)	method.	method.
	method		
Dossible	dilution of the	The coupon rate of the convertible corporate	The amount of this private placement
	and the impact on	bonds issued this time is 0%, which allows	accounts for about 13.45% of the paid-in
	shareholders'	the Company to obtain low-cost funds, and	capital, which is not expected to cause
-		the conversion price is issued at a premium	significant damage to shareholders' equity.
-		to the reference market price of ordinary	significant damage to shareholders equily.
and conv	ersion, exchange	shares, so there is no negative impact on	

or share subscription, and issuance conditions	shareholders' equity.	
Custodian institution for		
the subject of the	N/A	N/A
exchange		

Note 1: The handling of corporate bonds includes the public offering and private placement of corporate bonds being handled. Publicly offered corporate bonds being handled refer to those that have been validated (approved) by the Commission; privately placed corporate bonds being handled refer to those that have been approved by the board meeting.

- Note 2: The number of fields may be adjusted according to the actual number of transactions.
- Note 3: Fill in overseas corporate bonds.
- Note 4: Such as restrictions on the distribution of cash dividends, external investment or the requirement to maintain a certain proportion of assets.
- Note 5: For private placements, mark them in a prominent way.
- Note 6: For convertible corporate bonds, exchangeable corporate bonds, aggregately declared corporate bonds or corporate bonds with stock options, the information on the conversion of corporate bonds, exchangeable corporate bonds, aggregately declared corporate bonds or corporate bonds with stock options should be disclosed in a tabular format according to the nature.

Types of corporate bonds		Third domestic unsecured convertible corporate bonds		
		(00)	nd code: 62053)	
		2021	2022	2023
Market price of the	High	234.00	287.00	281.00
convertible	Minimum	107.50	191.00	181.00
corporate bonds	Average	148.61	241.82	212.26
Conversion	price	34.20	33.20	31.80
Issuance (handling) date and conversion price at the time of issuance			2020/11/04 NT\$35.80	
Method of fulfilling the conversion		Issuance of new	Issuance of	Issuance of
obligati	on	shares	new shares	new shares

### (II) Convertible corporate bond information

- III. Issuance of preferred shares: None.
- IV. Issuance of offshore depositary receipts: None.
- V. Issuance of employee stock option certificate None.
- VI. New shares with restricted employee rights: None.
- VII. Handling of mergers and acquisitions (including mergers, acquisitions and divisions): None.
- VIII. Progress on the planned use of capital: (I) Plan content

Previous issuances or private placements of marketable securities that have not yet been completed, or have been completed in the past three years and the planned benefits have not yet emerged: None.

(II) Actual implementation status

For the purposes mentioned in the preceding subparagraph, an itemized analysis of their implementation as of the quarter prior to the publication date of the annual report, and a comparison with the original plan: None.

### **Five. Operational Overview**

I. Business activities

1. Business scope

(1) Major Contents of Owned Business

<sup>①</sup>Processing, manufacturing and trading of various electronic components (connectors and electronic wires) and small finished products.

<sup>②</sup>Import and export business of the aforementioned products.

<sup>③</sup>In addition to licensed businesses above, any businesses that are not prohibited or restricted by laws and regulations.

(2) Business proportion

Dronantian	2023	3
Proportion Main products	Amount (NT\$ thousand)	Ratio (%)
Electronic	596,032	43%
connector	590,052	1370
Wire	754,663	55%
Others	24,648	2%
Total	1,375,343	100%

- (3) The Company's current products and services:
  - (1) The Company's connectors and cable products are mainly used in four aspects, namely ADAS, cloud center, AR/VR and AIoT/IPC. We provide a complete sales plan with a variety of products, and have become the first choice supplier for customers who pursue the quality of international manufacturers with ordinary prices and fast and good services. The Company's main connector (wire) products are as follows:

Classification	Main products	Product application
Could Center	1. USB 3.0	The products are mainly used
connector/wire	2. USB Type C	in high transmission
(Could Center)	3. RJ45	equipment, such as network
	4. SFP	servers, switches and
	5. QSFP	memories, 8k*4k screens and
	6. QSFP DD	high-capacity SSDs.
	7. OSFP	
	8. Mini SAS HD	
	9. Slimline	
	10. Oculink	
	11. MT Ferrule	
	12. MPO Guide Pin	
	13. MPO Connector Kit	
	14. MPO Patch Cord	
	15. Fiber Array	
	16. Patch Cord	
	17. RF Cable	

Metaverse(AR/VR)	1. USB 3.0 cable AM to $AF(1M)$	The products are mainly used
	2. Type C to SD 4.0	in virtual reality and
	3. USB type C & USB 3.1	electronic products such as
	4. Type C to C Gen2 Cable	external hard disks, computer
	5. USB 4.0 Conn / Cable	monitors, TVs, digital TVs
	6. micro coaxial cable	and set-top-boxes to support
		higher power charging
		capabilities and transmission
		rates.
AOIT / Industrial	1. D-sub	The products are mainly used
connector/wire	2. CF / CFast / CFexpress	in AIoT items and industrial
(AIOT / Industrial)	3. IEEE1394	machinery and equipment to
	4. SD4.0/7.0/9.0 Push Push	enhance the transmission rate
	5. DIN 41612	and the function of
	6. Waterproof-M12 Cat 6 PUR	waterproof and dustproof
	cable	shielding to ensure the
	7. Waterproof-M12 A,D,X cable	stability of the machine's and
	8. USB C Conn. / Cable	equipment's circuits.
ADAS connector/wire	1. FAKRA Conn./Cable	Automotive connectors are
(ADAS)	2. HSD Conn./Cable	mainly used in automotive
	3. Mini FAKRA Conn./Cable	ADAS connector products to
	4. Mini FAKRA + MQS	provide assisted driving
	Conn./Cable	functions.
	5. HMTD-N Conn./Cable	
	6. HMTD-N + MQS Conn./Cable	
	7. Automotive USB C Conn. /	
	Cable	

②Safety & Association Approvals

UL, VDE, HDMI, DP, USB-IF, USB3.0, ISO-9001, ISO-13485 and IATF16949. In order to meet the needs of customers in different regions of the world and let customers use our products with peace of mind, the Company actively joins various associations and meets the safety regulations of various countries, with the aim to become a global and international high-quality supplier.

- ③ Conformance to environmental trends: (RoHS(2), Halogen Free(HF) and REACH) In response to the green needs to protect the environment, the Company has introduced lead-free, RoHS and halogen-free processes for the products it manufactures since 2004. At present, all its products can meet the requirements of environmental protection prohibited substances. In order to meet the requirements of future processes, the Company has successively introduced such requirements into the product process.
- (4) New products planned to be developed

Combining years of design experience in consumer electronics, computer and communication industry connection applications, with precision manufacturing and high-standard testing capabilities, the Company has successfully selected automotive electronic connectors and communication connectors with high technical difficulties and great potential for its development for a professional positioning in the market. In order to achieve the goal of sustained high growth and high added value; the research and development of new products will accelerate the integration of computers, automotive electronics and communications to build a high concentration and integrity of technology. The trend of digitization and wireless communication is moving towards precision technologies such as fine pitch, surface mount and high frequency. The Company complies with the requirements of the environmental protection trend, and cooperates with major leading manufacturers of computers and computer peripherals, automotive electronics and communication products to jointly develop new products with future prospects. Our main new products currently under development are as follows:

A. Could Center connector/wire: QSFP-DD/OSFP

B. AR/VR: USB Type C 4.0/USB Type C to LVDS

C. AOIT / Industrial connector/wire: Circular Connector/ Hybrid Connector /

RJ10G/One Pair Ethernet

D. ADAS connector/wire: Mini Fakra - Water-Proof/Floating Fakra HMTD-N - Water-Proof Automotive USB C Conn. / Cable

The new automotive connector series of products have to go through a certification period of 2 to 3 years, and have gradually entered the market of major automobile manufacturers in various countries. The Company exclusively provided the first generation of GPU module connector, and in 2017 developed to the second generation of audio and video navigation connector products with large-quantity shipments to customers. In 2018, the Company developed the third generation of products which passed the certification, and entered the supply chain of American automakers with small quantities of shipments. In 2019, the Company entered the supply chain of major global car manufacturers. It is estimated that the Company's revenue will grow by 20%~40%, and the Company will continue to develop connector products for ADAS applications (FAKRA conn., HSD conn., mini FAKRA, HMTD-N,Automotive USB C Conn. / Cable) and the prospects are promising.

### 2. Industry Overview

(1) Current and future industry prospects

Connector products generally refer to all the connecting components and their accessories used in the signal and power supply of electronic products, including related wires, sockets and plugs, which belong to the generalized connectors. A connector connects the circuits, modules and systems in electronic products, and is a bridge between all signals; its quality will affect the reliability of current and signal transmission, and also the operation of the entire electronic product. Therefore, high sensitivity must be achieved for the circuit design of connectors. The following table is the classification table of Taiwan's electronic component industry:

Product classification	Content
Active components	Semiconductors, tubes and displays
Passive components	Resistors, capacitors, inductors/coils, electronic transformers and filters
	Connectors, printed circuit boards, electronic relays, switches and precision small motors
Functional elements	Sensor/energy converter, recording media, audio parts, battery and power supply

Classification Table of Taiwan's Electronic Component Industry

Source: ITIS Program of ITRI Materials Institute

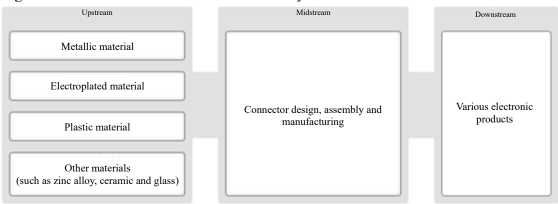
①Current Situation and Trend of Global Connector Industry

- A. At present, the global connector industry is highly concentrated, and the top ten in the global connector market are TE Connectivity, Amphenol, Molex, LUXSHARE, Aptiv, Foxconn, Yazaki, JAE, Rosenberger and Hirose. Foxconn is the only domestic connector manufacturer that ranks among the top ten in the world. Domestic manufacturers have actively expanded their global business in recent years, and international orders have grown rapidly. Therefore, Taiwan's connector output value has jumped to the fourth largest in the world. China is the world's largest connector consumer market, but its connectors are still mainly low-end and mid-ranged, and its market share of high-end products is low.
- B. With the international famous connector manufacturers such as TE and Molex transferring their production bases to China, the level of connector manufacturing in China has rapidly improved. The demand and investment of high-end connectors in the military fields such as aerospace, electronics and ships are constantly increasing, so its connector technology in various application fields has gradually reached the international level. Cloud computing and peripheral equipment, industry, military aviation and other fields have greater demand, which has led to the rapid growth of the high-end connector market. At present, China's demand for high-end products is large and growing rapidly, especially in the fields of automobile, telecommunications and data communication, cloud computing and peripheral equipment, industry and military aviation, which makes the high-end connector market grow rapidly. Mainland Chinese connector manufacturers have formed alliances with Taiwanese factories to join hands to enter Apple's component supply chain, and deepen their supply relationship with Apple's various products, including connectors, acoustic components, antennas, wireless charging, soft boards, headphones, and even Apple's HomePod speaker. Due to the capital advantage of Chinese manufacturers with the integration of the technology of Taiwanese manufacturers, their market share of Apple's various product lines has been expanded. As Taiwanese manufacturers are facing great competitive pressure, we can enter the new blue ocean only by relying on continuous transformation and upgrading and increasing the value-added services. In addition, we must rely on technology and production capacity to cooperate with the mainland manufacturers and take advantage of the market and access advantages of mainland manufacturers to improve competitiveness.

### <sup>(2)</sup>Current Situation and Trend of Taiwan's Connector Industry

With the demand for multiple innovations in the emerging application market, domestic connector manufacturers are seeking new product lines to develop new applications; in the future, the connector market will require smaller sizes, higher reliability, and stronger wireless performance with certain degree of intelligence; with high-frequency, high-speed and wireless transmission, correctors will be more accurate, cost lower and be more automated. In 2020, 5G smart devices will begin to popularize, and more applications may be launched. The large data and high transmission requirements of 5G require higher-frequency and higher-speed connectors, and is expected to drive the upgrade and business opportunities of connector products. In the era of the Internet of Things, wireless technology is ubiquitous, and the connection to wireless transmission in many occasions such as industry and automobiles will be a guarantee in the future. With the advent of the AI era, connectors may be able to perform simple intelligent judgment and protection; with the advent of Industry 4.0, advanced machines will become the main force of the

# connector industry for the precision machining, abrasive tools and CAD of connectors. (2) Association between upstream, midstream, and downstream industry participants





### ①Upstream:

The upstream products of the connector industry are copper alloy metal, electroplating solution, plastic and other materials, which together account for about 60% of the manufacturing cost. Among them, the cost of metal materials accounts for the largest proportion, followed by plastic materials and electroplated materials. Metal materials are used to make connector terminals. In order to prevent electronic signals from being hindered or degraded during the transmission process, the connector terminals are mostly made of copper alloy plates with brass or phosphor bronze as raw materials. In the manufacturing process of the connector, the plastic part is injection-molded from plastic, and the metal part is stamped and formed, and then finished by electroplating. Gold and tin are the most commonly used electroplating materials. Common plastic materials used in connector housings include PBT, PPS, nylon, LCP and resins. Due to the rapid change of electronic products, manufacturers must carefully observe and analyze market demand changes, and timely launch connector products that meet market trends. In addition, manufacturers must enhance inventory management to avoid inventory depreciation losses caused by fluctuations in raw material prices. At present, Taiwanese connector manufacturers have been able to fully grasp the main process of the midstream, but the upstream raw materials and equipment are still mainly in the hands of Japanese companies, and there is a lack of domestic manufacturers investing in research and development in related fields, so the bargaining power of Taiwanese manufacturers over upstream manufacturers is still at a disadvantage.

### 2 Midstream:

A. The midstream products of the connector industry are connectors and wires. The production steps include product design and mold development in the front section, metal stamping, plastic injection or electroplating and stage assembly in the middle section, and assembly testing in the latter stage. The electroplating process is mostly outsourced due to technology and cost factors. Connectors can be divided into those composed of metal parts. plastic parts or pure metal parts. Metal parts are made by stamping, machining and die-casting. Stamping is usually used to make terminals and housings, and some housings are also manufactured by die-casting. Machining

is usually used to manufacture terminals and housings of RF connectors, and plastic parts are mostly injection molded. As electronic products gradually move towards high frequencies, the situation of electromagnetic interference will become more and more difficult, and the design of connectors will become more and more complicated.

- B. Taiwanese manufacturers mainly ship products with connectors such as PCB boards, I/O equipment, card, IC sockets, etc. Domestic manufacturers have become the main market suppliers in 3C applications, with computers and peripherals, network communication and consumer electronics as the main application areas. With the stagnation of industrial growth, manufacturers are gradually transforming into green energy, automotive, medical, industrial, 5G, high-speed telecommunications and other products. Today, the world's leading connector manufacturers in the United States and Japan focus on high-end emerging applications. U.S. manufacturers focus on large-voltage and high-current, RF, optical fiber, and high-frequency backplane connectors required for basic communication equipment and new energy systems, and Japanese manufacturers focus on the layout of smart handheld devices, cloud devices, embedded systems, high-precision micro-board connectors, I/O connectors, charging connectors and battery connectors used in electric vehicles.
- C. The main customers of Taiwan's connector industry are concentrated in the computer and communications industry. In non-3C industries, including automobiles, military aerospace, transportation and medical industries, the market share is relatively low, mainly because the industrial supply chain is relatively closed and the certification difficulty is high, and it requires long-term management to enter the supply chain. Nowadays, as the 3C market is saturated, the demand is slowing down, and the trend of low-price products affects the profits of manufacturers, domestic manufacturers are also accelerating their development in non-3C fields. At present, Taiwanese manufacturers have gradually shifted to 5G, electric vehicles, cloud, smart home, Internet of Things, industrial 4.0 and other high value-added niche commodities. With the launch of new 3C new products, self-driving cars, robots, drones and artificial intelligence technologies are expected to drive the application of the Internet of Things in automobiles, industry and medical care to become more intelligent, forming new market opportunities and kinetic energy which will drive the output value of connectors to continue growing.

③Downstream:

A. The application level of connectors is very wide, including automobile, computer, communication, industry, military aerospace, transportation and medical industries. From the perspective of industrial application, the current proportion of the application in various fields is industry 50%, followed by communication 13%, consumer electronics 5%, automobiles 26%, and others 6%. At present, the connectors in thin and light devices not only need to have high-speed transmission rate, but also need to integrate data, audio and video, and power signals with a large number of pins. The mechanism design makes the plugging and unplugging smoother and waterproof, and can also be exchanged between master and slave, so PCs, panels, mobile phones and other equipment can be used at the same time to meet the dual requirements on thickness and performance of electronic devices of the new generation. BTB connectors have the advantages of reduced noise, stable high-frequency transmission, light weight, and no need for soldering. Therefore, the demand for BTB connectors by smartphones is on the rise, and it is estimated that there will be a considerable room for penetration in the high-end market in the future.

- B. As the AIoT trend is forming, new 3C high-frequency products are coming out, and Type-C is now the mainstream of the market. As notebook computers are becoming light-weight and thin, the demand for peripheral dockings has skyrocketed. Therefore, Type-C is required for the advantages of being simpler, lighter, smaller in size, and easier to operate. Microsoft's Surface series are also equipped with Type-C, and its penetration rate in PC, tablet, and smart phone markets continues to increase. Smartphones are more rapidly accepting Type-C, and manufacturers have also launched related peripheral products such as USB PD chargers, flash drives, mobile hard drives, mobile power supplies, cables and headphones in sync with the Type-C boom with upgraded specifications.
- (3) Various trends of product development

The connector industry predicts that in 2024, it will focus on the development of USB Type-C connectors 5G, and self-driving cars. The explanations are as follows:

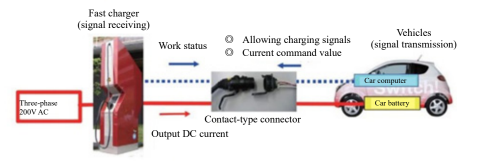
(1)Market applications of USB Type-C have entered the mainstream:

A. The European Union continues to promote the unified use of USB Type-C for smartphone cables to achieve environmental benefits. At present, Apple's Iphone 15 and other major brands have fully introduced Type-C design, which will increase the market demands for Type-C products.

- B. In the future, fields such as AI, 5G and self-driving cars will continue to drive the expansion needs of the data center and server market. With the evolution from PCIe 4.0 to 6.0, the data transmission rate of enterprise server systems will reach 64 Gbps, and the demand for signal transmission integrity will increase significantly. In the future, data transmission will be performed at high-speed transmission speed; in the future, the demand for PCIe Gen6 and DDR6 socket will gradually emerge. At this stage, Type-C has become the mainstream of the market, and Type-C is also the only supported port in the latest USB4 standard, because USB4 is designed based on the USB Type-C interface. USB4 also increases the transfer rate of the original USB 3.2 from 20 Gbps (Gen 2x2) to 40 Gbps (Gen 3x2), and can be transmitted through a single physical interface to carry out the transmission of various protocols. In response to market demand, the transmission speed supported by USB will continue to increase in the future, so the future connector market will still attract attention.
- (2) The development of the new energy vehicle industry and driverless or autopilot has led to a surge in demand for automotive connectors:
  - A. In the new energy vehicle industry, traditional connector equipment is difficult to meet its high current and high voltage requirements, so connector manufacturers have carried out related research and development for highpower connection products of new energy vehicles. For example, TE Connectivity, launched a series of innovative products such as MSD highvoltage maintenance switches, the HVP1000 high-voltage and high-current connector solution (580A), EVC Contactors launched high-voltage contactors, and Tesla is conducting the research and development of the electric vehicle charging technology for the electric current rate of new energy vehicles.
  - B. With the advent of the intelligent vehicle era, the driverless or autopilot system has received more and more attention. For example, the development of a

series of driving systems such as cruise, side-view assistance, automatic emergency braking, automatic parking and charging systems requires more high-quality connectors to optimize car performance and experience, while improving the hardware safety reliability of automotive electronic systems for a safer driving experience. The driverless or autopilot feature is the development trend of the future automobile industry.

### Figure 2: Illustration of electric vehicle charging system



- ③G Communication Technology Has Become the Trend of the Future Technology Industry
- A. 5G refers to the 5th-generation mobile network. The first 5G standard was set at the 3GPP conference in June 2018, which is an extension of the existing 4G communication technology. In theory, it can provide the faster and low-latency wireless communication technology. According to the performance standard of IMT-2020, 5G services must be able to support users within the coverage area at a maximum speed of 20 Gbit/s, the transmission speed between users must reach a minimum standard of 1 Gbit/s, and the transmission delay must be less than 1 ms; this means that the 5G speed is 10 to 20 times faster than that of the existing 4G wireless network.
- B. The transmission speed will vary according to the application scenario. The biggest improvement is that the delay is only 1 ms (0.001 seconds), which is nearly 50 times shorter than the delay time of the 4G system of 50 ms (0.05 seconds). In the future, the latency of 5G transmission will be very low, and the connection stability will be higher. As the next-generation high-frequency 5G technology gradually moves from the laboratory to commercialization, the wireless communication technology is developing towards higher speed and wider bandwidth. However, the spectrum used in the mid-to-low frequency bands below 6 GHz is already quite crowded, and further subdivisions will cause a serious interference problem,. Therefore, high-frequency millimeter wave (mm wave) applications above 30 GHz will become the focus of future development.

### (4) Competition

The Company is a professional manufacturer of electronic connectors and electronic connecting wires. Under the strategy of product quality improvement and innovation, its revenue and gross profit have maintained a relatively high level in recent years. At present, the large-scale TWSE and TPEx listed peers in Taiwan include Hon Hai, Cheng Uei Precision, Lotes, Bizlink and U.E. Electronic. Due to the different scales of production

and sales, and the competitive advantages and market segmentation of products, the Company has a place in the industrial control, automotive, military, communications and medical industries.

### 3. Technology and R&D Overview

(1) Technical level of our business

For the technology sources, the Company's R&D department not only integrates existing resources for independent research and development, but also actively participates in various technical seminars sponsored by the Connector Association and technology transfer alliances managed by the Institute of Technology and the Industrial Technology Research Institute, and also actively joins relevant associations to obtain the standard specifications of the main products help to improve the technical level and service quality of the Company.

### (2) Research and development

The electronic products in the market are developing in the directions of being light, thin, short and portable, while non-consumer electronics are developing in the directions of industrial, automotive, medical and waterproof applications. The main product development direction of the Company also corresponds to these trends. Integrating its strong technical research and development and highly stable quality, the Company's future development priorities of research and development work are as follows:

### ①Short-term plan

A. Actively enhance R&D technologies in connectors, cables, adapters, dongles and readers.

B. Research and develop high-speed and high-frequency transmission related connector products.

C. Research and develop waterproof connectors (USB series, M12, FAKRA, Mini FAKA and HMTD-N)

D. Research and develop servers, switches, storage devices and various industrial connectors (Mini SAS, Slim SAS, OSFP, PCIE, U.2, SFPDD, QSFP DD, HS BTB). E. Research and develop various automotive connectors and wires (USB series, Type-C, FAKRA, HSD MINI, FAKRA, HMTD-N (automotive Ethernet), and power connector).

### (2)Long-term plan:

A. Products:

The four main aspects of ADAS, Cloud Center, AIOT/IPC and other four main axes.

### B. Technology:

- (a) Improve structural design and high-frequency simulation capabilities.
- (b) Purchase additional reliability equipment to strengthen verification capabilities.
- (c) Continuously improve automation equipment.
- (d) Product automatic detection capability.

(3) Research and development personnel and their education and experience

Year	2	021	2	022	20	23		larch 31, )24
Item	Number	%	Number	%	Number	%	Number	%
University and above	18	75.0%	35	94.6%	42	95.4%	41	95.4%
Professional college	5	20.8%	1	2.7%	1	2.3%	1	2.3%
Below senior and professional high school	1	4.2%	1	2.7%	1	2.3%	1	2.3%
Total	24	100%	37	100%	44	100%	43	100%

(4) Research and development expenses and technologies or products successfully developed in each of the last five years

(1) The Company's research and development expenses in each of the last five years

	1	. 1		Unit: N	T\$ thousand
Year Item	2019	2020	2021	2022	2023
Expense	38,197	42,130	41,201	45,823	52,349
Net operating revenue	1,176,905	1,334,922	1,599,466	1,873,163	1,375,343
R&D expenses as a percentage of net operating income (%)	3.25	3.16	2.58	2.45	3.81

Source: Financial statements audited and certified by CPAs

(2) The technologies or products the Company successfully developed

Year		Technology
2023	1	USB TO WAFER CABLE
	2	RJ45 TO WAFER CABLE
	3	Mini FAKRA 1x1 STR PLUG A TYPE, PCB
	4	Mini FAKRA 1x2 STR PLUG A TYPE, PCB
	5	Mini FAKRA 2x2 STR PLUG A TYPE, PCB
	6	DSUB HOOD 37PIN
	7	QSFP ADAPTER CONNECTOR
	8	QSFP28 1x1 CAGE TRAY
	9	SMA PLUG R/A TO MCX PLUG RG174 CABLE
	10	FAKRA JACK TO MCX JACK RG174 CABLE
	11	FAKRA JACK TO SMA PLUG R/A RG174 CABLE
	12	USB4 USB Type-C to USB Type-C Cable With E-Marker IC (TP) Cable
	13	NVDIA CABLE
	14	Adicora2.0_USB4 USB Type-C to Type-C Plug With E-Marker IC Cable
	15	FAKRA JACK TO JACK CABLE(1x1)
	16	MINI FAKRA-AM 1x1 (F CODE)

17	Nantucket Cable reel G465
17	
18	M12 D-CODE 4P FEMALE PANEL MOUNT CONN
19	2Port / 4Port L/P Electroplating jig
20	CFAST LATCH
21	Sumitomo female harness to HMTD-N cable
22	TYPE A TO IDC CABLE
23	Mini FAKRA 2x2 STR JACK to STR JACK CABLE L=1000mm IP67&IP69K
24	Mini FAKRA 2x2 STR PLUG to STR PLUG CABLE L=1000mm IP67&IP69K
25	Mini FAKRA 2x2 PLUG to I-Pex PANEL TYPE L=200mm IP67&IP69K
26	USB4 5Gbps 240W USB Type-C (TP) Cable (With E-Marker IC EPR)
27	USB4 20Gbps 240W USB Type-C (TP) Cable (With E-Marker IC EPR)
28	CTR2 PITCH 2.50mm
29	MINI FARKA A 2x2 JACK Cable L=1000mm IP67&69K
30	MINI FARKA A 2X2 PLUG Cable L=1000mm IP67&69K
31	HMTD-N R/A 1x1+MQS 6PIN
32	M2 Connector, contact material C7035-TM04
33	HMTD-N 1x1 + MQS 6 PIN CABLE 1M
34	HMTD-N 2x2, vertical type, waterproof, A code / B code
35	42PIN CONNECTOR MALE The second automatic assembly machine
36	HMTD-N 2x2 Jack to Jack Cable IP67
37	MINI FAKRA B TYPE SHELL (RTK031)
38	FAKRA JACK (CNC) TO BNC PLUG CABLE
39	FAKRA PLUG (CNC) TO BNC PLUG CABLE
40	MINI FAKRA B 2x2 PLUG TO FAKRA JACK W/SR CABLE(IP RATING)
41	AUTOMOTIVE TYPE C 4.0 CABLE
42	le0_20P Connector
43	Mini FAKRA AM Plug-1x1+MQS 2P (VE)
44	le0_2P Connector
45	le0_HMTD-N PLUG
46	le0_FAKRA PLUG
47	6W MQS RA HEADER
48	Automotive Type C Receptacle CH:1.58mm
49	Mini FAKRA A 2x2 PLUG to I-Pex cable
50	MINI FAKRA 1x1 PLUG B Type to SMA Adapter
51	MINI FAKRA 1x1 JACK B Type to SMA Adapter
52	MINI FAKRA A 1x1 JACK + MQS 2P CABLE
53	le0_4P Connector
54	FIH FAKRA TWIN CH=14.40
55	FIH FAKRA 1x1
56	FAKRA PLUG
57	Mini Fakra AM Plug (VE)-2x2 (ip rating)

<ul> <li>58 FAKRA PLUG (CNC) TO BNC PLUG CABLE</li> <li>59 FAKRA JACK (CNC) TO BNC PLUG CABLE</li> <li>60 HMTD-N 2x2 Jack to Jack Cable L=1000mm Second Version Shell</li> <li>61 USB4 40Gbps 240W USB Type-C (TP) Cable (With E-Marker IC E)</li> </ul>	,
<ul> <li>60 HMTD-N 2x2 Jack to Jack Cable L=1000mm Second Version Shell</li> <li>61 USB4 40Gbps 240W USB Type-C (TP) Cable (With E-Marker IC El</li> </ul>	,
61 USB4 40Gbps 240W USB Type-C (TP) Cable (With E-Marker IC E	,
	,
	Marker IC
62 Adicora2.0_USB4 40Gbps 240W USB Type-C (TP) Cable (With E-I EPR)	
63 Mini FAKRA AM Plug-2x2 Cylinder	
64 M12 DCODE 4PIN FEMALE WITH TRANSFORMER	
65 MINI FAKRA 1x1 PLUG A Type to SMA Adapter	
66 MINI FAKRA 1x1 JACK A Type to SMA Adapter	
67 MINI FAKRA A 2x2 PLUG Cable 1m(IP67&69K)	
68 MINI FAKRA A 2x2 JACK Cable 1m(IP67&69K)	
69 Mini FAKRA A type 1x1 + MQS 2 Pin Vertical Plug	
70 HMTD-N Plug to SMA Adapter	
71 HMTD-N Jack to SMA Adapter	
72 MINI FAKRA A 2x2 TO FAKRA JACK R/A CABLE	
73 USB TYPE CF SCREW LOCK TO CM CABLE	
74 USB CM SCREW LOCK TO CM CABLE	
75 QSFP-DD 2x1 SMT type	
76 USB Type-C Plug TO Type-C Plug 3.1 Cable (With Screw)	
77 USB Type-C Plug TO Type-C Receptacle 3.1 Cable (With Dual Scre	ew)
78 4PIN HEADER	
79 SMB STR PLUG, PCB	
80 Automotive Type C Receptacle CH1.58mm	
81 BNC JACK TO FAKRA RA JACK CABLE	

4. Long and short-term business development plans

The Company's goal is to continue to innovate, research and develop new products in order to respond to the rapid change of market demand; the Company's future business development priorities are as follows:

- (1) Short and mid-term plans:
  - ①Memory card connection related products:

Since memory cards are widely used in various consumer electronic products, the Company still hopes to rapidly develop various memory card connection related products, closely meet the needs of customers to maintain a leading position in the market, and further cooperate with the CFA Institute to jointly develop interface products.

2)RoHS environment friendly products:

In response to global environmental protection and the needs of major international manufacturers, the Company has completed the production and process improvement to introduce all products into a non-polluting environment.

### ③Automotive connectors:

Taiwan's market share of automotive connectors in the world is still at a low point. The Company has gradually accumulated experience in OEM orders, and is striving for Asian OEM and technical cooperation with international manufacturers. It has obtained IATS-16949 certification, with semi-automatic and fully automatic manufacturing process, and developed Single End & Different Pair series products in response to market trends to meet the needs of automotive customers.

### **④**Communication connector:

In recent years, the international communication market has grown exponentially, and the existing connectors can no longer meet the needs for faster speed and wider bandwidth. The Company has developed several products to meet the demand of server customers, and Slimline, OSFP and QSFP DD are the products the Company has developed in recent years, and the Company continues to develop products for 800 Gpbs & 1600 Gpbs.

### (2) Long-term plan:

### ①Ultra-fine pitch connectors:

In view of the application requirements of personalization and mobility, the trend for products to be light, thin and short is still the main trend. The development of ultrafine pitch connectors is bound to become the mainstream of the market. Therefore, the research and development of the Company is also towards such precision molds and products.

### 2)Optical fiber connectors:

Copper wires are no longer sufficient for future market products, and will be replace by fiber optic products. The Company has deployed related products and continued the cooperative relationship with existing customers.

### ③High-frequency value-added services:

As the market continues to demand larger capacity and faster data transmission, related equipment needs to be upgraded and use high-speed, high-frequency connectors and cables. The Company has the ability of high-frequency simulation and actual measurement, and hopes to help customers solve the high-frequency problem encountered in the initial design, so as to consolidate the cooperative relationship with customers.

### (4) Research and development of cooling technology:

The server equipment is developing towards 800 and 1600 Gbps; the required external transmission wires are mainly fiber optic wires, and higher power photoelectric conversion modules are used on the wires will inevitably generate more heat. The Company has purchased simulation software for the technical R&D.

### II. Market and sales overview

### 1. Market analysis

(1	<b>\</b>	1	.1 .	a		1 /	· · ·	11/	• 1 1)
( ]	) Area	s where	the	Compan	iy's mair	products	(services)	) are sold (	provided)

						Unit: N	T\$ thousand
T	Year	20	21	202	22	202	23
Location <sup>~</sup>		Sales	%	Sales	%	Sales	%
Domestic	Taiwan	333,817	20.87	411,481	21.97	409,222	29.75
sales							
	Mainland	781,645	48.87	882,765	47.13	611,229	44.44
Export	China						
sales	U.S.	116,991	7.31	152,977	8.17	50,546	3.68
	Others	367,013	22.95	425,940	22.73	304,346	22.13
Export	subtotal	1,265,649	79.13	1,461,682	78.03	966,121	70.25
Тс	otal	1,599,466	100.00	1,873,163	100.00	1,375,343	100.00

### (2) Future market supply, demand and growth

According to the research data of Bishop & Associates in March 2022, the global connector market will increase by USD15.264 billion in 2020~2021, an increase of 24.3%. According to the Lucintel report, it is estimated that the annual compound growth rate will be 4.7% in the next 5 years. It is estimated that the output value of the global connector industry will reach USD 77 billion by 2024, showing that the demand for the display connector industry will continue to grow steadily.

### (3) Competitive advantage

①Complete product line, dedicated to the market management of niche products The Company currently has thousands of products, and their application fields cover industrial, medical, military, and electronic communications. The breadth (diversification) and depth (complete specifications) of products meet the needs of customers for their one-stop purchase. In recent years, the Company has actively entered the automotive and waterproof fields of the connector market. With the digital development of personal portable consumer electronic products, the demand for information access anytime and anywhere has stimulated the light, thin, short, and small features. As the small memory card market grows, the Company fully grasps the pulse of market demand for products, effectively masters the niche market, and applies overall strategies such as marketing planning, production layout and resource allocation to maximize the benefits of the overall product mix. Therefore, the Company's average product gross profit margin can remain stable.

<sup>(2)</sup> The Company masters the key process, integrate the supply system of third-party manufacturers, and have a production system that can quickly respond to market changes and demands. The electronic connector industry is quite mature in terms of production and supply, and the competition is fierce. Therefore, in terms of production layout, the Company takes the capital investment with the best economic benefits for maximum production benefits as the main strategic focus, in order to master the core key processes of terminal iron shell stamping and plastic injection molding, effectively integrate the support system of third-party manufacturers, build a cost and quality competitive advantage and respond quickly and flexibly to market changes, so as to establish a production system that meets customer needs. At

present, the Xizhi factory is designated to key processes such as mold design and development, terminal stamping, plastic injection molding and (semi) automation, and focuses on the production of high value-added products. In addition, in response to the global strategic layout, the Company set up wholly-owned manufacturing plants in Dongguan, mainland China through overseas subsidiaries. In addition to providing customer service nearby, they engage in the production of low-end and mid-level products to reduce production costs. In addition, in the production planning of core technologies and niche products, the Company uses professional teams and management systems of R&D, quality assurance and procurement, integrates the support system for third-party manufacturers, cultivates long-term cooperation and tacit understanding, in order to give full play to production efficiency in terms of capacity flexibility, quality and cost competition. Therefore, the Company has an advantage over its peers in terms of equipment and asset utilization efficiency.

③Strengthen the R&D department and carry out customer-oriented product development

In the technology industry, the R&D department has strong economic benefits and a high level of technology. Innovation, technology application and product design are the most important tasks of the R&D department. The ability of the R&D department is regarded as an important resource for the success or failure of an enterprise. Therefore, the Company has comprehensively improved the technology and equipment of its own R&D department. At present, it not only has advanced software and technology related to computer-aided engineering such as Moldex3D, Abaqus, 2D and 3D Design, but will also further move towards automation technology in the future to develop and produce automation equipment, while strengthening the communication between technical R&D personnel and market research, sales and production departments, in order to focus the energy of innovation on "customer-orientation".

- (\*)Build a complete quality assurance system to ensure product quality The proportion of the Company's export sales is more than 50%, and the main markets are the United States, South Korea, Europe and Japan. Based on the insistence on quality and maintenance of stable customer relationships, the Company has very strict quality requirements, and has passed ISO 9001, ISO 13485, ISO 14001 and IATF16949 certification in order to build a complete quality assurance system, improve the management of product quality. The Company has successively invested in the purchase of testing equipment and the development of automatic optical inspection (AOI) equipment, and moves towards total quality management (TQM). Going forward, the Company will continue to improve product yield and maintain a good reputation and image. With the Company's years of pragmatic management efforts, its products have been well received by domestic and foreign manufacturers and customers; this is an important niche for the Company to stand out in the industry.
- (4) Favorable and unfavorable factors of the development prospect and countermeasures ①Favorable factors
  - A. In terms of industry development trends, electronic connectors and electronic connecting wires are important components for the connection and transmission of electronic signals. Therefore, with the recovery of the global information and communication market, the market demand for electronic components will grow, and the connector industry has considerable room for growth in the future.

- B. In terms of business strategy, the Company adopts a cross-strait division of labor, with the mainland production bases specializing in the production of low- and mid-end products, while the base in Taiwan being responsible for the production, sales, research and development of high-end products and capital planning, in order to effectively use organizational resources to maximize benefits.
- C. In terms of product competitiveness, the Company has a complete product line with more than 5,000 products at the moment, covering a wide range of applications. The breadth (diversification) and depth (complete specifications) of products meet the needs of customers for their one-stop purchase.

<sup>②</sup>Unfavorable factors

- A. Due to the minimized profits in the electronics industry and the trend that customers are unwilling to prepare materials, the difficulty of production control is bound to increase; the demand for delivery time is getting shorter, and the unit price requirement is becoming more stringent, bringing greater pressure to manufacturers.
- B. The labor productivity in mainland China is generally insufficient, and the labor cost is also on the rise, increasing the Company's operating costs.
- C. With the rise of China's red supply chain, the four major monopolies of the United States, Japan, South Korea and Taiwan is beginning to loosen. For Taiwanese connector manufacturers and other global connector manufacturers, countermeasures must be developed to combat this red tide.

③Countermeasures

- A. Expand the scale of the production base in Taiwan, establish a high-end automated assembly line (including automatic optical inspection (AOI) equipment), win high-end customers with quality and technology and maintain a higher gross profit margin.
- B. To reduce production costs, the Company has set up wholly-owned factories in Shenzhen, mainland China through overseas subsidiaries to engage in manufacturing. In addition, through the integration of third-party suppliers, the Company adopts the outsourcing production method to increase production flexibility, so as to alleviate the impact of insufficient domestic labor productivity and rising costs. Continuously design semi-automatic and automatic assembly lines to reduce the cost of quality problems caused by constant changes in operators.
- C. Cooperate with mainland manufacturers with technology and production capacity, and use the market and access advantages of mainland manufacturers to improve competitiveness and resist the red tide. In addition, the Company is committed to the development of markets outside China (Americas and Europe) to cope with the impact of the red supply chain.

2. Important applications and production processes of main products

Main products	Important applications and functions
Electronic	Electrical connectors refer to all connecting components and accessories used in electronic signals and power supply. Generalized connectors also include sockets, plugs and cable assemblies. From the point of view of electronic item purchasing, the connector is a part of the interconnection that can be clutched or replaced, in other words, it is a bridge for all signals, so the performance of the connector will affect the operation quality of the entire electronic system.
Electric wires	<ol> <li>Signal line: It is suitable for electronic signal transmission between the main computer system and its peripheral products, communication products, industrial control and home appliances.</li> <li>Power cord: It is suitable for power transmission of the main computer system and its peripheral products, communication products, industrial control and home appliances.</li> </ol>
Tiniched	Peripherals, card readers and adapters for smartphones, tablet computers, industrial computers, notebook computers, desktop computers, etc.

(1) Important applications or functions of main products:

# (2) Production process of main products





Warehousing and

↑

Quality inspection, testing and

Cladding and molding

↑

Testing

Solder (wire making)

Connector + wire

packaging

Production of engineering plastic Production of stamping

parts

parts

**©**Electric wires

3. Supply of major raw materials

Itoma	z	Summer atotic
	Suppliers	Suppry status
	Chang Yu Precision and Horne Fuu Precision	Stable
	Tai Shan Lin Hardware and Ta Duo Industrial	Stable
	Lien Ying, Chuan Jie, and Long Chi	Stable

4. Names of customers representing more than 10% of total purchases (sales) in either of the previous two years, the amounts and percentages of purchase (sales); describe the reasons for any increase or decrease.

(1) List of Major Suppliers in the Past Two Years: No supplier that supplied 10% or more of the Company's total purchases in the last 2 years.

(2) List of major purchasing customers in the last two years

Unit: NT\$ thousand

	, r					
	Relationship with the issue	9.32 Non-related	5.78 Non-related party	30.46 Non-related	1	
23	As a percentage of Relationship net sales for with the issuer (%)	9.32	5.78	30.46	54.44	100.00
2023	Amount	128,157	79,486	418,957	748,743	1,375,343
	Name	V	В	C	Others (Note 1)	Net sales
2022	As a percentage of Relationship net sales for with the Issuer the year (%)	15.44 Non-related party	4.76 Non-related party	24.69 Non-related party		
	As a percentage of Relationship net sales for with the Issue	15.44	4.76	24.69	55.11	100.00
	Amount	289,130	89,130	462,550	1,032,353	1,873,163
	- Name	Α	В	C	Others (Note 1)	Net sales
	Item	1	2	3		

Note 1: The ratio of the sale amount to the net sale amount of the whole year is less than 10%. Reasons for changes: The changes are mainly due to changes in market trends and product demand.

Note 2: As of the publication date of the annual report, if the most recent financial information of a listed or OTC company is audited and certified or reviewed by a certified public accountant, please also disclose it.

years
two
last
the
In.
value
Dutput
5.0

,			<u> </u>		;			;
		Outiont Value	ourput value	101 382	101,000	002 295	(((,,)))	-11
<b>T</b> \$ thousand	2023	Production	volume	067.92	0/1/0/	10 053	<i>UU</i> ,UI	
Unit: KPCS; NT\$ thousand		Production capacity		Note		Note		· I ·
L		Production	value	668 537	200,000	259 729	017,002	(
	2022	Production	volume	120726	120,120	18753	10,101	۲. J.
•		Production	capacity	Note	TION	Note	TADIC	-
-	Year	Products with major Production Production Production Production Production	output values	Electronic	connectors	Electronic	connecting wires	

Note: The major machinery and equipment of the Company are mainly used to produce key materials such as terminals and plastics. Most of the back-end assembly work is conducted in the manner of flexible manufacturing such as outsourced processing, manual assembly or automated (semi) automated equipment, so the general production capacity cannot be clearly and precisely determined.

6.	Sale	s va	lue i	n tl	he l	ast	two	years
----	------	------	-------	------	------	-----	-----	-------

Unit: KPCS; NT\$ thousand Year 2022 2023 Sales Domestic sales Export sales Domestic sales Export sales volume Volume Volume Value Value Volume Value Volume Value value Main product Electronic 21,314 267,716 72,041 623,007 18,819 224,272 43,686 371,760 connectors 584,019 Electric wires 2,150135,658 11,575 818,535 2,077 170,644 6,324 8,107 20,140 14,306 10,342 Others (Note) 409,222 Total 23,464 411,481 83,616 1,461,682 20,896 50,010 966,121

Note: It is the income from mold development.

III. Employee size, average years of service, average age, and education distribution in the last 2 years and up to the publication date of the annual report

				Unit: People
	Year	2022	2023	As of April 24, 2024
Employee	Indirect employees	123	128	129
Employee count	Direct employees	54	48	44
	Total	177	176	173
Av	Average age		40	40
Average	years of service	8.04	8.85	9.1
	Doctoral Degree	0.56%	0.57%	0.58%
	Masters Degree	3.39%	2.84%	2.89%
Academic	University	71.76%	75.02%	75.72%
background	Senior high school	23.16%	19.87%	19.08%
	Below senior high school	1.13%	1.70%	1.73%

#### IV. Environmental protection expenditure

Losses suffered due to environmental pollution (including compensation and violations of environmental protection laws and regulations according to the results of environmental protection inspection) in the most recent year and up to the printing date of the annual report; disclose the estimated amount that may occur at present and in the future and countermeasures; if it cannot be reasonably estimated, explain the reason why it cannot be reasonably estimated: None.

1. The Company mainly produces and assembles connectors and connecting lines. The assembly process does not produce harmful substances, waste water and waste gas that pollute the environment. The Company has appointed a certified recycling company for the treatment of the remaining materials from production, therefore, the Company will not produce any major pollution within its business scope.

- 2.Response measures for the EU RoHS: The Company has fully introduced the RoHS process, completed the ISO14000 environmental protection certification, and established product testing and incoming inspection operations in accordance with relevant specifications.
- V. Labor-management relations
  - 1. The Company's employee welfare measures, further education, training, retirement system and their implementation, as well as the agreement between labor and management and various employee right and interest protection measures:
    - (1) Employee welfare measures and implementation

The Company has always cared about and attached great importance to the welfare of employees. In addition to appropriating welfare funds on a monthly basis in accordance with regulations, the Company has established an employee welfare committee, and selected welfare committee members to formulate annual plans to facilitate the handling of various welfare activities; in addition, the Company handles employee group insurance and employee on-the-job training, and distributes employee dividends, in order to enrich employee benefits.

(2) Staff further education and training

Talent is one of the important assets of an enterprise. In order to create and maintain the best human resource quality, the Company regularly invests in employee training every year, and plans complete training courses and multiple learning channels according to the job function. In the future, the Company will continue to adhere to the concept of lifelong learning and provide employees with good capability development.

2023Refresher Course Summary						
Unit	Unit Course name					
Audit Office	Financial Planning, Supervision and Audit of the Group's Corporates	3,000				
Audit Office	How to Adjust the Internal Control System in Response to New Requirements of ESG	3,000				
Audit Office	Net-zero New Economy Forum: Navigating Carbon Trading: Leading the New Era	0				
Audit Office	The New Context of Corporate Governance from Perspectives of Corporate Governance 3.0	0				
Audit Office	The Future Trend of ESG Monetization and Value and Discussion on Internal Control Procedures	0				
Audit Office	Forum on Corporate Technology for Anti-Corruption	0				
Administration Department	How do Independent Directors Exercise Both Business Judgment and Loyalty Duty	3,000				
Administration Department	Exercising the Professional Functions of Independent Directors in a Profitable Manner	3,000				

Administration	M&A Integration Issues- From CSR to ESG	54,000
Department Administration	Corporate Management The Latest Corporate M&A Regulations and Case	3,000
Department	Studies	2,000
Administration	Empower the Board of Directors to Become a Key	3,000
Department	Driver in Leading Sustainable Governance	- )
Administration Department	Forum on Sustainable Finance	0
Administration Department	Advanced Seminar on Directors, Supervisors (including Independent Directors) and Corporate Governance Officers - Corporate Governance Blueprint 3.0 and Directors' Responsibilities	3,000
Accounting Department	Continuing Education Course for Accounting Supervisors	8,000
Information Department	Seminars on Information Security	0
Marketing Department	Sustainability Seminar for PwC New-Generation Entrepreneurs	10,000
Marketing	ISO 14971:2019 Medical Equipment Risk	50.000
Department	Management Practices	50,000
Marketing Department	BHTC Customer Documentation	0
Quality Assurance Department	Continuing Education of Radiation Protection	650
Quality Assurance Department	(ID 503) Product Safety and Conformity Representative (PSCR)	25,200
Quality Assurance Department	VDA 603:2023- Process Auditor Qualification Course (ID381)	52,500
Quality Assurance Department	ISO 14971:2019 Medical Equipment Risk Management Practices	50,000
Quality Assurance Department	IATF 16949 SI Standard Amendment and Interpretation Training Programs	4,000
Quality Assurance Department	ISO 14971:2019 Medical Equipment Risk Management Practices	50,000
Quality Assurance Department	(ID 503) Product Safety and Conformity Representative (PSCR)	25,200
Quality Assurance Department	Amazing Talker English Speaking Training Programs	11,527
Quality Assurance Department	VDA 6.3:2023 Process Audit Training Programs	5,720

Quality Assurance	ISO 14001:2015 Internal Auditor Training Programs	4,480	
Department			
Quality	ISO 14071-2010 Maliant Eminerat Dist		
Assurance	ISO 14971:2019 Medical Equipment Risk	50,000	
Department	Management Practices		
Quality	IATE 16040.2016 Internal Auditor Training		
Assurance	IATF 16949:2016 Internal Auditor Training Programs	14,250	
Department	riograms		
Quality			
Assurance	Five Core IATF Tools and Applications	23,750	
Department			
Quality			
Assurance	IATF 16949 Internal Auditor and Five Core Tools	140,000	
Department			
Quality	Inspection Sampling Plan Procedures and		
Assurance	Inspection Sampling Fian Frocedures and Instructions	0	
Department			
Quality			
Assurance	Product Inspection Procedures and Instructions	0	
Department			
Quality			
Assurance	EU ROHS and Halogen-free Products	0	
Department			
Quality	Enhance product competitiveness! Introduction on		
Assurance		0	
Department	ROHS, TSCA and the solutions		
Quality	Instructions for Using Formulas in the System		
Assurance	<b>č</b>	0	
Department	-		
High Frequency		12 000	
		12,000	
Foreign Affairs	1 1	50,000	
Department I	8	50,000	
Design Section 1		50,000	
Design Section 1	Management Practices	50,000	
Xizhi factory	On-Job Training for Occupational Safety and Health	1,600	
Vinhi fastarra	ISO 14971:2019 Medical Equipment Risk	50.000	
Aizni factory	Management Practices	50,000	
V:-1.: ft		0	
Aizni factory	customers	0	
Business	CSR Training and Refresher Training as required by	0	
	customers	0	
Assurance Department Quality Assurance Department Quality Assurance Department High Frequency Section Foreign Affairs Department I Design Section 1 Xizhi factory Xizhi factory	Enhance product competitiveness! Introduction on updated environmental protection regulations SVHC, ROHS, TSCA and the solutions Instructions for Using Formulas in the System Analysis MSA Form HFSS 3D Electromagnetic Field Analysis Fundamentals ISO 14971:2019 Medical Equipment Risk Management Practices ISO 14971:2019 Medical Equipment Risk Management Practices On-Job Training for Occupational Safety and Health ISO 14971:2019 Medical Equipment Risk Management Practices CSR Training and Refresher Training as required by customers CSR Training and Refresher Training as required by	0 0 12,000 50,000 50,000	

The relevant certificates and licenses designated by the competent authority which are received by the Company's personnel related to financial information transparency are as follows:

- 1. International Internal Auditor Certificate: None.
- 2. Basic Competency Test of Corporate Internal Control organized by the

Securities and Futures Institute: 2 audit staff.

- 3. Internal Auditor of the Republic of China: None.
- 4. Accountant of the Republic of China: None.
- (3) Retirement system and implementation status

In accordance with the provisions of the Labor Standards Act, the Company has formulated the "Employee Retirement Measures", which clearly stipulates that employees can retire and receive pensions in accordance with the regulations. In addition, a special account for labor pension has been established in accordance with the law. In the old system, the pension provision is set aside on a monthly basis, and deposited in the special account at the entrusted financial institution. In the new system, 6% is set aside on a monthly basis, and deposited in the individual pension account.

- (4) Agreements between labor and management and various measures to safeguard the rights and interests of employees The Company has formulated personnel management rules and personnel operating standards, and has a complete plan for employee recruitment, promotion, retirement and pensions. As a common standard for the Company and employees, labor-management meetings are held regularly to enhance the exchange of views between labor and management. Therefore, labor-management relations are harmonious without any disputes.
- 2. Losses suffered due to labor disputes (including violations of Labor Standards Act based on labor inspection results) in the most recent two fiscal years and up to the printing date of the annual report; should specify the date of disciplinary action, disciplinary reference number, violated regulations, infringements, and details of the disciplinary measures. Furthermore, disclose the current and estimated future amounts that may occur and corresponding measures; if unable to estimate reasonably, explain the reasons for the inability to provide a reasonable estimate.
  - (1) The Company has no losses due to labor disputes in the most recent year and up to the printing date of the annual report.
  - (2) The Company abides by the Labor Standards Act and relevant laws and regulations, and the labor and management have established a good interactive relationship, and therefore it is expected that there will be no losses due to labor disputes in the foreseeable future.
- VI. Infocomm Security Management:
  - (I) Describe the infocomm security risk management structure, infocomm security policy, specific management scheme and resources invested in infocomm security management.
    - 1. Risk Management Structure of Information and Communication Security

With reference to the COSO framework, the Company measures elements such as the control environment, risk assessment, control activities, and supervision of information and communication, in order to establish the corporate operation and management

mechanism.

- 2. Information Security Policy
  - (1) System Regulation: Establish a company information security management system to regulate personnel operations and behaviors.
  - (2) Technological Application: Implement information security management equipment and enforce information security management measures.
  - (3) Personnel Training:
     Conduct information security education and training to enhance colleagues' awareness of information security.
- 3. Specific management scheme
  - (1) The Company regularly takes inventory of information assets and personal data, conducts risk management based on information security and personal data risk assessment, and implements various control measures.
  - (2) Outsourced manufacturers must sign a confidentiality agreement to ensure that those who use the Company's information services or perform related information services have the responsibility and obligation to protect the Company's information assets they obtain or use, so as to prevent unauthorized access, tampering, vandalism or improper disclosure.
  - (3) Important information systems or equipment have been appropriately backed up or mutually assisted or a monitoring mechanism is in place, and drills are regularly carried out to maintain their availability.
  - (4) Anti-virus software is installed on all personal computers, virus patterns are regularly checked and updated, and the use of unauthorized software is prohibited.
  - (5) The employees are required to be responsible for the safekeeping and use of the account, password and authority level, and regularly change the password.
  - (6) A business continuity management mechanism is established and regularly tested and drilled to maintain its applicability. Regular internal audits are carried out every year to ensure the effectiveness of the information security and personal information protection management system.
  - (7) Regular internal audits are carried out every year to ensure the effectiveness of the information security and personal information protection management system.
- 4. Resources Invested in Information Security Management
  - (1) Dedicated Personnel:The IT department consists of 5 people, with the IT department head serving as the
    - dedicated information security manager.(2) Education and Training:

Conduct irregular information security awareness campaigns and social engineering exercises on the intranet, and hold one information security training session annually.

(II) Losses arising from major infocomm security incidents in the last year up to the publication date of the annual report, possible impact and countermeasures; state the reasons if the losses can not be reasonably estimated.

#### VII. Important Contracts

Supply and sales, technical cooperation and long-term loan contracts that are still in force and will expire in the year, and important contracts that can affect the rights and interests of investors:

Nature of	Contract		Contract	
contract	counterparty	Contract period	content	Restrictive clauses
Sale and purchase contract	Company B	February 19, 2024	Purchase of plants, land and buildings	Confidentiality agreement already signed
Procurement contracts	Company A	June 6, 2023 to June 5, 2024	Procurement contracts	Confidentiality agreement already signed

### Six. Financial Status Overview

I. Condensed balance sheet and income statement for the last five years; indicate the name of the CPAs and the audit opinions.

(I) Condensed Five-year Balance Sheet

1.Condensed Individual Balance Sheet - IFRS-compliant

Unit: NT\$ thousand

<u> </u>	1					Ŧ		
	Year (note 1)		Financial information for the most recent 5 years (Note 1)					
Item		2019	2020	2021	2022	2023		
Currer	nt assets	783,846	1,217,288	1,260,590	1,421,068	1,873,417		
Property	, plant and	324,678	359,432	381,254	456,090	482,948		
equi	pment							
Intangil	ole assets	10,559	5,787	2,995	5,304	3,594		
Other	assets	1,047,879	1,018,035	1,212,337	1,184,542	1,144,673		
Total	assets	2,166,962	2,600,542	2,857,176	3,067,004	3,504,632		
	Before	332,066	363,742	365,883	588,324	270,576		
Current	Distribution							
liabilities	After	418,273	471,781	524,595	828,392	393,930		
	Distribution					Note 2		
Non-curre	nt liabilities	84,922	425,895	182,550	61,979	726,913		
	Before	416,988	789,637	548,433	650,303	997,489		
Total	Distribution							
liabilities	After	503,195	897,676	707,145	890,371	1,120,843		
	Distribution					Note 2		
Share	capital	718,391	718,391	785,459	797,726	822,359		
Capital	l reserve	192,968	211,032	369,572	398,423	479,725		
	Before	801,881	863,851	937,445	1,195,522	1,163,118		
Retained	Distribution							
earnings	After	715,674	755,812	778,733	955,454	1,039,764		
	Distribution					Note 2		
Ot	Others		17,631	216,267	25,030	41,941		
Treasury shares		_	_	—	—	_		
	Before	1,749,974	1,810,905	2,308,743	2,416,701	2,507,143		
Total	Distribution							
equity	After	1,663,767	1,702,866	2,150,031	2,176,633	2,383,789		
	Distribution					Note 2		

Note 1: All the financial statements in each years have been certificated by the accountant.

Note 2: The amount of cash dividend as resolved by the board of directors on February 27, 2024.

#### 2 Condensed Consolidated Balance Sheet - IFRS-compliant

Unit: NT\$ thousand

<					(	Jnit: NI\$ the
Yea	r	Financial information for the most recent 5 years (Note 1)				
Item		2019	2020	2021	2022	2023
Curre	nt assets	1,393,165	1,819,809	1,968,370	1,959,545	2,387,435
Property	v, plant and	367,718	416,288	443,428	518,584	564,043
equ	ipment					
Intangi	ble assets	10,138	5,137	3,058	5,745	3,829
Othe	er assets	486,292	457,593	620,722	741,633	719,715
Tota	l assets	2,257,313	2,698,827	3,035,578	3,225,507	3,675,022
	Before	391,789	429,044	511,801	682,439	388,483
Current	Distribution					
liabilities	After	477,996	537,083	670,513	922.507	511,837
	Distribution					Note 2
Non-curre	ent liabilities	102,365	447,119	191,099	115,403	769,190
	Before	494,154	876,163	702,900	797,842	1,157,673
Total	Distribution					
liabilities	After	580,361	984,202	861,612	1,037,910	1,281,027
	Distribution					Note 2
Equity at	tributable to	1,749,974	1,810,905	2,308,743	2,416,701	2,507,143
owners	of parent					
Share	e capital	718,391	718,391	785,459	797,726	822,359
Capita	l reserve	192,968	211,032	369,572	398,423	479,725
	Before	801,881	863,851	937,445	1,195,522	1,163,118
Retained	Distribution					
earnings	After	715,674	755,812	778,733	955,454	1,039,764
	Distribution					Note 2
0	thers	36,734	17,631	216,267	25,030	41,941
Treasury shares				_		
Non-controlling interests		13,185	11,759	23,935	10,964	10,206
	Before	1,763,159	1,822,664	2,332,678	2,427,665	2,517,349
Total	Distribution					
equity	After	1,676,952	1,714,625	2,173,966	2,187,597	2,393,995
	Distribution					Note 2

Note 1: All the financial statements in each years have been certificated by the accountant.

Note 2: The amount of cash dividend as resolved by the board of directors on February 27, 2024.

## (II) Condensed Five-year Income Statement

.

					Jint. IN I & th	
Year (note 1)	Financial information for the most recent 5 years (Note 1)					
Item	2019	2020	2021	2022	2023	
Operating revenue	745,132	948,818	1,140,544	1,510,291	1,167,551	
Gross profit	211,967	328,946	392,000	541,625	409,306	
Operating profit and loss	32,520	119,691	178,722	278,834	157,129	
Non-operating income and expenses	97,518	51,214	(4,552)	114,104	56,365	
Profit before tax	130,038	170,905	174,170	392,938	213,494	
Current net income from continuing operations	112,710	143,509	146,435	321,972	170,153	
Loss from discontinued operations	—	_	—	—	—	
Current net income (loss)	112,710	143,509	146,435	321,972	170,153	
Other comprehensive income for the current period (net, after-tax)	74,642	(14,333)	233,834	(96,420)	54,422	
Total comprehensive income for the year	187,352	129,176	380,269	225,552	224,575	
Earnings per share	1.57	2.01	2.02	4.06	2.10	

#### 1 Condensed Individual Income Statement - IFRS-compliant



Note 1: All the financial statements in each years have been certificated by the accountant.

# 2 Condensed Consolidated Income Statement - IFRS-compliant

Unit: NT\$ thousand

B				Uni	it: NT\$ thousai
Year (note 1)	Financia	l information	for the most re	ecent 5 years (	Note 1)
Item	2019	2020	2021	2022	2023
Operating revenue	1,176,905	1,334,922	1,599,466	1,873,163	1,375,343
Gross profit	345,879	458,405	468,270	678,184	517,612
Operating profit and loss	86,963	173,136	172,137	324,805	176,065
Non-operating income and expenses	56,315	5,390	8,900	80,372	44,692
Profit before tax	143,278	178,526	181,037	405,177	220,757
Current net income from continuing operations	112,323	142,062	145,613	321,904	169,416
Loss from discontinued operations	_	_	_	_	_
Current net income (loss)	112,323	142,062	145,613	321,904	169,416
Other comprehensive income for the current period (net, after-tax)	74,615	(14,312)	233,832	(96,402)	54,401
Total comprehensive income in the current period	186,938	127,750	379,445	225,502	223,817
Net income attributable to parent company shareholders	112,710	143,509	146,435	321,972	170,153
Net Profit Belongs to Non-controlling Interests	(387)	(1,447)	(822)	(68)	(737)
Total Amount of Comprehensive Income Attributed to Owner of Parent Company	187,352	129,176	380,269	225,552	224,575
Total Amount of Comprehensive Income Belongs to Non-controlling Interests	(414)	(1,426)	(824)	(50)	(758)
Earnings per share	1.57	2.01	2.02	4.06	2.10

Note 1: All the financial statements in each years have been certificated by the accountant.

			1
Year	CPA firm	Certified public accountant	Audit Opinion
2019	PricewaterhouseCoopers Taiwan	Yan-Na Li ad Shou-Hung Hsueh	Unqualified opinion
2020	PricewaterhouseCoopers Taiwan	Yan-Na Li and Wei-Hao Wu	Unqualified opinion
2021	PricewaterhouseCoopers Taiwan	Yan-Na Li and Wei-Hao Wu	Unqualified opinion
2022	022 PricewaterhouseCoopers Wei-hao Wu, Ya-hui Taiwan Cheng		Unqualified opinion
2023	PricewaterhouseCoopers Taiwan	Wei-hao Wu, Ya-hui Cheng	Unqualified opinion

(III) Names of financial statement auditors in the last 5 years and audit opinions

Note: The change of accountants in the last five years was due to the adjustment of internal operations of PWC Taiwan.

# II. Financial analysis for the last 5 years

# (I) Individual financial ratio analysis - IFRS-compliant

	Year (Note 1)	Finan	cial Analysis	s over the Pas	t 5 Years (No	te 1)
Item of analy (Note 2)	sis	2019	2020	2021	2022	2023
(1.000 2)	L/A Rate	19.24	30.36	19.19	21.20	28.46
Financial structure (%)	Rate of Long- term Funds to Property, Plant and Equipment	565.14	622.32	653.45	543.46	669.65
	Current Ratio	236.05	334.66	344.53	241.55	692.38
Solvency (%)	Quick Ratio	222.03	311.73	320.86	219.94	657.44
Solvency (70)	Interest Coverage Ratio	696.39	218.16	48.09	328.99	289.51
	Accounts receivable turnover (times)	4.07	5.52	4.56	3.72	3.13
	Average cash collection days	90	66	80	98	117
	Inventory turnover (times)	12.08	11.70	10.71	9.89	6.76
Operating efficiency	Accounts payable turnover (times)	2.10	2.65	3.26	3.63	3.67
efficiency	Average inventory turnover days	30	31	34	37	54
	Property, plant and equipment turnover (times)	2.37	2.77	3.08	3.61	2.49
	Total asset turnover (times)	0.35	0.40	0.42	0.51	0.36
	Return on assets (%)	5.24	6.05	5.47	10.90	5.20
	Return on equity (%)	6.59	8.06	7.11	13.63	6.91
Profitability	Net profits before tax to paid-in capital (%)	18.10	23.79	22.17	49.26	25.96
	Net profit margin (%)	15.13	15.13	12.84	21.32	14.57
	Earnings per share (NTD)	1.57	2.01	2.02	4.06	2.10
Cash flow	Cash flow ratio (%)	10.07	40.12	1.16	36.00	65.86

	Cash flow adequacy ratio (%)	97.90	85.14	80.35	61.49	54.67
	Cash reinvestment ratio (%)	-3.97	2.62	-4.10	2.10	-1.87
Degree of	Operating leverage	1.90	1.24	1.14	1.08	1.21
leverage	Financial leverage	1.01	1.01	1.02	1.00	1.00

Reasons for the changes in the financial ratios for the last two years

(analysis can be exempted if the change is less than 20%)

- 1. Increase in the debt ratio and long-term capital to property, plant and equipment ratio: Due to the issuance of private placement of domestic unsecured convertible corporate bonds in 2023.
- 2. Increase in current ratio and quick ratio: Due to the increase from issuance of privately-placed corporate bonds payable, and cash and financial assets measured at amortized costs.
- 3. Decrease in inventory turnover rate and increase in average sales days: Due to decline in revenue and the increase in average inventory amount.
- 4. Decrease in fixed asset turnover rate and total asset turnover rate: Due to the decrease in operating revenue.
- 5. Decrease in return on assets and return on shareholders' equity: Due to the decrease in net profit after tax.
- 6. Decrease in the ratio of pre-tax profit to paid-in capital: Due to the decrease in pre-tax profit.
- 7. Decrease in net profit margin and earnings per share: Due to the decrease in net profit after tax.
- 8. Increase in cash flow ratio: Due to the decrease in current liabilities.
- 9. Decrease in cash reinvestment ratio: Due to the decrease in net cash inflow from business activities and increase in cash dividends and working capitals.

Note 1: All the financial statements in each years have been certificated by the accountant.

- Note 2: Earnings per share are calculated by retrospectively adjusting the weighted average number of ordinary shares in circulation after each year's earnings are converted into capital increase
  - or capital reserves are converted into capital according to the capital increase ratio.

Note 3: Formulas for calculation of various analyses:

1. Financial position

- (1) Debt to assets ratio = total liabilities/total assets
- (2) Long-term capital to property, plant, and equipment ratio = (total equity + non-current
- liabilities)/net property, plant, and equipment

#### 2. Solvency

- (1) Current ratio = current assets/current liabilities
- (2) Quick ratio = (current assets inventory prepaid expenses)/current liabilities
- (3) Interests coverage multiplier = net profits before tax and interest expense/interest expense for the period
- 3. Operating performance
  - (1) Receivable (including accounts receivable and notes receivable from business operations) turnover rate = net sales / balance of average accounts receivable for various periods (including accounts receivable and notes receivable from business operations).
  - (2) Average collection days = 365/accounts receivable turnover rate
  - (3) Inventory turnover rate = costs of goods sold/average inventory
  - (4) Payable (including accounts payable and notes payable from business operations) turnover rate
     = costs of goods sold / balance of average accounts payable for various periods (including accounts payable and notes payable from business operations).
  - (5) Average sales days = 365/inventory turnover rate
  - (6) Property, plant, and equipment turnover rate = net sales/average property, plant, and equipment
  - (7) Total assets turnover rate = net sales/average total assets
- 4. Profitability

- (1) Return on assets = [net profits after tax + interest expense x (1 tax rate)]/average total assets
- (2) Return on equity = net profits after tax/average total equity
- (3) Net profit margin = net profits after tax/net sales
- (4) Earnings per share = (net profits attributable to shareholders of owners of the parent preferred stock dividend)/ weighted average number of shares outstanding

#### 5. Cash flow

- (1) Cash flow ratio = net cash flow from operating activities/current liabilities.
- (2) Cash flow adequacy ratio = sum of net cash flow from operating activities for the most recent 5 years / sum of capital expenditures, inventory additions, and cash dividend for the most recent 5 years
- (3) Cash reinvestment ratio = (net cash flow from operating activities cash dividend) / (gross property, plant, and equipment + long-term investment + other non-current assets + working capitals).
- 6. Degree of leverage:
  - (1) Operating Leverage = (Net Operating Income Variable Operating Costs and Expenses) / Operation Revenues
  - (2) Financial leverage = operating profits / (operating profits interest expense).

	Year (Note 1)	Financ	ial Analysis	over the Pas	t 5 Years (N	ote 1)
Item of anal (Note 2)	ysis	2019	2020	2021	2022	2023
	L/A Rate	21.89	32.46	23.16	24.74	31.50
structure	Rate of Long-term Funds to Property, Plant and Equipment	507.32	545.24	569.15	490.39	582.68
	Current Ratio	355.59	424.15	384.60	287.14	614.55
	Quick Ratio	317.23	377.87	340.01	239.41	564.29
(%)	Interest Coverage Ratio	87.73	95.56	41.50	237.12	227.19
	Accounts receivable turnover (times)	3.21	3.82	3.73	3.46	3.00
	Average cash collection days	114	96	98	106	122
	Inventory turnover (times)	5.49	5.70	6.14	4.77	3.46
	Accounts payable turnover (times)	3.44	3.80	4.23	3.86	3.63
	Average inventory turnover days	67	64	59	76	105
	Property, plant and equipment turnover (times)	3.29	3.41	3.72	3.89	2.54
	Total asset turnover (times)	0.52	0.54	0.56	0.60	0.40
	Return on assets (%)	5.07	5.79	5.20	10.33	4.93
	Return on equity (%)	6.52	7.92	7.01	13.52	6.85
Profitability	Net profits before tax to paid-in capital (%)	19.94	24.85	23.05	50.79	26.84
	Net profit margin (%)	9.54	10.64	9.10	17.19	12.32
	Earnings per share (NTD)	1.57	2.01	2.02	4.06	2.10
Cont. C	Cash flow ratio (%)	27.44	50.88	12.00	39.85	94.61
Cash flow	Cash flow adequacy ratio (%)	115.87	105.36	87.22	75.29	84.51

# (II) Consolidated financial ratio analysis - IFRS-compliant

	Cash reinvestment	-0.01	5.65	-1.80	4.31	3.76
	ratio (%)					
Degree of	Operating leverage	1.49	1.25	1.26	1.13	1.34
leverage	Financial leverage	1.02	1.01	1.03	1.01	1.01

Reasons for the changes in the financial ratios for the last two years (analysis can be exempted if the change is less than 20%)

1. Increase in the debt ratio and long-term capital to property, plant and equipment ratio: Due to the issuance of private placement of domestic unsecured convertible corporate bonds in 2023.

- 2. Increase in current ratio and quick ratio: Due to the increase in cash inflow from issuance of privately-placed corporate bonds payable, and cash and financial assets measured at amortized costs.
- 3. Decrease in inventory turnover rate and increase in average sales days: Due to decline in revenue and the increase in average inventory amount.
- 4. Decrease in fixed asset turnover rate and total asset turnover rate: Due to the decrease in operating revenue.
- 5. Decrease in return on assets and return on shareholders' equity: Due to the decrease in net profit after tax.
- 6. Decrease in the ratio of pre-tax profit to paid-in capital: Due to the decrease in pre-tax profit.
- 7. Decrease in net profit margin and earnings per share: Due to the decrease in net profit after tax.
- 8. Increase in cash flow ratio: Due to the increase in net cash inflow from operating activities and decrease in current liabilities.

Note 1: All the financial statements in each years have been certificated by the accountant.

Note 2: Earnings per share are calculated by retrospectively adjusting the weighted average number of ordinary shares in circulation after each year's earnings are converted into capital increase or capital reserves are converted into capital according to the capital increase ratio.

Note 3: Formulas for calculation of various analyses:

1. Financial position

- (1) Debt to assets ratio = total liabilities/total assets
- (2) Long-term capital to property, plant, and equipment ratio = (total equity + non-current liabilities)/net property, plant, and equipment

#### 2. Solvency

- (1) Current ratio = current assets/current liabilities
- (2) Quick ratio = (current assets inventory prepaid expenses)/current liabilities
- (3) Interests coverage multiplier = net profits before tax and interest expense/interest expense for the period
- 3. Operating performance
  - Receivable (including accounts receivable and notes receivable from business operations) turnover rate = net sales / balance of average accounts receivable for various periods (including accounts receivable and notes receivable from business operations).
  - (2) Average collection days = 365/accounts receivable turnover rate
  - (3) Inventory turnover rate = costs of goods sold/average inventory
  - (4) Payable (including accounts payable and notes payable from business operations) turnover rate = costs of goods sold / balance of average accounts payable for various periods (including accounts payable and notes payable from business operations).
  - (5) Average sales days = 365/inventory turnover rate
  - (6) Property, plant, and equipment turnover rate = net sales/average property, plant, and equipment
  - (7) Total assets turnover rate = net sales/average total assets
- 4. Profitability
  - (1) Return on assets = [net profits after tax + interest expense x (1 tax rate)]/average total assets
  - (2) Return on equity = net profits after tax/average total equity
  - (3) Net profit margin = net profits after tax/net sales
  - (4) Earnings per share = (net profits attributable to shareholders of owners of the parent -

preferred stock dividend)/ weighted average number of shares outstanding

#### 5. Cash flow

- (1) Cash flow ratio = net cash flow from operating activities/current liabilities.
- (2) Cash flow adequacy ratio = sum of net cash flow from operating activities for the most recent 5 years / sum of capital expenditures, inventory additions, and cash dividend for the most recent 5 years
- (3) Cash reinvestment ratio = (net cash flow from operating activities cash dividend) / (gross property, plant, and equipment + long-term investment + other non-current assets + working capitals).
- 6. Degree of leverage:
  - (1) Operating Leverage = (Net Operating Income Variable Operating Costs and Expenses) / Operation Revenues
  - (2) Financial leverage = operating profits / (operating profits interest expense).

III. Audit Report from the Auditing Committee on the Latest Financial Statements

# Chant Sincere Co., Ltd. Audit Committee's Audit Report

We have reviewed the Company's 2023 business report, financial statements (including consolidated and individual financial statements), and earnings distribution proposal prepared by the board of directors. The financial statements have been audited by CPAs Wei-Hao Wu and Ya-Hui Cheng of PWC Taiwan, and an independent auditor's report was issued accordingly. The aforementioned business report, financial statements and earnings distribution proposal have been reviewed and determined to be correct and accurate by the Audit Committee members. We hereby submit this report according to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act for your review.

То

The 2024 general shareholders' meeting of the Company

Chant Sincere Co., Ltd. Audit Committee convener: Ming-Lei Chang

February 27, 2024

IV. The most recent annual financial statements, including the Independent Auditors' Report, two-year comparative Statement of Financial Position, Income Statement, Statement of Changes in Equity, Statement of Cash Flows and notes or schedules.

#### INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of CHANT SINCERE CO., LTD.

#### **Opinion**

We have audited the accompanying parent company only balance sheets of CHANT SINCERE CO., LTD. (the "Company") as at December 31, 2023 and 2022, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the parent company only financial statements, including a summary of significant accounting policies.

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

#### **Basis for opinion**

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by 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 parent company only 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 for 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 Company's 2023 parent company only financial statements. These matters were addressed in the context of our audit of the parent company only financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Company's 2023 parent company only financial statements are stated as follows:

#### Valuation of inventory

#### Description

Refer to Notes 4(12), 5(2) and 6(5) for a description of accounting policy on inventory valuation, accounting estimates and assumptions in relation to inventory and details of loss allowance.

The Company is mainly engaged in manufacturing and selling connectors and cable wires. Due to rapid technological innovations and fluctuations in market demand, there is a higher risk of inventory obsolescence. As inventories are stated at the lower of cost and net realisable value, the determination of net realisable value of inventories is subject to subjective judgment and uncertainties. Thus, we considered the valuation of inventory as a key audit matter.

As of December 31, 2023, the amount of inventories and allowance for inventory valuation losses were NT\$102,172 thousand and NT\$15,900 thousand, respectively.

#### How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- 1. Assessed the reasonableness of provision policies on and procedures of allowance for inventory valuation losses, including understanding the operation and nature of the industry, and the historical information of actual clearance of inventory, to judge the reasonableness and consistency of valuation policies on the inventory valuation losses.
- 2. Reviewed the stock count plan and observed the annual stock count event in order to assess the effectiveness of internal controls over obsolete inventory.
- 3. Verified management's appropriateness of the systematic logic used in the inventory aging report and confirmed whether the information was consistent with its policies.
- 4. Verified whether inventory valuation losses were calculated in accordance with its policies, and ascertained the adequacy of the allowance for inventory valuation losses.

#### **Recognition of export sales revenue**

#### Description

Refer to Note 4(26) for accounting policies on sales revenue recognition.

The Company is mainly engaged in manufacturing and selling connectors and cable wires, which were used in consumer PCs, automobile and communication market. The types of sales include domestic sales, export sales and warehouse sales. Revenue from export sales are recognised based on the terms of the contract. As the determination as to when the control of the products has transferred to customers involves management's subjective judgment, this may lead to improper revenue recognition. Thus, we considered the recognition of export sales revenue as a key audit matter.

For the year ended December 31, 2023, the net amount of sales revenue was NT\$1,167,551 thousand.

#### How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- 1. Obtained an understanding on the effectiveness of internal controls over the timing of revenue recognition.
- 2. Selected samples of export sales transactions and ascertained the consistency of the timing of export revenue recognition with the terms specified in the contracts.
- 3. Selected samples of receivable accounts and sent out confirmations to ascertain existence of export sales revenue.
- 4. Ascertained the reasonableness of revenue recognition timing against supporting documents of revenue from export sales during a certain period before and after the balance sheet date.

# Responsibilities of management and those charged with governance for the parent company only financial statements

Management is responsible for the preparation and fair presentation of the parent company only 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 parent company only financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the parent company only 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 parent company only financial statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 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 parent company only financial statements.

As part of an audit in accordance with 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 parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only 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 auditors' 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 parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the company 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 parent company only financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Wu, Wei-Hao

Cheng, Ya-Huei

For and on behalf of PricewaterhouseCoopers, Taiwan February 27, 2024

The accompanying parent company only financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying parent company only financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

For the convenience of readers and for information purpose only, the auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. In the event of any discrepancy between the English version and the original Chinese version or any differences in the interpretation of the two versions, the Chinese-language auditors' report and financial statements shall prevail.

#### <u>CHANT SINCERE CO., LTD.</u> <u>PARENT COMPANY ONLY BALANCE SHEETS</u> <u>DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars)

1110Financial assets at fair value through profit or loss - current $6(2)$ profit or loss - current $9,444$ $-$ 1136Financial assets at amortised cost - current $6(1)$ $6(1)$ $6(1)$ 1130Notes receivable, net $6(4)$ $370$ $-$ 1170Accounts receivable, net $6(4)$ $260,676$ $7$ $44$ 1180Accounts receivable due from related $6(4)$ and 7 $ -$ 1200Other receivables $7$ $370$ $ -$ 130XInventories $6(5)$ $86,272$ $3$ $116$ 1410Prepayments $ 8,270$ $ -$	<u>r %</u> 547,031 21
1100       Cash and cash equivalents       6(1)       \$       825,412       24       \$       6         1110       Financial assets at fair value through       6(2)       profit or loss - current       9,444       -       1         1136       Financial assets at amortised cost -       6(1)       9,444       -       1       1         1136       Financial assets at amortised cost -       6(1)       1       <	647,031 21
1110       Financial assets at fair value through 6(2)         profit or loss - current       9,444         1136       Financial assets at amortised cost - 6(1)         current       681,000       19         1150       Notes receivable, net       6(4)         1170       Accounts receivable, net       6(4)         1180       Accounts receivable due from related       6(4) and 7         parties, net       1,603       -         1200       Other receivables       7       370         130X       Inventories       6(5)       86,272       3       11         1410       Prepayments       8,270       -       -         11XX       Total current assets       1,873,417       53       1,4	547,031 21
profit or loss - current       9,444       -         1136       Financial assets at amortised cost -       6(1)         current       681,000       19       1         1150       Notes receivable, net       6(4)       370       -         1170       Accounts receivable, net       6(4)       260,676       7       4         1180       Accounts receivable due from related       6(4) and 7       -	
1136       Financial assets at amortised cost -       6(1)         current       681,000       19       11         1150       Notes receivable, net       6(4)       370       -         1170       Accounts receivable, net       6(4)       260,676       7       4         1180       Accounts receivable due from related       6(4) and 7       -	
current       681,000       19       11         1150       Notes receivable, net       6(4)       370       -         1170       Accounts receivable, net       6(4)       260,676       7       4         1180       Accounts receivable due from related       6(4) and 7       -       -       -       -         1180       Accounts receivable due from related       6(4) and 7       -	- 11,492
1150       Notes receivable, net       6(4)       370       -         1170       Accounts receivable, net       6(4)       260,676       7       4         1180       Accounts receivable due from related       6(4) and 7       -       1       1         1180       Accounts receivable due from related       6(4) and 7       -       1 <td< td=""><td></td></td<>	
1170       Accounts receivable, net       6(4)       260,676       7       4         1180       Accounts receivable due from related       6(4) and 7       1	45,000 5
1180       Accounts receivable due from related       6(4) and 7         parties, net       1,603       -         1200       Other receivables       7       370       -         130X       Inventories       6(5)       86,272       3       1         1410       Prepayments       8,270       -       -         11XX       Total current assets       1,873,417       53       1,440	1,750 -
parties, net       1,603       -         1200       Other receivables       7       370       -         130X       Inventories       6(5)       86,272       3       1         1410       Prepayments       8,270       -       -         11XX       Total current assets       1,873,417       53       1,4	476,428 16
1200     Other receivables     7     370     -       130X     Inventories     6(5)     86,272     3     1       1410     Prepayments     8,270     -     -       11XX     Total current assets     1,873,417     53     1,4	
130X       Inventories       6(5)       86,272       3       1         1410       Prepayments       8,270       -       -         11XX       Total current assets       1,873,417       53       1,4         Non-current assets	3,942 -
1410       Prepayments       8,270       -         11XX       Total current assets       1,873,417       53       1,4         Non-current assets	8,290 -
11XX     Total current assets     1,873,417     53     1,4       Non-current assets     1,873,417     53     1,4	11,516 4
Non-current assets	15,619 -
	421,068 46
1517 Financial assets at fair value through 6(3)	
other comprehensive income - non-	
current 242,729 7 2	252,726 8
1550Investments accounted for under6(6)	
equity method 867,128 25 9	001,987 30
1600         Property, plant and equipment         6(7)         482,948         14         4	156,090 15
1755 Right-of-use assets 6(8) 10,973 -	9,443 -
1780 Intangible assets 3,594 -	5,304 -
1840         Deferred tax assets         6(20)         20,122         1	16,685 1
1900         Other non-current assets         3,721         -	3,701 -
15XX <b>Total non-current assets</b> 1,631,215 47 1,6	5,701 -
1XXX <b>Total assets</b> \$ 3,504,632 100 \$ 3,0	<u>545,936</u> <u>54</u>

(Continued)

#### <u>CHANT SINCERE CO., LTD.</u> <u>PARENT COMPANY ONLY BALANCE SHEETS</u> <u>DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars)

			De	ecember 31, 2023	3	December 31, 2022	2
	Liabilities and Equity	Notes	AN	MOUNT	%	AMOUNT	%
	Current liabilities						
2150	Notes payable			805	-	1,763	-
2170	Accounts payable			76,936	2	124,463	4
2180	Accounts payable to related parties	7		24,991	1	184,362	6
2200	Other payables	6(9)		86,011	2	94,739	3
2230	Current income tax liabilities	6(20)		48,479	1	67,085	2
2250	Provisions for liabilities - current			9,500	-	9,500	-
2280	Lease liabilities - current			4,603	-	5,110	-
2320	Long-term liabilities, current portion	6(10)		-	-	78,555	3
2399	Other current liabilities			19,251	1	22,747	1
21XX	Total current liabilities			270,576	7	588,324	19
	Non-current liabilities						
2530	Convertible bonds payable	6(10)		668,173	19	-	-
2570	Deferred tax liabilities	6(20)		39,480	1	44,176	2
2580	Lease liabilities - non-current			6,449	-	4,407	-
2600	Other non-current liabilities	6(11)		12,811	1	13,396	-
25XX	Total non-current liabilities			726,913	21	61,979	2
2XXX	Total liabilities			997,489	28	650,303	21
	Equity						
	Share capital	6(12)					
3110	Common stock			822,359	23	797,726	26
	Capital surplus	6(13)					
3200	Capital surplus			479,725	14	398,423	13
	Retained earnings	6(14)					
3310	Legal reserve			393,045	11	351,366	11
3350	Unappropriated retained earnings			770,073	22	844,156	28
	Other equity interest	6(15)					
3400	Other equity interest			41,941	2	25,030	1
3XXX	Total equity			2,507,143	72	2,416,701	79
	Significant contingent liabilities and	9					
	unrecognised contract commitments						
3X2X	Total liabilities and equity		\$	3,504,632	100	\$ 3,067,004	100
						· ·	

# <u>CHANT SINCERE CO., LTD.</u> <u>PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars, except for earnings per share amount)

				Ye	ear ended	Decem	lber 31		
				2023			2022		
	Items	Notes		AMOUNT	%		AMOUNT		%
4000	Operating revenue	6(16) and 7	\$	1,167,551	100	\$	1,510,291		100
5000	Operating costs	6(5)(18)(19) and 7	(	758,245) (	65)	(	968,666)	(	64
5900	Gross profit from operations			409,306	35		541,625		36
	Operating expenses	6(18)(19) and 7							
6100	Selling expenses		(	72,285) (	6)	(	88,303)	(	6
6200	Administrative expenses		(	132,664) (	12)	(	134,040)	(	9
6300	Research and development expenses		(	48,358) (	4)	(	39,357)	(	3
6450	Impairment expected credit (loss) gain	12(2)		1,130		(	1,091)		-
6000	Total operating expenses		(	252,177) (	22)	(	262,791)	(	18
6900	Operating profit			157,129	13		278,834		18
	Non-operating income and expenses								
7100	Interest income			7,695	1		3,994		-
7010	Other income	7		9,240	1		7,266		1
7020	Other gains and losses	6(17) and 7		1,379	-		28,068		2
7050	Finance costs		(	740)	-	(	1,198)		-
7070	Share of (loss)/profit of subsidiaries,	6(6)							
	associates and joint ventures accounted								
	for under equity method			38,791	3		75,974		5
7000	Total non-operating income and expenses			56,365	5		114,104		8
7900	Profit before income tax			213,494	18		392,938		26
7950	Income tax expense	6(20)	(	43,341) (	()	(	70,966)	(	5)
8200	Profit for the year		\$	170,153	14	\$	321,972		21
	Other comprehensive income (net)								
	Items that will not be reclassified to profit or								
	loss								
8311	Remeasurements of defined benefit plans	6(11)	\$	639	-	\$	4,208		1
8316	Unrealised (losses) gains from	6(3)							
	investments in equity instruments								
	measured at fair value through other								
	comprehensive income			38,330	3	(	41,788)	(	3)
8330	Share of other comprehensive income of	6(15)							
	subsidiaries, associates and joint ventures								
	accounted for using equity method			19,107	2	(	61,069)	(	4)
8349	Income tax related to items that will not	6(20)							
	be reclassified to profit or loss		(	128)		(	842)		-
8310	Other comprehensive income (net) that								
	will not be reclassified to profit or loss			57,948	5	(	99,49 <u>1</u> )	(	6)
	Items that will be reclassified to profit or loss								
8380	Share of other comprehensive income of	6(15)							
	subsidiaries, associates and joint ventures								
	accounted for using equity method		(	4,462)	-		3,869		-
8399	Income tax related to items that will be	6(20)							
	reclassified to profit or loss			936		(	798)		-
8360	Other comprehensive income that will								
	be reclassified to profit or loss		(	3,526)	-		3,071		-
8300	Other comprehensive (loss) income								
	for the year, net of tax		\$	54,422	5	(\$	96,420)	(	6)
8500	Total comprehensive income for the year		\$	224,575	19	\$	225,552		15
	Formings per share (in dellars)	6(21)							
9750	Earnings per share (in dollars) Basic earnings per share	6(21)	¢		2.10	\$			4.06
			\$						
9850	Diluted earnings per share		\$		2.07	\$			3.92

				PARENT COMPA YEAR (Exp	CHANT SINCERE CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2023 AND 2022 (Expressed in thousands of New Taiwan dollars)	CO., LTD. NTS OF CHANGES IN 8 31, 2023 AND 2022 ew Taiwan dollars)	k equity					
					Capital Reserves			Reta	Retained Earnings	Other equ	Other equity interest	
	Notes	Common stock	Capital surplus, additional paid-in capital	Capital surplus, treasury share transactions	Capital surplus - difference between proceeds on actual acquisition of or disposal of equity interest in a subsidiary and its carying amount and changes in the ownership interest	Capital surplus, changes in equity of associates and joint as runtures accounted for using equity method	of t Capital surplus, share options	Legal reserve	Unappropriated retained earnings	Exchange differences on translation of foregin financial statements	Unrealised gains (Unrealised gains financial assets measured at fair value through other comprehensive income	Total equity.
Balance at January 1, 2022	2 \$	\$ 785 459	\$ 355.953	\$ \$ 509	\$ 1.826		\$ 3.284	\$ 333.203	\$ 604.242	(\$ 17.768.)	\$ 234.035	\$ 2,308,743
Profit (loss) for the year						, ,				0		
Other comprehensive income (loss) for the year	6(15)	,		,	,		,	,	3.366	3.071	102.857	96.420
Total comprehensive income (loss)		'							375 338	3 071	102 857	225 552
Disposal of investments in equity instruments at fair value through other commerchensive income	6(15)										1 100	
Changes in equity of investment in associates and joint 6(6)	(9)9	ı						ı	91,451	'	91,451 )	
	0100	ı	·	ı		74	I	ı	,		·	74
Conversion of convertible bonds Capital surplus, changes in ownership interests in	0(10)	12,267	29,914	·			( 1,135 )	,	ı	ı		41,046
:Sg	6(14)				( 2 )	·		·				2)
Legal reserve		1	,	,	,		,	18.163	( 18.163.)	,	,	
Cash dividends									( 158.712 )			158 712
Balance at December 31, 2022	\$ 7	\$ 797.726	\$ 385,867	\$ 8,509	\$ 1.824	\$ 74	\$ 2,149	\$ 351,366	<u>\$ 844,156</u>	(\$ 14,697)	\$ 39.727	\$ 2,416,701
			Ň		<sup>×</sup>		,					
Balance at January 1, 2023	\$ 7	\$ 797,726	\$ 385,867	\$ 8,509	\$ 1,824	\$ 74	\$ 2,149	\$ 351,366	\$ 844,156	(\$ 14,697)	\$ 39,727	\$ 2,416,701
Profit (loss) for the year	ļ						'		170.153			170.153
Other comprehensive income (loss) for the year	6(15)			,					573	( 3.526 )	57.375	54,422
Total comprehensive income (loss)	ļ		'	'		'	'	'	170.726	( 3.526 )	57.375	224.575
Disposal of investments in equity instruments at fair value through other comprehensive income	6(15)								36.029		36.039	
Changes in equity of investment in associates and joint 6(6) ventures accounted for using equity method	(9)								00000			' 8
Conversion of convertible bonds	-		1		•	06						06
		24,033	50,5 <i>3</i> 4	I	,	I	( 2,149 )		I			79,018
ution of retained earnings:	6(14)	ı		'		•	70,821	ı		•		178,07
Legal reserve		,	,		1		,	41.679	( 41.679 )	,	,	ı
Cash dividends			,	I	,	,			( 240.068 )			240.068 )
Balance at December 31, 2023	o U	¢ 877 350	107 CVV 3	\$ 500	\$ 1 87A	164	26875	\$ 303 045	¢ 770.073	( 18 77 3)	\$ 60 16d	¢ 2507143
	÷	-	442,401		J 1,041	±01 ¢	\$ 20,021	0+0,020 ¢		l	l	

#### <u>CHANT SINCERE CO., LTD.</u> <u>PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u>

(Expressed in thousands of New Taiwan dollars)

			,		
			Year ende	ed Decer	nber 31
_	Notes		2023		2022
CASH FLOWS FROM OPERATING ACTIVITIES Profit before tax		\$	213,494	\$	392,938
Adjustments		Ψ	210,101	Ŷ	0,2,000
Adjustments to reconcile profit (loss)					
(Gain) loss on valuation of financial assets or liabilities at fair	6(17)				
value through profit or loss	12(2)	(	1,807)		93
Impairment expected credit loss(gain) Share of profit (loss) of associates and joint ventures accounted	12(2)	(	1,130 )		1,091
for using equity method	6(6)	(	38,791)	(	75,974)
Loss on disposal of investments	6(17)	(		(	2,275
Depreciation charges on property, plant and equipment	6(18)				2,270
(Including Right-of-use assets)			30,338		19,663
Amortisation	6(18)		3,370		2,953
Dividend income		(	9,154)	(	7,266)
Interest income		(	7,695)	(	3,994)
Interest expense Changes in operating assets and liabilities			740		1,198
Changes in operating assets and natified sets					
Financial assets measured at fair value through profit or loss			3,851	(	9,922)
Notes receivable, net			1,380		144
Accounts receivable			216,882	(	153,476)
Accounts receivable due from related parties, net			2,339	(	1,001)
Other receivables			7,920	,	-
Inventories			25,244	(	41,032)
Prepayments Changes in operating liabilities			7,349		516
Notes payable		(	958)		523
Accounts payable		è	47,527)	(	837)
Accounts payable to related parties		Ì	159,371)		87,069
Other payables		(	12,077 )		19,862
Provisions for liabilities			-		6,000
Other current liabilities		(	3,496)	(	2,701)
Other non-current liabilities Cash inflow generated from operations		(	<u> </u>	(	<u>1,817</u> ) 236,305
Interest received			7,695		3,994
Interest paid		(	275)	(	206)
Dividends received			9,154		7,266
Payment of income tax		(	71,031)	(	35,562)
Income taxes refund			1,833		-
Net cash flows from operating activities			178,188		211,797
CASH FLOWS FROM INVESTING ACTIVITIES Increase in financial assets at amortised cost		(	536,000)	(	31,936)
Acquisition of financial assets at fair value through other		(	550,000 )	C	51,950 )
comprehensive income		(	2,266)	(	72,871)
Proceeds from disposal of financial assets at fair value through			· · ·		, ,
other comprehensive income			50,593		-
Capital reduction/liquidation of investments under the equity					
method			38,243		-
Acquisition of investments accounted for using equity method Disposal of investment proceeds using the equity method			-		14,441 18,042
Purchase of property, plant and equipment	6(22)	(	48,100)	(	91,337)
Increase in intangible assets	-()	č	1,660)	$\tilde{c}$	5,262)
Increase in refundable deposits		Ì	1,615)	Ì	1,831)
Decrease in refundable deposits			1,595		234
Dividends received in cash			50,198		39,100
Net cash flows used in investing activities		(	449,012)	(	131,420)
CASH FLOWS FROM FINANCING ACTIVITIES Payments of lease liabilities	6(8)	(	5 742 )	(	4 400 )
Increase in guarantee deposits	0(8)	(	5,742) 15	(	4,499)
Issuance of corporate bonds	6(10)		695.000		-
Cash dividends paid	6(14)	(	240,068)	(	158,712)
Net cash flows from (used in) financing activities		` <u> </u>	449,205	<u>(</u>	163,211)
Net increase (decrease) in cash and cash equivalents			178,381	(	82,834)
Cash and cash equivalents at beginning of year		-	647,031	*	729,865
Cash and cash equivalents at end of year		\$	825,412	\$	647,031

#### CHANT SINCERE CO., LTD.

#### NOTES TO THE PARENT COMPANY ONLY FINANCIAL STATEMENTS

#### FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

#### 1 <u>History and Organisation</u>

Chant Sincere Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.) in April 1986, and started operation in the same year. The Company is primarily engaged in the manufacturing, processing and sales of electronic components. The Company has been a listed company in the Taipei Exchange since December 20, 2002, and the Company's stocks were transferred to be listed in the Taiwan Stock Exchange since January 21, 2008.

- 2 <u>The Date of Authorisation for Issuance of the Financial Statements and Procedures for Authorisation</u> These parent company only financial statements were authorised for issuance by the Board of Directors on February 27, 2024.
- 3 Application of New Standards, Amendments and Interpretations
  - Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by the FSC and became effective from 2023 are as follows:

	Effective date by
	International
	Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 1, 'Disclosure of accounting policies'	January 1, 2023
Amendments to IAS 8, 'Definition of accounting estimates'	January 1, 2023
Amendments to IAS 12, 'Deferred tax related to assets	
and liabilities arising from a single transaction'	January 1, 2023
Amendments to IAS 12, 'International tax	
reform - pillar two model rules'	May 23, 2023

The above standards and interpretations have no significant impact to the Company's financial condition and financial performance based on the Company's assessment.

(2) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Company

New standards, interpretations and amendments endorsed by the FSC effective from 2024 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
Amendments to IAS 1, 'Classification of liabilities as current or non-current'	January 1, 2024
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024
Amendments to IAS 7 and IFRS 7, 'Supplier finance arrangements'	January 1, 2024

The above standards and interpretations have no significant impact to the Company's financial condition and financial performance based on the Company's assessment.

#### (3) IFRSs issued by IASB but not yet endorsed by the FSC

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSs as endorsed by the FSC are as follows:

	Effective date by International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 -	January 1, 2023
comparative information' Amendments to IAS 21,'Lack of exchangeability'	January 1, 2025

The above standards and interpretations have no significant impact to the Company's financial condition and financial performance based on the Company's assessment.

4 Summary of Significant Accounting Policies

The principal accounting policies applied in the preparation of these parent company only financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

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

- (2) Basis of preparation
  - A. Except for the following items, the parent company only financial statements have been prepared under the historical cost convention:
    - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
    - (b) Financial assets at fair value through other comprehensive income financial assets measured at fair value.
    - (c) Defined benefit liabilities recognised based on the net amount of pension fund assets less present value of defined benefit obligation.
  - B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the parent company only financial statements are disclosed in Note 5.
- (3) Foreign currency translation

The parent company only financial statements are presented in New Taiwan dollar, which is the Company's functional and presentation currency.

Foreign currency transactions and balances

- A. Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
- B. Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon retranslation at the balance sheet date are recognised in profit or loss.
- C. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- D. All other foreign exchange gains and losses based on the nature of those transactions are presented in the statement of comprehensive income within 'other gains and losses'.

- (4) Classification of current and non-current items
  - A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
    - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
    - (b) Assets held mainly for trading purposes;
    - (c) Assets that are expected to be realised within twelve months from the balance sheet date;
    - (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to settle liabilities more than twelve months after the balance sheet date.
  - B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
    - (a) Liabilities that are expected to be settled within the normal operating cycle;
    - (b) Liabilities arising mainly from trading activities;
    - (c) Liabilities that are to be settled within twelve months from the balance sheet date;
    - (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.
- (5) Cash equivalents

Cash equivalents refer to short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits that meet the definition above and are held for the purpose of meeting short-term cash commitments in operations are classified as cash equivalents.

- (6) Financial assets at fair value through profit or loss
  - A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortised cost or fair value through other comprehensive income.
  - B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognised and derecognised using settlement date accounting.
  - C. At initial recognition, the Company measures the financial assets at fair value and recognises the transaction costs in profit or loss. The Company subsequently measures the financial assets at fair value, and recognises the gain or loss in profit or loss.
  - D. The Company recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Company and the amount of the dividend can be measured reliably.
- (7) Financial assets at fair value through other comprehensive income
  - A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Company has made an irrevocable election at initial recognition to recognise changes in fair value in other comprehensive income.

- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using trade date accounting.
- C. The Company measured at fair value plus transaction cost on initial recognition, and measured at fair value in the subsequence. The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. The Company recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Company and the amount of the dividend can be measured reliably.
- (8) Financial assets at amortised cost
  - A. Financial assets at amortised cost are those that meet all of the following criteria:
    - (a) The objective of the Company's business model is achieved by collecting contractual cash flows.
    - (b) The assets' contractual cash flows represent solely payments of principal and interest.
  - B. On a regular way purchase or sale basis, financial assets at amortised cost are recognised and derecognised using trade date accounting.
  - C. At initial recognition, the Company measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognised in profit or loss when the asset is derecognised or impaired.
  - D. The Company's time deposits which do not fall under cash equivalents are those with a short maturity period and are measured at initial investment amount as the effect of discounting is immaterial.
- (9) Accounts and notes receivable
  - A. Accounts and notes receivable entitle the Company a legal right to receive consideration in exchange for transferred goods or rendered services.
  - B. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.
- (10) Impairment of financial assets

At each reporting date, the Company recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Company recognises the impairment provision for lifetime ECLs.

#### (11) Derecognition of financial assets

The Company derecognises a financial asset when one of the following conditions is met:

- A. The contractual rights to receive the cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows of the financial asset have been transferred and the Company has transferred substantially all risks and rewards of ownership of the financial asset.

- C. The contractual rights to receive cash flows of the financial asset have been transferred; however, the Company has not retained control of the financial asset.
- (12) <u>Inventories</u>

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weightedaverage method. The costs of finished goods and work in progress, including raw materials, direct labor, other direct cost, and manufacturing expenses in relation to production, were amortised at actual capacity, and the difference between the actual capacity and the normal capacity was not much, however, borrowing cost was not included. The item by item approach is used in applying the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

- (13) Investments accounted for using equity method /subsidiaries, associates
  - A. Subsidiaries are all entities (including structured entities) controlled by the Company. The Company controls an entity when the Company is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.
  - B. Inter-company transactions, balances and unrealised gains or losses on transactions between companies within the Company are eliminated. Accounting policies of subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Company.
  - C. The Company's share of its associates' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. When the Company's share of losses in a subsidiary equals or exceeds its interest in the subsidiary, the Company continues to recognise losses in proportion to its ownership.
  - D.Associates are all entities over which the Company has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20 percent or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognised at cost.
  - E. The Company's share of its associates' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. When the Company's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Company does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.
  - F. When changes in an associate's equity do not arise from 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 recognises change in ownership interests in the associate in 'capital surplus' in proportion to its ownership.
  - G. Unrealised gains on transactions between the Company and its associates are eliminated to the

extent of the Company's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Company.

- H.In the case that an associate issues new shares and the Company does not subscribe or acquire new shares proportionately, which results in a change in the Company's ownership percentage of the associate but maintains significant influence on the associate, then 'capital surplus' and 'investments accounted for under the equity method' shall be adjusted for the increase or decrease of its share of equity interest. If the above condition causes a decrease in the Company's ownership percentage of the associate, in addition to the above adjustment, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately on the same basis as would be required if the relevant assets or liabilities were disposed of.
- I. Upon loss of significant influence over an associate, the Company remeasures any investment retained in the former associate at its fair value. Any difference between fair value and carrying amount is recognised in profit or loss.
- J. When the Company disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate, are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately in accordance with the aforementioned approach.
- K. When the Company disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognised as capital surplus in relation to the associate are transferred to profit or loss. If it retains significant influence over this associate, the amounts previously recognised as capital surplus in relation to the associate are transferred to profit or loss proportionately.
- L. In accordance with "Regulations Governing the Preparation of Financial Reports by Securities Issuers", the profit or loss and other comprehensive income or loss presented on the parent company only financial statements are consistent with the profit or loss and the amortisation of other comprehensive income attributable to owners of the parent company presented on the consolidated financial statements. In addition, owner's equity presented on the parent company only financial statements is consistent with equity attributable to owners of parent presented in the consolidated financial statements.
- (14) Property, plant and equipment
  - A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.
  - B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will

flow to the Company and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

- C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. 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 must be depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Buildings and structures Machinery and equipment Module equipment Transportation equipment Other equipment 12 to 55 years 3 to 6 years 2 to 5 years 2 to 5 years 3 to 5 years

- (15) Leasing arrangements (lessee)-right-of-use assets/lease liabilities
  - A. Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Company. For short-term leases or leases of low-value assets, lease payments are recognised as an expense on a straight-line basis over the lease term.

B. Lease liabilities include the net present value of the remaining lease payments at the commencement date, discounted using the incremental borrowing interest rate. Lease payments are comprised of fixed payments, less any lease incentives receivable.

The Company subsequently measures the lease liability at amortised cost using the interest method and recognises interest expense over the lease term. The lease liability is remeasured and the amount of remeasurement is recognised as an adjustment to the right-of-use asset when there are changes in the lease term or lease payments and such changes do not arise from contract modifications.

- C. At the commencement date, the right-of-use asset is stated at cost comprising the following:
  - (a) The amount of the initial measurement of lease liability;
  - (b) Any lease payments made at or before the commencement date; and

(c)Any initial direct costs incurred by the lessee.

The right-of-use asset is measured subsequently using the cost model and is depreciated from the commencement date to the earlier of the end of the asset's useful life or the end of the lease term. When the lease liability is remeasured, the amount of remeasurement is recognised as an adjustment to the right-of-use asset.

(16) Intangible assets

Computer software is stated at cost and amortised on a straight-line basis over its estimated useful life of 3 years.

(17) Impairment of non-financial assets

The Company assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. When the circumstances or reasons for recognising impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognised.

(18) Notes and accounts payable

- A. Accounts payable are liabilities for purchases of raw materials, goods or services and notes payable are those resulting from operating and non-operating activities.
- B. The short-term notes and accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

# (19) Convertible bonds payable

Convertible bonds issued by the Company contain conversion options (that is, the bondholders have the right to convert the bonds into the Company's common shares by exchanging a fixed amount of cash for a fixed number of common shares) and redemption right. The Company classifies the bonds payable upon issuance as a financial asset or an equity instrument in accordance with the contract terms. They are accounted for as follows:

- A. The embedded redemption right is recognised initially at net fair value as 'financial assets at fair value through profit or loss'. They are subsequently remeasured and stated at fair value on each balance sheet date; the gain or loss is recognised as 'gain or loss on valuation of financial assets at fair value through profit or loss'.
- B. The host contracts of bonds are initially recognised at fair value. Any difference between the initial recognition and the redemption value is accounted for as the premium or discount on bonds payable and subsequently is amortised in profit or loss as an adjustment to 'finance costs' over the period of circulation using the effective interest method.
- C. The embedded conversion options which meet the definition of an equity instrument are initially recognised in 'capital surplus—share options' at the residual amount of total issue price less the amount of financial assets at fair value through profit or loss and bonds payable as stated above. Conversion options are not subsequently remeasured.
- D. Any transaction costs directly attributable to the issuance are allocated to each liability or equity component in proportion to the initial carrying amount of each abovementioned item.
- E. When bondholders exercise conversion options, the liability component of the bonds (including bonds payable and 'financial assets at fair value through profit or loss') shall be remeasured on the conversion date. The issuance cost of converted common shares is the total book value of the abovementioned liability component and 'capital surplus—share options'.

#### (20) Offsetting financial instruments

Financial assets and liabilities are offset and reported in the net amount in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

# (21) Provisions

Provisions (including contingent liabilities from warranties) are recognised when the Group has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risksspecific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognised as interest expense. Provisions are not recognised for future operating losses.

# (22) Employee benefits

## A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in respect of service rendered by employees in a period and should be recognised as expense in that period when the employees render service.

#### B. Pensions

(a) Defined contribution plans

For defined contribution plans, the contributions are recognised as pension expense when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

- (b) Defined benefit plans
  - i. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Company in current period or prior periods. The liability recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets. The net defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date) of a currency and term consistent with the currency and term of the employment benefit obligations.
  - ii. Remeasurements arising on defined benefit plans are recognised in other comprehensive income in the period in which they arise and are recorded as retained earnings.
  - iii. Past service costs are recognised immediately in profit or loss.
- C. Employees' compensation and directors' and supervisors' remuneration

Employees' compensation and directors' and supervisors' remuneration are recognised as expense and liability, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequently actual distributed amounts is accounted for as changes in estimates. If employee compensation is paid by shares, the Company calculates the number of shares based on the closing price at the previous day of the board meeting resolution.

#### (23) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns

with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.

- C. Deferred tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the parent company only balance sheet. However, the deferred tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary difference is controlled by the Company and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.
- D. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. Deferred tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realise the liability simultaneously.

#### (24) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.

#### (25) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance. Additionally, the Company authorised the Board of Directors to resolve with the attendance of two-thirds of directors and the agreement of over half of directors. The distributable dividends and bonus or all or some of legal reserve and capital surplus as regulated in the Company Act could be distributed in the form of cash, and the distribution should be reported to the shareholders.

#### (26) <u>Revenue recognition</u>

The Company is primarily engaged in the manufacturing and sales of connectors and cable wires. Sales are recognised 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, or the Company has objective evidence that all criteria for acceptance have been satisfied.

#### 5 Critical Accounting Judgements, Assumptions and Key Sources of Estimate Uncertainty

The preparation of these parent company only financial statements requires management to make critical judgements in applying the Company's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

(1) <u>Critical judgements in applying the Company's accounting policies</u> None.

#### (2) Critical accounting estimates and assumptions

The Company makes estimates and assumptions based on the expectation of future events that are believed to be reasonable under the circumstances at the end of the balance sheet date. The resulting accounting estimates might differ from the actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below:

Evaluation of inventories

As inventories are stated at the lower of cost and net realisable value, the Company must determine the net realisable value of inventories on balance sheet date using judgements and estimates. Due to the rapid technology innovation, the Company evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realisable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.

As of December 31, 2023, the carrying amount of inventories was \$86,272.

# 6 Details of Significant Accounts

# (1) Cash and cash equivalents

	De	<u>cember 31, 2023</u>		December 31, 2022
Cash on hand and revolving funds	\$	807	\$	1,110
Checking accounts and demand deposits		609,980		200,871
Time deposits		214,625		445,050
Total	<u>\$</u>	825,412	<u>\$</u>	647,031

- A. The Company transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. The Company has no cash and cash equivalents pledged to others.
- C. On December 31, 2023 and 2022, the Company had time deposits with maturity over three months shown as "current financial assets at amortised cost" in the amounts of \$681,000 and \$145,000, respectively. For the years ended December 31, 2023 and 2022, the Company recognised interest income from financial assets at amortised cost in the amounts of \$2,031 and \$745, respectively.
- D. Information relating to current financial assets at amortised cost credit risk is provided in Note 12(2). The counterparties of the Company's investment certificates of deposit are financial institutions with good credit quality, so it expects that the probability of counterparty default is remote.
- (2) Financial assets at fair value through profit or loss

	Decemb	per 31, 2023	December 31, 2022	
Current items:				
Financial assets held for trading				
Listed stocks	\$	4,308	\$	1,116
Derivatives instruments - issuance of redemption				
of convertible bonds		-		118
Hybrid instruments - convertible bonds		4,410		9,922
Valuation adjustment		726		336
Total	\$	9,444	\$	11,492

- A. The Company recognised net profit (loss) amounting to gain of \$1,807 and loss of \$93 on financial assets designated as at fair value through profit or loss for the years ended December 31, 2023 and 2022, respectively.
- B. The Company has no financial assets at fair value through profit or loss pledged to others as collateral.
- C. Information relating to credit risk is provided in Note 12(2).

## (3) Financial assets at fair value through other comprehensive income

Items	December 31, 2023		December 31, 2022	
Non-current items:				
Equity instruments				
Listed stocks	\$	169,404	\$	188,555
Unlisted stocks		22,672		20,772
Valuation adjustment		50,653		43,399
Total	\$	242,729	<u>\$</u>	252,726

- A. The Company has elected to classify investment in ATTEND TECHNOLOGY INC. and Guangdong Quanjie Technology Co., Ltd. and Quan Jie Technology Co., Ltd. that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$34,141 and \$37,068 as at December 31, 2023 and 2022, respectively.
- B. On January 5, 2022, the Company increased its shareholding ratio in GRAND-TEK TECHNOLOGY CO., LTD. As the Company's shareholding ratio has reached 20%, the Company has significant influence over GRAND-TEK TECHNOLOGY CO., LTD. Accordingly, the investment was transferred to investments accounted for using equity method from the acquisition date. Refer to Note 6(6).
- C. For the years ended December 31, 2023 and 2022, the Company had unrealised (loss) gain on equity instruments at fair value through other comprehensive income due to changes in fair value in the amounts of \$38,330 and \$(\$41,788), respectively.
- D. Amounts recognised in profit or loss in relation to financial assets at fair value through other comprehensive income are listed below:

		Year ended December 31				
	2023			2022		
Equity instruments at fair value through other						
comprehensive income						
Dividend income recognised in profit or loss						
held at end of year	\$	9,124	\$	7,199		
Derecognised during the year		30				
	\$	9,154	\$	7,199		

E. The Company has no financial assets at fair value through other comprehensive income pledged to others.

## (4) Notes and accounts receivable

	Decen	nber 31, 2023	December 31, 2022		
Notes receivable	\$	370	\$	1,750	
Accounts receivable	\$	260,677	\$	477,559	
Accounts receivable due from related parties		1,603		3,942	
Less: Allowance for uncollectible accounts	()	1)	()	1,131)	
	\$	262,279	\$	480,370	

A. The ageing analysis of accounts receivable that were past due but not impaired is as follows:

	December 31, 2023			December 31, 2022				
		Accounts				Accounts		
		receivable	Note	s receivable		receivable	Ν	otes receivable
Not past due	\$	259,556	\$	370	\$	475,337	\$	1,750
Up to 30 days		2,578		-		981		-
31 to 90 days		128		-		3,579		-
91 to 180 days		18		-		492		-
Over 181 days				_		1,112		
	\$	262,280	\$	370	\$	481,501	\$	1,750

The above ageing analysis was based on past due date.

- B. As of December 31, 2023 and 2022, accounts receivable and notes receivable were all arisen from contracts with customers. As of January 1, 2022, the balance of receivables from contracts with customers amounted to \$328,918.
- C. The Company does not hold any notes and accounts receivable as collaterals.
- D. As at December 31, 2023 and 2022, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Company's notes receivable was \$370 and \$1,750, and accounts receivable was \$262,279 and \$480,370, respectively.
- E. Information relating to credit risk of accounts receivable and notes receivable is provided in Note 12(2).

## (5) Inventories

	December 31, 2023					
	Allowance for					
	 Cost		valuation loss		Book value	
Raw materials	\$ 26,576	(\$	4,607)	\$	21,969	
Work in progress	9,831	(	469)		9,362	
Finished goods	 65,765	(	10,824)		54,941	
Total	\$ 102,172	( <u>\$</u>	15,900)	\$	86,272	

		December 31, 2022				
				owance for		
		Cost	val	uation loss	Bo	ook value
Raw materials	\$	20,092	(\$	752)	\$	19,340
Work in progress		8,850	(	63)		8,787
Finished goods		93,333	(	9,944)		83,389
Total	<u>\$</u>	122,275	( <u>\$</u>	10,759)	\$	111,516
Recognised current expenses	in relation to	inventories:				
				Year ended D	ecembe	r 31
			2	.023		2022
Cost of goods sold			\$	739,788	\$	932,363
Loss (gain) from reversal of o	Loss (gain) from reversal of decline in market value			5,141		9,118
Others				13,316		27,185
			\$	758,245	\$	968,666
(6) Investments accounted for u	using equity	method				
			Decem	nber 31, 2023	Dece	mber 31, 2022
Subsidiaries:						
COXOC ELECTRONICS	CO., LTD.		\$	-	\$	38,382
CHANT SINCERE TECH	NOLOGY (	CO., LTD.		45,724		61,810
A&H INTERNATIONAL	CO., LTD.			141,402		140,728
AXMoo Investment corp.				272,560		243,254
DAVID ELECTRONICS (	CO., LTD.			67,647		72,670
Associates:						
GRAND-TEK TECHNOLO	OGY CO., LT	D.		339,795		345,143
			\$	867,128	\$	901,987

# A. Subsidiaries

Please refer to Note 4(3) in the consolidated financial statements for the year ended December 31, 2023 for the information regarding the Company's subsidiaries.

## B. Associates

(a) The basic information of the associates that are material to the Company is as follows:

	Principal place of			Nature of	Method of
Company name	business	Sharehold	ling ratio	relationship	measurement
		December	December	_	
		31, 2023	31, 2022	_	
GRAND-TEK TECHNOLOGY CO., LTD.	Taiwan	23.15%	23.15%	Strategic Investment	Equity method

Note : On January 5, 2022, the Company increased its shareholding ratio in GRAND-TEK TECHNOLOGY CO., LTD. As the Company's shareholding ratio has reached 20%, the

Company has significant influence over GRAND-TEK TECHNOLOGY CO., LTD. Accordingly, the investment was transferred to investments accounted for using equity method from financial assets at fair value through other comprehensive income.

(b) The summarised financial information of the associate that is material to the Group is as follows:

Balance sheet

	GRAND-TEK TECHNOLOGY CO., LTI					
	Decembe	r 31, 2023	December 31, 2022			
Current assets	\$	470,504	\$	650,557		
Non-current assets		477,464		489,861		
Current liabilities	(	196,122)	(	344,150)		
Non-current liabilities	(	146,524)	(	170,078)		
Total net assets	\$	605,322	\$	626,190		
Share in associate's net assets	\$	140,132	\$	144,963		
Goodwill		199,233		199,233		
Others		430		947		
Carrying amount of the associate	\$	339,795	\$	345,143		

	Year ended ember 31, 2023	Year ended December 31, 20		
Revenue	\$ 807,620	\$	1,130,523	
Profit for the year from continuing operations	35,005		123,044	
Other comprehensive income, net of tax	 299		3,664	
Total comprehensive income	\$ 35,304	\$	126,708	
Dividends received from associates	\$ 13,095	\$	14,882	

GRAND-TEK TECHNOLOGY CO., LTD.

- (c) The Company's material associate, GRAND-TEK TECHNOLOGY CO., LTD., has quoted market prices. As of December 31, 2023 and 2022, the fair value was \$324,733 and \$316,563, respectively.
- (d)The carrying amount of the Company's interests in all individually immaterial associates and the Company's share of the operating results are summarised below:

	Year ended December 31				
	2023		2022		
Profit or loss for the year from continuing operations		- (\$	2,054)		
Other comprehensive income, net of tax Total comprehensive income	\$	<u>-</u> ( <u>\$</u>	2,054)		

- C. The Company's share of profit of associates and joint ventures accounted for using equity method for the years ended December 31, 2023 and 2022 was gain of \$38,791 and gain of \$75,974, respectively, and were valued based on the investees' financial statements that were audited by other independent auditors.
- D. For the years ended December 31, 2023 and 2022, the amounts of \$11,992 and (\$10,542) due to the unrealised gain (loss) which arose from up-stream transactions of purchasing from investees had been cancelled, respectively.
- E. In the first quarter of 2022, the Company sold some of its shares in Guangdong Quanjie Technology Co., Ltd. and lost significant influence as the Company's shareholding ratio decreased to 19%. The carrying amount, which was transferred to investments accounted for using equity method on the date of disposal, was remeasured at its fair value and recognised as financial assets at fair value through other comprehensive income, and the difference was recognised as loss on disposal of investment in the amount of \$2,241.

				2(	2023			
							Unfinished	
							construction	
		Buildings and	Machinery and	Moulding	Transportation	Other	and equipment under	
	Land	Structures	equipment	equipment	equipment	equipment	acceptance	Total
At January 1								
Cost	\$ 255,489	\$ 98,966	\$ 40,508	\$ 53,557	\$ 800	\$ 4,511	\$ 51,935	\$ 505,766
Accumulated depreciation and impairment	1	(25,476)	( 11,027)	( 11,318)	( 222)	( 1,633)	T	( 49,676)
	\$ 255,489	\$ 73,490	\$ 29,481	\$ 42,239	\$ 578	\$ 2,878	\$ 51,935	\$ 456,090
Onening net book amount								
as at January 1	\$ 255,489	\$ 73,490	\$ 29,481	\$ 42,239	\$ 578	\$ 2,878	\$ 51,935	\$ 456,090
Additions	14,624	7,365	ı	ı	ı	I	29,460	51,449
Disposals	I	ı	ı	ı	ı	ı	I	ı
Transfers	ı	ı	17,135	8,585		ı	( 25,720)	,
Depreciation charge	"	(3,707)	( <u>9,305</u> )	(10,494)	(-267)	(818)	"	(24,591)
Closing net book amount as at December 31	\$ 270,113	\$ 77,148	\$ 37,311	\$ 40,330	\$ 311	\$ 2,060	\$ 55,675	\$ 482,948
At December 31								
Cost	\$ 270,113	\$ 106,331	\$ 56,261	\$ 62,142	\$ 800	\$ 4,251	\$ 55,675	\$ 555,573
Accumutated deprectation and impairment	'	( 29,183)	(18,950)	( 21,812)	( 489)	( 2,191)	"	( 72,625)
	\$ 270,113	\$ 77,148	\$ 37,311	\$ 40,330	\$ 311	\$ 2,060	\$ 55,675	\$ 482,948

2023

(7) Property, plant and equipment

				•				
							Unfinished construction	
	Land	Buildings and Structures	Machinery and equipment	Moulding equipment	Transportation equipment	Other equipment	and equipment under acceptance	er Total
At January 1								
Cost	\$ 225,391	\$ 77,561	\$ 18,797	\$ 13,995	۰ ۲	\$ 3,341	\$ 83,971	\$ 423,056
Accumutated depreciation and impairment	'	( 22,587)	( 8,606)	( 9,063)	"	( 1,546)	1	( 41,802)
	\$ 225,391	\$ 54,974	\$ 10,191	\$ 4,932	' S	\$ 1,795	\$ 83,971	\$ 381,254
Opening net book amount as at January 1	\$ 225,391	\$ 54,974	\$ 10,191	\$ 4,932	ı ج	\$ 1,795	\$ 83,971	\$ 381,254
Additions	30,098	21,405	ı	ı	800	1,863	35,820	89,986
Disposals	I	ı	I	I	ı	I	I	I
Transfers	I	ı	24,516	43,340	ı	I	( 67,856)	ı
Depreciation charge	I	(2,889)	( <u>5,226</u> )	( <u>6,033</u> )	(222)	()	'	( 15,150)
Closing net book amount as at December 31	\$ 255,489	\$ 73,490	\$ 29,481	\$ 42,239	\$ 578	\$ 2,878	\$ 51,935	\$ 456,090
At December 31								
Cost Accumulated demoniation	\$ 255,489	\$ 98,966	\$ 40,508	\$ 53,557	\$ 800	\$ 4,511	\$ 51,935	\$ 505,766
and impairment	"	( 25,476)	( 11,027)	( 11,318)	( 222)	( 1,633)	"	( 49,676)
	\$ 255,489	\$ 73,490	\$ 29,481	\$ 42,239	\$ 578	\$ 2,878	\$ 51,935	\$ 456,090

B. Property, plant and equipment had not impaired and were not pledged as collateral.

C. The significant components of buildings include main plants and hydropower construction, which are depreciated over 12~55 and 8 years, respectively.

## (8) <u>Lease transactions – lessee</u>

- A. The Company leases various assets including building and business vehicles. Rental contracts are typically made for periods of 2 to 5 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

he carrying amount of right-of-use assets and the deprec	frectation charge are as follows.				
	Decer	mber 31	Dec	cember 31	
	2	2023		2022	
	Boo	ok Value	Boo	ok Value	
Buildings	\$	7,971	\$	4,315	
Transportation equipment (Business vehicles)		3,002		5,128	
	\$	10,973	\$	9,443	
	Ye	ar ended De	ecembe	r 31	
		2023		2022	
	Dep	Depreciation		preciation	
	charge		ch	arge	
Buildings	\$	3,621	\$	3,599	
Transportation equipment (Business vehicles)		2,126		914	
	\$	5,747	\$	4,513	

C. For the years ended December 31, 2023 and 2022, the additions to right-of-use assets were \$7,277 and \$7,425, respectively.

D. Information on profit or loss in relation to lease contracts is as follows:

	Y	ear ended	Decembo	er 31
	2	023	20	)22
Items affecting profit or loss				
Interest expense on lease liabilities	\$	247	\$	196
Expense on short-term lease contracts		247		389
Expense on leases of low-value assets		105		72

E. For the years ended December 31, 2023 and 2022, the Company's total cash outflow for leases were \$6,341 and \$5,156, respectively.

#### (9) Other payables

	Decen	nber 31, 2023	Decembe	er 31, 2022
Salary and bonus payable	\$	31,765	\$	36,477
Employees' compensation and directors' and				
supervisors' remuneration payable		14,695		26,954
Accrued commission		13,990		7,369
Payables on machinery and equipment		9,899		6,550
Processing fees payable		2,705		3,242
Other accrued expenses		12,957		14,147
	\$	86,011	\$	94,739

## (10) Convertible bonds payable

	Decem	nber 31, 2023	Dece	mber 31, 2022
Bonds payable	\$	736,700	\$	79,292
Less: Discount on bonds payable	(	68,527)	(	737)
Current portion			(	78,555)
_	\$	668,173	\$	

A. Issuance of domestic convertible bonds by the Company

The terms of the third domestic unsecured convertible bonds issued by the Company are as follows:

- A. The Company issued \$350,000, 0%, third domestic unsecured convertible bonds, as approved by the regulatory authority. The bonds mature 3 years from the issue date (November 4, 2020 ~ November 4, 2023) and will be redeemed in cash at face value at the maturity date. The Company will repay in one lump sum at 100.7519% of the convertible bonds' face value at the maturity date. The bonds were listed on the Taipei Exchange on November 4, 2020.
- B. Starting from the next date of three months after the issuance of the convertible bonds, until the maturity date, excluding (1) the book closure period of common stock in accordance with laws; (2) fifteen business days before the book closure date for issuance of bonus shares, book closure date for cash dividends, book closure date for rights issue, until the record date; (3) capital reduction record date to the date before the first day of trading of the Company's stock after capital reduction; (4) the first date the Company changed the par value of the stock to the day before the first day of trading of the Company's stock when the stockholder acquires new stocks, the bondholders can request for the conversion of the convertible bonds into the Company's common stocks through the securities firm by notifying the Taiwan Depository Clearing Corporation (TDCC) at any time in accordance with the regulations.
- C. The conversion price of the bonds is set up based on the pricing model in the terms of the bonds, and is subject to adjustments if the condition of the anti-dilution provisions occurs subsequently. The conversion price will be reset based on the pricing model in the terms of the bonds on each effective date regulated by the terms. If the reset conversion price is higher than the conversion price before the reset, the conversion price will not be adjusted.
- D. From the next date of three months after the issuance of the convertible bonds to 40 days before the maturity date, if the Company's closing price of common share exceeded 30% of the current conversion price for 30 consecutive business days, or the balance of outstanding convertible bonds is lower than 10% of the initial total issuance amount, within the subsequent 30 business days or any time, the Company can send a registered mail of "redemption notice of bonds" with an expiry period of 30 days, and request the Taipei Exchange to issue an announcement regarding the redemption notice. Additionally, within 5 days after the effective date of bonds redemption, the Company could redeem by cash at face value or call back the outstanding convertible bonds.

- E. Under the terms of the bonds, all bonds redeemed (including bonds repurchased from the Taipei Exchange), matured and converted are retired and not to be re-issued; all rights and obligations attached to the bonds are also extinguished.
- F. As of December 31, 2023, the bonds totaling \$350,000 had been fully converted into 10,397 thousand shares of common stock.
- B. Issuance of domestic convertible bonds through the private placement by the Company The issuance conditions for the Company's first private placement domestic unsecured convertible corporate bond in 2023 are as follows
  - A. The Company issued the first domestic private placement unsecured convertible corporate bond, with a total issuance amount of \$695,000 and a coupon rate of 1.5%. The interest is calculated twice for each full year of issuance. The term is 4 years, and the circulation period is from December 29, 2023 to December 29, 2027. At maturity, this convertible corporate bond will be repaid in cash at the face value of the bond, with any outstanding interest payable added.
  - B. Bondholders may request the Company to convert this private placement convertible corporate bond into the Company's ordinary shares in accordance with the Measures at any time from the day after the issuance of the bond for three years till ten days before the maturity date, except during the period of transfer suspension in accordance with the law, and 15 business days before the book-close date of the Company's free share allotment, the book-close date of cash dividends, and the book-close date of capital increase in cash, until the date of distribution of rights, and from the ex-date of capital reduction to the day before the trading of the shares after capital reduction.
  - C. The conversion price of this private-placement convertible corporate bond is determined in accordance with the pricing model stipulated in the conversion regulations. The conversion price will be adjusted in accordance with the pricing model stipulated in the conversion measures in the event of an increase in the issued (or private placement) ordinary shares, the distribution of cash dividends in ordinary shares, the reissuance or private placement of securities with ordinary share conversion rights or stock options at a price lower than the current price per share, or a decrease in ordinary shares not caused by the cancellation of treasury shares. The conversion price at the initial issuance is set at \$54.4.
  - D. According to the conversion measures, all private placement convertible corporate bonds recovered, repaid or converted by the Company will be cancelled, and all rights and obligations attached to the corporate bonds will also be extinguished and no longer issued.
  - E. olders who hold convertible corporate bonds and convert them into ordinary shares of the Company shall not transfer them again within three years from the delivery date of the private placement convertible corporate bonds in accordance with laws and

regulations. After conversion, the Company shall apply to the securities exchange for a consent letter of meeting the listing standards, and declare to the competent authority for a supplementary public offering before having the shares listed for trading.

#### (11) Pensions

A. (a) The Company has a defined benefit pension plan in accordance with the Labor Standards Act, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Labor Standards Act. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company and its domestic subsidiaries contribute monthly an amount equal to 4.7% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned labor pension reserve account by the end of December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company and its domestic subsidiaries will make contributions for the deficit by next March.

Effective from 2013, the Company has a funded defined benefit pension plan in accordance with the "Regulations on Pensions of Managers", covering all managers appointed by the Company. For hired managers who meet the regulation of retirement or post-employment, under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement.

(b) The amounts recognised in the balance sheet are as follows:

	Decei	mber 31, 2023	December 31, 2022
Present value of defined benefit obligations	(\$	31,344) (\$	\$ 31,367)
Fair value of plan assets		18,548	17,971
Net defined benefit liability	(\$	12,796) (5	\$ 13,396)

(c) Movements in net defined benefit liabilities are as follows:

2023	defir	nt value of ned benefit ligations	Fair value of plan assets		t defined efit liability
At January 1	(\$	31,367)	\$ 17,971	(\$	13,396)
Current service cost	(	32)	-	(	32)
Interest (expense) income	(	407)	232	(	175)
	(	31,806)	18,203	()	13,603)
Remeasurements:					
Return on plan assets					
(excluding amounts included in					
interest income or expense)		-	-		-
Change in demographic assumptions	(	-	_	(	-
Change in financial assumptions	(	208) 670	- 49	(	208) 719
Experience adjustments		462	49		511
Pension fund contribution			296		296
Paid pension		_			_
At December 31	( <u>\$</u>	31,344)	<u>\$ 18,548</u>	( <u>\$</u>	<u>12,796</u> )
2022	defir	nt value of ed benefit ligations	Fair value of plan assets		et defined nefit liability
2022 At January 1	defir	ed benefit	plan		
	defir ob	ed benefit	plan assets	ber	nefit liability
At January 1	defir ob	ligations 33,512)	plan assets	ber	nefit liability 18,579)
At January 1 Current service cost	defir ob	led benefit ligations 33,512) 104)	plan assets \$ 14,933	ber	<u>nefit liability</u> 18,579) 104)
At January 1 Current service cost	defir ob	led benefit ligations 33,512) 104) 201)	plan assets \$ 14,933 - 90	ber	nefit liability 18,579) 104) <u>111</u> )
At January 1 Current service cost Interest (expense) income	defir ob	led benefit ligations 33,512) 104) 201)	plan assets \$ 14,933 - 90	ber	nefit liability 18,579) 104) <u>111</u> )
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense)	defir ob	led benefit ligations 33,512) 104) 201)	plan assets \$ 14,933 - 90	ber	nefit liability 18,579) 104) <u>111</u> )
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions	defir ob	led benefit ligations 33,512) 104) 201) 33,817)	plan assets \$ 14,933 - <u>90</u> 15,023	ber	<u>nefit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> ) 916 –
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions Change in financial assumptions	defir ob	led benefit ligations 33,512) 104) 201) 33,817)	plan assets \$ 14,933 - <u>90</u> 15,023	ber	<u>nefit liability</u> 18,579) 104) <u>111)</u> 18,794) 916 - 1,705
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions	defir ob	led benefit ligations 33,512) 104) 201) 33,817) - - 1,705 745	plan assets \$ 14,933 - <u>90</u> 15,023 916 - - -	ber	<u>nefit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> ) 916 - 1,705 745
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions Change in financial assumptions Experience adjustments	defir ob	led benefit ligations 33,512) 104) 201) 33,817)	plan assets \$ 14,933 - <u>90</u> 15,023 916 - - - 916	ber	$     \begin{array}{r} \text{nefit liability} \\         18,579) \\         104) \\         111) \\         18,794) \\         916 \\         - \\         1,705 \\         745 \\         3,366 \\         \end{array} $
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions Change in financial assumptions	defir ob	led benefit ligations 33,512) 104) 201) 33,817) - - 1,705 745	plan assets \$ 14,933 - <u>90</u> 15,023 916 - - -	ber	<u>nefit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> ) 916 - 1,705 745

- (d) The Bank of Taiwan was commissioned to manage the Fund of the Company's and domestic subsidiaries' defined benefit pension plan in accordance with the Fund's annual investment and utilisation plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilisation of the Labor Retirement Fund" (Article 6: The scope of utilisation for the Fund includes deposit in domestic or foreign financial institutions, investment in domestic or foreign listed, over-thecounter, or private placement equity securities, investment in domestic or foreign real estate securitisation products, etc.). With regard to the utilisation of the Fund, its 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 the interest rates offered by local banks. If the earnings is less than aforementioned rates, government shall make payment for the deficit after being authorised by the Regulator. The Company and domestic subsidiaries have no right to participate in managing and operating that fund and hence the Company and domestic subsidiaries are unable to disclose the classification of plan assets fair value in accordance with IAS 19 paragraph 142. The composition of fair value of plan assets as of December 31, 2023 and 2022 is given in the Annual Labor Retirement Fund Utilisation Report announced by the government.
- (e) The principal actuarial assumptions used were as follows:

	Year ended I	December 31
	2023	2022
Discount rate	1.20%	1.30%
Future salary increases	3.00%	3.00%

Future mortality rate was estimated based on the 6th Taiwan Standard Ordinary Experience Mortality Table. Because the main actuarial assumption changed, the present value of defined benefit obligation is affected. The analysis was as follows:

		Discou	int rate		Futu	re sala	ary increase	s
	Increase	0.25%	Decrease	0.25%	Increase 0	25%	Decrease 0	.25%
December 31, 2023								
Effect on present value								
of defined benefit								
obligation	(\$	516)	\$	532	\$	444	(\$	434)
December 31, 2022							-	
Effect on present value								
of defined benefit								
obligation	(\$	574)	\$	592	\$	503	(\$	491)

The sensitivity analysis above is based on one assumption which changed while the other conditions remain unchanged. In practice, more than one assumption may change all at once.

The method of analysing sensitivity and the method of calculating net pension liability in the balance sheet are the same.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous period.

- (f) Expected contributions to the defined benefit pension plans of the Company for the year ending December 31, 2024 amount to \$296.
- (g) As of December 31, 2023, the weighted average duration of the retirement plan is 7 years. The analysis of timing of the future pension payment was as follows:

Within 1 year	\$ 4,223
1-2 years	4,602
2-5 years	8,543
6-10 years	 6,578
	\$ 23,946

B. Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment. The pension costs under the defined contribution pension plans of the Company for the years ended December 31, 2023 and 2022 were \$5,445 and \$5,040, respectively.

#### (12) Share capital

A. As of December 31, 2023, the Company had authorised capital in the amount of \$1,000,000 (\$38,500 was reserved for the issuance of the conversion of employee stock options), and the paid- in capital was \$822,359 with a par value of \$10 (in dollars) per share. The Company had collected all the proceeds of issued shares.

Movements in the number of the Company's ordinary shares outstanding (in thousands of shares) are as follows:

	2023	2022
At January 1	79,773	78,546
Conversion of bonds	2,463	1,227
At December 31	82,236	79,773

- B. On June 14, 2023, the shareholders' meeting of the Company passed a resolution to increase its capital in cash through private placement to respond to the Company's future development, reinvestment, or operational turnover needs, in order to strengthen its competitiveness, and the maximum number of private placement shares is 17,000 thousand. This private placement plan was decided not to be carried out by an extraordinary shareholders meeting on December 1, 2023.
- C. On December 1, 2023, the extraordinary shareholders' meeting of the Company passed a resolution that in order to meet the needs of the Company's future development, reinvestment or operational turnover,

the Company will issue private-placement shares not exceeding 17,000 thousand shares. The privateplacement ordinary shares can be issued alone or in conjunction with other methods, or domestic convertible corporate bonds can be used through private placement. issuance of private placement domestic convertible corporate bonds in Note 6(12).

#### (13) Capital surplus

Pursuant to the R.O.C. Company Act, capital surplus arising from paid-in capital in excess of par value on issuance of common stocks and donations can be used to cover accumulated deficit or to issue new stocks or cash to shareholders in proportion to their share ownership, provided that the Company has no accumulated deficit. Further, the R.O.C. Securities and Exchange Act requires that the amount of capital surplus to be capitalised mentioned above should not exceed 10% of the paid-in capital each year. Capital surplus should not be used to cover accumulated deficit unless the legal reserve is insufficient.

#### (14) <u>Retained earnings</u>

- A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve. The remainder, if any, to be retained or to be appropriated shall be resolved by the stockholders at the stockholders' meeting. Additionally, the Company authorised the Board of Directors to resolve with the attendance of two-thirds of directors and the agreement of over half of directors. The distributable dividends and bonus or all or some of legal reserve and capital surplus as regulated in the Company Act could be distributed in the form of cash, and the distribution should be reported to the shareholders.
- B. The Company's dividends distribution policies were as follows: as the Company was in growth stage, dividends distribution policies should necessarily base on the current and future investment environment, capital requirement, competition in domestic and foreign countries, capital budget and other factors and focus on securing shareholders' interest, balancing dividends and the Company's long-term financial plan. Distributions should be proposed by the Board of Directors in accordance with laws, and reported to the shareholders. For the distribution of shareholders' dividends, the cash dividends presented 20%~100% of total dividends, and the stock dividends presented 0%~80% of total dividends.
- C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- D. In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- E. The Company recognised dividends distributed to owners amounting to \$240,068 (\$3 (in dollars) per share) and \$158,712 (\$2 (in dollars) per share) for the years ended December 31, 2023 and

2022, respectively. On February 27, 2024, the Board of Directors proposed for the distribution of dividends from the 2023 earnings in the amount of \$123,354 at \$1.5 (in dollars) per share.

# (15) Other equity items

				2023		
	Unı	ealised gains				
		(losses) on		Currency		
		valuation		translation		Total
At January 1	\$	39,727	(\$	14,697)	\$	25,030
Valuation adjustment		57,375		-		57,375
Cumulative gains reclassified to retained earnings due to derecognition	(	36,938	)	-	(	36,938)
Currency translation differences:						
–Group		-	(	4,462)	(	4,462)
–Tax on Group				936		936
At December 31	\$	60,164	<u>(</u> \$	18,223)	\$	41,941
				2022		
_	Uni	ealised gains				
		(losses) on		Currency		
		valuation		translation		Total
At January 1	\$	234,035	(\$	17,768)	\$	216,267
Valuation adjustment	(	102,857)		-	(	102,857)
Cumulative gains reclassified to retained earnings due to derecognition	(	91,451)		-	(	91,451)
Currency translation differences:						
–Group		-		3,869		3,869
-Tax on Group		_	(	798)	(	798)
At December 31	\$	39,727	( <u>\$</u>	14,697)	\$	25,030
(16) Operating revenue						
				Year ended Dec	ember	
		-		2023		2022
Revenue from contracts with cus	tome	ers	\$	1,167,551	\$	1,510,291

Disaggregation of revenue from contracts with customers

The Company derives revenue from the transfer of goods at a point in time in the following major product lines:

	Year ended December 31, 2023					
	Electronic connector	Ca	ble wire	Othe	rs	Total
Revenue from external						
customer contracts Timing of revenue at	<u>\$ 554,522</u>	<u>\$</u>	592,141	<u>\$ 2</u>	<u>0,888</u>	<u>\$ 1,167,551</u>
a point in time	<u>\$ 554,522</u>	<u>\$</u>	592,141	<u>\$</u> 2	<u>0,888</u>	<u>\$ 1,167,551</u>
		Yea	r ended De	cember 31,	2022	
	Electronic					
	connector	Ca	ble wire	Othe	rs	Total
Revenue from external customer contracts	<u>\$ 788,747</u>	<u>\$</u>	698,170		3,374	<u>\$ 1,510,291</u>
Timing of revenue at a point in time	<u>\$ 788,747</u>	<u>\$</u>	698,170	<u>\$ 2</u>	3,374	<u>\$ 1,510,291</u>
(17) Other going and losses						
(17) Other gains and losses			V		1	21
		-	<u>rea</u> 202	r ended Dec	cember	2022
(Losses) gains on disposal	of investments		\$	_	(	2,275)
Net currency exchange gai			¢ (	1,091)	(	27,083
Net gains on financial asse	. ,		(	1,807	(	93)
through profit or loss				-		)
Other gains				663		3,353
C C		-	\$	1,379	\$	28,068
(10) European hu natura						
(18) Expenses by nature				1 1 1	. 1	21
		-		ear ended D	ecembe	
Employee benefit expense			<u> </u>		\$	2022
Depreciation charges		•	\$\$	176,121 30,338	\$	<u>184,535</u> 19,663
Amortisation charges on in	tangible assets	:	\$	3,370	\$	2,953
A mortisation charges on m		•	ψ	5,570	Ψ	2,755
(19) Employee benefit expense						
			Ye	ear ended D	ecemb	er 31
			202			2022
Wages and salaries			\$	151,281	\$	162,153
Labour and health insurance	e fees			12,922		11,665
Pension costs				5,652		5,255
Other personnel expenses				6,266		5,462
		-	\$	176,121	\$	184,535

- A. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' remuneration. The ratio shall not be lower than 2%~15% for employees' compensation and shall not be higher than 2% for directors' remuneration.
- B. For the years ended December 31, 2023 and 2022, employees' compensation was accrued at \$11,663 and \$21,392, respectively; while directors' remuneration was accrued at \$3,032 and \$5,562, respectively. The aforementioned amounts were recognised in salary expenses. The employees' compensation and directors' remuneration were estimated and accrued based on 5% and 1% of distributable profit of current year as of the end of reporting period. The employees' compensation and directors' remuneration resolved by the Board of Directors were \$11,663 and \$3,032, respectively, and the employees' compensation will be distributed in the form of cash.

Employees' compensation and directors' remuneration for 2022 as resolved by the Board of Directors were in agreement with those amounts recognised in the 2022 financial statements.

Information about employees' compensation and directors' remuneration of the Company as approved by the Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

## (20) Income tax

- A. Income tax expense
  - (a) Components of income tax expense:

	Year ended December 31			
		2023		2022
Current tax:				
Current tax on profits for the year	\$	45,887	\$	71,522
Tax on undistributed surplus earnings		6,752		238
Difference between prior year's income tax estimation and assessed				
results	()	<u> 1,973</u> )	()	787)
Total current tax		50,666		70,973
Deferred tax:				
Origination and reversal of temporary				
differences	(	7,325)	()	7)
Total deferred tax	()	7,325)	()	7)
Income tax expense	<u>\$</u>	43,341	<u>\$</u>	70,966

(b) The income tax (charge)/credit relating to components of other comprehensive income is as follows:

	Year ended December 31				
		2023		2022	
Remeasurement of defined benefit obligations	\$	128	\$	842	
Currency translation differences	(	936)		798	
	( <u>\$</u>	808)	<u>\$</u>	1,640	

(c) The income tax charged/(credited) to equity during the period: None.

B. Reconciliation between income tax expense and accounting profit

	Year ended December 31				
_	2023			2022	
Tax calculated based on profit before \$ tax and statutory tax rate		42,896	\$	78,880	
Effects from items adjusted in ( accordance with tax regulation		4,334)	(	8,046)	
Change in assessment of realisation of deferred tax assets		-		681	
Difference between prior year's income ( tax estimation and assessed results		1,973)	(	787)	
Tax on undistributed earnings		6,752		238	
Income tax expense	\$	43,341	\$	70,966	

C. Amounts of deferred tax assets or liabilities as a result of temporary differences are as follows:

		2	023	
			Recognised	
			in other	
		Recognised in	comprehensi	ve
	January 1	profit or loss	income	December 31
Deferred tax assets:				
-Temporary differences:				
Loss on inventory	\$ 2,152	\$ 1,028	\$	- \$ 3,180
Pension	2,767	( 18)		28) 2,621
Currency translation differences	4,066		93	36 5,002
Others	7,700	1,619		- 9,319
	16,685	2,629	80	08 20,122
Deferred tax liabilities: -Temporary differences:				
Gains on investment	( 41,117	2,992		- ( 38,125)
Others	( 3,059	/		<u>- (</u> 1,355)
	(44,176)	-		- (
	( <u>\$ 27,491</u>	) <u>\$ 7,325</u>	<u>\$ 80</u>	<u>08</u> ( <u>\$ 19,358</u> )
		2	022	
			Recognised	
			in other	
		Recognised in	comprehensi	ve
	January 1	profit or loss	-	December 31
Deferred tax assets: -Temporary differences:	-	-		
Loss on inventory	\$ 608	\$ 1,544	\$	- \$ 2,152
Pension	4,645	( 1,036)	) ( 84	42) 2,767
Currency translation differences	4,864	· · · · ·		98) 4,066
Others	6,115	1,585	_	- 7,700
	16,232		(1,64	
Deferred tax liabilities: -Temporary differences:				
Gains on investment	( 38,449	9) ( 2,668)	)	- ( 41,117)
Others	(3,641	) 582		<u>- (</u> 3,059)
	(42,090)			- (
	( <u>\$ 25,858</u>	) <u>\$ 7</u>	( <u>\$ 1,64</u>	<u>40</u> ) ( <u>\$ 27,491</u> )

D. The Company's income tax returns through 2021 have been assessed and approved by the Tax Authority.

# (21) Earnings per share

	Year ended December 31, 2023					
			Weighted average number of ordinary shares outstanding	Earning shar		
	A <u>m</u>	ount after tax	(shares in thousands)	(in dol	ars <u>)</u>	
Basic earnings per share Profit attributable to ordinary shareholders of the parent Diluted earnings per share	\$	170,153	80,886	<u>\$</u>	2.10	
Assumed conversion of all dilutive potential ordinary shares Employees' compensation			214			
Convertible bonds		387	1,304			
Profit attributable to ordinary shareholders of the parent plus assumed conversion of all dilutive		<u> </u>				
potential ordinary shares	\$	170,540	82,404	\$	2.07	
		Vear e	nded December 31, 20	122		
		I cal c	fided December 31, 20			
			Weighted average			
			Weighted average number of ordinary	Earning	s per	
			Weighted average number of ordinary shares outstanding	Earning shar	-	
	A <u>m</u>	ount after tax	number of ordinary	shar	e	
Basic earnings per share Profit attributable to ordinary			number of ordinary shares outstanding ( <u>shares in thousands</u> )	shar <u>(in doll</u>	ars)	
Profit attributable to ordinary shareholders of the parent	A <u>ma</u> \$	o <u>unt after tax</u> 321,972	number of ordinary shares outstanding	shar	e	
Profit attributable to ordinary			number of ordinary shares outstanding ( <u>shares in thousands</u> )	shar <u>(in doll</u>	ars)	
Profit attributable to ordinary shareholders of the parent <u>Diluted earnings per share</u> Assumed conversion of all dilutive potential ordinary shares Employees' compensation		321,972	number of ordinary shares outstanding ( <u>shares in thousands</u> ) 79,399 349	shar <u>(in doll</u>	ars)	
Profit attributable to ordinary shareholders of the parent <u>Diluted earnings per share</u> Assumed conversion of all dilutive potential ordinary shares Employees' compensation Convertible bonds			number of ordinary shares outstanding ( <u>shares in thousands</u> ) 79,399	shar <u>(in doll</u>	ars)	
Profit attributable to ordinary shareholders of the parent <u>Diluted earnings per share</u> Assumed conversion of all dilutive potential ordinary shares Employees' compensation		321,972	number of ordinary shares outstanding ( <u>shares in thousands</u> ) 79,399 349	shar <u>(in doll</u>	ars)	

#### (22) Supplemental cash flow information

Investing activities with partial cash payments

vesting activities with partial cash payment	3	per 31		
		2023		2022
Purchase of property, plant and equipment Add: Opening balance of payable on	\$	51,449	\$	89,986
equipment Less: Ending balance of payable on		6,550		7,901
equipment	(	9,899)	(	6,550)
Cash paid during the year	\$	48,100	\$	91,337

#### 7. Related Party Transactions

(1)	Names	of related	parties	and	relationship

Names of related parties	Relationship with the Company
COXOC ELECTRONICS CO., LTD.	The subsidiary of the Company (Note 1)
CHANT SINCERE TECHNOLOGY CO., LTD.	The subsidiary of the Company
A&H INTERNATIONAL CO., LTD.	The subsidiary of the Company
DAVID ELECTRONICS CO., LTD.	The subsidiary of the Company
Quan Jie Technology Co.,Ltd.	The subsidiary of the Company (Note 2)
Dongguan Quanrong Electronics Co., Ltd.	The second-tier subsidiary of the Company
Kunshan Chant Sincere Electronics Ltd.	The second-tier subsidiary of the Company
DON CONNEX ELECTRONICS CO., LTD.	This company's chairman and the Company's chairman were within the second degree of relationship
QUAN HUNG CO., LTD.	This company's chairman and the Company's chairman were within the second degree of relationship
CHUAN WEI WIRE & CABLE CO., LTD.	This company's chairman and the Company's chairman were within the second degree of relationship
ATTEND TECHNOLOGY INC.	Other related party
JOINT INTERESTS CO., LTD.	Other related party
ZHENG ZONG YUAN	Other related party
Guangdong Quanjie Technology Co., Ltd.	Associate (Note 3)
GRAND-TEK TECHNOLOGYCO., LTD.	Associate (Note4)
Directors, supervisors, general manager and vice presidents, etc.	Key management personnel of the Company

Note 1: COXOC ELECTRONICS Co., Ltd. has completed its liquidation in January 2024.

Note 2: Quan Jie Technology Co., Ltd. has completed liquidation in December 2022.

Note 3: On February 15, 2022, the Company sold some of the shares held and lost significant influence. As the Company's shareholding ratio decreased to 19%, the entity was not anymore considered a related party since that date.

Note 4: On January 5, 2022, the Company's shareholding ration increased to 20%. As the Company has significant influence over the entity, it became an associate since that date.

## (2) Significant related party transactions

A. Operating revenue

	Year ended December 31					
		2022				
Sales of goods:						
Subsidiaries	\$	178 \$	-			
Other related parties		3,132	5,369			
Total	\$	3,310 \$	5,369			

The aforementioned sales were executed based on general prices and conditions, and were collected within 60~90 days after monthly billings.

## B. Purchases

	Year ended December 31				
		2023		2022	
Purchases of goods:					
Dongguan Quanrong Electronics Co., Ltd.	\$	384, 554	\$	521,431	
Subsidiaries		9,563		30,934	
Associates		128		76	
Other related parties		1,465		2,515	
Total	<u>\$</u>	395,710	\$	554,956	

The aforementioned purchases, except Dongguan Quanrong Electronics Co., Ltd. adopted cost- plus pricing approach and monthly billings, others were executed based on general prices and conditions, and were paid within 60~90 days after monthly billings.

#### C. Operating expenses

	Year ended December 31				
		2023	2022		
Associates	\$	22 \$		13	
Other related parties		13		_	
Total	\$	35 \$		13	

#### D. Other income

	Year ended December 31			
		2023	2022	
Subsidiaries	\$	343 \$		343

E. Receivables from related parties:

	1	De	cember 31, 2023	December	31, 2022
Accounts re	ceivable:				
Subsidiar	ries	\$	1,259	\$	1,338
Other rela	ated parties		344		2,604
		\$	1,603	\$	3,942
Other receiv	vables:				
Subsidiar	ries		370		8,290
Total		<u>\$</u>	1,973	\$	12,232
F. Accounts pa	ayable				
		-	ecember 31, 2023	December	31, 2022
COXOC ELE	CTRONICS CO., LTD.	\$	-	\$	38,381
Dongguan (	Quanrong		21,330		131,726
Electronics	Co., Ltd.				
Subsidiaries	8		3,350		13,514
Other relate	d parties		311		741
Total		\$	24,991	<u>\$</u>	184,362
G. Property tra	insactions:				
Disposal of	financial assets:				
1			Yea	ar ended Dece	mber 31, 2022
	Accounts	No. of shares	Objects	Proceeds	Loss
ZHENG ZONG YUAN	Investments accounted for using equity method	21%	Guangdong Quanjie Technology Co., Ltd.	<u>\$ 17,141</u>	<u>\$     2,241</u>

Year ended December 31, 2023: No such transaction.

#### (3) Key management compensation

	Year ended December 31			
		2023	2022	
Salaries and other short-term employee benefits	\$	22,924	\$	25,241
Other long-term benefits		669		664
Total	\$	23,593	\$	25,905
8 <u>Pledged Assets</u>				
None.				
9 Significant Commitments and Contingencies				
(1) <u>Contingencies</u>				
None.				
(2) <u>Commitments</u>				
Capital expenditure contracted for at the balance shee	t date but	not yet incurred is	as follows:	
	Decei	nber 31, 2023	Decemb	per 31, 2022
Property, plant and equipment	\$	17,418	\$	19,326
10 Significant Disaster Loss				
None.				
11 Significant Events after the Balance Sheet Date				
None.				

## 12 Others

(1) Capital management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt. The Company monitors capital on the basis of the debt ratio. This ratio is calculated as total liabilities divided by total assets.

During the year ended December 31, 2023, the Company's strategy, which was unchanged from 2022, was to maintain the gearing ratio below 40%. The debt ratios at December 31, 2023 and 2022 were as follows:

	Decem	December 31, 2023		nber 31, 2022
Total liabilities	\$	997,489	\$	650,303
Total assets		3,504,632		3,067,004
Debt ratio		28%		21%

(2) Financial instruments

# A. Financial instruments by category

# <u>December 31, 2023</u> <u>December 31, 2022</u>

	Decenii	51, 2025	Detei	<u>11061 31, 2022</u>
Financial assets				
Financial assets at fair value through profit or loss				
Financial assets mandatorily measured at fair valu		0.444	Φ	11 400
through profit or loss	<u>\$</u>	9,444	<u>\$</u>	11,492
Financial assets at fair value through other				
comprehensive income				
Designation of equity instrument	\$	242,729	<u>\$</u>	252,726
Financial assets at amortised cost/Loans and				
receivables				
Cash and cash equivalents	\$	825,412	\$	647,031
Financial assets at amortised cost		681,000		145,000
Notes receivable		370		1,750
Accounts receivable due from related parties		262,279		480,370
Other receivables		370		8,290
Refundable deposits (shown as other non-				
current assets)		3,721		3,701
,	\$	1,773,152	\$	1,286,142
	D	1 01 0000	D	1 01 0000
	Decen	iber 31, 2023	Decer	nber 31, 2022
<u>Financial liabilities</u>				
Financial liabilities at amortised cost				
Notes payable	\$	805	\$	1,763
Accounts payable to related parties		101,927		308,825
Other accounts payable		86,011		94,739
Bonds payable		668,173		78,555
Guarantee deposits received (shown as other				
non-current liabilities)		15		
	<u>\$</u> \$	856,931	\$	483,882
Lease liability	\$	11,052	\$	9,517

- B. Financial risk management policies
  - (a) The Company's book value of financial instruments not at fair value (including cash and cash equivalents, notes receivable, accounts receivable, accounts receivable due from related parties, other receivables, notes payable, accounts payable, accounts payable to related parties, other payables) approximates its fair value. Additionally, Refer to Note 12(3) for fair value information of financial instruments measured at fair value.
  - (b) Risk management is carried out by a central treasury department (Company treasury) under policies approved by the Board of Directors. Company treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.
- C. Significant financial risks and degrees of financial risks
  - (a) Market risk

Exchange rate risk

- i. The Company's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain subsidiaries' functional currency: RMB), which would be materially affected by the exchange rate fluctuations.
- ii. The Company operates internationally and is exposed to exchange rate risk arising from various currency, primarily with respect to the USD, RMB and HKD. Foreign exchange rate risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.
- iii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. The group companies used forward foreign exchange contracts through the Group treasury to manage the exchange rate risk arising from future commercial transactions, and recognised assets and liabilities. Foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iv. The Company has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk.

		Decem	nber 31, 2023		
	an	n currency nount ousands) Ex-	change rate		ook value (NTD)
(Foreign currency: functional			<u>8</u>		· · · · · ·
currency)					
Financial assets					
Monetary items					
USD:NTD	\$	9,708	30.71	\$	298,133
RMB:NTD		25,510	4.33		110,458
Financial liabilities					
Monetary items	¢	2 725	20.71	¢	02 (05
USD:NTD RMB:NTD	\$	2,725	30.71 4.33	\$	83,685
RWID.INTD		-	ч.55		-
			nber 31, 2022		
	•	n currency		D	
		nount			ook value
	<u>(ln th</u>	ousands) Ex	<u>change rate</u>		(NTD)
(Foreign currency: functional					
currency)					
Financial assets					
Monetary items	\$	15 (42	20.71	¢	490 207
USD:NTD RMB:NTD	Э	15,643 35,119	30.71 4.41	\$	480,397 154,875
<u>Financial</u>		55,117	7.71		134,075
liabilities					
Monetary					
items					
USD:NTD	\$	6,846	30.71	\$	210,241
RMB:NTD		6,444	4.41		28,418

v. The unrealised exchange gains (losses) arising from significant foreign exchange variation on the monetary items held by the Company for the years ended December 31, 2023 and 2022, amounted to (\$7,267) and \$4,388, respectively.

vi.	Analysis of foreign	n currency market	risk arising fr	om significant	foreign ex	xchange variation:
						8

	Yea	ar ende	d December	r 31, 2023
		Sens	sitivity anal	ysis
				Effect on other
	Degree of	Ef	fect on	comprehensive
	variation	profit	or loss	income
(Foreign currency: functional currency)				
Financial assets				
Monetary items				
USD:NTD	3%	\$	8,944	-
RMB:NTD	3%		3,314	-
<u>Financial liabilities</u> <u>Monetary items</u>				
USD:NTD	3%	\$	2,511	_
RMB:NTD	3%	Ψ	2,311	-
	Yea	ar ende	d December	r 31, 2022
		Sens	sitivity anal	ysis
				Effect on other
	Degree of	Ef	fect on	comprehensive
	variation	profit	or loss	income
(Foreign currency: functional		-		
currency)				
Financial assets				
Monetary items				
USD:NTD	3%	\$	14,412	-
RMB:NTD	3%		4,646	-
<u>Financial liabilities</u>				
Monetary items	20/	¢	( 207	
USD:NTD RMB:NTD	3% 3%	\$	6,307 853	-
	570		855	-

#### Price risk

- i. The Company's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Company diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Company.
- ii. The Company's investments in equity securities comprise shares and open-end funds issued by the domestic companies. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, post- tax profit for the years ended December 31, 2023 and 2022 would have increased/decreased by \$94 and \$115, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss. Other components of equity would have increased/decreased by \$2,427 and \$2,527, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.
- (b) Credit risk
  - i. Credit risk refers to the risk of financial loss to the Company arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms.
  - ii. The Company manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are accepted. According to the Company's credit policy, each local entity in the Company is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.
  - iii. The Company adopts the assumption under IFRS 9, that is, the default occurs when the contract payments are past due over 181 days.
  - iv. The Company adopts following assumption under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition:If the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
  - v. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:

- (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganisation due to their financial difficulties;
- (ii) The disappearance of an active market for that financial asset because of financial difficulties;
- (iii) Default or delinquency in interest or principal repayments;
- (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.
- vi. The Company classifies customer's accounts receivable, contract assets and rents receivable in accordance with credit rating of customer. The Company applies the modified approach using a provision matrix to estimate the expected credit loss.
- vii. The Company wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Company will continue executing the recourse procedures to secure their rights.
- viii. The Company used the forecastability of Taiwan Institute of Economic Research boom observation report to adjust historical and timely information to assess the default possibility of accounts receivable. On December 31, 2023 and 2022, the provision matrix is as follows:

	Not past	1 to 30	31 to 90	91 to 180	Over 181	
	due	days	days	days	days	Total
December 31, 2023						
Expected loss rate	0%	0%	0%	0%	0%	
Total book value	<u>\$ 259,926</u>	<u>\$ 2,578</u>	<u>\$ 128</u>	<u>\$ 18</u>	<u>\$</u>	<u>\$ 262,650</u>
Loss allowance	<u>\$ 1</u>	<u>\$</u> -	<u>\$                                    </u>	<u>\$                                    </u>	<u>\$</u> -	<u>\$ 1</u>
	Not past	1 to 30	31 to 90	91 to 180	Over 181	
	due	days	days	days	days	Total
December 31, 2022						
Expected loss rate	0%	0%	0%-0.03%	0%-3.46%	100%	
Total book value	<u>\$ 477,087</u>	<u>\$ 981</u>	<u>\$ 3,579</u>	<u>\$ 492</u>	<u>\$ 1,112</u>	<u>\$ 483,251</u>
Loss allowance	<u>\$ 1</u>	<u>\$</u>	<u>\$ 1</u>	<u>\$ 17</u>	<u>\$ 1,112</u>	<u>\$ 1,131</u>

ix. Movements in relation to the Company applying the modified approach to provide loss allowance for accounts receivable are as follows:

			20	23	
		Notes receivable			Accounts receivable
At January 1	\$		-	\$	1,131
Recognition(reversal)			-	(	1,130)
At December 31	\$		_	\$	1
			20	22	
		Notes receivable			Accounts receivable
At January 1	\$		-	\$	40
Recognition(reversal)			_		1,091
At December 31	<u>\$</u>		_	<u>\$</u>	1,131

#### (c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Company and aggregated by Company treasury. Company treasury monitors rolling forecasts of the Company's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Company does not breach borrowing limits or covenants on any of its borrowing facilities. Such forecasting takes into consideration the Company's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets.
- ii. Company treasury invests surplus cash in interest bearing current accounts and time deposits, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the above-mentioned forecasts. As at December 31, 2023 and 2022, the Group held money market position of \$1,505,605 and \$790,921, respectively, that are expected to readily generate cash inflows for managing liquidity risk.
- iii. The table below analyses the Company's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non- derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

			B	etween 3				
	Less	than 3	mor	nths and 1	Betw	veen 1	Be	tween 2
December 31, 2023	mo	nths		year	and 2	years	an	d 5 years
Non-derivative financial liabilities								
Notes payable	\$	805	\$	-	\$	-	\$	-
Accounts payable to related parties		83,762		18,165		-		-
Other payables		43,055		42,956		-		-
Lease liability		1,294		3,531		3,222		3,474
Bonds payable(including current portion)		-		10,425		10,425		715,850

			Be	etween 3				
	Le	ss than 3	mor	oths and 1	Betw	veen 1	Bet	ween 2
December 31, 2022	1	nonths		year	and 2	years	and	15 years
Non-derivative financial liabilities								
Notes payable	\$	1,763	\$	-	\$	-	\$	-
Accounts payable to related parties		286,792		22,033		-		
Other payables		40,464		54,275		-		-
Lease liability		1,489		3,812		3,063		1,460
Bonds payable(including current portion)		220		79,072		-		-

#### (3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
  - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and

volume to provide pricing information on an ongoing basis. The fair value of the Company's investment in listed stocks is included in Level 1.

Level 2:Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Company's investment in derivative instruments is included in Level 2.

Level 3:Unobservable inputs for the asset or liability.

B. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities at December 31, 2023 and 2022 are as follows:

December 31, 2023	Level 1	Level 2	Level 3	Total
Financial assets:				
Recurring fair value measurements				
Financial assets at fair value through				
profit or loss		<b>A</b>	<b>^</b>	• • • • • • •
Equity securities	\$ 4,576	\$ -	\$ -	\$ 4,576
Hybrid instrument - convertible bonds	4,868	-	-	4,868
Financial assets at fair value through other comprehensive income				
Equity securities	208,588		34,141	242,729
Total	<u>\$ 218,032</u>	<u>\$                                    </u>	<u>\$ 34,141</u>	<u>\$ 252,173</u>
December 31, 2022	Level 1	Level 2	Level 3	Total
Financial assets:				
Recurring fair value measurements				
Financial assets at fair value through				
profit or loss				
Equity securities	\$ 1,120	\$ -	\$ -	\$ 1,120
Derivative instruments - issuance of	-	157	-	157
redemption of convertible bonds				
Hybrid instrument - convertible bonds	10,215	-	-	10,215
Financial assets at fair value through other comprehensive income				
Equity securities	215,658		37,068	252,726
Total	<u>\$ 226,993</u>	<u>\$ 157</u>	<u>\$ 37,068</u>	<u>\$ 264,218</u>

- C. The methods and assumptions the Company used to measure fair value are as follows:
  - (a) The instruments the Company used market quoted prices as their fair values (that is, Level 1) are listed below by characteristics:

	Listed shares	Open-end fund	Corporate bond
Market quoted price	Closing price	Net asset value	Weighted average
Market quoted price	closing price	The asset value	quoted price

- (b) When assessing non-standard and low-complexity financial instruments, for example, debt instruments without active market, interest rate swap contracts, foreign exchange swap contracts and options, the Company adopts valuation technique that is widely used by market participants. The inputs used in the valuation method to measure these financial instruments are normally observable in the market.
- (c) The valuation of derivative financial instruments is based on valuation model widely accepted by market participants, such as present value techniques and option pricing models. Forward exchange contracts are usually valued based on the current forward exchange rate.
- D. For the years ended December 31, 2023 and 2022, there was no transfer between Level 1 and Level 2.
- E. For the years ended December 31, 2023 and 2022, there was no transfer into or out from Level 3.
- F. Management segment is in charge of valuation procedures for fair value measurements being categorised within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and making any other necessary adjustments to the fair value.

G. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair value at December 31, 2023	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity instrument					
Unlisted shares	<u>\$ 34,141</u>	Market comparable approach	Price–earnings ratio, price-to-book ratio multiple and discount for lack of marketability	20%	The higher the multiple, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value.
Non-derivative	Fair value at December 31, 2022	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
equity instrument					
Unlisted shares	<u>\$ 37,068</u>	Market comparable approach	Price–earnings ratio, price-to-book ratio multiple and discount for lack of marketability	20%	The higher the multiple, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value.

- H. The Company has carefully assessed the valuation models and assumptions used to measure fair value, thus, the valuation of fair value was reasonable. However, use of different valuation models or assumptions may result in different measurement.
- (4) Others

Relative to the Covid-19 pandemic and pandemic prevention measures implemented by the government, the Company has taken necessary actions and continuously managed the related event. Based on the Company's assessment, the Covid-19 pandemic had no significant impact on the Company's going-concern, assets impairment and finance risks.

#### B Supplementary Disclosures

- (1) Significant transactions information
  - A. Loans to others: None.
  - B. Provision of endorsements and guarantees to others: Refer to table 1.
  - C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Refer to table 2.
  - D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
  - E. Acquisition of real estate reaching NT\$300 million or 20% of paid-in capital or more: None.
  - F. Disposal of real estate reaching NT\$300 million or 20% of paid-in capital or more: None.

- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Refer to table 3.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more:None.
- I. Trading in derivative instruments undertaken during the reporting periods: Refer to Note 12(3).
- J. Significant inter-company transactions during the reporting periods: Refer to table 4.
- (2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China) : Refer to table 5.

- (3) Information on investments in Mainland China
  - A. For information of reinvestment in China area: Refer to Note 6.
  - B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: Refer to table 4.
- (4) Major shareholders information

Major shareholders information: Refer to table 7.

14 Operating segment information

Not applicable.

CHANT SINCERE CO., LTD. Provision of endorsements and guarantees to others Year ended December 31, 2023

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

				Footnote		
Provision of adorsements/	guarantees to	the party in	Mainland	China	Y	
Provision of endorsements/ e	guarantees by	subsidiary to the party in	parent	company	Z	
eiling on total Provision of Provision of Provision of amount of endorsements/ endorsements/	guarantees by	parent	company to	subsidiary	Y	
Ceiling on total amount of	endorsements/	guarantees	provided	(Note)	\$ 1,253,572	
Ratio of accumulated Ceiling on total Provision of Provision of endorsements/ endorsements/ endorsements/ endorsements/	guarantee amount to endorsements/ guarantees by guarantees to	net asset value of the	endorser/guarantor	company		
I Amount of	endorsements/	guarantees	secured with	collateral	۰ ۶	
			stual amount drawn	down		
	Outstanding	endorsement/	guarantee amount at Actual amount drawn secured with endorser/guarantor	December 31, 2023	s - s	
Maximum outstanding	endorsement/	guarantee amount as	with the single party of December 31,	2023	\$ 67,163	(RMB 15,000 thousand)
Limit on endorsements/	guarantees	Relationship provided for a guarantee a	single party	(Note)	subsidiaries \$ 752,143 \$	
guaranteed		Relationship	with the	counterparty (Note)	Subsidiaries	
Party being endorsed/ guaranteed				Company name	Dongguan Quanrong Electronics Co., Ltd.	
				Number Endorser/guarantor Company name	D CHANT SINCERE CO., Dongguan Quanrong LTD. Electronics Co., Ltd.	
				Number	0 C	

Note : The ceiling on total endorsements/guarantees amount shall not exceed 50% of the Company's current assets. The ceiling on endorsements/guarantees amount to single party shall not exceed 20% of current net assets, however, the ceiling on endorsements/guarantees amount to single party shall not exceed 20% of current net assets, however, the ceiling on endorsements/guarantees amount to single party shall not exceed 20% of current net assets.

# Expressed in thousands of NTD (Except as otherwise indicated)

CHANT SINCERE CO., LTD. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures) December 31, 2023

Table 2

		Relationship with the			As of December 31, 2023	31, 2023	
Securities held by	Marketable securities	securities issuer	General ledger account	Number of shares	Book value	Ownership (%)	Fair value Footnote
CHANT SINCERE CO., LTI	CHANT SINCERE CO., LTD. NORTHSTAR SYSTEMS CORPORATION	None.	Non-current financial asset measured at fair value through other	39,391 shares		0.09%	-
÷	ATTEND TECHNOLOGY INC.	Other related parties	comprehensive income Non-current financial asset measured at fair value through other	778,400 shares	20,262	9.73%	20,262
÷	MSP Engineering Co.,Ltd.	None.	comprehensive income Non-current financial asset measured at fair value through other	79 shares	ı	13.17%	ı
÷	NEXTRONICS ENGINEERING CORP.	None.	comprehensive income Non-current financial asset measured at fair value through other	758,821 shares	56,001	2.29%	56,001
÷	Fubon Financial Holding Co Ltd Preferred share	None.	comprehensive income Non-current financial asset measured at fair value through other	475,000 shares	29,022	,	29,022
=	Fubon Financial Holding Co Ltd Preferred share B	None.	comprehensive income Non-current financial asset measured at fair value through other	21,922 shares	1,313	,	1,313
=	Cathay Financial Holding Co. Ltd Preferred share	None.	comprehensive income Non-current financial asset measured at fair value through other	629,000 shares	37,488	,	37,488
Ξ	Cathay Financial Holding Co. Ltd Preferred share	None.	comprehensive income Non-current financial asset measured at fair value through other	26,293 shares	1,570	,	1,570
Ξ	B P-TWO INDUSTRIES INC.	None.	comprehensive income Non-current financial asset measured at fair value through other	1,992,000 shares	63,844	3.62%	63,844
Ξ	Guangdong Quanjie Technology Co., Ltd.	None.	comprehensive income Non-current financial asset measured at fair value through other	ı	12,357	19.00%	12,357
Ξ	CVILUX CORPORATION	None.	comprehensive income Non-current financial asset measured at fair value through other	430,000 shares	19,350	0.54%	19,350
=	Quan Jie Technology Co., Ltd.	None.	comprehensive income Non-current financial asset measured at fair value through other commrehensive income	190,000 shares	1,522	19.00%	1,522
÷	NEXTRONICS ENGINEERING CORP	None.	Current financial assets at fair value through profit or loss	40 lots	4,868		4,868
÷	Convertible Bond NEXTRONICS ENGINEERING CORP.	None.	Current financial assets at fair value through profit or loss	62,000 shares	4,576	0.19%	4,576
AXMoo Investment Corp.	P-TWO INDUSTRIES INC.	None.	Current financial asset measured at fair value through other	620,439 shares	19,885	1.13%	19,885
÷	G-SHANK ENTERPRISE CO., LTD.	None.	comprehensive income Current financial asset measured at fair value through other	80,000 shares	5,776	0.04%	5,776
Ξ	Chia Chang Co., Ltd.	None.	comprehensive income Current financial asset measured at fair value through other	358,000 shares	15,573	0.25%	15,573
Ξ	Fidelity Funds - Japan Value Fund	None.	comprehensive income Current financial asset measured at fair value through other	800.17 units	10,454	·	10,454
-	ENNOSTAR INC.	None.	comprehensive income Current financial asset measured at fair value through other comprehensive income	100,000 shares	4,630	0.01%	4,630
			-				

CHANT SINCERE CO., LTD.

Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paid-in capital ormore

Year ended December 31, 2023

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

	Notes/accounts receivable (payable)	Percentage of total	notes/accounts	receivable (payable) Footnote	6%
	Notes/accounts rec			Balance r	\$ 21,330
Compared to third party	transactions			Credit term Unit price Credit term	Note 1
Compared 1	transe			Unit price	Note 1
				Credit term	Note 1
	ction	Percentage of	total purchases	(sales)	(28%)
	Transaction			Amount	384,554)
					(\$
			Purchases	(sales)	(Sales)
			Relationship with	the counterparty	Parent company
				Counterparty	CHANT SINCERE CO., LTD.
				Purchaser/seller	Dongguan Quanrong Electronics Co., Ltd. CHANT SINCERE CO., LTD. Parent company

Note 1: The transaction price adopted cost-plus pricing approach as the pricing basis, and collected after monthly billings.

		Significant inter-company transactions during the reporting period Year ended December 31, 2023	during the reporti r 31, 2023	ng period			
Table 4							Expressed in thousands of NTD
							(Except as otherwise indicated)
Number			Relationship	General ledger		Transaction Percentag	Transaction Percentage of consolidated total operating revenues
(Note 1)	Company name	Counterparty	(Note 2)	account	Amount	terms	or total assets (Note 3)
2	Dongguan Quanrong Electronics Co., Ltd.	CHANT SINCERE CO., LTD.	2	Sales revenue	\$ 384,554	Note 4	28%
2	Dongguan Quanrong Electronics Co., Ltd.	Kunshan Chant Sincere Electronics Ltd.	33	Sales revenue	81,051	Note 5	6%
2	Dongguan Quanrong Electronics Co., Ltd.	CHANT SINCERE CO., LTD.	2	Accounts	21,330		1%
				receivable			
2	Dongguan Quanrong Electronics Co., Ltd.	Kunshan Chant Sincere Electronics Ltd.	3	Accounts	46,499	ı	1%
4	Zhuhai David Electronics Company Limited	DAVID ELECTRONICS CO., LTD.	2	Sales revenue	30.453	,	2%
	DAVID ELECTRONICS COMPANY (BVD., LTD	DAVID ELECTRONICS CO., LTD.	- 6	Accounts	46,004		1%
		~		receivable			
4	Zhuhai David Electronics Company Limited	DAVID ELECTRONICS COMPANY (BVI).,LTD.	33	Accounts	25,288		1%
				receivable			
Note 1: The n	Note 1: The numbers filled in for the transaction company in respect of inter-company transactions	nter-company transactions are as follows:					
(1) Pa	(1) Parent company is '0'.						
(2) 11 Note 7: Relati	(2) The subsidiardes are numbered in order starting from T.	lassified into the following three seteraries. fill in the num	wher of category ,	t and helphus t	o (If transaction	as hetween nerent com	aanv and cuhcidiariae or hatwaan
INUIC 2. INCIAL	verations up between it ansaction company and counterparty is classified into the following subsidiaries refer to the same transaction, it is not required to disclose twice. For example,	tassified into the rotiowing times categories, full in the num sclose twice. For example, if the parent company has alrea	ady disclosed its t	ransaction with a s	ubsidiary, then	the subsidiary is not rec	; unce categories, init in the number of category each case befores to thansactions between parent company and substituties of perfect if the parent company has already disclosed its transaction with a subsidiary, then the subsidiary is not required to disclose the transaction; for
trans	transactions between two subsidiaries, if one of the subsidiaries has disclosed the transaction, then the other is not required to disclose the transaction.):	has disclosed the transaction, then the other is not require	ed to disclose the t	transaction.):			
(1) Pa	(1) Parent company to subsidiary.						
(2) Su (3) Su	(z) subsidiary to parent company. (3) Subsidiary to subsidiary.						
Note 3: Regar	Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on	l operating revenues or total assets, it is computed based o	on period-end bals	ance of transaction	to consolidated	l total assets for balance	e sheet accounts and based on
accut	accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.	otal operating revenues for income statement accounts.					

CHANT SINCERE CO., LTD.

Note 4: The transaction price adopted cost-plus pricing approach as the pricing basis, and collected after monthly billing. Note 5: The transaction price adopted cost-plus pricing approach as the pricing basis, and collected after monthly billing. Note 6: For the year ended December 31, 2022, another side of transactions among the Company and subsidiaries were not disclosed due to the direction of transaction was in reversal. Additionally, the threshold of significant transactions was NT\$ 10 million.

-190-

	tment income recognised by	mpany for the	ided December	31, 2023 Footnote	139) Subsidiaries		4,102) Subsidiaries	10,260 Subsidiaries	4,883) Subsidiaries	30,332 Subsidiaries	7,323 Associate	Not applicable Second-tier subsidiary
	Net income of Investment income investee for the (loss) recognised by	year ended the Company for the	December 31, year ended December	2023	139) (		4,102) (	10,260	5,620) (	18,340	35,005	1,542 1
	Net	ye	Dec	Book value	- (		45,724 (	272,560	67,647 (	141,402	339,795	34,789
at December			Ownership	(%)	1		100%	100%	86.89%	100%	23.15%	100%
Shares held as at December 31, 2023			Number of	shares	ı		210,000	23,200,000	4,236,042	50,500	6,946,166	2,000,339
t amount		Balance as at	December 31,	2022	36,661		6,764	200,000	19,054	15,381	332,915	89,937
Initial investment amount		Balance as at Ba	December 31, De	2023	\$ - \$		6,764	200,000	19,054	15,381	332,915	89,937
				Main business activities	Manufacture, sales and	set vice of electric prugs, electric sockets, plug adapters and connectors	General investment	business General investment	ousiness Manufacture, sales and process of conductor joints	and connectors General investment business	Research, manufacture and sales of high frequency connector wire, wireless communication integration	Manufacture, process and sales of electronic components
				Location	British Virgin Islands	children	American Samoa	Taiwan	Taiwan	British Virgin Islands	Taiwan	British Virgin Islands
				Investee	COXOC ELECTRONICS CO., LTD.		CHANT SINCERE TECHNOLOGY CO., LTD.	AXMoo Investment Corp.	DAVID ELECTRONICS CO., LTD.	A&H INTERNATIONAL CO., LTD.	GRAND-TEK TECHNOLOGY CO., LTD.	DAVID ELECTRONICS COMPANY (BVI)., LTD.
					CHANT SINCERE CO., I TD							DAVID ELECTRONICS CO., LTD.

# Note 1: COXOC ELECTRONICS Co., Ltd. has completed its liquidation in January 2024.

Expressed in thousands of NTD (Except as otherwise indicated)

CHANT SINCERE CO., LTD. Information on investees (not including investees in Mainland China) Y ear ended December 31, 2023 Expressed in thousands of NTD (Except as otherwise indicated)

Amount remitted from Taiwan to Mainland

CHANT SINCERE CO., LTD. Information on investments in Mainland China Year ended December 31, 2023

Footnote			
Dwnership Investment income Book value of keld by the (loss) recognised by investments in Accumulated amount of Company the Company for the Manifana China investment income (direct or year ended December remitted back to Taiwan indirect) 31, 2023 B, 2012	(8 3,954) \$ 50,794 \$ 47,218 (Note 2) (RMB 10,560 thousand)	70,370 (RMB 16,000 thousand)	
took value of nvestments in ainland China of December 31. 2023	50,794	156,173	8,489
Net income of Ownership Investment income Book value of nvestee for the held by the (loss) recognised by investments in year ended Company the Company for the Mainhaud China December 31, (direct or year ended December as of December 2023 indirect) 31, 2023	(\$ 3,954) \$ (Note 2)	18,339 (Note 2)	1,219
Ownership held by the Company t (direct or y indirect)	100%	100%	86.89%
Vet income of nvestee for the year ended December 31, 2023	\$ 3,954)	18,339	1,403
Accumulated amount of i remittance from Taiwan to Mainland China as of December 31, 2023	- \$ 6,679 (\$ 3,954) (USD 210 thousand)	28,179 (USD 900 thousand)	31,491 (USD 1,000 thousand)
Remitted back to Taiwan			
Remitted to Mainland China			
Accumulated amount of remittance from Taivan to Mainland China as of January 1, 2023 Mainland China	\$ 6,679 \$ (USD 210 thousand)	28,179 (USD 900 thousand)	31,491 (USD 1,000 thousand)
Paid-in canital	\$ 6,679 CNANT SINCERE (USD 210 thousand) TECHNOLOGY CO., LTD. (Note 1)	28,179 A&H INTERNATIONAL CO., (USD 900 thousand) LTD. (Note 1)	31,491 DAVID ELECTRONICS 31,491 (USD 1,000 thousand) COMPANY (BV1) LTD. (Note 1) (USD 1,000 thousand)
Paid-in car	\$ (USD 210 tl		(USD 1,000 tl
Main business a activities	Sales of electronic components	Manufacture, process and sales of electronic	Manufacture and sales of electronic components
Main business Investee in Mainland China activities	Kunshan Chant Sincere Sales of electronic Electronics Ltd. components	Dongguan Quanrong Electronics Co., Ltd.	Zhuhai David Electronics Manufacture and Company Limited sales of electronic components

Ceiling on investments in Mainland China imposed by the Investment Commission of A)	340 \$ 1,510,409	and e 7)	50,295 \$ 80,000	sand te 6)
Investment amount approved by the Investment Commission of the Ministry of Economic Affairs (MOEA)	S 105,840	US\$3,447 thousand (Note 5, Note 6 and Note 7)	S 50,2	US\$1,638 thousand (Note 4 and Note 6)
Accumulated amount of remittance from Taiwan to Mainland China as of December 31, 2023	\$ 110,663	US\$3,447 thousand (Note 3)	\$ 49,254	US\$1,638 thousand (Note 3)
Company name	CHANT SINCERE CO., LTD.		DAVID ELECTRONICS CO., LTD.	

Note 1: Through investing in an existing company in the third area, which then invested in the investee in Mainland China. Note 2: The financial statements were audited by R.O.C. parent company's CPA. Note 3: The amount of New Taiwan dollars was exchanged based on thistorical acchange met. Note 3: The amount of New Taiwan dollars was exchanged based on the exchange rate the balance sheet date. Note 5: The amount approved by Investment Commission, MOEA, and the accumulated investment amount when the Company report to Investment Commission, MOEA was USD 3,477 thousand. The difference of USD 2,055 thousand between reported amount amount amount of USD 1,392 thousand + 900 thousand + 282 thousand) in Kunshan Chant Sincere Electronics Ltd., Donggaan Quantice Wite Co., Ltd. and Zhongshan Quantice Wite Co., Ltd. was shown in the statement of Information on investments in Mainland China, the reasons were as follows:

A. In 1990, Investment Commission, MOEA approved by the Tou-Shen-II-ZL Letter No. 89002366 (1990), that British Virgin Islands outward investor, COXOC ELECTRONICS CO.,LTD., could lease plants in Shenzhen-Fuyong-Huaide in Mainland China, it is "Yongong Electronics and Metal Factory", invested and operated in with equipment and components in the amount of USD 1,000 thousand in the way of processing plants was disposed in 2008, the Company had not cancelled the registration in Mainland China to the Investment Commission until now. Factory", invested and operated it with equipment and components in the amount of USD 640 thousand in the way of processing on order. This processing plants was disposed in 2013, the Company had not cancelled the registration in Mainland China to the Investment Commission until now. B.In 2004, Investment Commission, MOEA approved by the Tou-Shen-II-Zi Letter No. 09203933, that British Virgin Islands outward investor, COXOC ELECTRONICS CO., LTD., could lease plants in Sherzhen-Baoan-Songgang in Mainland China, it is "Quanxin Electronics and Metal

C.On October 5, 2006, the Investment Commission, MOEA approved by the Tou-Shen-H-Zi Letter No. (99500325340, that British Virgin Islands outward investor, COXOC ELECTRONICS CO.LTD., could receive plants from A&H INFORMATION CO.,LTD. who leased plants in Shenzhen-Baoan-Songgang in Mainland China, it is "Quansheng electric and hardware factory", invested and operated it with equipment and components in the amount of USD 415 thousand in the way of processing on order. This processing plants was disposed in 2013, the Company the Company had not cancelled the registration in Mainland China to the Investment Commission until now.

Note 6: There was a difference of USD 660 thousand between the amount of USD 1,400 thousand approved by the Investment Commission, MOEA, and the actual remitted amount of USD 800 thousand which was an investment in Hong Hsin Electronics (Shenzhen) Co., Ltd. by DAVID ELECTRONICS CO., LTD. The reasons were as follows: (1) the subsidiary, David Electronics Co., (BVI) Ltd., invested with self-owned capital in the amount of 5498.96 thousand, and (2) investing with Mainland China investments in T.D.C Electronics and Metal Factory which was appraised to be USD \$101.04 thousand. This company had been reasons were as follows: (1) the subsidiary, David Electronics Co., (BVI) Ltd., invested with self-owned capital in the amount of 5498.96 thousand, and (2) investing with Mainland China investments in T.D.C Electronics and Metal Factory which was appraised to be USD \$101.04 thousand. This company had been reasons were as follows: (1) the subsidiary, David Electronics Co., (BVI) Ltd., invested with self-owned capital in the amount of 5498.96 thousand, and (2) investing with Mainland China investments in T.D.C Electronics and Metal Factory which was appraised to be USD \$101.04 thousand. This company had been reasons were as follows: (1) the subsidiary to be USD \$101.04 thousand. This company had been reasons were as follows: (1) the subsidiary to be USD \$101.04 thousand. The subsidiary to be USD \$101.04 thousand. This company had been reasons were as follows: (1) the subsidiary to be used to be USD \$101.04 thousand. This company had been reasons were as follows: (1) the subsidiary to be used to be USD \$101.04 thousand. The subsidiary to be used to be USD \$100.04 thousand. The subsidiary to be used to be USD \$100.04 thousand to be used to be USD \$100.04 thousand to be used to b

disposed in December 2018, and had cancelled the registration on June 19, 2019 to the Investment Commission. MOEA by the Tou-Shen-II-ZI Letter No. 10800270660, In addition, a portion of the equity was sold for USD604 thousand in February 2022, and the transfer was completed with the approval of the Investment Commission.

Table 6

Table 7

tes	Ownership (%)	5.31%	5.00%	
5.15% Shares	5.02% Name of shares held	4,367,577	4,115,912	
4,115,912	4,000,942 Name of major shareholders	Wu LianXi	Wu RongChun	

Note 1: The major shareholders' information was derived from the data using the Company issued common shares (including treasury shares) and preferred shares in dematerialised form which were registered and held by the shareholders above 5% on the last operating date of each quarter and was calculated by Taiwan Depository & Clearing Corporation. The share capital which was recorded on the financial statements may be different from the actual number of shares in dematerialised form due to the difference of calculation basis.

Note 2: If the aforementioned data contains shares which were kept in the trust by the shareholders, the data was disclosed as a separate account of the client which was set by the trustee. For shareholders who declare insider shareholdings with ownership greater than 10% in accordance with the Security and Exchange Act, the shareholdings include shares held by shareholders and those delivered to the trust over which shareholders have rights to determine the use of trust property. For information relating to insider shareholding declaration, refer to Market Observation Post System.

V. Latest Audited Consolidated Financial Statements of the Parent and Subsidiaries

#### INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of CHANT SINCERE CO., LTD.

#### **Opinion**

We have audited the accompanying consolidated balance sheets of CHANT SINCERE CO., LTD. and subsidiaries (the "Group") as at December 31, 2023 and 2022, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2023 and 2022, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission.

#### **Basis for opinion**

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by 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 consolidated financial statements* section of our report. We are independent of the Group 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 for 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 Group's 2023 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's 2023 consolidated financial statements are stated as follows:

#### Valuation of inventory

#### Description

Refer to Notes 4(13), 5(2) and 6(5) for a description of accounting policy on inventory valuation, accounting estimates and assumptions in relation to inventory and details of loss allowance account.

The Group is mainly engaged in manufacturing and selling connectors and cable wires. Due to rapid technological innovations and fluctuations in market demand, there is a higher risk of inventory obsolescence. As inventories are stated at the lower of cost and net realisable value, the determination of net realisable value of inventories is subject to subjective judgment and uncertainties. Thus, we considered the valuation of inventory as a key audit matter.

As of December 31, 2023, the amount of inventories and allowance for inventory valuation losses were NT\$195,641 thousand and NT\$32,432 thousand, respectively.

#### How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- 1. Assessed the reasonableness of provision policies on and procedures of allowance for inventory valuation losses, including understanding the operations and nature of the industry, and the historical information of actual clearance of inventory, to judge the reasonableness and consistency of valuation policies on the inventory valuation losses.
- 2. Reviewed the stock count plan and observed the annual stock count in order to assess the effectiveness of internal controls over obsolete inventory.
- 3. Verified management's appropriateness of the systematic logic used in the inventory aging report and confirmed whether the information was consistent with its policies.
- 4. Verified whether inventory valuation losses were calculated in accordance with its policies, and ascertained the adequacy of the allowance for inventory valuation losses.

#### **Recognition of export sales revenue**

#### Description

Refer to Note 4(29) for accounting policies on sales revenue recognition.

The Group is mainly engaged in manufacturing and selling connectors and cable wires, which were used in consumer PCs, automobile and communication market. The types of sales include domestic sales, export sales and warehouse sales. Revenue from export sales are recognised based on the terms of the contract. As the determination as to when the control of the products has transferred to customers involves management's subjective judgment, this may lead to improper revenue recognition. Thus, we considered the recognition of export sales revenue as a key audit matter.

For the year ended December 31, 2023, the net amount of sales revenue was NT\$1,375,343 thousand. <u>How our audit addressed the matter</u>

We performed the following audit procedures in respect of the above key audit matter:

- 1. Obtained an understanding of the effectiveness of internal controls over the timing of revenue recognition.
- 2. Selected samples of export sales transactions and ascertained the consistency in the timing of export revenue recognition with the terms specified in the contracts.
- 3. Selected samples of receivable accounts and sent out confirmations to ascertain existence of export sales revenue.
- 4. Ascertained the reasonableness of revenue recognition timing against supporting documents of revenue from export sales during a certain period before and after the balance sheet date.

#### Other matter – Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial statements of Chant Sincere Co., Ltd. as at and for the years ended December 31, 2023 and 2022.

### Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by

Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance, including the audit committee, are responsible for overseeing the Group's financial reporting process.

#### Auditors' responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 consolidated 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 consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

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

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

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

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

Wu, Wei-HaoCheFor and on behalf of PricewaterhouseCoopers, TaiwanFebruary 27, 2024

Cheng, Ya-Huei

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

For the convenience of readers and for information purpose only, the auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. In the event of any discrepancy between the English version and the original Chinese version or any differences in the interpretation of the two versions, the Chinese-language auditors' report and financial statements shall prevail.

#### <u>CHANT SINCERE CO., LTD. AND SUBSIDIARIES</u> <u>CONSOLIDATED BALANCE SHEETS</u> <u>DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars)

				December 31, 2023		December 31, 202	
	Assets	Notes	A	MOUNT	%	AMOUNT	%
	Current assets						
1100	Cash and cash equivalents	6(1)	\$	1,101,081	30	\$ 827,473	26
1110	Financial assets at fair value through	6(2)					
	profit or loss - current			9,444	-	11,492	-
1120	Financial assets at fair value through	6(3)					
	other comprehensive income - current			56,318	2	81,821	3
1136	Financial assets at amortised cost -	6(1)					
	current			681,000	19	145,000	5
1150	Notes receivable, net	6(4)		2,160	-	2,578	-
1170	Accounts receivable, net	6(4)		341,498	9	562,874	17
1180	Accounts receivable due from related	6(4) and 7					
	parties, net			344	-	2,615	-
1200	Other receivables			327	-	1	-
130X	Inventories	6(5)		163,209	4	273,816	8
1410	Prepayments			32,054	1	51,875	2
11XX	Total current assets			2,387,435	65	1,959,545	61
	Non-current assets						
1517	Financial assets at fair value through	6(3)					
	other comprehensive income - non-						
	current			242,729	7	252,726	8
1550	Investments accounted for under	6(6)					
	equity method			339,795	9	345,143	11
1600	Property, plant and equipment	6(7) and 8		564,043	15	518,584	16
1755	Right-of-use assets	6(8)		59,261	2	69,577	2
1760	Investment property - net	6(9)		47,967	1	47,967	1
1780	Intangible assets	6(10)		3,829	-	5,745	-
1840	Deferred tax assets	6(24)		22,469	1	19,032	1
1900	Other non-current assets		_	7,494		7,188	
15XX	Total non-current assets			1,287,587	35	1,265,962	39
1XXX	Total assets		\$	3,675,022	100	\$ 3,225,507	100

(Continued)

#### <u>CHANT SINCERE CO., LTD. AND SUBSIDIARIES</u> <u>CONSOLIDATED BALANCE SHEETS</u> <u>DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars)

	Linkiliting and Equity	Natas		December 31, 2023		December 31, 2022	
	Liabilities and Equity Current liabilities	Notes	A	MOUNT	%	AMOUNT	%
2100	Short-term borrowings		\$	5,000	-	\$ 5,000	
2100	-		φ	805	-	\$ 3,000 1,763	-
2130	Notes payable Accounts payable			803 148,593	-	319,864	10
2170	Accounts payable to related parties	7		311	4	741	10
2180	Other payables	6(11)		129,172	-	149,000	5
2230	Current income tax liabilities	0(11)		50,854	1	70,897	2
2250	Provisions for liabilities - current			14,000	1	14,063	-
2230	Lease liabilities - current			17,287	-	14,003	1
2280	Long-term liabilities, current portion	6(12)		17,207	_	78,555	2
2320	Other current liabilities	0(12)		22,461	1	23,998	1
2377 21XX	Total current liabilities			388,483	10	682,439	21
21/1/1	Non-current liabilities			500,405		002,437	
2530	Convertible bonds payable	6(12)		668,173	18	-	_
2550	Deferred tax liabilities	6(24)		42,614	1	47,310	1
2580	Lease liabilities - non-current	0(21)		42,089	1	51,127	2
2600	Other non-current liabilities	6(13)		16,314	1	16,966	1
25XX	Total non-current liabilities	-()		769,190	21	115,403	4
2XXX	Total liabilities			1,157,673	31	797,842	25
	Equity attributable to owners of			, ,			
	parent						
	Share capital	6(14)					
3110	Common stock			822,359	22	797,726	25
	Capital surplus	6(15)					
3200	Capital surplus			479,725	13	398,423	12
	Retained earnings	6(16)					
3310	Legal reserve			393,045	11	351,366	11
3350	Unappropriated retained earnings			770,073	21	844,156	26
	Other equity interest	6(17)					
3400	Other equity interest			41,941	1	25,030	1
31XX	Total equity attributable to						
	owners of the parent			2,507,143	68	2,416,701	75
36XX	Non-controlling interest			10,206	1	10,964	
3XXX	Total equity			2,517,349	69	2,427,665	75
	Significant contingent liabilities and	9					
	unrecognised contract commitments						
3X2X	Total liabilities and equity		\$	3,675,022	100	\$ 3,225,507	100

The accompanying notes are an integral part of these consolidated financial statements.

## <u>CHANT SINCERE CO., LTD. AND SUBSIDIARIES</u> <u>CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars, except for earnings per share amount)

					r ended	Decem			
	T.			2023			2022		
	Items	Notes		AMOUNT	%		AMOUNT		%
4000	Operating revenue	6(18) and 7	\$	1,375,343	100	\$	1,873,163		100
5000	Operating costs	6(5)(22)(23) and 7	(	857,731) (	62)	(	1,194,979)	(	63)
5900	Gross profit from operations			517,612	38		678,184		37
	Operating expenses	6(22)(23) and 7							
6100	Selling expenses		(	95,751) (	7)	(	118,643)	(	6)
6200	Administrative expenses		(	194,573) (	14)	(	187,828)	(	10)
6300	Research and development expenses		(	52,349) (	4)	(	45,823)	(	3)
6450	Impairment expected credit (loss)	12(2)							
	gain			1,126	-	(	1,085)		-
6000	Total operating expenses		(	341,547) (	25)	(	353,379)	(	19)
6900	Operating profit			176,065	13		324,805		18
	Non-operating income and expenses								
7100	Interest income	6(19)		8,587	1		4,752		-
7010	Other income	6(20)		19,640	1		12,614		1
7020	Other gains and losses	6(21) and 7		10,118	1		39,109		2
7050	Finance costs		(	976)	-	(	1,716)		-
7060	Share of (loss)/profit of subsidiaries,	6(6)							
	associates and joint ventures								
	accounted for under equity method			7,323	-	_	25,613		1
7000	Total non-operating income and								
	expenses			44,692	3	_	80,372		4
7900	Profit before income tax			220,757	16		405,177		22
7950	Income tax expense	6(24)	(	51,341) (	4)	(	83,273)	(	5)
8200	Profit for the year		\$	169,416	12	\$	321,904	_	17

(Continued)

#### <u>CHANT SINCERE CO., LTD. AND SUBSIDIARIES</u> <u>CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u>

(Expressed in thousands of New Taiwan dollars, except for earnings per share amount)

					ear ende	d Dec	ember 31	
	-			2023	<u> </u>		2022	0.1
	Items	Notes	8	AMOUNT	%		AMOUNT	%
	Other comprehensive income (net)							
	Items that will not be reclassified to profit or loss							
311	Remeasurements of defined							
5511	benefit plans		\$	639		\$	4,208	
316	Unrealised (losses) gains from	6(3)	φ	039	-	φ	4,208	-
5510	investments in equity instruments	0(3)						
	measured at fair value through							
	other comprehensive income			57,375	4	(	102,857) (	5
3320	Share of other comprehensive	6(6)		0,,0,0	•	(	102,007) (	
220	income of associates and joint	0(0)						
	ventures accounted for using							
	equity method, components of							
	other comprehensive income that							
	will not be reclassified to profit or							
	loss			62			-	-
3349	Income tax related to items that will	6(24)						
	not be reclassified to profit or loss		(	128)	-	(	842)	-
8310	Other comprehensive (loss)		·			-		
	income (net) that will not be							
	reclassified to profit or loss			57,948	4	(	99,491) (	5)
	Items that will be reclassified to							
	profit or loss							
3361	Exchange differences on	6(17)						
	translation of foreign financial							
	statements		(	4,700)	-		4,007	-
8370	Share of other comprehensive loss	6(17)						
	of associates and joint ventures							
	accounted for using equity							
	method, components of other							
	comprehensive income that will be							
	reclassified to profit or loss	<i></i>		217	-	(	120)	-
8399	Income tax related to items that	6(24)		0.0.0		,	-	
0.0.0	will be reclassified to profit or loss			936		(	798)	-
8360	Other comprehensive income							
	(loss) that will be reclassified to		,	2 5 4 7			2 000	
2200	profit or loss		(	3,547)			3,089	
8300	Other comprehensive (loss) income		¢	54 401	4	<u>ر</u> ۴	0(402) (	5)
	for the year, net of tax		\$	54,401	4	( <u></u>	96,402) (	<u> </u>
8500	Total comprehensive income for the		¢	222.017	16	¢	225 502	10
	year		\$	223,817	16	\$	225,502	12
	Profit attributable to:					â		
8610	Owners of the parent		\$	170,153	12	\$	321,972	17
8620	Non-controlling interest		(	737)		(	<u></u>	-
			\$	169,416	12	\$	321,904	17
	Comprehensive income attributable to:							
8710	Owners of the parent		\$	224,575	16	\$	225,552	12
3720	Non-controlling interest		(	758)	<u> </u>	(		-
			\$	223,817	16	\$	225,502	12
	Earnings per share (in dollars)	6(25)	*			¢		
9750	Basic earnings per share		\$		2.10	\$		4.06
9850	Diluted earnings per share		\$		2.07	\$		3.92

The accompanying notes are an integral part of these consolidated financial statements.

Other Equity Interest           Other Equity Interest           Interest from financial seeses from weaker of a financial seeses from measured a financial seeses from other financial seeses from measured a financial seeses from a set of the financial set of the financial seeses from a set of the financial set of the
---

The accompanying notes are an integral part of these consolidated financial statements.

#### CHANT SINCERE CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2023 AND 2022

(Expressed in thousands of New Taiwan dollars)

		Year ended Deco		d Decen	ember 31	
		Notes	2023		2022	
CASH FLOWS FROM OPERATING ACTIVITIES	3					
Profit before tax	2	\$	220,757	\$	405,177	
Adjustments		Φ	220,757	φ	403,177	
Adjustments to reconcile profit (loss)						
Gains on valuation of financial assets at fair	6(21)					
value through profit or loss		(	7,978)	(	2,039)	
Expected credit impairment loss	12(2)	(	1,126)		1,085	
Share of profit of associates and joint ventures	6(6)	(	7 2 2 2 )	(	25(12)	
accounted for using equity method Losses on disposals of investments	6(21)	(	7,323)	(	25,613)	
Losses on disposals of property, plant and	6(21)		-		2,275	
equipment	0(21)	(	34)		-	
Depreciation charges on property, plant and	6(22)				••••	
equipment (including right-of-use assets) Amortisation	6(22)		57,007		38,944	
Interest income	6(19)	,	3,571		3,150	
Interest expense	0(17)	(	8,587)	(	4,752)	
Dividend income	6(20)	,	976	,	1,716	
Changes in operating assets and liabilities	0(20)	(	19,554)	(	12,614)	
Changes in operating assets						
Financial assets measured at fair value through						
profit or loss, net			10,023	(	7,790)	
Notes receivable, net			418	(	497)	
Accounts receivable			222,502	(	55,699)	
Accounts receivable due from related parties, ne	t		2,271	Ì	964)	
Other receivables		(	326)	(	55	
Inventories		(	110,607	(	87,660)	
Prepayments			19,821	(	12,039)	
Changes in operating liabilities			,	(	, ,	
Notes payable		(	958)		510	
Accounts payable		(	171,271)		53,554	
Accounts payable to related parties		(	430)	(	29,177)	
Other payables		(	23,177)		19,011	
Provisions for liabilities - current		(	63)		5,560	
Other current liabilities		(	1,537)	(	2,129)	
Other non-current liabilities		(	89)	(	1,817)	
Cash inflow generated from operations		(	405,500	(	288,247	
Interest received			8,587		4,752	
Interest paid		(	511)	(	724)	
Payment of income tax		(	80,509)		48,067)	
Income taxes refund		(	1,833	(	247	
Dividends received			32,649		247	
Net cash flows from operating activities			367,549		271,951	
			507,549		2/1,731	

(Continued)

#### CHANT SINCERE CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2023 AND 2022 (Expressed in thousands of New Taiwan dollars)

Year ended December 31 2022 Notes 2023 CASH FLOWS FROM INVESTING ACTIVITIES Acquisition of financial assets at fair value through 154,976) other comprehensive income (\$ 69,150) (\$ Proceeds from disposal of financial assets at fair value through other comprehensive income 161,754 64,096 Financial assets at fair value through other comprehensive income -capital returned due to capital reduction 271 Increase in financial assets at amortised cost 536,000) ( 31,936) ( Acquisition of investments accounted for using equity method ( 40,766) Disposal of investment proceeds using the equity 18,042 method Purchase of property, plant and equipment 6(26) 81,613) ( 102,325) ( Proceeds from disposal of property, plant and 1,073 equipment Increase in intangible assets 6(10) 1,660) ( 5,849) ( Increase in refundable deposits 4,201) ( 2,431) ( Decrease in refundable deposits 454 3,855 Net cash flows (used in) from investing activities 255,691) 525,671) ( CASH FLOWS FROM FINANCING ACTIVITIES Increase in short-term loans 5,000 Payments of lease liabilities 6(8) 19,520) ( 13,206) Increase in guarantee deposits 15 Decrease in guarantee deposits 133) ( Issuance of corporate bonds 6(12) 695,000 6(16) 240,068) 158,712) Cash dividends paid Change in non-controlling interests 12,921) 435,427 Net cash flows used in financing activities 179,972) Effects due to changes in exchange rate 3,697) 3,245 Net decrease in cash and cash equivalents 273,608 ( 160,467) Cash and cash equivalents at beginning of year 827,473 987,940 Cash and cash equivalents at end of year 827,473 \$ 1,101,081 \$

The accompanying notes are an integral part of these consolidated financial statements.

#### <u>CHANT SINCERE CO., LTD. AND SUBSIDIARIES</u> <u>NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u>

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

#### 1 History and Organization

Chant Sincere Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.) in April 1986. The Company and its subsidiaries (collectively referred herein as the "Group") are primarily engaged in the manufacturing, processing and sales of electronic components. The Company has been a listed company in the Taipei Exchange since December 20, 2002, and the Company's stocks were transferred to be listed in the Taiwan Stock Exchange since January 21, 2008.

- 2 <u>The Date of Authorisation for Issuance of the Financial Statements and Procedures for Authorisation</u> These consolidated financial statements were authorised for issuance by the Board of Directors on February 27, 2024.
- 3 Application of New Standards, Amendments and Interpretations
  - (1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by FSC and became effective from 2023 are as follows:

	Effective date by
	International
	Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 1, 'Disclosure of accounting policies'	January 1, 2023
Amendments to IAS 8, 'Definition of accounting estimates'	January 1, 2023
Amendments to IAS 12, 'Deferred tax related to assets and liabilities arising from a single transaction' Amendments to IAS 12, 'International tax	January 1, 2023
reform - pillar two model rules'	May 23, 2023

The above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment.

(2) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Group

New standards, interpretations and amendments endorsed by the FSC effective from 2024 are as follows:

	Effective date by	
	International Accounting	
New Standards, Interpretations and Amendments	Standards Board	
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024	
Amendments to IAS 1, 'Classification of liabilities as current or non-current'	January 1, 2024	
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024	
Amendments to IAS 7 and IFRS 7, 'Supplier finance arrangements'	January 1, 2024	

The above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment.

#### (3) IFRSs issued by IASB but not yet endorsed by the FSC

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSs as endorsed by the FSC are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting Standards Board
IFRS 17, 'Insurance contracts' Amendments to IFRS 17, 'Insurance contracts' Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 -	January 1, 2023 January 1, 2023 January 1, 2023
comparative information' Amendments to IAS 21, 'Lack of exchangeability'	January 1, 2025

The above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment.

#### 4 Summary of Significant Accounting Policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) <u>Compliance statement</u>

The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers".

#### (2) Basis of preparation

- A. Except for the following items, the consolidated financial statements have been prepared under the historical cost convention:
  - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
  - (b) Financial assets at fair value through other comprehensive income financial assets measured at fair value.
  - (c) Defined benefit liabilities recognised based on the net amount of pension fund assets less present value of defined benefit obligation.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.
- (3) Basis of consolidation
  - A. Basis for preparation of consolidated financial statements:
    - (a) All subsidiaries are included in the Group's consolidated financial statements. Subsidiaries are all entities (including structured entities) controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Consolidation of subsidiaries begins from the date the Group obtains control of the subsidiaries and ceases when the Group loses control of the subsidiaries.
    - (b) Inter-company transactions, balances and unrealised gains or losses on transactions between companies within the Group are eliminated. Accounting policies of subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
    - (c) Profit or loss and each component of other comprehensive income are attributed to the owners of the parent and to the non-controlling interests. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the noncontrolling interests having a deficit balance.
    - (d) Changes in a parent's ownership interest in a subsidiary that do not result in the parent losing control of the subsidiary (transactions with non-controlling interests) are accounted for as equity transactions, i.e. transactions with owners in their capacity as owners. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity.

			Ownership (%)		
Name of investor	Name of subsidiary	Main business activities	December 31, 2023	December 31, 2022	Description
The Company	COXOC ELECTRONICS CO., LTD.	Sales of electronic components	-	- 100%	
The Company	A&H INTERNATIONAL CO., LTD.	Sales of electronic components	100%	100%	
The Company	AXMoo Investment Corp.	General investments	100%	100%	
The Company	David Electronics Co., Ltd.	Manufacturing, processing and sales of electronic components	86.89%	86.89%	
The Company	CHANT SINCERE TECHNOLOGY CO., LTD.	General investments	100%	100%	
The Company	Quan Jie Technology Co., Ltd.	Manufacturing, processing and sales of electronic components	-	-	Note 1
CHANT SINCERE TECHNOLOGY CO., LTD.	KUNSHAN CHANT SINCERE ELECTRONICS LTD.	Sales of electronic components	100%	100%	
David Electronics Co., Ltd.	DAVID ELECTRONICS COMPANY (BVI) LTD.	Manufacturing, processing and sales of electronic components	100%	100%	
DAVID ELECTRONICS COMPANY (BVI) LTD.	Zhuhai David Electronics Co., Ltd.	Manufacturing and sales of electronic components	100%	100%	
A&H INTERNATIONAL CO., LTD.	DONGGUAN QUANRONG ELECTRONICS CO., LTD.	Manufacturing, processing and sales of electronic components	100%	100%	

B. Subsidiaries included in the consolidated financial statements:

Note 1: Quan Jie Technology Co., Ltd. has completed its liquidation in December 2022. Note 2: COXOC ELECTRONICS Co., Ltd. has completed its liquidation in January 2024.

C. Subsidiaries not included in the consolidated financial statements: None.

D. Adjustments for subsidiaries with different balance sheet dates: None.

E. Significant restrictions: None.

F. Subsidiaries that have non-controlling interests that are material to the Group: None.

(4) Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in New Taiwan Dollars, which is the Company's functional and the Group's presentation currency.

A. Foreign currency transactions and balances

- (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are retranslated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
- (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- (d) All other foreign exchange gains and losses based on the nature of those transactions are presented in the statement of comprehensive income within 'other gains and losses'.
- B. Translation of foreign operations
  - (a) The operating results and financial position of all the group entities, associates and joint arrangements that have a functional currency different from the presentation currency are translated into the presentation currency as follows:
    - i. Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
    - ii. Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
    - iii. All resulting exchange differences are recognised in other comprehensive income.

- (b) When the foreign operation partially disposed of or sold is an associate or joint arrangement, exchange differences that were recorded in other comprehensive income are proportionately reclassified to profit or loss as part of the gain or loss on sale. In addition, even when the Group retains partial interest in the former foreign associate or joint arrangement after losing significant influence over the former foreign associate, or losing joint control of the former joint arrangement, such transactions should be accounted for as disposal of all interest in these foreign operations.
- (c) When the foreign operation partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling interest in this foreign operation. In addition, even when the Group retains partial interest in the former foreign subsidiary after losing control of the former foreign subsidiary, such transactions should be accounted for as disposal of all interest in the foreign operation.
- (5) Classification of current and non-current items
  - A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
    - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
    - (b) Assets held mainly for trading purposes;
    - (c) Assets that are expected to be realised within twelve months from the balance sheet date;
    - (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to settle liabilities more than twelve months after the balance sheet date.
  - B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
    - (a) Liabilities that are expected to be settled within the normal operating cycle;
    - (b) Liabilities arising mainly from trading activities;
    - (c) Liabilities that are to be settled within twelve months from the balance sheet date;
    - (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.
- (6) <u>Cash equivalents</u>

Cash equivalents refer to short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits that meet the definition above and are held for the purpose of meeting short-term cash commitments in operations are classified as cash equivalents.

- (7) Financial assets at fair value through profit or loss
  - A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortised cost or fair value through other comprehensive income.
  - B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognised and derecognised using settlement date accounting.
  - C. At initial recognition, the Group measures the financial assets at fair value and recognises the transaction costs in profit or loss. The Group subsequently measures the financial assets at fair value, and recognises the gain or loss in profit or loss.
  - D. The Group recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.
- (8) Financial assets at fair value through other comprehensive income
  - A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading.
  - B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using trade date accounting.
  - C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. The Group subsequently measures the financial assets at fair value, The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. Dividends are recognised as revenue when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.
- (9) Financial assets at amortised cost
  - A. Financial assets at amortised cost are those that meet all of the following criteria:
    - (a) The objective of the Group's business model is achieved by collecting contractual cash flows.
    - (b) The assets' contractual cash flows represent solely payments of principal and interest.
  - B. On a regular way purchase or sale basis, financial assets at amortised cost are recognised and derecognised using trade date accounting.
  - C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognised in profit or loss when the asset is derecognised or impaired.
  - D. The Group's time deposits which do not fall under cash equivalents are those with a short maturity period and are measured at initial investment amount as the effect of discounting is immaterial.
- (10) Accounts and notes receivable
  - A. Accounts and notes receivable entitle the Group a legal right to receive consideration in exchange for transferred goods or rendered services.

- B. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.
- (11) Impairment of financial assets

At each reporting date, the Group recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognises the impairment provision for lifetime ECLs.

(12) Derecognition of financial assets

The Group derecognises a financial asset when one of the following conditions is met:

- A. The contractual rights to receive the cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows of the financial asset have been transferred and the Group has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The contractual rights to receive cash flows of the financial asset have been transferred; however, the Group has not retained control of the financial asset.
- (13) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted-average method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads allocated based on actual operating capacity, and there is little difference between the actual operating capacity and the normal operating capacity. It excludes borrowing costs. The item by item approach is used in applying the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

- (14) Investments accounted for using equity method / associates
  - A. Associates are all entities over which the Group has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20 percent or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognised at cost.
  - B. The Group's share of its associates' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.
  - C. When changes in an associate's equity do not arise from profit or loss or other comprehensive income of the associate and such changes do not affect the Group's ownership percentage of the

associate, the Group recognises change in ownership interests in the associate in 'capital surplus' in proportion to its ownership.

- D. Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
- E. In the case that an associate issues new shares and the Group does not subscribe or acquire new shares proportionately, which results in a change in the Group's ownership percentage of the associate but maintains significant influence on the associate, then 'capital surplus' and 'investments accounted for under the equity method' shall be adjusted for the increase or decrease of its share of equity interest. If the above condition causes a decrease in the Group's ownership percentage of the associate, in addition to the above adjustment, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately on the same basis as would be required if the relevant assets or liabilities were disposed of.
- F. Upon loss of significant influence over an associate, the Group remeasures any investment retained in the former associate at its fair value. Any difference between fair value and carrying amount is recognised in profit or loss.
- G. When the Group disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate, are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately in accordance with the aforementioned approach.
- H. When the Group disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognised as capital surplus in relation to the associate are transferred to profit or loss. If it retains significant influence over this associate, the amounts previously recognised as capital surplus in relation to the associate are transferred to profit or loss proportionately.
- (15) Property, plant and equipment
  - A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.
  - B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

- C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. 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 must be depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Buildings and structures	12~55 years
Machinery and equipment	2~10 years
Mold equipment	2~5 years
Transportation equipment	2~8 years
Other equipment	3~5 years

# (16) Leasing arrangements (lessee)-right-of-use assets/lease liabilities

- A. Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group. For short-term leases or leases of low-value assets, lease payments are recognised as an expense on a straight-line basis over the lease term.
- B. Lease liabilities include the net present value of the remaining lease payments at the commencement date, discounted using the incremental borrowing interest rate.

Lease payments are comprised of fixed payments, less any lease incentives receivable.

The Group subsequently measures the lease liability at amortised cost using the interest method and recognises interest expense over the lease term. The lease liability is remeasured and the amount of remeasurement is recognised as an adjustment to the right-of-use asset when there are changes in the lease term or lease payments and such changes do not arise from contract modifications.

- C. At the commencement date, the right-of-use asset is stated at cost comprising the following:
  - (a) The amount of the initial measurement of lease liability;
  - (b) Any lease payments made at or before the commencement date; and

(c) Any initial direct costs incurred by the lessee.

The right-of-use asset is measured subsequently using the cost model and is depreciated from the commencement date to the earlier of the end of the asset's useful life or the end of the lease term. When the lease liability is remeasured, the amount of remeasurement is recognised as an adjustment to the right-of-use asset.

## (17) Investment property

An investment property is stated initially at its cost and measured subsequently using the cost model.

- (18) Intangible assets
  - A. Patent and Premium are stated initially at cost and are amortised on a straight-line basis over its estimated useful life of 3 to 5 years.
  - B. Software is stated initially at cost and is amortised on a straight-line basis over its estimated useful life of 3 to 5 years.
- (19) Impairment of non-financial assets

The Group assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. Except for goodwill, when the circumstances or reasons for recognising impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognised.

(20) Borrowings

Borrowings comprise long-term and short-term bank borrowings. Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.

- (21) Notes and accounts payable
  - A. Accounts payable are liabilities for purchases of raw materials, goods or services and notes payable are those resulting from operating and non-operating activities.
  - B. The short-term notes and accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.
- (22) Convertible bonds payable

Convertible bonds or issued by the Group contain conversion options (that is, the bondholders have the right to convert the bonds into the Group' s common shares by exchanging a fixed amount of cash for a fixed number of common shares) and call options. The Group classifies the bonds payable upon issuance as a financial asset an equity instrument in accordance with the contract terms. They are accounted for as follows:

A. The embedded call options are recognised initially at net fair value as 'financial assets at fair value through profit or loss'. They are subsequently remeasured and stated at fair value on each balance sheet date; the gain or loss is recognised as 'gain or loss on valuation of financial assets at fair value through profit or loss'.

- B. The host contracts of bonds are initially recognised at fair value. Any difference between the initial recognition and the redemption value is accounted for as the premium or discount on bonds payable and subsequently is amortised in profit or loss as an adjustment to 'finance costs' over the period of circulation using the effective interest method.
- C. The embedded conversion options which meet the definition of an equity instrument are initially recognised in 'capital surplus—share options' at the residual amount of total issue price less the amount of financial assets at fair value through profit or loss and bonds payable as stated above. Conversion options are not subsequently remeasured.
- D. Any transaction costs directly attributable to the issuance are allocated to each liability or equity component in proportion to the initial carrying amount of each abovementioned item.
- E. When bondholders exercise conversion options, the liability component of the bonds (including bonds payable and 'financial assets at fair value through profit or loss') shall be remeasured on the conversion date. The issuance cost of converted common shares is the total book value of the abovementioned liability component and 'capital surplus—share options'.

# (23) Offsetting financial instruments

Financial assets and liabilities are offset and reported in the net amount in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

# (24) Provisions

Provisions (contingent liabilities from warranty provision.) are recognised when the Group has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognised as interest expense. Provisions are not recognised for future operating losses.

# (25) Employee benefits

# A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in respect of service rendered by employees in a period and should be recognised as expense in that period when the employees render service.

# B. Pensions

(a) Defined contribution plans

For defined contribution plans, the contributions are recognised as pension expense when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

- (b) Defined benefit plans
  - i. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Group in current period or prior periods. The liability recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets. The net defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date) of a currency and term consistent with the currency and term of the employment benefit obligations.
  - ii.Remeasurements arising on defined benefit plans are recognised in other comprehensive income in the period in which they arise and are recorded as retained earnings.
  - iii. Past service costs are recognised immediately in profit or loss.
- C. Employees' compensation and directors' and supervisors' remuneration
  - Employees' compensation and directors' and supervisors' remuneration are recognised as expense and liability, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequently actual distributed amounts is accounted for as changes in estimates. If employee compensation is paid by shares, the Group calculates the number of shares based on the closing price at the previous day of the board meeting resolution.

#### (26) Income tax

- A. The tax expense for the period comprises current and deferred tax.Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred income tax is recognized, using the balance sheets liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences. Deferred tax is provided on temporary differences arising on investments in subsidiaries

and associates, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

- D. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. Deferred tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realise the asset and settle the liability simultaneously.

#### (27) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new

shares or stock options are shown in equity as a deduction, net of tax, from the proceeds. Additionally, the Company authorised the Board of Directors to resolve with the attendance of two-thirds of directors and the agreement of over half of directors. The distributable dividends and bonus or all or some of legal reserve and capital surplus as regulated in the Company Act could be distributed in the form of cash, and the distribution should be reported to the shareholders.

#### (28) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance. Additionally, the Company authorised the Board of Directors to resolve with the attendance of two-thirds of directors and the agreement of over half of directors. The distributable dividends and bonus or all or some of legal reserve and capital surplus as regulated in the Company Act could be distributed in the form of cash, and the distribution should be reported to the shareholders.

## (29) <u>Revenue recognition</u>

The Group is primarily engaged in the manufacturing and sales of connectors and cable wires. Sales are recognised 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, or the Group has objective evidence that all criteria for acceptance have been satisfied.

(30) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The Group's chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments.

5 Critical Accounting Judgements, Estimates and Key Sources of Assumption Uncertainty

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

(1)Critical judgements in applying the Group's accounting policies

- None.
- (2) Critical accounting estimates and assumptions

The Group makes estimates and assumptions based on the expectation of future events that are believed to be reasonable under the circumstances at the end of the reporting period. The resulting accounting estimates might be different from the actual results. The estimates and assumptions that may significantly adjust the carrying amounts of assets and liabilities within the next financial year are addressed below:

Evaluation of inventories

As inventories are stated at the lower of cost and net realisable value, the Group must determine the net realisable value of inventories on balance sheet date using judgements and estimates. Due to the rapid technology innovation, the Group evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realisable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.

As of December 31,2023, the carrying amount of inventories was \$163,209.

- 6 Details of Significant Accounts
  - (1) Cash and cash equivalents

	Dece	mber 31, 2023	December 31, 2022		
Cash on hand and revolving funds	\$	1,449	\$	1,891	
Checking accounts and demand deposits		850,309		376,095	
Time deposits		249,323		449,487	
Total	\$	1,101,081	\$	827,473	

- A. The Group transacts with a variety of financial institutions with high credit quality for the purpose of dispersing credit risk, so it expects that the probability of counterparty default is low.
- B. The Group has no cash and cash equivalents pledged to others.
- C. On December 31, 2023 and 2022, the Company had time deposits with maturity over three months shown as "current financial assets at amortised cost" in the amounts of \$681,000 and \$145,000, respectively. For the years ended December 31, 2023 and 2022, the Company recognised interest income from financial assets at amortised cost in the amounts of \$2,031 and \$745, respectively.
- D. Information relating to credit risk of financial assets at fair value through profit or loss is provided in Note 12(2). The counterparties of the Company's investment certificates of deposit are financial institutions with good credit quality, so it expects that the probability of counterparty default is remote.
- (2) Financial assets at fair value through profit or loss

	Decemb	per 31, 2023	December 31, 2022	
Current items:				
Financial assets held for trading				
Listed stocks	\$	4,308	\$	1,116
Derivatives instruments - issuance of redemption				
of convertible bonds		-		118
Hybrid instruments - convertible bonds		4,410		9,922
Valuation adjustment		726		336
Total	\$	9,444	\$	11,492

A. The Group recognised net profit loss amounting to gain of \$7,978 and gain of \$2,039 on financial assets held for trading for the years ended December 31, 2023 and 2022, respectively.

B. The Group has no financial assets at fair value through profit or loss pledged to others.

C. Information relating to credit risk is provided in Note 12(2).

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

Items		ember 31, 2023	December 31, 2022		
Current items:					
Equity instruments					
Listed stocks	\$	37,164	\$	85,887	
Beneficiary certificates		10,037		-	
Valuation adjustment		9,117	(	4,066)	
-	\$	56,318	\$	81,821	
Non-current items:					
Equity instruments					
Listed stocks	\$	169,404	\$	188,555	
Unlisted stocks		22,672		20,772	
Valuation adjustment		50,653		43,399	
-	\$	242,729	\$	252,726	

- A. The Group has elected to classify investments in ATTEND TECHNOLOGY INC. and Guangdong Quanjie Technology Co., Ltd. and Quan Jie Technology Co., Ltd. that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$34,141 and \$37,068 as at December 31, 2023 and 2022, respectively.
- B. On January 5, 2022, the Group increased its shareholding ratio in GRAND-TEK TECHNOLOGY CO., LTD. As the Group's shareholding ratio has reached 20%, the Group has significant influence over GRAND-TEK TECHNOLOGY CO., LTD. Accordingly, the investment was transferred to investments accounted for using equity method from the acquisition date. Refer to Note 6(6).
- C. For the years ended December 31, 2023 and 2022, the Group sold investments in equity instruments measured at fair value through other comprehensive income at fair value amounting to \$36,938 and \$91,451, respectively, resulting in cumulative gains (losses) on disposal which were derecognised and transferred to retained earnings. The Group had unrealised (loss) gain on equity instruments at fair value through other comprehensive income due to changes in fair value in the amounts of \$57,375 and (\$102,857), respectively.
- D. Amounts recognised in profit or loss in relation to the financial assets at fair value through other comprehensive income are listed below:

	Year ended December 31				
	2023			2022	
Equity instruments at fair value through other					
comprehensive income					
Dividend income recognised in profit or loss					
held at end of year	\$	11,915	\$	11,548	
Derecognised during the year		7,639		1,066	
	\$	19,554	\$	12,614	

E. The Group has no financial assets at fair value through other comprehensive income pledged to others.

#### (4) Notes and accounts receivable

	Decen	December 31, 2023		mber 31, 2022
Notes receivable	\$	2,160	\$	2,578
Accounts receivable	\$	342,909	\$	565,411
Accounts receivable due from related parties		344		2,615
Less: Allowance for uncollectible accounts	(	1,411)	(	2,537)
	\$	341,842	\$	565,489

A. The ageing analysis of accounts receivable and notes receivable that were past due but not impaired is as follows:

	December 31, 2023			 December	r 31, 2022	1, 2022		
	A	Accounts	1	Notes	Accounts	N	otes	
	re	ceivable	rec	eivable	 receivable		receivable	
Not past due	\$	339,067	\$	2,160	\$ 559,972	\$	2,578	
Up to 30 days		2,364		-	1,466		-	
31 to 90 days		128		-	3,579		-	
91 to 180 days		18		-	492		-	
Over 180 days		1,406		-	2,517		-	
2	\$	343,253	\$	2,160	\$ 568,026	\$	2,578	

The above ageing analysis was based on past due date.

- B. As of December 31, 2023 and 2022, accounts receivable and notes receivable were all from contracts with customers. As of January 1, 2022, the balance of receivables from contracts with customers amounted to \$513,444.
- C. The Group has no notes and accounts receivable pledged to others.
- D. As at December 31, 2023 and 2022, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes receivable was \$2,160 and \$2,578, and accounts receivable was \$341,842 and \$565,489, respectively.
- E. Information relating to credit risk of accounts receivable and notes receivable is provided in Note 12(2).

(5) Inventories

	December 31, 2023						
	 Allowance for						
	 Cost		valuation loss		Book value		
Raw materials	\$ 59,525	(\$	13,123)	\$	46,402		
Work in progress	28,906	(	3,237)		25,669		
Finished goods	 107,210	(	16,072)		91,138		
Total	\$ 195,641	<u>(</u> \$	32,432)	\$	163,209		

		December 31, 2022						
		Allowance for						
	Cost			valuation loss	Book value			
Raw materials	\$	66,227	(\$	10,387)	\$	55,840		
Work in progress		53,930	(	1,307)		52,623		
Finished goods		179,532	(	<u>14,179</u> )		165,353		
Total	<u>\$</u>	299,689	( <u>\$</u>	25,873)	\$	273,816		

The cost of inventories recognised as expense for the year:

		Year ended I	Decem	nber 31
		2023		2022
Cost of goods sold	\$	832,852	\$	1,147,918
Loss from reversal of decline in market value		13,783		20,530
Others		11,096		26,531
	\$	857,731	\$	1,194,979
(6) Investments accounted for using equity method				
		2023		2022
At January 1	\$	345,143	\$	36,784
Addition of investments accounted for using		-		333,302
equity method				
Disposal of investments accounted for using equity method		-	(	36,822)
Earnings distribution of investments accounted for using equity method	(	13,095)	(	14,882)
Share of profit or loss of investments accounted for using equity method		7,323		25,613
Changes in retained earnings		62		40
Changes in capital surplus		90		74
Changes in other equity items		272		1,034
At December 31	\$	339,795	\$	345,143
Associates:				
		Year ended I	Decem	iber 31
Company name	_	2023		2022
GRAND-TEK TECHNOLOGY CO., LTD.	\$	339,795	\$	345,143

# Associates

(a) The basic information of the associate that is material to the Group is as follows:

		Principal place			Nature of	Method of
_	Company name	of business	Shareho	Shareholding ratio		measurement
			December	December		
			31, 2023	31, 2022		
	GRAND-TEK TECHNOLOGY CO., LTD.	Taiwan	23.15%	23.15%	Strategic Investment	Equity method

(b) The summarised financial information of the associate that is material to the Group is as follows:

Balance sheet

	GRAND-TEK TECHNOLOGY CO., LTD.					
	Dece	mber 31, 2023	Decer	nber 31, 2022		
Current assets	\$	470,504	\$	650,557		
Non-current assets		477,464		489,861		
Current liabilities	(	196,122)	(	344,150)		
Non-current liabilities	(	146,524)	(	170,078)		
Total net assets	\$	605,322	\$	626,190		
Share in associate's net assets	\$	140,132	\$	144,963		
Goodwill		199,233		199,233		
Others		430		947		
Carrying amount of the associate	\$	339,795	\$	345,143		

	GRAND-TEK TECH	NOLOGY CO., LTD.
	Year ended	Year ended
	December 31, 2023	December 31, 2022
Revenue	<u>\$ 807,620</u>	\$ 1,130,523
Profit for the year from continuing operations	35,005	123,044
Other comprehensive income, net of tax	299	3,664
Total comprehensive income	<u>\$ 35,304</u>	<u>\$ 126,708</u>
Dividends received from associates	\$ 13,095	\$ 14,882

- (c) The Group's material associate, GRAND-TEK TECHNOLOGY CO., LTD., has quoted market prices. As of December 31, 2023 and 2022, the fair value was \$324,733 and \$316,563, respectively.
- (d) The Group's interests in all individually immaterial associates and the Group's share of the operating results are summarised below:

		Year ended Decem	ber 31
	2	2023	2022
Profit or loss for the year from continuing operations	\$	- (\$	2,054)
Other comprehensive income, net of tax		<u> </u>	
Total comprehensive income	\$	- (\$	2,054)

- (e) The aforementioned investments accounted for using equity method are all evaluated based on each associate's audited financial statements for the corresponding period. The Group's share of profit or loss of associates and joint ventures accounted for using equity method for the years ended December 31, 2023 and 2022 was \$7,323 and \$25,613, respectively.
- (f) In the first quarter of 2022, the Group sold some of its shares in Guangdong Quanjie Technology Co., Ltd. and lost significant influence as the Group's shareholding ratio decreased to 19%. The carrying amount, which was transferred to investments accounted for using equity method on the date of disposal, was remeasured at its fair value and recognised as financial assets at fair value through other comprehensive income, and the difference was recognised as loss on disposal of investment in the amount of \$2,241.

					2023			
							Unfinished	
		Buildings and	Machinery and	Moulding	Transportation	Other	and equipment under	nder
	Land	Structures	equipment	equipment	equipment	equipment	acceptance	Total
At January 1								
Cost Accumulated demeciation	\$ 268,589	\$ 118,082	\$ 90,132	\$ 58,597	\$ 1,394	\$ 10,048	\$ 56,309	\$ 603,151
and impairment	I	(31,281)	(32,495)	( 13,679)	( 816)	( 6,296)	"	( 84,567)
	\$ 268,589	\$ 86,801	\$ 57,637	\$ 44,918	\$ 578	\$ 3,752	\$ 56,309	\$ 518,584
Opening net book amount as at lanuary 1	0768 580	\$ 86 801	\$ 57 637	\$ 44 018	878	C27 5 \$	\$6 300	¢ 518 584
r annun an an	1							)
Additions	14,624	7,365	6,960	5,500	I	9,668	40,845	84,962
Disposals	I	·	ı	ı	ı	( 1,039)	ı	( 1,039)
Transfers	I	ı	19,883	8,917	ı	I	( 28,800)	ı
Depreciation charge		( 4,082)	( 18,210)	( 12,411)	( 267)	( 2,510)	ı	( 37,480)
Net exchange differences	'	ľ	( 558)	( 105)	'	( 136)	( 185)	( 984)
Closing net book amount as at December 31	\$ 283,213	\$ 90,084	\$ 65,712	\$ 46,819	\$ 311	\$ 9,735	\$ 68,169	\$ 564,043
-								
At December 31								
Cost Accumulated demandation	\$ 283,213	\$ 125,446	\$ 106,251	\$ 72,006	\$ 1,383	\$ 14,818	\$ 68,169	\$ 671,286
and impairment	ľ	( 35,362)	( 40,539)	( 25,187)	( 1,072)	( 5,083)	"	( 107,243)
	\$ 283,213	\$ 90,084	\$ 65,712	\$ 46,819	\$ 311	\$ 9,735	\$ 68,169	\$ 564,043

2002

(7) Property, plant and equipment

					2022			
							Unfinished construction	
	Land	Buildings and Structures	Machinery and equipment	Moulding equipment	Transportation equipment	Other equipment	and equipment under acceptance	nder Total
At January 1								
Cost Accumulated denreciation	\$ 238,491	\$ 96,677	\$ 63,649	\$ 16,405	\$ 586	\$ 9,263	\$ 88,268	\$ 513,339
and impairment	"	( 28,016)	(25,482)	( 10,291)	( 586)	( 5,536)	'	( 69,911)
	\$ 238,491	\$ 68,661	\$ 38,167	\$ 6,114	-	\$ 3,727	\$ 88,268	\$ 443,428
Opening net book amount as at January 1	\$ 238,491	\$ 68,661	\$ 38,167	\$ 6,114	۰ ج	\$ 3,727	\$ 88,268	\$ 443,428
Additions	30,098	21,405	6,239	1,490	800	2,064	38,878	100,974
Transfers	I	ı	26,293	44,628	ı	·	( 70,921)	ı
Depreciation charge	·	( 3,265)	( 13,390)	(7,295)	( 222)	(2,051)	I	( 26,223)
Net exchange differences Closing net book amount	"	ľ	328	( <u>19</u> )	"	12	84	405
as at December 31	\$ 268,589	\$ 86,801	\$ 57,637	\$ 44,918	\$ 578	\$ 3,752	\$ 56,309	\$ 518,584
At December 31								
Cost Accumulated denreciation	\$ 268,589	\$ 118,082	\$ 90,132	\$ 58,597	\$ 1,394	\$ 10,048	\$ 56,309	\$ 603,151
and impairment		(31,281)	(32,495)	(13,679)	( 816)	( 6,296)	'	(84,567)
	\$ 268,589	\$ 86,801	\$ 57,637	\$ 44,918	\$ 578	\$ 3,752	\$ 56,309	\$ 518,584

A. For the years ended December 31, 2023 and 2022, there were no borrowing costs capitalised as part of property, plant and equipment. B. Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.

C. The significant components of buildings and structures include main plants and hydropower engineering, which are depreciated over 12~55 and 8 years, respectively.

### (8) <u>Leasing arrangements – lessee</u>

- A. The Group leases various assets including buildings, business vehicles. Rental contracts are typically made for periods of 2 to 5 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	December 31 2023		December 3 2022	
	Boo	k Value	Boc	ok Value
Buildings	\$	54,196	\$	62,642
Transportation equipment (Business vehicles)		5,065		6,935
	\$	59,261	\$	69,577
	Year ended December 31		r 31	
		2023		2022
	Depreciation		Depreciation Depreciation	
	c	harge	ch	arge
Buildings	\$	15,865	\$	10,992
Transportation equipment (Business vehicles)		3,662		1,729
	\$	19,527	\$	12,721

C. For the years ended December 31, 2023 and 2022, the additions to right-of-use assets were \$9,211 and \$66,647, respectively.

D. The information on profit and loss accounts relating to lease contracts is as follows:

	Y	ear ended	Decemb	per 31
	2	.023	2	.022
Items affecting profit or loss				
Interest expense on lease liabilities	\$	363	\$	659
Expense on short-term lease contracts		5,032		3,231
Expense on leases of low-value assets		160		122

E. For the years ended December 31, 2023 and 2022, the Group's total cash outflow for leases were \$25,075 and \$17,218, respectively.

#### (9) Investment property

	 2023	 2022
	 Land	 Land
At December 31 (at January 1)		
Cost	\$ 47,967	\$ 47,967

The fair value of the investment property held by the Group as at December 31, 2023 and 2022 was \$57,013 and \$52,665, respectively, which was valued by independent valuers. Valuations were made using the income approach which is categorised within Level 3 in the fair value hierarchy.

# (10) Intangible assets

	2023			2023
		Software		Software
At January 1	-			
Cost	\$	29,759	\$	23,918
Accumulated amortization and impairment	(	24,014)	(	20,860)
	\$	5,745	\$	3,058
Opening net book amount as at January 1	\$	5,745	\$	3,058
Additions		1,660		5,849
Amortisation charge	(	3,571)	(	3,150)
Net exchange differences	(	5)	(	12)
Closing net book amount as at December 31	\$	3,829	\$	5,745
At December 31				
Cost	\$	31,276	\$	29,759
Accumulated amortisation and impairment	(	27,447)	(	24,014)
	\$	3,829	\$	5,745

A. Details of amortisation on intangible assets are as follows:

	Y	ear ended D	ecembe	er 31
		2023		2022
Administrative expenses	\$	1,705	\$	1,959
Research and development expenses		1,866		1,191
	\$	3,571	\$	3,150

B. The Group has no intangible assets pledged to others.

# (11) Other payables

	Decem	ber 31, 2023	Decemb	er 31, 2022
Salary and bonus payable	\$	58,290	\$	62,071
Processing fees payable		8,907		19,698
Employees' compensation and directors' and				
supervisors' remuneration payable		14,828		26,954
Payables on machinery and equipment		9,899		6,550
Accrued commission		13,990		7,369
Other accrued expenses		23,258		26,358
	\$	129,172	\$	149,000

## (12) Convertible bonds payable

	Decem	ber 31, 2023	Dece	ember 31, 2022
Bonds payable	\$	736,700	\$	79,292
Less: Discount on bonds payable	(	68,527)	(	737)
Current portion		_	(	78,555)
_	\$	668,173	\$	_

A. Issuance of domestic convertible bonds by the Company

The terms of the third domestic unsecured convertible bonds issued by the Company are as follows:

- A. The Company issued \$350,000, 0%, third domestic unsecured convertible bonds, as approved by the regulatory authority. The bonds mature 3 years from the issue date (November 4, 2020 ~ November 4, 2023) and will be redeemed in cash at face value at the maturity date. The Company will repay in one lump sum at 100.7519% of the convertible bonds' face value at the maturity date. The bonds were listed on the Taipei Exchange on November 4, 2020.
- B. Starting from the next date of three months after the issuance of the convertible bonds, until the maturity date, excluding (1) the book closure period of common stock in accordance with laws; (2) fifteen business days before the book closure date for issuance of bonus shares, book closure date for cash dividends, book closure date for rights issue, until the record date; (3) capital reduction record date to the date before the first day of trading of the Company's stock after capital reduction; (4) the first date the Company changed the par value of the stock to the day before the first day of trading of the Company's stock when the stockholder acquires new stocks, the bondholders can request for the conversion of the convertible bonds into the Company's common stocks through the securities firm by notifying the Taiwan Depository Clearing Corporation (TDCC) at any time in accordance with the regulations.
- C. The conversion price of the bonds is set up based on the pricing model in the terms of the bonds, and is subject to adjustments if the condition of the anti-dilution provisions occurs subsequently. The conversion price will be reset based on the pricing model in the terms of the bonds on each effective date regulated by the terms. If the reset conversion price is higher than the conversion price before the reset, the conversion price will not be adjusted.
- D. From the next date of three months after the issuance of the convertible bonds to 40 days before the maturity date, if the Company's closing price of common share exceeded 30% of the current conversion price for 30 consecutive business days, or the balance of outstanding convertible bonds is lower than 10% of the initial total issuance amount, within the subsequent 30 business days or any time, the Company can send a registered mail of "redemption notice of bonds" with an expiry period of 30 days, and request the Taipei Exchange to issue an announcement regarding the redemption notice. Additionally, within 5 days after the effective date of bonds redemption, the Company could redeem by cash at face value or call back the outstanding convertible bonds.

- E. Under the terms of the bonds, all bonds redeemed (including bonds repurchased from the Taipei Exchange), matured and converted are retired and not to be re-issued; all rights and obligations attached to the bonds are also extinguished.
- F. As of December 31, 2023, the bonds totaling \$350,000 had been fully converted into 10,397 thousand shares of common stock.
- B. Issuance of domestic convertible bonds through the private placement by the Company The issuance conditions for the Company's first private placement domestic unsecured convertible corporate bond in 2023 are as follows
  - A. The Company issued the first domestic private placement unsecured convertible corporate bond, with a total issuance amount of \$695,000 and a coupon rate of 1.5%. The interest is calculated twice for each full year of issuance. The term is 4 years, and the circulation period is from December 29, 2023 to December 29, 2027. At maturity, this convertible corporate bond will be repaid in cash at the face value of the bond, with any outstanding interest payable added.
  - B. Bondholders may request the Company to convert this private placement convertible corporate bond into the Company's ordinary shares in accordance with the Measures at any time from the day after the issuance of the bond for three years till ten days before the maturity date, except during the period of transfer suspension in accordance with the law, and 15 business days before the book-close date of the Company's free share allotment, the book-close date of cash dividends, and the book-close date of capital increase in cash, until the date of distribution of rights, and from the ex-date of capital reduction to the day before the trading of the shares after capital reduction.
  - C. The conversion price of this private-placement convertible corporate bond is determined in accordance with the pricing model stipulated in the conversion regulations. The conversion price will be adjusted in accordance with the pricing model stipulated in the conversion measures in the event of an increase in the issued (or private placement) ordinary shares, the distribution of cash dividends in ordinary shares, the reissuance or private placement of securities with ordinary share conversion rights or stock options at a price lower than the current price per share, or a decrease in ordinary shares not caused by the cancellation of treasury shares. The conversion price at the initial issuance is set at \$54.4.
  - D. According to the conversion measures, all private placement convertible corporate bonds recovered, repaid or converted by the Company will be cancelled, and all rights and obligations attached to the corporate bonds will also be extinguished and no longer issued.
  - E. olders who hold convertible corporate bonds and convert them into ordinary shares of the Company shall not transfer them again within three years from the delivery date of the private placement convertible corporate bonds in accordance with laws and regulations. After conversion, the Company shall apply to the securities exchange for a consent letter of meeting the listing standards, and declare to the competent authority for a supplementary public offering before having the shares listed for trading.

# (13) Pensions

A. (a) The Company and its domestic subsidiaries have a defined benefit pension plan in accordance with the Labor Standards Act, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Labor Standards Act. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company and its domestic subsidiaries contribute monthly an amount equal to 4.7% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company and its domestic subsidiaries will make contributions for the deficit by next March.

Effective from 2013, the Company has a funded defined benefit pension plan in accordance with the "Regulations on Pensions of Managers", covering all managers appointed by the Company. For hired managers who meet the regulation of retirement or post-employment, under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement.

(b) The amounts recognised in the balance sheet are as follows:

_	December 31, 2023	December 31, 2022
Present value of defined benefit obligations (	\$ 31,344) (\$	\$ 31,367)
Fair value of plan assets	18,548	17,971
Net defined benefit liability (	\$ 12,796) (	\$ 13,396)

2022

(c) Movements in net defined benefit liabilities are as follows:

	Present value of defined benefit		Fair value of plan		Net defined	
2023		obligations		assets		fit liability
At January 1	(\$	31,367)		17,971	(\$	13,396)
Current service cost	(	32)		_	(	32)
Interest (expense) income	(	407)		232	(	175)
	(	31,806)		18,203	(	13,603)
Remeasurements:						
Return on plan assets						
(excluding amounts included in						
interest income or expense) Change in demographic assumptions		_		-		-
Change in financial assumptions	(	208)		_	(	208)
Experience adjustments	(	<u>670</u>		49	(	719
		462		49		511
Pension fund contribution		_		296		296
Paid pension						
At December 31	( <u>\$</u>	31,344)	<u>\$</u>	18,548	( <u>\$</u>	12,796)
	Prese	ent value of	Fair	value of		
		ent value of bed benefit		value of	N	et defined
2022	defir	ned benefit	1	plan		et defined efit liability
2022 At January 1	defir ob		1			efit liability
	defir	ned benefit ligations	] a	plan ssets	ber	
At January 1	defir ob	ned benefit ligations 33,512)	] a	plan ssets	ber	efit liability 18,579)
At January 1 Current service cost	defir ob	ned benefit ligations 33,512) 104)	] a	plan <u>ssets</u> 14,933 -	ber	<u>efit liability</u> 18,579) 104)
At January 1 Current service cost	defir ob	ned benefit ligations 33,512) 104) 201)	] a	plan <u>ssets</u> 14,933 - <u>90</u>	ber	<u>efit liability</u> 18,579) 104) <u>111</u> )
At January 1 Current service cost Interest (expense) income	defir ob	ned benefit ligations 33,512) 104) 201)	] a	plan <u>ssets</u> 14,933 - <u>90</u>	ber	<u>efit liability</u> 18,579) 104) <u>111</u> )
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in	defir ob	ned benefit ligations 33,512) 104) 201)	] a	plan ssets 14,933 - <u>90</u> 15,023	ber	<u>efit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> )
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense)	defir ob	ned benefit ligations 33,512) 104) 201)	] a	plan <u>ssets</u> 14,933 - <u>90</u>	ber	<u>efit liability</u> 18,579) 104) <u>111</u> )
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions	defir ob	ned benefit ligations 33,512) 104) 201) 33,817)	] a	plan ssets 14,933 - <u>90</u> 15,023	ber	<u>efit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> ) 916 -
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions Change in financial assumptions	defir ob	ned benefit ligations 33,512) 104) 201) 33,817)	] a	plan ssets 14,933 - <u>90</u> 15,023	ber	<u>efit liability</u> 18,579) 104) <u>111)</u> 18,794) 916 - 1,705
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions	defir ob	ned benefit ligations 33,512) 104) 201) 33,817) - - 1,705 745	] a	plan ssets 14,933 - 90 15,023 916 - -	ber	<u>efit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> ) 916 - 1,705 <u>745</u>
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions Change in financial assumptions	defir ob	ned benefit ligations 33,512) 104) 201) 33,817)	] a	plan ssets 14,933 - <u>90</u> 15,023 916 - - 916	ber	<u>efit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> ) 916 - 1,705 <u>745</u> <u>3,366</u>
At January 1 Current service cost Interest (expense) income Remeasurements: Return on plan assets (excluding amounts included in interest income or expense) Change in demographic assumptions Change in financial assumptions Experience adjustments	defir ob	ned benefit ligations 33,512) 104) 201) 33,817) - - 1,705 745	] a	plan ssets 14,933 - 90 15,023 916 - -	ber	<u>efit liability</u> 18,579) 104) <u>111</u> ) <u>18,794</u> ) 916 - 1,705 <u>745</u>

- (d) The Bank of Taiwan was commissioned to manage the Fund of the Company's and domestic subsidiaries' defined benefit pension plan in accordance with the Fund's annual investment and utilisation plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilisation of the Labor Retirement Fund" (Article 6: The scope of utilisation for the Fund includes deposit in domestic or foreign financial institutions, investment in domestic or foreign listed, over-the-counter, or private placement equity securities, investment in domestic or foreign real estate securitisation products, etc.). With regard to the utilisation of the Fund, its 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 the interest rates offered by local banks. If the earnings is less than aforementioned rates, government shall make payment for the deficit after being authorised by the Regulator. The Company and domestic subsidiaries have no right to participate in managing and operating that fund and hence the Company and domestic subsidiaries are unable to disclose the classification of plan assets fair value in accordance with IAS 19 paragraph 142. The composition of fair value of plan assets as of December 31, 2023 and 2022 is given in the Annual Labor Retirement Fund Utilisation Report announced by the government.
- (e) The principal actuarial assumptions used were as follows:

	Year ended December 31			
	2023	2022		
Discount rate	1.20%	1.30%		
Future salary increases	3.00%	3.00%		

Future mortality rate was estimated based on the 6th Taiwan Standard Ordinary Experience Mortality Table.

Because the main actuarial assumption changed, the present value of defined benefit obligation is affected. The analysis was as follows:

	Discount rate			Futu	re sala	ary increase	S	
	Increase (	).25%	Decrease (	).25%	Increase 0	.25%	Decrease 0	.25%
December 31, 2023								
Effect on present value								
of defined benefit								
obligation	(\$	516)	\$	532	\$	444	(\$	434)
December 31, 2022								
Effect on present value								
of defined benefit								
obligation	(\$	574)	\$	592	\$	503	(\$	491)

The sensitivity analysis above is based on one assumption which changed while the other conditions remain unchanged. In practice, more than one assumption may change all at once. The method of analysing sensitivity and the method of calculating net pension liability in the balance sheet are the same.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous period.

- (f) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2024 amount to \$296.
- (g) As of December 31, 2023, the weighted average duration of the retirement plan is 7 years. The analysis of timing of the future pension payment was as follows:

Within 1 year	\$ 4,223
1-2 years	4,602
2-5 years	8,543
6-10 years	6,578
	\$ 23,946

- B. (a) Effective July 1, 2005, the Company and its domestic subsidiaries have established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment. The pension costs under the defined contribution pension plans of the Company for the years ended December 31, 2023 and 2022 were \$6,230 and \$5,899, respectively.
  - (b) The Company's consolidated mainland China subsidiaries, Kunshan Chant Sincere Electronics Ltd., Dongguan Quanrong Electronics Co., Ltd. and Zhuhai David Electronics Company Limited, have a defined contribution plan. Monthly contributions to an independent fund administered by the government in accordance with the pension regulations in the People's Republic of China (PRC) are based on certain percentage of employees' monthly salaries and wages. The contribution percentage for the years ended December 31, 2023 and 2022 was 13%~20%, respectively. Other than the monthly contributions, the Group has no further obligations. The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2023 and 2022 were \$5,061 and \$4,720, respectively.
- (14) Share capital
- A. As of December 31, 2023, the Company had authorised capital in the amount of \$1,000,000 (\$38,500 was reserved for the issuance of the conversion of employee stock options), and the paidin capital was \$822,359 with a par value of \$10 (in dollars) per share. The Company had collected all the proceeds of issued shares.

Movements in the number of the Company's ordinary shares outstanding (in thousands of shares) are as follows:

	2023	2022
At January 1	79,773	78,546
Conversion of bonds	2,463	1,227
At December 31	82,236	79,773

- B. On June 14, 2023, the shareholders' meeting of the Company passed a resolution to increase its capital in cash through private placement to respond to the Company's future development, reinvestment, or operational turnover needs, in order to strengthen its competitiveness, and the maximum number of private placement shares is 17,000 thousand. This private placement plan was decided not to be carried out by an extraordinary shareholders meeting on December 1, 2023.
- C. On December 1, 2023, the extraordinary shareholders' meeting of the Company passed a resolution that in order to meet the needs of the Company's future development, reinvestment or operational turnover, the Company will issue private-placement shares not exceeding 17,000 thousand shares. The private-placement ordinary shares can be issued alone or in conjunction with other methods, or domestic convertible corporate bonds can be used through private placement. issuance of private placement domestic convertible corporate bonds in Note 6(12).
- (15) Capital surplus

Pursuant to the R.O.C. Company Act, capital surplus arising from paid-in capital in excess of par value on issuance of common stocks and donations can be used to cover accumulated deficit or to issue new stocks or cash to shareholders in proportion to their share ownership, provided that the Company has no accumulated deficit. Further, the R.O.C. Securities and Exchange Act requires that the amount of capital surplus to be capitalised mentioned above should not exceed 10% of the paid-in capital each year. Capital surplus should not be used to cover accumulated deficit unless the legal reserve is insufficient.

- (16) Retained earnings
  - A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve. The remainder, if any, to be retained or to be appropriated shall be resolved by the stockholders at the stockholders' meeting. Additionally, the Company authorised the Board of Directors to resolve with the attendance of two-thirds of directors and the agreement of over half of directors. The distributable dividends and bonus or all or some of legal reserve and capital surplus as regulated in the Company Act could be distributed in the form of cash, and the distribution should be reported to the shareholders.
  - B. The Company's dividends distribution policies were as follows: as the Company was in growth stage, dividends distribution policies should necessarily base on the current and future investment environment, capital requirement, competition in domestic and foreign countries,

capital budget and other factors and focus on securing shareholders' interest, balancing dividends and the Company's long-term financial plan. Distributions should be proposed by the Board of Directors in accordance with laws, and reported to the shareholders. For the distribution of shareholders' dividends, the cash dividends presented 20%~100% of total dividends, and the stock dividends presented 0%~80% of total dividends.

- C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- D. In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- E. The Company recognised dividends distributed to owners amounting to \$240,068 (\$3 (in dollars) per share) and \$158,712 (\$2 (in dollars) per share) for the years ended December 31, 2023 and 2022, respectively. On February 27, 2024, the Board of Directors proposed for the distribution of dividends from the 2023 earnings in the amount of \$123,354 at \$1.5 (in dollars) per share.

# (17) Other equity items

				2023		
	U	nrealised gains				
		(losses) on		Currency		
		valuation		translation		Total
At January 1	\$	39,727	(\$	14,697)	\$	25,030
Valuation adjustment		57,375		_		57,375
Cumulative gains reclassified to retained earnings due to derecognition	(	36,938	)	_	(	36,938)
Currency translation differences:						
-Group		-	(	4,462)	(	4,462)
–Tax on Group				936		936
At December 31	<u>\$</u>	60,164	<u>(</u> \$	18,223)	\$	41,941
				2022		
	U	nrealised gains				
		(losses) on		Currency		
		valuation		translation		Total
At January 1	\$	234,035	(\$	17,768)	\$	216,267
Valuation adjustment	(	102,857)		-	(	102,857)
Cumulative gains reclassified to retained earnings due to derecognition	(	91,451)		_	(	91,451)
Currency translation differences:						
–Group		_		3,869		3,869
–Tax on Group			(	798)	(	798)
At December 31	\$	39,727	( <u>\$</u>	14,697)	<u>\$</u>	25,030
3) Operating revenue						
				Year ended Dec	ember	: 31
		-		2023		2022
Revenue from contracts with cust	ome	ers _	\$	1,375,343	\$	1,873,163

Disaggregation of revenue from contracts with customers

The Group derives revenue from the transfer of goods at a point in time in the following major product lines:

	Year ended December 31, 2023						
	Chant	Sincere Co.,	Ltd.	David E	lectronics Co	., Ltd.	
	Electronic			Electronic			
	<u>connector</u>	Cable wire	Others	<u>connector</u>	Cable wire	Others	Total
Revenue from external customer							
contracts	<u>\$ 583,082</u>	<u>\$ 697,447</u>	<u>\$ 20,943</u>	<u>\$ 12,950</u>	<u>\$ 57,216</u>	<u>\$ 3,705</u>	<u>\$1,375,343</u>
Timing of revenue							
at a point in time	<u>\$ 583,082</u>	<u>\$ 697,447</u>	<u>\$ 20,943</u>	<u>\$ 12,950</u>	<u>\$ 57,216</u>	<u>\$ 3,705</u>	<u>\$1,375,343</u>
	Year ended December 31, 2022						
	Chant	Sincere Co., I	Ltd.	David E	lectronics Co	., Ltd.	
	Electronic			Electronic			
	<u>connector</u>	Cable wire	Others	<u>connector</u>	Cable wire	Others	Total
Revenue from external customer							
contracts	<u>\$ 876,643</u>	<u>\$ 892,247</u>	<u>\$ 23,453</u>	<u>\$ 14,080</u>	<u>\$ 61,946</u>	<u>\$ 4,794</u>	<u>\$1,873,163</u>
Timing of revenue at a point in time	<u>\$ 876,643</u>	<u>\$ 892,247</u>	<u>\$ 23,453</u>	<u>\$ 14,080</u>	<u>\$ 61,946</u>	<u>\$ 4,794</u>	<u>\$1,873,163</u>

# (19) Interest income

	Year ended December 31				
	2023		2022		
Bank deposits	\$	8,587	\$	4,752	
(20) Other income					
	Y	ear ended De	cember 3	1	
	2	2023		2022	
Rent income	\$	86	\$	-	
Dividend income		19,554		12,614	
	\$	19,640	\$	12,614	

## (21) Other gains and losses

	Year ended December 31				
		2023		2022	
Gains on disposal of property, plant and equipment	\$	34	\$	-	
Net currency exchange gains		1,674		34,488	
Net gains on financial assets at fair		7,978		2,039	
through profit or loss					
(Losses) gains on disposal of investments		_	(	2,275)	
Other gains		432		4,857	
	\$	10,118	\$	39,109	
(22) Expenses by nature					
		Year ended I	December 31		
		2023		2022	
Employee benefit expense	\$	269,347	\$	284,743	
Depreciation charges	\$	57,007	\$	38,944	
Amortisation charges on intangible assets	\$	3,571	\$	3,150	
(23) Employee benefit expense					
		Year ended I	Decembe	er 31	
		2023		2022	
Wages and salaries	\$	230,400	\$	249,322	
Labour and health insurance fees		16,387		14,647	
Pension costs		11,498		10,834	
Other personnel expenses		11,062		9,940	
	\$	269,347	\$	284,743	

- A. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' remuneration. The ratio shall not be lower than 2%~15% for employees' compensation and shall not be higher than 2% for directors' remuneration.
- B. For the years ended December 31, 2023 and 2022, employees' compensation was accrued at \$11,663 and \$21,392, respectively; while directors' remuneration was accrued at \$3,032 and \$5,562, respectively. The aforementioned amounts were recognised in salary expenses.

The employees' compensation and directors' remuneration were estimated and accrued based on 5% and 1% of distributable profit of current year as of the end of reporting period. The employees' compensation and directors' remuneration resolved by the Board of Directors were \$11,663 and \$3,032, respectively, and the employees' compensation will be distributed in the form of cash. Employees' compensation and directors' remuneration for 2022 as resolved by the Board of Directors were in agreement with those amounts recognised in the 2022 financial statements. Information about employees' compensation and directors' remuneration of the Company as approved by the Board of Directors and resolved by the shareholders will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(24) Income tax

- A. Income tax expense
  - (a) Components of income tax expense:

	Year ended December 31					
	2023			2022		
Current tax:						
Current tax on profits for the year	\$	53,333	\$	83,704		
Tax on undistributed surplus earnings		6,752		238		
Difference between prior year's income tax estimation and assessed						
results	()	1,419)	()	<u> </u>		
Total current tax		58,666		83,280		
Deferred tax:						
Origination and reversal of temporary						
differences	(	7,325)	(	7)		
Total deferred tax	()	7,325)	()	<u> </u>		
Income tax expense	\$	51,341	\$	83,273		

(b) The income tax (charge)/credit relating to components of other comprehensive income is as follows:

	Year ended December 31					
		2023		2022		
Remeasurement of defined benefit obligations	\$	128	\$	842		
Currency translation differences	(	936)		798		
	( <u>\$</u>	808)	\$	1,640		

(c) The income tax charged/(credited) to equity during the period: None.

B. Reconciliation between income tax expense and accounting profit

	Year ended December 31				
_	20	)23		2022	
Tax calculated based on profit before stax and statutory tax rate	5	50,572	\$	92,289	
Effects from items adjusted in ( accordance with tax regulation		5,688)	(	9,375)	
Change in assessment of realisation of deferred tax assets		1,124		783	
Difference between prior year's income ( tax estimation and assessed results	<	1,419)	(	662)	
Tax on undistributed earnings		6,752		238	
Income tax expense	\$	51,341	\$	83,273	

				20	023			
					F	Recognised		
						in other		
			Rec	ognised in	cor	nprehensive		
		January 1	prof	it or loss		income	De	cember 31
Deferred tax assets:		-	_					
-Temporary differences:								
Currency translation differences	\$	4,066	\$	-	\$	936	\$	5,002
Loss on inventory		2,152		1,028		-		3,180
Pension		2,767	(	18)	(	128)		2,621
Others		10,047		1,619		-		11,666
		19,032		2,629		808		22,469
Deferred tax liabilities: -Temporary differences:								
Gains on investment	(	41,117)		2,992		-	(	38,12
Others	(	6,193)		1,704		-	(	4,489
	(	47,310)		4,696		-	(	42,614
	( <u>\$</u>	28,278)	\$	7,325	\$	808	( <u>\$</u>	20,145
				20	)22			
					F	Recognised		
						in other		
			Rec	ognised in	con	nprehensive		
		January 1	prof	it or loss		income	De	cember 31
Deferred tax assets:								
-Temporary differences:								
Currency translation differences	\$	4,864	\$	-	(\$	798)	\$	4,066
Loss on inventory		607		1,545		-		2,152
Pension		4,646	(	1,037)	(	842)		2,767
Others		8,462		1,585		-		10,047
		18,579		2,093	(	1,640)		19,032

C. Amounts of deferred tax assets or liabilities as a result of temporary differences are as follows:

Deferred tax liabilities:

-Temporary differences:					
Gains on investment	(	38,449) (	2,668)	- (	41,117)
Others	(	6,775)	582	- (	6,193)
	(	45,224) (	2,086)	- (	47,310)
	( <u>\$</u>	26,645) \$	<u> </u>	<u>1,640</u> ) ( <u>\$</u>	28,278)

D. The Company's income tax returns through 2021 have been assessed and approved by the Tax Authority.

# (25) Earnings per share

	Year ended December 31, 2023					
	Weighted average number of ordinary Earnings p					
			nings per			
	shares outstanding				share	
	A <u>mo</u>	unt after tax	(shares in thousands)	<u>(111</u>	<u>n dollars)</u>	
Basic earnings per share						
Profit attributable to ordinary shareholders of the parent	\$	170,153	80,886	\$	2.10	
Diluted earnings per share	Φ	170,155	80,880	<u>ф</u>	2.10	
Assumed conversion of all dilutive						
potential ordinary shares						
Employees' compensation		-	214			
Convertible bonds		387	1,304			
Profit attributable to ordinary						
shareholders of the parent plus						
assumed conversion of all dilutive						
potential ordinary shares	\$	170,540	82,404	\$	2.07	
		Year e	nded December 31, 2	022		
			Weighted average			
			number of ordinary	Ear	nings per	
			shares outstanding		share	
	A <u>mo</u>	unt after tax	(shares in thousands)	<u>(ir</u>	<u>n dollars)</u>	
Basic earnings per share						
Profit attributable to ordinary						
shareholders of the parent	\$	321,972	79,399	\$	4.06	
Diluted earnings per share						
Assumed conversion of all dilutive potential ordinary shares						
Employees' compensation		_	349			
Convertible bonds		905	2,704			
		705	2,701			
Profit affributable to ordinary						
Profit attributable to ordinary shareholders of the parent plus						
shareholders of the parent plus assumed conversion of all dilutive						

#### (26) Supplemental cash flow information

Investing activities with partial cash payments

	Year ended December 31			
		2023		2022
Purchase of property, plant and equipment	\$	84,962	\$	100,974
Add: Opening balance of payable on equipment		6,550		7,901
Less: Ending balance of payable on				
equipment	(	9,899)	(	6,550)
Cash paid during the year	\$	81,613	\$	102,325

#### 7. <u>Related Party Transactions</u>

(1) Names of related parties and relationship

Names of related parties	Relationship with the Company
DON CONNEX ELECTRONICS CO., LTD.	This company's chairman and the Company's chairman were within the second degree of relationship
QUAN HUNG CO., LTD.	This company's chairman and the Company's chairman were within the second degree of relationship
CHUAN WEI WIRE & CABLE CO., LTD.	This company's chairman and the Company's chairman were within the second degree of relationship
JOINT INTERESTS CO., LTD.	Other related party
ATTEND TECHNOLOGY INC.	Other related party
ZHENG ZONG YUAN	Other related party
Guangdong Quanjie Technology Co., Ltd.	Associate (Note 1)
GRAND-TEK TECHNOLOGYCO., LTD.	Associate (Note2)
Directors, supervisors, general manager and vice presidents, etc.	Key management personnel of the Company

Note 1: On February 15, 2022, the Company sold some of the shares held and lost significant influence. As the Company's shareholding ratio decreased to 19%, the entity was not anymore considered a related party since that date.

Note 2: On January 5, 2022, the Company's shareholding ratio increased to 20%. As the Company has significant influence over the entity, it became an associate since that date.

#### (2) Significant related party transactions

A. Operating revenue:

	Year ended December 31				
	2023		2022		
Sales of goods:					
Associates	\$	- \$	31		
Other related parties		3,132	6,489		
Total	\$	3,132 \$	6,520		

The aforementioned sales were executed based on general prices and conditions, and were collected within 90 days after monthly billings.

B. Purchases:

	Year ended December 31					
	2023			2022		
Purchases of goods:						
Guangdong Quanjie Technology Co., Ltd.	\$	-	\$	16,347		
Associates		128		76		
Other related parties		1,465		2,515		
Total	\$	1,593	\$	18,938		

The aforementioned purchases were executed based on general prices and conditions, and were paid within 60 days after monthly billings.

C. Processing fee:

	Year ended December 31				
		2023		2022	
Guangdong Quanjie					
Technology Co., Ltd.	\$		\$	409	
D. Operating expenses					
1 0 1		Vear ended	December 31		
		2023		022	
Associates	\$	2023		13	
Other related parties	Ŧ	13	•	_	
Total	\$	35	\$	13	
E. Receivables from related parties: Accounts receivable:	Dece	mber 31, 2023	December	<u>31, 2022</u>	
Associates	\$	-	\$	11	
Other related parties		344		2,604	
Total	\$	344	\$	2,615	
F. Payables to related parties:					
	Dece	mber 31, 2023	December	31, 2022	
Accounts payable:					
Associates	\$	-	\$	-	
Other related parties		311		741	
Total	\$	311	\$	741	

# G. Property transactions:

Disposal of financial assets:

		-	Year end	led December 3	1, 2022
	Accounts	No. of shares	Objects	Proceeds	Loss
ZHENG ZONG YUAN	Investments accounted for using equity method	21%	Guangdong Quanjie Technology Co., Ltd.	<u>\$ 17,141</u>	<u>\$ 2,241</u>

Year ended December 31, 2023: No such transaction.

(3) Key management compensation

	 Year ended I	Decem	ber 31
	 2023		2022
Salaries and other short-term employee benefits	\$ 26,044	\$	29,610
Post-employment benefits	 669		725
Total	\$ 26,713	\$	30,335

# 8. Pledged Assets

The Group's assets pledged as collateral are as follows:

		Book	k value		
Pledged asset	December 31	, 2023	December 3	1,2022	Purpose
Property, plant and equipment					
Land	\$	13,100	\$	13,100	Short-term loan facility
Buildings and structures		12,936		13,311	//

# 9 Significant Commitments and Contingencies

(1) Contingencies

None.

(2) Commitments

Capital expenditure contracted for at the balance sheet date but not yet incurred is as follows:

	Decen	nber 31, 2023	Decer	nber 31, 2022
Property, plant and equipment	<u>_</u> \$	17,418	\$	19,326

10 Significant Disaster Loss

None.

 Significant Events after the Balance Sheet Date None.

- 2 Others
  - (1) Capital management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group

may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt. The Group monitors capital on the basis of the debt ratio. This ratio is calculated as total liabilities divided by total assets.

During the year ended December 31, 2023, the Group's strategy, which was unchanged from 2022, was to maintain the debt ratio below 40%. The debt ratios at December 31, 2023 and 2022 were as follows:

	Decembe	er 31, 202	2 <u>3</u> De	cember	r 31, 2022
Total liabilities	\$	1,157,	673 \$		797,842
Total assets		3,675,	022		3,225,507
Debt ratio			31%		25%
(2) Financial instruments					
A. Financial instruments by category					
		Decembe	r 31, 2023	Decer	mber 31, 2022
Financial assets					
Financial assets at fair value through pro- Financial assets mandatorily measured					
through profit or loss		\$	9,444	\$	11,492
Financial assets at fair value through ot	her				
comprehensive income					
Designation of equity instrument		\$	299,047	<u>\$</u>	334,547
Financial assets at amortised cost/Loan	s and				
receivables					
Cash and cash equivalents		\$	1,101,081	\$	827,473
Financial assets at amortised cost			681,000		145,000
Notes receivable			2,160		2,578
Accounts receivable due from related p	arties		341,842		565,489
Other receivables			327		1
Refundable deposits (shown as other no	on-				- 100
current assets)			7,494	<u> </u>	7,188
		\$	2,133,904	\$	1,547,729

Financial liabilities		
Financial liabilities at amortised cost		
Short-term borrowings	\$ 5,000	\$ 5,000
Notes payable	805	1,763
Accounts payable to related parties	148,904	320,605
Other accounts payable	129,172	149,000
Bonds payable	668,173	78,555
Guarantee deposits received (shown as other		
non-current liabilities)	 3,518	 3,569
	\$ 955,572	\$ 558,492
Lease liability	\$ 59,376	\$ 69,685

# B. Financial risk management policies

- (a) The Group's book value of financial instruments not at fair value (including cash and cash equivalents, notes receivable, accounts receivable, accounts receivable due from related parties, other receivables, notes payable, accounts payable, accounts payable to related parties, other payables) approximates its fair value. Additionally, refer to Note 12(3) for fair value information of financial instruments measured at fair value.
- (b) Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.
- C. Significant financial risks and degrees of financial risks
  - (a) Market risk

Foreign exchange risk

- i. The Group's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain subsidiaries' functional currency: RMB) which would be materially affected by the exchange rate fluctuations.
- ii. The Group operates internationally and is exposed to exchange rate risk arising from various currency, primarily with respect to the USD, RMB and HKD. Foreign exchange rate risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.

- iii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. The group companies used forward foreign exchange contracts through the Group treasury to manage the exchange rate risk arising from future commercial transactions, and recognised assets and liabilities. Foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iv. The Group has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk.

		De	ecember 31, 2023		
	8	gn currency amount housands)	Exchange rate		ook value (NTD)
(Foreign currency: functional		110 000 000 000 000	<u></u>		
currency)					
Financial assets					
Monetary items					
USD:NTD	\$	11,797	30.71	\$	362,286
RMB:NTD		25,756	4.33		111,523
Financial liabilities					
Monetary items					
USD:NTD	\$	2,935	30.71	\$	90,134
RMB:NTD		787	4.33		3,408
		De	ecember 31, 2022		
	Forei	gn currency			
	8	amount		Be	ook value
	<u>(In t</u>	housands)	Exchange rate		(NTD)
(Foreign currency: functional					
currency)					
Financial assets					
Monetary items					
USD:NTD	\$	21,930	30.71	\$	673,470
	+				
RMB:NTD	Ŧ	44,074	4.41		194,366
RMB:NTD <u>Financial liabilities</u>	Ŧ	· · · · ·	4.41		194,366
<u>Financial liabilities</u> <u>Monetary items</u>	·	44,074			
Financial liabilities	\$	· · · · ·	4.41 30.71 4.41	\$	194,366 226,241 31,549

v. The unrealised exchange gains (losses) arising from significant foreign exchange variation on the monetary items held by the Group for the years ended December 31, 2023 and 2022, amounted to (\$8,462) and (\$1,176), respectively.

vi. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	Yea		d December	
		Sen	sitivity anal	
	Degree of variation		ffect on t or loss	Effect on other comprehensive income
(Foreign gurranger functional	,	prom		
(Foreign currency: functional currency)				
Financial assets				
<u>Monetary items</u>				
USD:NTD	3%	\$	10,869	-
RMB:NTD	3%	Ψ	3,346	-
Financial liabilities			- )	
Monetary items				
USD:NTD	3%	\$	2,704	-
RMB:NTD	3%		102	-
	Yea	ar ende	d December	r 31, 2022
		Sen	sitivity anal	ysis
				Effect on other
	Degree of	E	ffect on	comprehensive
	variation	profit	t or loss	income
(Foreign currency: functional		-		
•				
USD:NTD	3%	\$	20,204	-
RMB:NTD	3%		5,831	-
Financial liabilities				
Monetary items				
USD:NTD	3%	\$	6,787	-
RMB:NTD	3%		946	-
RMB:NTD <u>Financial liabilities</u> <u>Monetary items</u>	3% 3%	profit \$	<u>20,204</u> 5,831	comprehensive

Price risk

i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.

- ii. The Group's investments in equity securities comprise shares and open-end funds issued by the domestic companies. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, post-tax profit for the years ended December 31, 2023 and 2022 would have increased/decreased by \$94 and \$115, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss. Other components of equity would have increased/decreased by \$2,990 and \$3,345, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.
- (b) Credit risk
  - i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms.
  - ii. The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.
  - iii. The Group adopts the assumption under IFRS 9, that is, the default occurs when the contract payments are past due over 181 days.
  - iv. The Group adopts following assumption under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition:If the contract payments were past due over 30 days based on the terms, there has been a

significant increase in credit risk on that instrument since initial recognition.

- v. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
  - (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganisation due to their financial difficulties;
  - (ii) The disappearance of an active market for that financial asset because of financial difficulties;
  - (iii) Default or delinquency in interest or principal repayments;
  - (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.

- vi. The Group classifies customer's accounts receivable, contract assets and rents receivable in accordance with credit rating of customer. The Group applies the modified approach using a provision matrix to estimate the expected credit loss.
- vii. The Group wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Group will continue executing the recourse procedures to secure their rights.
- viii. The Group used the forecastability of Taiwan Institute of Economic Research boom observation report to adjust historical and timely information to assess the default possibility of accounts receivable. On December 31, 2023 and 2022, the provision matrix is as follows:

	Not past		31 to 90	91 to 180	Over 181	
	due	1 to 30 days	days	days	days	Total
At December 31, 2023						
Expected loss rate	0%	0-0.04%	0%	0%	100%	
Total book value	\$ 341,227	<u>\$ 2,634</u>	<u>\$ 128</u>	<u>\$ 18</u>	<u>\$ 1,406</u>	<u>\$ 345,413</u>
Loss allowance	<u>\$ 4</u>	<u>\$ 1</u>	<u>\$                                    </u>	<u>\$                                    </u>	\$ 1,406	<u>\$ 1,411</u>
At December 31, 2022						
Expected loss rate	0%	0-0.07%	0-0.03%	0%-3.46%	100%	
Total book value	<u>\$ 562,550</u>	<u>\$ 1,466</u>	<u>\$ 3,579</u>	<u>\$ 492</u>	\$ 2,517	<u>\$ 570,604</u>
Loss allowance	<u>\$ 1</u>	<u>\$ 1</u>	<u>\$ 1</u>	<u>\$ 17</u>	\$ 2,517	\$ 2,537

ix. Movements in relation to the Group applying the modified approach to provide loss allowance for accounts receivable, contract assets and lease payments receivable are as follows:

		20	23	
		Accounts receivable		Notes receivable
At January 1	\$	2,537	\$	-
Recognition(reversal)	(	1,126)		
At December 31	\$	1,411	\$	
		20	22	
		Accounts receivable		Notes receivable
At January 1	\$	1,452	\$	-
Recognition(reversal)		1,085		
At December 31	\$	2,537	<u></u>	

# (c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group treasury. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets.
- ii. Group treasury invests surplus cash in interest bearing current accounts and time deposits, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the abovementioned forecasts. As at December 31, 2023 and 2022, the Group held money market position of \$1,780,632 and \$970,582, respectively, that are expected to readily generate cash inflows for managing liquidity risk.
- iii. The table below analyses the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for nonderivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

			E	Between 3				
	Le	ess than 3	m	onths and 1	Betw	veen 1	B	etween 2
December 31, 2023	1	months		year	and 2	years	a	nd 5 years
Non-derivative financial liabilities								
Short-term borrowings	\$	5,019	\$	-	\$	-	\$	-
Notes payable		805		-		-		-
Accounts payable to related parties		127,932		20,972		-		-
Other payables		86,216		42,956		-		-
Lease liability		4,744		12,827		14,907		27,453
Bonds payable(including current portion)		-		10,425		10,425		715,850
			В	etween 3				
	Le	ss than 3	mo	nths and 1	Betw	een 1	Be	tween 2
December 31, 2022	1	nonths		year	and 2	years	an	d 5 years
Non-derivative financial liabilities								
Short-term borrowings	\$	5,014	\$	-	\$	-	\$	-
Notes payable		1,763		-		-		-
Accounts payable to related parties		296,397		24,208		-		-
Other payables		94,725		54,275		-		-
Lease liability		4,930		13,897		15,027		36,267
Bonds payable(including current portion)		220		79,072		-		-

# (3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
  - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in listed stocks is included in Level 1
  - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Group's investment in derivative instruments is included in Level 2.

Level 3: Unobservable inputs for the asset or liability.

- B. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities at December 31, 2023 and 2022 is as follows:
  - (a) The related information on the nature of the assets and liabilities is as follows:
     <u>December 31, 2023</u> Level 1 Level 2 Level 3 Total
     Financial assets:
     Recurring fair value measurements

Recurring fair value measurements				
Financial assets at fair value through				
profit or loss				
Equity securities	\$ 4,576	\$ -	\$ -	\$ 4,576
Hybrid instrument - convertible bonds	4,868	-	-	4,868
Financial assets at fair value through other comprehensive income				
Equity securities	254,452	-	34,141	288,593
Beneficiary certificates	10,454			10,454
Total	<u>\$ 274,350</u>	<u>\$ 157</u>	<u>\$ 34,141</u>	<u>\$ 308,491</u>
December 31, 2022	Level 1	Level 2	Level 3	Total
Financial assets:				
1 manual assets.				
Recurring fair value measurements				
Recurring fair value measurements				
<u>Recurring fair value measurements</u> Financial assets at fair value through	\$ 1,120	\$-	\$ -	\$ 1,120
<u>Recurring fair value measurements</u> Financial assets at fair value through profit or loss	\$    1,120 -	\$ - 157	\$ - -	\$    1,120 157
Recurring fair value measurements Financial assets at fair value through profit or loss Equity securities	\$ 1,120 -		\$ - -	. ,
Recurring fair value measurements Financial assets at fair value through profit or loss Equity securities Derivative instruments - issuance of	\$ 1,120 - 10,215		\$ - - -	. ,
Recurring fair value measurements Financial assets at fair value through profit or loss Equity securities Derivative instruments - issuance of redemption of convertible bonds	-		\$ - - -	157
Recurring fair value measurementsFinancial assets at fair value through profit or lossEquity securitiesDerivative instruments - issuance of redemption of convertible bondsHybrid instrument - convertible bondsFinancial assets at fair value through	-		\$ - - - <u>37,068</u>	157
Recurring fair value measurements Financial assets at fair value through profit or loss Equity securities Derivative instruments - issuance of redemption of convertible bonds Hybrid instrument - convertible bonds Financial assets at fair value through other comprehensive income	10,215		-	157 10,215

- C. The methods and assumptions the Group used to measure fair value are as follows:
  - (a) The instruments the Group used market quoted prices as their fair values (that is, Level 1) are listed below by characteristics:

	Listed shares	Open-end fund	Corporate bond
Market quoted	Closing price	Net asset value	Weighted average quoted
price	8 F		price

- (b)When assessing non-standard and low-complexity financial instruments, for example, debt instruments without active market, interest rate swap contracts, foreign exchange swap contracts and options, the Group adopts valuation technique that is widely used by market participants. The inputs used in the valuation method to measure these financial instruments are normally observable in the market.
- (c)The valuation of derivative financial instruments is based on valuation model widely accepted by market participants, such as present value techniques and option pricing models. Forward exchange contracts are usually valued based on the current forward exchange rate.
- D. For the years ended December 31, 2023 and 2022, there was no transfer between Level 1 and Level 2.
- E. For the years ended December 31, 2023 and 2022, there was no transfer into or out from Level 3.
- F. Management segment is in charge of valuation procedures for fair value measurements being categorised within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and making any other necessary adjustments to the fair value. Investment property is valuated through outsourced appraisal performed by the external valuer.

G. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair value at December 31, 2023	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity instrument					
Unlisted shares	<u>\$_34,141</u>	Market comparable approach	Price–earnings ratio, price-to-book ratio multiple and discount for lack of marketability	20%	The higher the multiple, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value.
Non-derivative equity instrument	Fair value at December 31, 2022	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Unlisted shares	<u>\$_37,068</u>	Market comparable approach	Price–earnings ratio, price-to-book ratio multiple and discount for lack of marketability	20%	The higher the multiple, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value.

H. The Company has carefully assessed the valuation models and assumptions used to measure fair value, thus, the valuation of fair value was reasonable. However, use of different valuation models or assumptions may result in different measurement.

- B <u>Supplementary Disclosures</u>
  - (1) Significant transactions information

The following transactions with subsidiaries had been written off when preparing the consolidated statements, information which was disclosed below only for reference:

- A. Loans to others: None.
- B. Provision of endorsements and guarantees to others: Refer to table 1.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Refer to table 2.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Refer to table 3.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: None.
- I. Trading in derivative instruments undertaken during the reporting periods: Refer to Note 12(3).
- J. Significant inter-company transactions during the reporting periods: Refer to table 4.
- (2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to table 5.

- (3) Information on investments in Mainland China
  - A. For information of reinvestment in China area: Refer to table 6.
  - B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: Refer to table 4.
- (4) Major shareholders information

Major shareholders information: Refer to table 7.

- 4 Segment Information
  - (1) General information

The Company and its subsidiaries were mainly engaged in the manufacturing and sales of connectors and cable wires. The chief operating decision-maker reviewed and evaluated performance of each operating segment based on the operating results of different sub-groups in the consolidated financial statements.

# (2) Measurement of segment information

The Company's chief operating decision-maker measured the performance of operating segment with the revenue, gross profit and profit after tax of operating entities. The accounting policies of the operating segments are in agreement with the significant accounting policies summarised in Note 4.

### (3) Information about segment profit or loss, assets and liabilities

The segment information provided to the chief operating decision-maker for the reportable segments is as follows:

Year ended December 31, 2023	CHANT SINCERE <u>CO., LTD.</u>	AXMoo Investment Corp.	David Electronics <u>Co., Ltd.</u>	Adjustment	Total
Revenue from external customers	\$ 1,301,472	\$ -	\$ 73,871	\$ -	\$ 1,375,343
Inter-segment revenue	465,840		40,017	( <u>505,857)</u>	
Total segment revenue	<u>\$ 1,767,312</u>	<u>\$</u>	<u>\$ 113,888</u>	( <u>\$ 505,857)</u>	<u>\$ 1,375,343</u>
Segment income (loss)	<u>\$ 152,783</u>	<u>\$ 10,260</u>	<u>(\$ 5,619)</u>	<u>\$ 11,992</u>	<u>\$ 169,416</u>
Interest income	<u>\$ 8,142</u>	<u>\$ 206</u>	<u>\$ 239</u>	<u>\$</u>	<u>\$ 8,587</u>
Interest expense	<u>\$ 740</u>	<u>\$ 64</u>	<u>\$ 172</u>	<u>\$</u>	<u>\$ 976</u>
Depreciation and amortisation expenses	<u>\$ 55,135</u>	<u>\$ 1,145</u>	<u>\$ 4,298</u>	<u>\$</u>	<u>\$ 60,578</u>
Income tax expense	<u>\$ 50,422</u>	<u>\$ 898</u>	<u>\$ 21</u>	<u>\$</u>	<u>\$ 51,341</u>
Segment assets	<u>\$ 3,370,267</u>	\$ 278,162	<u>\$ 113,232</u>	( <u>\$ 86,639)</u>	\$ 3,675,022

	CHANT	AXMoo	David	Quan Jie	
Year ended December 31,	SINCERE	Investment	Electronics	Technology	
2022	<u>CO., LTD.</u>	Corp.	Co., Ltd.	Co., Ltd. Adjustment	Total
Revenue from external	\$ 1,792,343	\$ -	\$ 80,820	\$ - \$ -	\$ 1,873,163
customers					
Inter-segment revenue	795,377		60,904	- (	
Total segment revenue	<u>\$ 2,587,720</u>	<u>\$</u>	<u>\$ 141,724</u>	<u>\$ - (\$ 856,281)</u>	<u>\$ 1,873,163</u>
Segment income (loss)	<u>\$ 326,228</u>	<u>\$ 6,734</u>	(\$ 516)	<u>\$ - (\$ 10,542)</u>	<u>\$ 321,904</u>
Interest income	<u>\$ 4,611</u>	<u>\$ 68</u>	<u>\$ 73</u>	<u>\$ - \$ -</u>	<u>\$ 4,752</u>
Interest expense	<u>\$ 1,570</u>	<u>\$ 14</u>	<u>\$ 132</u>	<u>\$ - \$ -</u>	<u>\$ 1,716</u>
Depreciation and	<u>\$ 37,144</u>	<u>\$ 228</u>	<u>\$ 4,722</u>	<u>\$</u>	<u>\$ 42,094</u>
amortisation expenses					
Income tax expense	<u>\$ 83,362</u>	( <u>\$ 89)</u>	<u>\$</u>	<u>\$ - \$ -</u>	<u>\$ 83,273</u>
Segment assets	<u>\$ 3,127,908</u>	<u>\$ 245,551</u>	<u>\$ 134,055</u>	<u>\$ - (\$ 282,007)</u>	<u>\$ 3,225,507</u>

(4)

# Reconciliation for segment income (loss)

Sales between segments are carried out at arm's length. The revenue from external customers reported to the chief operating decision-maker is measured in a manner consistent with that in the statement of comprehensive income.

The reportable segments income/(loss) which was reviewed by the decision-maker was the same as income/(loss) before tax from continuing operations of business.

# (5) Information on products and services

Details of revenue from external customers for the years ended December 31, 20223 and 2022 are as follows:

	Year ended	Decembe	er 31
	 2023		2022
Electronic connectors	\$ 596,032	\$	890,723
Cable wires	754,663		954,193
Others	 24,648		28,247
Total	\$ 1,375,343	\$	1,873,163

# (6) Geographical information

Geographical information for the years ended December 31, 2023 and 2022 is as follows:

		202	23			20	22	
	Rev	venue from		Non-current	F	Revenue from		Non-current
	extern	al customers		assets	exte	rnal customers		assets
China	\$	611,229	\$	96,032	\$	882,765	\$	87,012
Taiwan		409,222		579,068		411,481		562,049
USA		50,546		-		152,977		-
Others		304,346		_		425,940		
	\$	1,375,343	\$	675,100	\$	1,873,163	\$	649,061

# (7) Major customer information

Major customer information of the Group for the years ended December 31, 2023 and 2022 is as follows:

	Year ende	d Dece	mber 31, 2023		Year ende	d Decei	nber 31, 2022
	Revenue	%	Segment		Revenue	%	Segment
C company	\$ 418,957	30%	The Company	C company	\$ 462,550	25%	The Company
				B company	289,130	15%	The Company

CHANT SINCERE CO., LTD. AND SUBSIDIARIES Provision of endorsements and guarantees to others Year ended December 31, 2023

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

			Footnote		
Provision of endorsements/ guarantees to	the party in	Mainland	China	Y	
Ceiling on total Provision of Provision of Provision of amount of endorsements/ endorsements/ endorsements/ endorsements/g guarantees by guarantees to	subsidiary to the party in	parent	company	z	
Provision of endorsements/ guarantees by g		company to	subsidiary	Y	
Ceiling on total amount of endorsements/g		provided	(Note)	\$ 1,253,572	
Ratio of accumulated         Ceiling on total         Provision of         Provision of           Amount of         endorsement/         amount of         endorsements/ endorsements/ endorsements/ endorsements/ endorsements/ guarantees by         guarantees to	net asset value of the	endorser/guarantor	company		
Amount of endorsements/	guarantees	secured with	collateral	r 59	
		Actual amount drawn	down	, 8	
Outstanding	endorsement/	guarantee amount at Actual amount drawn secured with	December 31, 2023	' S	
Maximum outstanding endorsement/	amount as	with the single party of December 31,	2023	\$ 67,163	(RMB 15,000 thousand)
Limit on endorsements/ guarantees	Relationship provided for a guarantee	single party	(Note)	ubsidiaries \$ 752,143 \$	
laranteed	Relationship	with the	counterparty	Subsidiaries	
Party being endorsed/guaranteed			Company name	Dongguan Quanrong Electronics Co., Ltd.	
			Number Endorser/guarantor	0 CHANT SINCERE CO., Dongguan Quanrong LTD. Electronics Co., Ltd.	
			Number	0	

Note : The ceiling on total endorsements/guarantees amount shall not exceed 50% of the Company's current assets. The ceiling on endorsements/guarantees amount to single party shall not exceed 20% of current net assets, however, the ceiling on endorsements/guarantees amount to single party shall not exceed 20% of current net assets, however, the ceiling on endorsements/guarantees amount to single party shall not exceed 20% of current net assets.

# CHANT SINCERE CO., LTD. AND SUBSIDIARIES Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures) December 31, 2023

Expressed in thousands of NTD (Except as otherwise indicated)

		Relationship with the			As of December 31, 2023	er 31, 2023		
Securities held by	Marketable securities	securities issuer	General ledger account	Number of shares	Book value	Ownership (%)	Fair value	Footnote
CHANT SINCERE CO., LT	CHANT SINCERE CO., LTD. NORTHSTAR SYSTEMS CORPORATION	None.	Non-current financial asset measured at fair value through other	39,391 shares	- -	0.09%	- 	
÷	ATTEND TECHNOLOGY INC.	Other related parties	comprehensive income Non-current financial asset measured at fair value through other	778,400 shares	20,262	9.73%	20,262	
÷	MSP Engineering Co.,Ltd.	None.	comprehensive income Non-current financial asset measured at fair value through other	79 shares		13.17%		
÷	NEXTRONICS ENGINEERING CORP.	None.	comprehensive income Non-current financial asset measured at fair value through other	758,821 shares	56,001	2.29%	56,001	
÷	Fubon Financial Holding Co Ltd Preferred share	None.	comprehensive income Non-current financial asset measured at fair value through other	475,000 shares	29,022		29,022	
-	Fubon Financial Holding Co Ltd Preferred share B	None.	comprehensive income Non-current financial asset measured at fair value through other	21,922 shares	1,313	,	1,313	
-	Cathay Financial Holding Co. Ltd Preferred share	None.	comprehensive income Non-current financial asset measured at fair value through other	629,000 shares	37,488		37,488	
-	Cathay Financial Holding Co. Ltd Preferred share	None.	comprehensive income Non-current financial asset measured at fair value through other	26,293 shares	1,570		1,570	
-	B P-TWO INDUSTRIES INC.	None.	comprehensive income Non-current financial asset measured at fair value through other	1,992,000 shares	63,844	3.62%	63,844	
-	Guangdong Quanjie Technology Co., Ltd.	None.	comprehensive income Non-current financial asset measured at fair value through other	ı	12,357	19.00%	12,357	
-	CVILUX CORPORATION	None.	comprehensive income Non-current financial asset measured at fair value through other	430,000 shares	19,350	0.54%	19,350	
÷	Quan Jie Technology Co., Ltd.	None.	comprehensive income Non-current financial asset measured at fair value through other comprehensive income	190,000 shares	1,522	19.00%	1,522	
-	NEXTRONICS ENGINEERING CORP	None.	Current financial assets at fair value through profit or loss	40 lots	4,868		4,868	
-	Convertible Bond NEXTRONICS ENGINEERING CORP.	None.	Current financial assets at fair value through profit or loss	62,000 shares	4,576	0.19%	4,576	
AXMoo Investment Corp.	P-TWO INDUSTRIES INC.	None.	Current financial asset measured at fair value through other	620,439 shares	19,885	1.13%	19,885	
-	G-SHANK ENTERPRISE CO., LTD.	None.	comprehensive income Current financial asset measured at fair value through other	80,000 shares	5,776	0.04%	5,776	
-	Chia Chang Co., Ltd.	None.	comprehensive income Current financial asset measured at fair value through other	358,000 shares	15,573	0.25%	15,573	
=	Fidelity Funds - Japan Value Fund	None.	comprehensive income Current financial asset measured at fair value through other	800.17 units	10,454	·	10,454	
÷	ENNOSTAR INC.	None.	comprehensive income Current financial asset measured at fair value through other comprehensive income	100,000 shares	4,630	0.01%	4,630	
			-					

Table 2

	inco
	af Line Jo
CHANT SINCERE CO., LTD. AND SUBSIDIARIES	time of Firefor 2000 and 1000 001 0000 and 40000 and and a base for a second a base for a large second and the

# Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paid-in capital or more Year ended December 31, 2023

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

	Notes/accounts receivable (payable)	Percentage of total	notes/accounts	receivable (payable) Footnote	0 6%
	Notes/accou			Balance	\$ 21,330
Compared to third party	transactions			Credit term Unit price Credit term	Note 1 Note 1
Compared t	transa			Unit price	Note 1
				Credit term	Note 1 N
	tion	Percentage of	total purchases	(sales)	(28%)
	Transaction			Amount	384,554)
			s		Sales) (\$
			Purchases	(sales)	(Sales)
	Ι		Relationship with the	counterparty	Parent company
				Counterparty	CHANT SINCERE CO., LTD.
				Purchaser/seller	Dongguan Quanrong Electronics Co., Ltd. CHANT SINCERE CO., LTD.

Note 1: The transaction price adopted cost-plus pricing approach as the pricing basis, and collected after monthly billings.

		CHANT SINCERE CO., LTD. AND SUBSIDIARIES Significant inter-company transactions during the reporting period Year ended December 31. 2023	ND SUBSIDIAR during the report r 31, 2023	IES ing period			
Table 4							Expressed in thousands of NTD
							(Except as otherwise indicated)
						Transaction	
Number			Relationship	General ledger		Transaction Percentag	Transaction Percentage of consolidated total operating revenues
(Note 1)	Company name	Counterparty	(Note 2)	account	Amount	terms	or total assets (Note 3)
2	Dongguan Quanrong Electronics Co., Ltd.	CHANT SINCERE CO., LTD.	2	Sales revenue	\$ 384,554	Note 4	28%
2	Dongguan Quanrong Electronics Co., Ltd.	Kunshan Chant Sincere Electronics Ltd.	3	Sales revenue	81,051	Note 5	6%
2	Dongguan Quanrong Electronics Co., Ltd.	CHANT SINCERE CO., LTD.	2	Accounts	21,330	·	1%
				receivable			
2	Dongguan Quanrong Electronics Co., Ltd.	Kunshan Chant Sincere Electronics Ltd.	ю	Accounts	46,499		1%
				receivable			
4	Zhuhai David Electronics Company Limited	DAVID ELECTRONICS CO., LTD.	2	Sales revenue	30,453		2%
ŝ	DAVID ELECTRONICS COMPANY (BVI)., LTD	DAVID ELECTRONICS CO., LTD.	2	Accounts	46,004		1%
				receivable			
4	Zhuhai David Electronics Company Limited	DAVID ELECTRONICS COMPANY (BVI), LTD.	3	Accounts	25,288	ı	1%
				receivable			
Note 1: The nu (1) Par	Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are as follows: (1) Parent company is '0'.	nter-company transactions are as follows:					
(2) Th	(2) The subsidiaries are numbered in order starting from $(1)$ .			-			
Note 2: Kelatic subsid	onship between transaction company and counterparty is c iaries refer to the same transaction, it is not required to di	Note 2: Relationship between transaction company and counterparty is classified into the following three categories; full in the number of category each case belongs to (II transactions between parent company and subsidiaries or between subsidiary is not required to disclose the transaction; it is not required to disclose twice. For example, if the parent company has already disclosed its transaction with a subsidiary, then the subsidiary is not required to disclose the transaction;	mber of category ady disclosed its 1	each case belongs i transaction with a su	to (11 transactio absidiary, then	ns between parent comp the subsidiary is not requ	any and subsidiaries or between uired to disclose the transaction;
for tra	nsactions between two subsidiaries, if one of the subsidiar	for transactions between two subsidiaries, if one of the subsidiaries has disclosed the transaction, then the other is not required to disclose the transaction.):	uired to disclose	the transaction.):			
(1) Par	(1) Parent company to subsidiary.						
(2) Sut	(z) Subsidiary to subsidiary.						
Note 3: Regard	ing percentage of transaction amount to consolidated tota	Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on	on period-end bal	ance of transaction	to consolidated	total assets for balance	sheet accounts and based on

-266-

regarding pricentage of it answrout anivour to consolidated total operating revenues for income statement accounts. Note 3

Note 4: The transaction price adopted cost-plus pricing approach as the pricing basis, and collected after monthly billing. Note 5: The transaction price adopted cost-plus pricing approach as the pricing basis, and collected in 90 days after monthly billings. Note 6: For the year ended December 31, 2023, another side of transactions among the Company and subsidiaries were not disclosed due to the direction of transaction was in reversal. Additionally, the threshold of significant transactions was NT\$ 10 million.

				Initial investment amount	ent amount	Shares held as at December 31, 2023	s at December		Net income of	Net income of Investment income	
								.1	nvestee for the (	investee for the (loss) recognised by	
				Balance as at	Balance as at				year ended tl	year ended the Company for the	
1				: 31,	December 31,	Number of	Ownership		December 31, y	December 31, year ended December	
Investor	Investee	Location	Main business activities	2023	2022	shares	(0)	Book value	2023	31, 2023	Footnote
CHANT SINCERE CO.,	COXOC ELECTRONICS CO., LTD.	British Virgin	Manufacture, sales and	s.	\$ 36,661	'		•	(139) (	139)	139) Subsidiaries
LTD.		Islands	service of electric plugs,	(Note 1)							
			electric sockets, plug								
			adapters and connectors								
=	CHANT SINCERE TECHNOLOGY CO., LTD.	American Samoa		6,764	6,764	210,000	100%	45,724 (	4,102)	( 4,102)	4,102) Subsidiaries
=		E	business	000 000	000 000	000 000 00	1000/		070.01	07001	
	AAMOO IIIVESUITETI COID.	I alwan	General investment business	200,000	700,000	000,002,62	100%0	000,717	10,200	10,200	10,200 Subsidiaries
-	DAVID ELECTRONICS CO., LTD.	Taiwan	Manufacture, sales and	19,054	19,054	4,236,042	86.89%	67,647 (	5,620)	( 4,883)	4,883) Subsidiaries
			process of conductor joints								
			and connectors								
=	A&H INTERNATIONAL CO., LTD.	British Virgin	General investment	15,381	15,381	50,500	100%	141,402	18,340	30,332	30,332 Subsidiaries
		Islands	business								
÷	GRAND-TEK TECHNOLOGY CO., LTD.	Taiwan	Research, manufacture and sales of high frequency	332,915	332,915	6,946,166	23.15%	339,795	35,005	7,323	Associate
			connector wire, wireless communication integration subsystem								
DAVID ELECTRONICS CO., LTD.	DAVID ELECTRONICS COMPANY (BVI)., LTD.	British Virgin Islands	Manufacture, process and sales of electronic	89,937	89,937	2,000,339	100%	34,789	1,542	Not applicable	Second-tier subsidiary
			components								

# Note 1: COXOC ELECTRONICS Co., Ltd. has completed its liquidation in January 2024.

# CHANT SINCERE CO., LTD. AND SUBSIDIARIES Information on investees (not including investees in Mainland China) Year ended December 31, 2023

Expressed in thousands of NTD (Except as otherwise indicated)

Table 5

of NTD licated)	Footnote														
Expressed in thousands of NTD (Except as otherwise indicated)	Accumulated amount of investment income remited back to Taiwan as of December 31, 2023	~ ~	70,370 (RMB 16,000 thousand)								tronics and	and	nts in	ID ELECTRONICS CO., USD \$101.04 thousand.	transfer was completed
	Book value of investments in Mainland China as of December 31.2023	50,794	156,173	8,489						n investments i	Y onglong Elec	xin Electronics he Investment	who leased pla 1 in 2013,	, Ltd. by DAV ppraised to be l	y 2022, and the
	Investment income B (loss) recognised by ir the Company for the M year ended December as 31.2023	(\$ 3,954) \$ (Note 2)	18,339 (Note 2)	1,219						ı reported amount and th atement of Information o	in Mainland China, it is ' ion in Mainland China to	inland China, it is "Quar n in Mainland China to t	DRMATION CO., LTD. ssing plants was dispose	ectronics (Shenzhen) Co ctal Factory which was a	604 thousand in Februar
	Ownership held by the ( Company t (direct or y indirect)	100%	100%	86.89%						ousand between shown in the sta	uyong-Huaide i led the registrati	onggang in Mai d the registration	rom A&H INFC der. This proces	n Hong Hsin El ctronics and Me	as sold for USD
	Net income of investee for the year ended December 31, 2023		18,339	1,403						of USD 2,055 th e Co., Ltd. was	s in Shenzhen-F had not cancell	enzhen-Baoan-S ad not cancellec	receive plants f processing on or	an investment i nts in T.D.C Ele	of the equity w
ES	N Accumulated amount of in remittance from Taiwan to Mainland China as of D December 31, 2003	\$ 6,679 (\$ (USD 210 thousand)	28,179 (USD 900 thousand)	(USD 1,000 thousand)						report to Investment Commission, MOEA was USD 3,447 thousand. The difference of USD 2,055 thousand between reported amount and the total ctronics Ltd., Dongguan Quanrong Electronics Co., Ltd. and Zhongshan Quanjie Wire Co., Ltd. was shown in the statement of Information on inve	CO.,LTD., could lease plant posed in 2008, the Company	nds outward investor, COXOC ELECTRONICS CO.,LTD., could lease plants in Shenzhen-Baoan-Songgang in Mainland China, it is "Quanxin Electronic of processing on order. This processing plants was disposed in 2013, the Company had not cancelled the registration in Mainland China to the Investment	British Virgin Islands outward investor, COXOC ELECTRONICS CO.,LTD., could receive plants from A&H INFORMATION CO., LTD. who leased plants in with equipment and components in the amount of USD 415 thousand in the way of processing on order. This processing plants was disposed in 2013,	mmission, MOEA, and the actual remitted amount of USD 800 thousand which was an investment in Hong Hsin Electronics (Sherzhen) Co., Ltd. by DAVID ELECTRONICS CC in the amount of \$498.96 thousand, and (2) investing with Mainland China investments in T.D.C Electronics and Metal Factory which was appraised to be USD \$101.04 thousand. Commission.	70660, In addition, a portion
CHANT SINCERE CO., LTD. AND SUBSIDIARIES Information on investments in Mainland China Year ended December 31, 2023	Amount remitted from Taiwan to Mainland Remitted to Remitted back to Mainland China Taiwan I	'	'		Ceiling on investments in Mainland China imposed by the Investment Commission of MOEA	1,510,409		80,000		n, MOEA was USD 3,44 g Electronics Co, L td.	XOC ELECTRONICS processing plants was dis	ELECTRONICS CO.,L7 cessing plants was dispo	nvestor, COXOC ELEC s in the amount of USD	ial remitted amount of U und, and (2) investing wi	-II-Zi Letter No. 108002
f SINCERE CO., L rmation on investur Year ended Dec	mount remitted from Remitted to Mainland China			ı	eiling on investmen nposed by the Inves M(					timent Commissio Dongguan Quanro	utward investor, C( ing on order. This J	investor, COXOC g on order. This pre	n Islands outward i ent and component	AOEA, and the actu t of \$498.96 thous: t.	A by the Tou-Shen
CHAN	A Accumulated amount of remittance from Taiwan to Mainland China as January 1, 2033 1	6,679 \$ thousand)	28,179 (USD 900 thousand)	31,491 (USD 1,000 thousand)		105,840 \$	US\$3,447 thousand (Note 5, Note 6 and Note 7)	50,295 \$	US\$1,638 thousand (Note 4 and Note 6)	nd China. a the Company report to Inve tant Sincere Electronics Ltd.	, that British Virgin Islands o nousand in the way of process	british Virgin Islands outward usand in the way of processin		he Investment Commission, N If-owned capital in the amour o the Investment Commission	vestment Commission, MOE
	hvestment method	\$ 6,679 CNANT SINCERE (USD 210 thousand) TECHNOLOGY CO., LTD. (NOT 01)	28,179 A&H INTERNATIONAL CO., usand) LTD. (Note 1)	31,491 DAVID ELECTRONICS (USD 1,000 thousand) COMPANY(BVI) LTD. (Note 1)	Investment amount approved by the Investment Commission of the Ministry of Economic Affairs (MOEA)	S	Z	R		Note 1: Through investing in an existing company in the third area, which then invested in the	A. In 1990, investment Commission, MOEA approved by the 10to-ShertL-ZI Letter No. 59002.697, (1990), that British Virgin Islands outward investor, CONCE ELECTRONCS CO., LTD., could lease plants in Shearber-Fuyong-Huade in Mandand China, it is "Y onglong Electronics and Mat 1990, "invested and operated it with equipment and components in the amount of USD 1,000 thousand in the way of processing on order. This processing plants was disposed in 2008, the Company had not cancelled the registration in Mandand China to the Investment Commission unit now.	B.In 2004, Investment Commission, MOEA approved by the Tou-Shen-H-Zi Letter No. 09203935, that British Virgin Islands outward investor, COXOC ELECTRONICS CO. LTD., could lease plants in Shenzhen-Baoan-Songgang in Mainland China, it is "Quanxin Electronics and Meal Factory", invested and operated it with equipment and components in the amount of USD 640 thousand in the way of processing on order. This processing plants was disposed in 2013, the Company had not cancelled the registration in Mainland China to the Investment Commission until now.	C.On October 5, 2006, the Investment Commission, MOEA approved by the Tou-Shen-JI-Zi Letter No. (09500325340, that Shenzhen-Baoan-Songgang in Mainland China, it is "Quansheng electric and hardware factory", invested and operated it the Company had not cancelled the registration in Mainland China to the Investment Commission until now.	Note 6: There was a difference of USD 600 thousand between the amount of USD 1400 thousand approved by the Investment Commission, MOEA, and the actual remitted amount of USD 800 thousand which was an investment in Hong Hsin Electronics (Sherzhen) Co., Ltd. by DAVID ELECTRONICS CO., LTD. The reasons were as follows: (1) the subsidiary, David Electronics Co., (BV1) Ltd., invested with self-owned capital in the amount of \$498.96 thousand, and (2) investing with Mainland China investments in T.D.C Electronics and Metal Factory which was appraised to be USD \$101.04 thousand. This company had been disposed in December 2018, and had cancelled the registration on June 19, 2019 to the Investment Commission.	Note 7: In 2019, the Company directly invested in Zhongsham Quanjie Wire Co., Ltd. after the approval of the Investment Commission, MOEA by the Tou-Shen-II-Zi Letter No. 10800270660, In addition, a portion of the equity was sold for USD604 thousand in February 2022, and the transfer was completed with the approval of the Investment Commission, MOEA on October 27, 2022.
	Paid-in canital	\$ 679 C (USD 210 thousand) T	(USD 900 tho	31,491 D (USD 1,000 thousand) C	Accumulated amount of remittance from Taiwan to Mainland China as of December 31, 2023	110,663	US\$3,447 thousand (Note 3)	49,254	US\$1,638 thousand (Note 3)	Note 1: Through investing in an existing company in the third area, which then invested in the Note 2: The financial statements were audited by R.O.C. parent company's CPA. Note 3: The amount of New Taiwan dollars was exchanged based on historical exchange rate. Note 4: The amount of New Taiwan dollars was exchanged based on the exchange trate at the solve 5: The amount of New Taiwan dollars was exchanged based on the exchange trate at the solve 5: The amount of New Taiwan dollars was exchanged based on the exchange trate at the solve 5: The amount of USD 1,392 thousand (210 thousand + 900 thousand + 282 thousand Mainland China, the reasons were as follows:	A approved by the Tou-Shen- with equipment and compone	approved by the Tou-Shen- with equipment and compone	mission, MOEA approved by China, it is "Quansheng elect ration in Mainland China to 1	and between the amount of U subsidiary, David Electronic: ber 2018, and had cancelled	In 2019, the Company directly invested in Zhongshan Quanjie Wire Co., Ltd. a with the approval of the Investment Commission, MOEA on October 27, 2022.
	Main business activities	Sales of electronic components	Manufacture, process and sales of electronic	Manufacture and sales of electronic components	Accumulated am Taiwan to M: Decem	÷		÷		: Through investing in an existing company in : The financial statements were audited by R. ( : The amount of New Taiwan dollars was exis : The amount of New Taiwan dollars was exis : The amount of New Taiwan dollars was exis : The amount of USD 1,392 thousand (2 investment amount of USD 1,392 thousand (2 Mariland China, the reasons were as follows: Mariland China, the reasons were as follows:	It Commission, MOE <sub>1</sub> /ested and operated it 1 how.	It Commission, MOEA /ested and operated it 1 10w.	5, the Investment Com onggang in Mainland 1 ot cancelled the regist.	nce of USD 600 thous are as follows: (1) the : en disposed in Decem	my directly invested ir f the Investment Comr.
Table 6	Investes in Mainland China	Kunshan Chant Sincere Electronics Ltd.	Dongguan Quanrong Electronics Co., Ltd.	Zhuhai David Electronics Company Limited	Company name	CHANT SINCERE CO., I TD		DAVID ELECTRONICS	CO, ETD.	Note 1: Through investing i Note 2: The financial staten Note 2: The financial staten Note 3: The amount of New Note 4: The amount of New Note 5: The amount op Mainland China, the i Mainland China, the i	A. In 1990, Investment Cc Metal Factory", investe Commission until now.	B.In 2004, Investment Co Metal Factory", investe Commission until now.	C.On October 5, 200t Shenzhen-Baoan-S the Company had n	Note 6: There was a different LTD. The reasons we This company had be	Note 7: In 2019, the Compa with the approval o:

CHANT SINCERE CO., LTD. AND SUBSIDIARIES Major shareholders information December 31, 2023
---

Table 7

	Ownership (%)	5.31%	5.00%	
Shares	Name of shares held	4,367,577	4,115,912	
	Name of major shareholders	Wu LianXi	Wu RongChun	

above 5% on the last operating date of each quarter and was calculated by Taiwan Depository & Clearing Corporation. The share capital which was recorded on the financial statements may be different from the actual number of Note 1: The major shareholders' information was derived from the data using the Company issued common shares (including treasury shares) and preferred shares in dematerialised form which were registered and held by the shareholders

shares in dematerialised form due to the difference of calculation basis. Note 2: If the aforementioned data contains shares which were kept in the trust by the shareholders, the data was disclosed as a separate account of the client which was set by the trustee. For shareholders who declare insider shareholdings with ownership greater than 10% in accordance with the Security and Exchange Act, the shareholdings include shareholders and those delivered to the trust over which shareholders have rights to determine the use of trust property. For information relating to insider shareholding declaration, refer to Market Observation Post System. VI. If there is any financial distress experienced by the Company or its affiliated enterprise in the last year up to the publication date of the annual report, state

the impact on the Company's financial status: None.

# Seven. Review and Analysis of the financial status and financial performance, and risk management

I. Financial status: The main reasons for the major changes in assets, liabilities and shareholders' equity in the last two years and their impact; if the impact is significant, explain the future response plan.

		U	nit: NT\$ thous	and
Year Item	2023	2022	Differen	ice
Item			Amount	%
Current assets	2,387,435	1,959,545	427,890	21.84%
Property, plant and equipment	564,043	518,584	45,459	8.77%
Intangible assets	3,829	5,745	(1,916)	-33.35%
Other assets	719,715	741,633	(21,918)	-2.96%
Total assets	3,675,022	3,225,507	449,515	13.94%
Current liabilities	388,483	682,439	(293,956)	-43.07%
Non-current liabilities	769,190	115,403	653,787	566.53%
Total liabilities	1,157,673	797,842	359,831	45.10%
Share capital	822,359	797,726	24,633	3.09%
Capital reserve	479,725	398,423	81,302	20.41%
Retained earnings	1,163,118	1,195,522	(32,404)	-2.71%
Others	41,941	25,030	16,911	67.56%
Non-controlling interests	10,206	10,964	(758)	-6.91%
Total shareholders equity	2,517,349	2,427,665	89,684	3.69%
Description: (only the anal 20%)	ysis and description	of items with an inc	crease or decrease	of more than
1. Increase in current as amortized cost.	ssets: Due to the in	ncrease in cash and	l financial assets	measured at
<ol> <li>Decrease in intangible</li> <li>Decrease in non-curr conversion of convert</li> <li>Increase of non-curre</li> </ol>	rent liabilities: Du ible corporate bond	e to the decrease s due within one ye	in accounts paya ar into equity.	ble and the
convertible corporate	bonds in December	: 2023.		

- 5. Increase in total liabilities: Mainly due to the increase in non-current liabilities.
- 6. Increase in capital reserve: Due to the increase in premium for convertible corporate bonds converted into common shares.
- 7. Increase in other equity: Due to the increase in unrealized gain or loss on financial assets measured at fair value through other comprehensive income.

Note: All financial information from 2022 to 2023 has been audited and certified by CPAs.

# II. Financial Performance:

			Unit: NT\$ tl	nousand
Year- Item	2023 Amount	2022 Amount	Amount increase (decrease)	Variation %
Net operating revenue	1,375,343	1,873,163	(497,820)	-26.58%
Operating costs	(857,731)	(1,194,979)	337,248	-28.22%
Gross profit	517,612	678,184	(160,572)	-23.68%
Operating expenses	(341,547)	(353,379)	11,832	-3.35%
Operating profit	176,065	324,805	(148,740)	-45.79%
Total other-sales and expenses	44,692	80,372	(35,680)	-44.39%
Net profit before tax from continuing	220,757	405,177	(184,420)	-45.52%
Income tax	(51,341)	(83,273)	31,932	-38.35%
Net profit after tax from continuing	169,416	321,904	(152,488)	-47.37%

Note: All financial information from 2022 to 2023 has been audited and certified by CPAs.

Main reasons for major changes and their impact, and description of future response plans: (Only the analysis and description of items with an increase or decrease of more than 20%)

1. Main reasons for the decrease in operating revenue, operating cost and operating profit:

Due to weak customer demands and destocking of major customers.

- 2. The decrease in non-operating income is mainly due to the decrease in exchange gains.
- 3. Due to the changes above, the profit before tax, income tax expense and net profit after decreased tax.
- (I) Sales forecast and basis: Not applicable.
- (II) Possible financial impact and response plan: There is no major impact.
- III. Cash flow: Analysis and explanation of the cash flow changes in the most recent year, improvement plan for insufficient liquidity and analysis of cash flow in the coming year.

(	D	Liquidit	v analysis	in the	most recent year
1	( <b>1</b> )	, Liquidit	y analysis	in the	most recent year

Unit: NT\$ thousand

Cash balance at the	Net cash flow from business	Cash inflow (outflow) for	Estimated cash balance		ig of cash icits
beginning of the period	activities for the	the full year	(shortfall)	Investme	Financial
	year	the full year	(shortlan)	nt plan	plan
827,473	367,549	273,608	1,101,081	_	—
Analysis of cash flow ch	nange in the current	year			
1. Operating activities: The	e net cash inflow from	n operating activ	vities in 2023 was	NT\$367,549	9 thousand,
an	increase of NT\$95,59	98 thousand from	n that of 2022, ma	inly due to a	decrease in
the	balance of accounts	receivable and a	ccounts payable a	s well as inv	entory level
in Z	2023.		- •		-

2. Investment activities: The net cash outflow from investing activities of 2023 was NT\$525,671
thousand, mainly due to an increase of financial assets at amortized cost by
NT\$536,000 thousand.
3. Financing activities: The net cash inflow from financing activities of 2023 was NT\$435,427 thousand,
mainly due to the issuance of corporate bonds payable by private placement for
NT\$695.000 thousand.

# (II) Improvement plan and liquidity analysis for insufficient liquidity

Item		December 31, 2022	Increase (Decrease) Ratio (%)
Cash flow ratio (%)	94.61	39.85	137.42
Cash flow adequacy ratio (%)	84.51	75.29	12.25
Cash reinvestment ratio (%)	3.76	4.31	-12.84

Explanation of the ratio of change: (only the analysis and description of items with an increase or decrease of more than 20%)

1. Increase in cash flow ratio: Due to the increase in net cash inflow from operating activities and decrease in current liabilities.

Note: The Company has close contacts with domestic banks and has established good credit for financing. Therefore, the Company has no worry about insufficient financial liquidity or shortage of funds under reasonable capital needs.

(III) Liquidity analysis for the next year: Not applicable.

- IV. Material capital expenditures in the last year and impacts on the financial position and business performance: None.
- V. Investment policy for the most recent year, the main reasons for profit or loss, the improvement plan and the investment plan for the coming year

All of the Company's reinvestments are long-term strategic investments; in 2023, the Company made a profit of NT\$7,323 thousand from the equity method on the reinvestments on a consolidated basis. In the future, the Company will continue based on principles of long-term strategic investments to prudently evaluate the reinvestment plans.

- VI. Evaluation shall be performed on risk management issues in the last year and up to the publication date of the annual report.
  - (I) Impact of interest rate, exchange rate and inflation on the Company's income and future countermeasures:

Item	2023	2022
Net revenues	1,375,343	1,873,163
Interest expense	(976)	(1,716)
Interest expense/net revenue	(0.07%)	(0.09%)
Net foreign exchange gain (loss)	1,674	34,488
Foreign exchange gains	0.12%	1.84%

Unit: NT\$ thousand

(1) Interest rate change:

Profits and losses arising from interest rate changes in recent years accounted for a small proportion of the Company's net revenue, so changes in market interest rates have little impact on the Company; besides, due to the current favorable environment in which market financing costs are still low, future interest rates will depend on the global economy. The Company has no long-term or short-term borrowings, and due to the sound operation and financial status, the Company should be able to obtain better loan conditions from banks when negotiating bank credit lines, and has considerable flexibility in its capital arrangement. If the Company expands its factories, adds fixed assets or has working capital needs in the future, according to the overall financial environment and the level of its own funds, the Company will choose to use its own funds, raise funds through issuing securities, or borrow money from banks to cover its capital needs. Therefore, changes in market interest rates have little impact on the Company.

(2) Interest rate change:

The Company's exchange loss in 2023 was NT\$1,674 thousand, accounting for 0.12% of the current net operating income. In order to avoid the risk of exchange rate fluctuations, the Company plans to take the following measures:

- A. Open a foreign exchange deposit account at a bank, and the inward payment due to sales of goods will be converted into New Taiwan dollars and deposited into the deposit account according to the actual capital demand and exchange rate changes; regarding payments for purchases, based on changes in exchange rates, imported raw materials will be considered to be paid with the foreign currency earned from export to reduce the impact of exchange rate changes.
- B. For export quotations, costs will be timely reflected and selling prices adjusted with exchange rate fluctuations taken into account.
- C. The financial unit maintains close contact with the foreign exchange departments of various financial institutions to fully grasp the international exchange rate trends and changes in real time, and determine the foreign currency holding positions according to the actual capital needs and exchange rates, so as to reduce operational risks.
- (3) Inflation:

The Company pays close attention to the impact of the price index on the Company's procurement costs, and adjusts strategies in a timely manner to avoid the risk of inflation.

(II) Policies on high-risk and high-leverage investments, loans to external parties, endorsements/guarantees, and derivative trading, the main causes of profit or loss incurred and future countermeasures:
 Based on the principle of prudence and pragmatic business philosophy, as of the date

of publication of the annual report, the Company has not engaged in high-risk, highleverage investments and transactions other than focusing on its core business. However, loans to external parties and endorsements/guarantees have been implemented in accordance with relevant policies. In addition to regular tracking and monthly control, the Company handles the operations in compliance with existing "Procedures for the Acquisition or Disposal of Assets", "Procedures for Extension of Loans to Others" and "Procedures for Endorsements/Guarantees".

(III) Future research and development plans and projected expenses:

The Company is a professional manufacturer of electronic parts. In response to the development trend of electronic products in the market towards light, thin and short, the Company will develop products in this direction in the future, and will continue developing products that meet market demand in line with the Company's technical capabilities and in pursuit of stable quality goals. The Company's 2024 R&D plan and the estimated R&D expenses are as follows.

	Unit: NT\$ thousand
New product	Expected R&D
1	expenses 760
1*1 + 2MQS Plug ( A Version )	945
1*1 Jack ( A Version ), IP Rating	590
1*1 Jack ( B Version )	
1*1 Plug ( A Version )	1,350
1*1 Plug ( A Version ), IP Rating	4,070
1*1 Plug ( B Version )	1,615
1*1 STR Plug ( B Version )	510
1*2 Jack ( A Version ), IP Rating	1,050
1*2 Jack ( B Version )	615
1*2 Plug ( A Version )	2,495
1*2 Plug ( A Version ), IP Rating	3,085
1*2 Plug ( B Version )	640
1*2 STR Plug ( B Version )	240
2*2 Plug ( A Version ), IP Rating	1,405
2*2 Plug ( B Version )	715
2*2 Plug ( B Version ), IP Rating	1,385
2*2 STR Plug ( B Version )	260
FAKRA PLUG to SMA R/A	503
FAKRA PLUG to SMB STR	473
Floating FAKRA Connector	1,040
HMTD-N 1*1 STR PLUG	600
HMTD-N 1*1 STR PLUG, IP Rating	900
HMTD-N 1*1+6PMQS STR PLUG, PCB	510
HMTD-N 1*2 STR PLUG	620
HMTD-N 1*2 STR PLUG, IP Rating	925
HMTD-N 1*2+6PMQS R/A PLUG, PCB	600
HMTD-N 1*2+6PMQS STR PLUG, PCB	525
HMTD-N 2*2 R/A PLUG, PCB	1,405
HMTD-N 2*3 STR PLUG, PCB	650
HMTD-N+6PMQS STR JACK	725
Muti-Hybrid Interface ( IP RATING )	2,320
SMB Connector H=12.8 mm	355
USB Type C 2.0 20G Jack to Jack	108
USB Type C 2.0 20G Jack to Jack, IP Rating	108

USB Type C 4.0 20G Jack to Jack	708
USB Type C 4.0 20G Jack to Jack, IP Rating	758
USB Type C 4.0 Plug, PCB	950
USB Type C 4.0 Plug, PCB IP Rating	475

- (IV) The impact of important domestic and foreign policy and legal changes on the company's financial status in the most recent year and countermeasures: The Company pays constant attention to changes in key policies and laws at home and abroad, and evaluates the impact on the Company. Changes in key policies and laws in the most recent year and up to the printing date of the annual report did not have any material impact on the Company's financial status.
- (V) The impact of technological changes (including infocomm security risks)and industry changes in the most recent year on the company's financial status and countermeasures: The Company has always been specialized in technological improvement and research and development, and has a high sensitivity to technological and industrial changes. We can not only fully integrate and improve emerging technologies in products, but also adjust product structure at any time according to changes in the industry. Therefore, technological changes and industrial changes should not have any adverse impact on the Company's financial status. The control policies and countermeasures for infocomm security risks are as follows:
  - (1) Information Security Policy
    - A. Ensure the security of the Company's data, systems, equipment and network communications, and prevent external intrusion and damage.
    - B. Ensure that system information account access rights and system changes are authorized in compliance with the Company's prescribed procedures.
    - C. Implement the destruction procedures, and the computer storage media that have been scrapped should be destroyed to avoid accidental leak of data.
    - D. Monitor the security status and activity records of the information system, and effectively grasp and handle information security incidents.
    - E. Maintain the usability and integrity of data and systems, and resume normal operations in the event of a disaster or damage. At present, the Company's information security maintenance measures are complete; considering that information security insurance is still an emerging type of insurance which involves supporting measures such as information security classification and claims identification, it is still under evaluation of future applicability.
  - (2) Information Security Network Architecture

The Company pays attention to information security matters, and regularly reports information security management operations to the manager when necessary. The Company's internal systems are all in the virtual network, the external network is isolated and cannot be directly accessed; besides, the Company adopts a multiple network security defense system, the firewall at the front end of the network and the email content security control system are responsible for filtering the content of

incoming and outgoing connections on the Internet, which can defend against external network attacks and block threats such as the latest malware, harmful website links and spam email in real time. The central console is deployed with antivirus software on Internal hosts and endpoints; virus patterns are updated at all times to identify malicious behavior characteristics in real time, and can instantly block viruses, Trojans, worms, ransomware and malicious programs in folders to effectively reduce the risk of damage by hacker attacks.

- (3) System account life cycle management and authority level management User accounts and authority levels are set up according to the business scope and responsibility. Data can be accessed for any use or change after the approval process, i.e. approval of the responsible supervisor's application. Once the user leaves the original position, the user's account and authority level will be revoked immediately to prevent unauthorized use.
- (4) Data access records audited and stored can record the track records of system file access, e-mails and other information for archiving. Computers that have completed the scrapping process are dismantled and destroyed to comply with the management system and information security policy.
- (5) Continuous operation of the information system Important systems and documents are backed up locally on a daily, weekly and monthly basis, and the relevant backup data are stored in the bank safe in the form of tapes for off-site backup. System data recovery test drills are carried out regularly every year to ensure the normal operation of the information system and data preservation, in order to reduce the risk of data loss caused by unwarranted natural disasters and man-made disasters.
- (VI) Impact of corporate image change in the most recent year on corporate crisis management and countermeasures:The Company ways adheres to the business philosophy of professionalism and integrity, and attaches importance to corporate image and risk control. At present, there is no foreseeable crisis.
- (VII) Expected benefits and possible risks of mergers and acquisitions in the most recent year and countermeasures: The Company currently has no merger or acquisition related matters.
- (VIII) Expected benefits and possible risks of plant expansion and countermeasures: None.
- (IX) Risks and countermeasures associated with concentrated sales or purchases:
  - 1. The Company has no single largest purchaser in 2023, so there is no such a risk.
  - 2. In 2023, the Company's top two sales customers accounted for 30% and 9% of the net operating revenue, respectively. The top ten sales customers accounted for 68% of the net operating revenue, and there has been no excessive concentration of sales. The Company's products are widely used in computer and peripheral devices,

consumer electronics and other components. In recent years, the Company has actively developed new products, including connectors (cables) for automotive, internet and industrial control. Its sales targets are all over the world to diversify the risk of sales concentration.

- (X) Impact and risks on the company from the substantial transfer or replacement of shares by directors, supervisors or major shareholders holding more than 10% of the shares in the most recent year and countermeasures:The directors, supervisors, or major shareholders holding more than 10% of the shares of this Corporation have not transferred a large number of shares in the most recent year and up to the date of printing of the annual report.
- (XI) Impact and risks on the company from any change of management, and countermeasures:The company has no change of its management rights in the most recent year and up

to the date of publication of the annual report, so it is not applicable.

(XII) For litigation or non-litigation events, list the material litigation, non-litigation or administrative litigation events that have been decided or are still outstanding of the Company and its directors, supervisors, president, substantive responsible persons, major shareholders holding more than 10% of its shares, and affiliated companies, and the results of which may have a significant impact on shareholders' equity or securities prices; disclose the facts in dispute, the amount of the subject matter, the commencement date of the litigation, the main litigants involved in the litigation and the handling up to the printing date of the annual report: None.

(XIII) Other important risks and countermeasures: None.

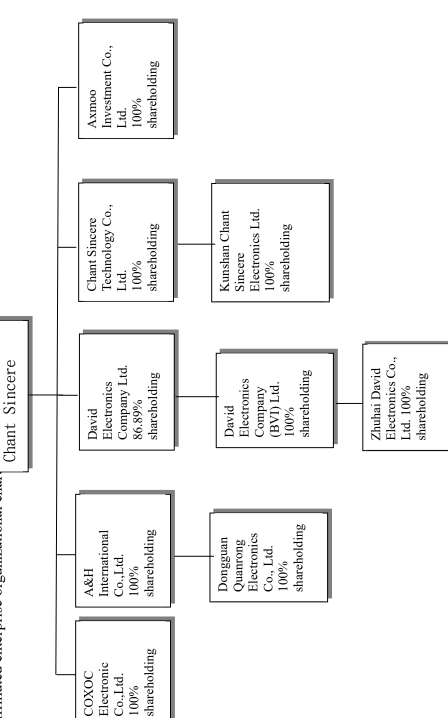
VII. Other important matters: None.

# **Eight. Special Disclosure**

I. Information of affiliated companies

(I) Consolidated business report

1. Affiliated enterprise organizational char



(1) Companies presumed to have controlling and subordinate relationships under Article 369-3 of the Company Act: None.

(2) Affiliated companies that the Company directly or indirectly controls the personnel, finance or business operations in accordance with Paragraph 2, Article 369-2 of the Company Act: As in the affiliated enterprises organization chart.

Note : COXOC was liquidated in January 2024.

2. Basic information on affiliated enterprises

As of December 31, 2023 Unit: N1\$ thousand					
Company name	Date of incorporation	Address	Paid-in capital	Main business activities or products	
CHANT SINCERE TECHNOLOGY CO.,LTD	September 2009	American Samoa	6,764	General investments	
Axmoo Investment Co., Ltd.	November 2007	New Taipei City	232,000	General investments	
David Electronics Company Ltd.	December 1981	New Taipei City		Manufacturing, sales and processing of wire joints and connectors.	
Kunshan Chant Sincere Electronics Ltd.	December 2009	China	6,679	Sales of electronic parts and components	
DAVID ELECTRONICS COMPANY(BVI) LTD	July 2002	British Virgin Islands	65,327	Manufacturing, processing and trading of electronic components.	
A&H INTERNATIONAL CO.,LTD	October 2002	British Virgin Islands	17,677	General investments	
Dongguan Quanrong Electronics Co., Ltd.	April 2010	China	28,179	Manufacturing, processing and trading of electronic parts and components.	
Zhuhai David Electronics Co., Ltd.	October 2015	China		Manufacturing and sales of electronic parts	

As of December 31, 2023 Unit: NT\$ thousand

- 3. The information of the same shareholders of those presumed to have a controlling and subordinate relationship: Not applicable.
- 4. Industries covered by the overall business of affiliated enterprises The business of the Company and its affiliated enterprises includes the manufacture, processing and trading of electronic components.

# 5. Personal Information of Directors, Supervisors and GMs of Each Associate

			Current sha	reholding
Company nama	Position	Name or name of legal	Number of	Shareholdin
Company name	Position	representative	shares (capital contribution)	g ratio
CHANT SINCERE	Directors	CHANT SINCERE CO., LTD.	210,000	100%
TECHNOLOGY CO.,LTD		Representative: Lien-Hsi Wu	,	
	Chairman	CHANT SINCERE CO., LTD.	23,200,000	100%
		Representative: Rong-Chun Wu		
	Directors	CHANT SINCERE CO., LTD.	23,200,000	100%
Axmoo Investment Co.,		Representative: Lien-Hsi Wu		
Ltd.	Directors	CHANT SINCERE CO., LTD.	23,200,000	100%
		Representative: Chia-Ni Wu		
	Supervisor	CHANT SINCERE CO., LTD.	23,200,000	100%
	1	Representative: Yu-Mei Chan	- ) )	
	Chairman	Chia-Hsiang Wu	10,226	0.20%
	Directors	CHANT SINCERE CO., LTD.	4,236,042	
David Electronics		Representative: Ting-Ting Shih	.,,	
Company Ltd.	Directors	Lien-Hsi Wu	1,353	0.02%
	Supervisor	Chia-Ni Wu	0	0%
Kunshan Chant Sincere	Directors	CHANT SINCERE CO., LTD.	N/A	100%
Electronics Ltd.		Representative: Su-Yi Chiu		
DAVID ELECTRONICS	Directors	David Electronics Company Ltd.	USD2,800,000	100%
COMPANY(BVI) LTD.		Representative: Chia-Hsiang Wu		
A&H INTERNATIONAL	Directors	CHANT SINCERE CO., LTD.	50,500	100%
CO., LTD.		Representative: Lien-Hsi Wu		
Dongguan Quanrong	Directors	A&H INTERNATIONAL CO.,	N/A	100%
Electronics Co., Ltd.		LTD.		
		Representative: Chih-Hsien Lin		
Zhuhai David Electronics	Directors	DAVID ELECTRONICS	N/A	100%
Co., Ltd.		COMPANY(BVI) LTD.		
		Representative: Fang-Chung Yen		

6.Operation overview of affiliated enterprises: financial status and
operating results of affiliated enterprises

1	U		1			Unit:	NT\$ thou	usand
Company name	Amount of capital	Total Assets	Total liabilities	Net value	Operati ng revenue	Operatin g profit and loss	Current profit and loss (after tax)	Earnings per share (NT\$) (after tax)
COXOC ELECTRONICS CO., LTD	_	_		_	_		(139)	_
CHANT SINCERE TECHNOLOGY CO.,LTD	6,764	50,712	4,989	45,723	_	_	(4,102)	(19.53)
Axmoo Investment Co., Ltd.	232,000	278,162	5,602	272,560		(5,555)	10,260	0.44
David Electronics Company Ltd.	48,750	147,168	69,315	77,853	65,530	(7,268)	(5,620)	(1.15)
Kunshan Chant Sincere Electronics Ltd.	6,679	102,817	52,024	50,793	127,450	(4,061)	(3,954)	N/A
DAVID ELECTRONICS COMPANY(BVI) LTD.	65,327	81,759	46,970	34,789	_	139	1,542	0.77
A&H INTERNATIONAL CO., LTD.	17,677	212,742	57,795	154,947	_	_	18,340	363.16
Dongguan Quanrong Electronics Co., Ltd.	28,179	243,497	75,563	167,934	472,311	19,696	18,339	N/A
Zhuhai David Electronics Co., Ltd.	31,491	112,958	103,189	9,769	48,358	2,088	1,403	N/A

(I) Declaration concerning consolidated financial statements of affiliated enterprises:

See page 282.

(II) Affiliation report: None.

(III) COXOC was liquidated in January 2024.

# Chant Sincere Co., Ltd. and Subsidiaries

# Declaration concerning consolidated financial statements of affiliated enterprises

The business entities to be included in the Company's 2023 (from January 1, 2023 to December 31, 2023) "Affiliated Enterprise Consolidated Financial Statements" that are prepared in accordance with the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Report and Consolidated Financial Statements of Affiliated Enterprises" and the business entities to be included in the Company's parent-subsidiary consolidated financial statements in accordance with IFRS No. 10 are the same; also, the relevant information to be disclosed in the "Affiliated Enterprise Consolidated Financial Statements" has already been disclosed in the aforementioned parent-subsidiary consolidated financial statements; therefore, the "Affiliated Enterprise Consolidated Financial Statements" will not be prepared separately.

Hereby declare

Company name: Chant Sincere Co., Ltd.

Responsible person: Lien-Hsi Wu

February 27, 2024

II. Private placement of marketable securities in the most recent year and the current year up till the publication date of this annual report:

Item	First Domestic Private Placement of Unsecured Convertible Corporate Bonds in 2023 (Note 1) Date of issuance: December 29, 2023				
Type of private placement securities (Note 2)					
Date of approval and quantity approved by the shareholders' meeting (Note 3)	December 1, 2023; up to 17 million ordinary shares				
Basis and reasonableness of the price set	According to the resolution of the Company's shareholders' meeting on December 1, 2023, the conversion price was determined based on no less than 80% of the theoretical price, with December 8, 2023 as the conversion price fixing date. The conversion price was NT\$54.40 per share.				
The method for selecting the specific persons (Note 4)	The objects for this offering shall be limited to the specified persons in compliance with Article 43-6 of the Securities and Exchange Act and the Financial Supervisory Commission's letter dated June 13, 2002 referenced (91) Tai-Cai-Zheng-Yi-Zi No. 0910003455. The offerees decided by the Company's board meeting on December 8, 2023 were: (1) High Power International Co., Ltd. (private placement amount NT\$430,300 thousand) (2) Zhuo Yi II Investment Limited Partnership (private placement amount NT\$264,700 thousand)				
The reasons for the necessity of conducting the private placement	The timeliness	and convenience of	fundraising, and	the cost of issua	ince.
Date of payment completion	Fundraising co	mpleted on Decemb	per 21, 2023		
Information of the Offeree	Objects of private placement (Note 5)	Qualifications (Note 6)	Subscription amount (NT\$1,000)	Relationship with the Company	Participation in the Company's operations
	High Power International Co., Ltd.	In compliance with Subparagraph 2, Paragraph 1, Article 43-6 of the Securities and Exchange Act	430,300	None	None
	Zhuo Yi II Investment Limited Partnership	In compliance with Subparagraph 2, Paragraph 1, Article 43-6 of the Securities and Exchange Act	264,700	None	None
Actual subscription (or conversion) price			NT\$54.40	•	·
(Note 7) Difference between the actual subscription (or conversion) price and the reference price (Note 7)	The conversion price was NT\$54.40, which was 80.05% of the reference price of NT\$67.96.				
The impact of private placement on shareholders' equity (e.g. increased cumulative losses)	The amount of this private placement accounts for about 13.45% of the paid-in capital, which is not expected to cause significant damage to shareholders' equity.				
Utilization of private placement funds and plan implementation progress	The first domestic private placement of unsecured convertible corporate bonds was completed on December 21, 2023. The NT\$695,000 thousand raised was fully used as planned in the fourth quarter to either replenish the Company' working capital or reinvestment or meet the funding needs for other future				

# Information of private placement securities

	development, so as to effectively reduce the cost of capital, strengthen the competitiveness of the Company, and improve the operating performance.
Demonstration of private placement benefits	High Power International Co., Ltd. and Zhuo Yi II Investment Limited Partnership are both subsidiaries of PHI Fund. In the future, PHI Fund is expected to cooperate with Hirschmann Car Communication, a German Internet of Vehicles solution provider, and the Company in the field of high-speed and high-frequency connectors.

Note 1: The number of columns is adjusted according to the actual number of transactions. If there is a staged private placement of securities, it should be listed separately.Note 2: Common shares, preferred shares, convertible preferred shares, preferred shares with warrants, common

2: Common shares, preferred shares, convertible preferred shares, preferred shares with warrants, common corporate bonds, convertible bonds, corporate bonds with warrants, overseas convertible bonds, overseas depository receipts, employee stock options warrants and other private placement securities.

Note 3: For privately placed corporate bonds that do not require approval by the shareholders' meeting, the date and amount of approval by the board of directors should be filled in.

Note 4: For private placements in progress, where an offeree has been identified, the name of the offeree and the relationship with the Company shall be specified.

Note 5: The number of fields may be adjusted according to the actual number.

Note 6: Refers to Subparagraphs 1, 2, or 3, Paragraph 1 of Article 43-6 of the Securities and Exchange Act.

Note 7: The actual subscription (or conversion) price refers to the subscription (or conversion) price set at the time of the actual private placement of securities issuance.

III. Holding or disposal of the Company's shares by subsidiaries in the last year, up until the publication date of the annual report: None.

IV. Other supplementary information: None.

V. Any matters stipulated in Subparagraph 2, Paragraph 2, Article 36 of the Securities and Exchange Act that occurred in the most recent year and up to the date of publication of the annual report which materially affected shareholders' equity or the price of the Company's securities: None.

## Chant Sincere Co., Ltd.

## **Internal Control System Declaration**

## Date: February 27, 2024

The Company hereby declares the following on its 2023 internal control system based on the result of the self-assessment performed:

- I. The Company understands that the establishment, implementation and maintenance of the internal control system are the responsibility of the board of directors and managers, and such a system has already been established by the Company. The purpose is to provide reasonable assurance of the achievement of objectives such as the effect and efficiency of operations (including profitability, performance, and asset security protection), reporting reliability, timeliness, transparency, and compliance with relevant norms and laws and regulations.
- II. The internal control system has its inherent limitations. No matter how perfect the design is, an effective internal control system can only provide reasonable assurance for the achievement of the three objectives above; besides, due to changes in the environment and circumstances, the effectiveness of the internal control system may change accordingly. However, the internal control system of the Company features a self-monitoring mechanism that enables the Company to immediately rectify any deficiencies upon discovery.
- III. The Company judges the effectiveness of the design and implementation of the internal control system based on the provisions of the "Regulations Governing Establishment of Internal Control Systems by Public Companies" (hereinafter referred to as the "Regulations". The judgment items adopted in the "Regulations" on the internal control system are based on the management and control process, and the internal control system is divided into five components: 1. control environment, 2. risk assessment, 3. control operations, 4. information and communication, and 5. supervision operations. Each component in turn includes several items. Please refer to "The Governing Principles" for details.
- IV. The Company has adopted the internal control system judgment items above to evaluate the effectiveness of the design and implementation of the internal control system.
- V. Based on the evaluation results in the preceding paragraph, the Company believes that its internal control system on December 31, 2023 (including the supervision and management of subsidiaries), including understanding the effect of operations and the degree to which efficiency goals are achieved, the report is reliable, timely and transparent, and complies with relevant norms and relevant laws and regulations; the design and implementation of the internal control system are effective, which can reasonably ensure the achievement of the objectives above.
- VI. This declaration constitutes part of the Company's annual report and prospectus and shall be disclosed to the public. If the disclosed contents above are false or contain concealment or other illegal activities, it will involve legal liabilities under Articles 20, 32, 171 and 174 of the Securities and Exchange Act.
- VII. This declaration was approved by the board meeting of the Company on February 27, 2024; among the 9 directors attending and none attending by proxy, none have any objection and all of them agreed with the contents of this declaration.

Chant Sincere Co., Ltd.

Chairman: Lien-Hsi Wu Signature and seal

President: Lien-Hsi Wu Signature and seal

Date of meetingAgendaMeeting agenda2023.06.14AcknowledI. Recognition of the Company's 2022 business rep financial statements.2023.06.14AcknowledI. Recognition of the Company's 2022 business rep financial statements.2023.06.14AcknowledI. Recognition of the Company's 2022 business rep financial statements.Shareholders' MeetingII. Recognition of the Company's 2022 earnings distribu Resolution: Approved as per the original proposal.III. Recognition of the Company's 2022 earnings distribu Resolution: Approved as per the original proposal.III. Proposal for the company's "Articles of Associati Resolution: Approved as per the original proposal.III. Proposal for the capital increase of the Company private placement of common shares. Resolution: Approved as per the original proposal.III. Proposal for the capital increase of the Company private placement of common shares. Resolution: Approved as per the original proposal.III. Proposal for the company's Directors. Resolution: Approved as per the original proposal.III. Proposal for the company's Directors. Resolution: Approved as per the original proposal.III. Proposal for the company's Directors. Resolution: Approved as per the original proposal.III. Diffug of the non-competition restriction on the Company motions	Meeting agenda e Company's 2022 business report and nts. ed as per the original proposal. Company's 2022 earnings distribution. ed as per the original proposal. Company's "Articles of Association".	Execution The approval of the shareholders meeting is archived. The cash dividend of NT\$240,067,836 will be distributed. The cash dividend for ordinary shares is NT\$3 per share.
AcknowledI. Recognition of th financial stateme gmentsgmentsfinancial stateme Resolution: ApprovII. Recognition of the Resolution: ApprovDiscussionsI. Amendments to the Resolution: ApprovDiscussionsI. Election of the Com Resolution: ApprovElectionI. Election of the Com Resolution: ApprovOtherI. Lifting of the non- motionsmotionsI. Lifting of the non-		e approval of the shareholders meeting is shived. e cash dividend of NT\$240,067,836 will be itributed. e cash dividend for ordinary shares is NT\$3 r share.
gmentsfinancial stateme Resolution: Approv II. Recognition of the Resolution: Approv BiscussionsDiscussionsI. Amendments to the Resolution: Approv BiscussionsDiscussionsI. Amendments to the Resolution: Approv Biscussion: ApprovDiscussionsI. Amendments to the Resolution: Approv Discussion: ApprovDiscussionsI. Amendments to the Resolution: Approv BiscussionDiscussionsI. Amendments to the Resolution: Approv BiscussionDiscussionsI. Proposal for the operation Private placemen 		chived. e cash dividend of NT\$240,067,836 will be tributed. e cash dividend for ordinary shares is NT\$3 r share.
Resolution: ApprovII. Recognition of the Resolution: ApprovII. Recognition of the Resolution: ApprovDiscussionsI. Amendments to the Resolution: ApproxDiscussionsI. Amendments to the Resolution: ApprovDiscussionsI. Amendments to the Resolution: ApprovDiscussionsI. Amendments to the Resolution: ApprovDiscussionsI. Amendments to the Resolution: ApprovDiscussionsI. Proposal for the oprivate placemen Resolution: ApprovElectionI. Election of the Com Resolution: ApprovOtherI. Lifting of the non- motionsmotionsdirectors.		e cash dividend of NT\$240,067,836 will be itributed. e cash dividend for ordinary shares is NT\$3 r share.
II. Recognition of the Resolution: Approv Resolution: ApprovDiscussionsI. Amendments to the Resolution: Appr II. Proposal for the oprivate placemen Resolution: ApprovElectionI. Election of the Con Resolution: Approv OtherOtherI. Lifting of the non- directors.		e cash dividend of NT\$240,067,836 will be itributed. e cash dividend for ordinary shares is NT\$3 r share.
Resolution: Approv ssions I. Amendments to the Resolution: Appr II. Proposal for the private placemen Resolution: Approv on I. Election of the Com Resolution: Approv n Resolution: Approv n Resolution: Approv n Resolution: Approv	ed as per the original proposal. Company's "Articles of Association".	tributed. e cash dividend for ordinary shares is NT\$3 r share.
ssions I. Amendments to the Resolution: App II. Proposal for the private placemen Resolution: Approv on I. Election of the Corr ns directors.	Company's "Articles of Association".	e cash dividend for ordinary shares is NT\$3 r share.
ssions I. Amendments to the Resolution: Appi II. Proposal for the private placemen Resolution: Approv on I. Election of the Corr ns directors.	Company's "Articles of Association".	r share.
ssions I. Amendments to the Resolution: Appi II. Proposal for the private placemen Resolution: Approv on I. Election of the Corr Resolution: Approv ns directors.	Company's "Articles of Association".	
Resolution: AppII. Proposal for thePrivate placemenResolution: ApprovOnI. Election of the CorrResolution: AppI. Lifting of the non-nsdirectors.	· · · · · · · · · · · · · · · · · · ·	Implemented upon approval of the meeting.
II. Proposal for the private placemen Resolution: Approv on01I. Election of the Com Resolution: Appr I. Lifting of the non- ns1. Lifting of the non- ns	: Approved as per the original proposal.	
uousu	capital increase of the Company via the	Implemented upon approval of the meeting.
uo su	cement of common shares.	
uo us	pproved as per the original proposal.	
us		Implemented upon approval of the meeting.
ns	Resolution: Approved as per the original proposal.	
directors.	I. Lifting of the non-competition restriction on the Company's Im-	Implemented upon approval of the meeting.
Resolution: Approved as per the original	pproved as per the original proposal.	
2023.12.01 Discussions I.The proposal on private placement of orc	I.The proposal on private placement of ordinary shares and/or   Im	Implemented upon approval of the meeting
Extraordinary unsecured convertible corporate bonds.	convertible corporate bonds.	
Shareholders' Resolution: Approved as per the original proposal. Meeting	Approved as per the original proposal.	

Important resolutions of the 2023 shareholders' meeting of Chant Sincere Co., Ltd.

Execution	The relevant operating procedures have been completed, and the financial reports have been submitted to the competent authorities.	Relevant operating procedures have been completed and reported to the shareholders' meeting for recognition.	Relevant operating procedures have been completed and reported to the shareholders' meeting.	Relevant operating procedures have been completed and declared and announced according to law.	Relevant operating procedures have been completed and declared and announced according to law.
Meeting agenda	I. Approval of the Company's draft financial statements and draft consolidated financial statements for 2022 which were prepared by the Company itself and reviewed by the CPA. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	II. Approval of the Company's 2022 earnings distribution proposal. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	III. Approval of the remuneration distribution plan for employees, directors and supervisors for 2022. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	IV. Discussion of the Company's 2022 "Assessment of the Effectiveness of the Internal Control System" and "Internal Control System Declaration". Resolution: The proposal was unanimously approved by all members present after the chairman's query.	V. Proposal to add one seat of director of the Company at the 2023 general shareholders' meeting. Resolution: The proposal was unanimously approved by all members present after the
Agenda	Discussions				
Date of meeting	2023.03.16				
Meeting	Board of Directors				

Important resolutions of the board meetings of Chant Sincere Co., Ltd.

Execution		<ul> <li>2023 Relevant operating procedures have</li> <li>Company, been completed and declared and</li> <li>Idens' right announced according to law.</li> </ul>	sly approved st the	Relevant operating procedures have been completed.		om various Relevant operating procedures have been completed.		iation" of Relevant operating procedures have		e Relevant operating procedures have been completed and reported to the	
Meeting agenda	chairman's query.	VI. Proposal for the time and place of the 2023 general shareholders' meeting of the Company, and the announcement date of shareholders' right to propose and the nomination of candidates for	Resolution: The proposal was unanimously approved by all members present after the chairman's querv.	VII. Assessment of the certifying CPA's independence and suitability.	Resolution: The proposal was unanimously approved by all members present after the chairman's query.	VIII. Discussion on the financing lines from various financial institutions.	Resolution: The proposal was unanimously approved by all members present after the chairman's query.	IX. Amendment to the "Articles of Association" of	Resolution: The proposal was unanimously approved by all members present after the chairman's query.	X. Amendment to the "Code of Corporate Governance" of the Company.	Resolution: The proposal was unanimously approved by all members present after the
Agenda											
Date of meeting											
Meeting											

Meeting	Date of meeting	Agenda	Meeting agenda	Execution
			XI. Proposal to amend the Company's "Sustainable Development Best Practice Principles". Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
			XII. Proposal to amend the "Rules Governing Financial and Business Matters Between this Corporation and its Affiliated Enterprises". Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
			XIII. Plan to set the base date for the capital increase through new shares when the Company's third unsecured convertible corporate bonds of 2020 are converted in the fourth quarter of 2022, so as to handle the registration of changes in share capital. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
Board of Directors	2023.05.04	Discussions	<ol> <li>Approval of the Company's draft consolidated financial statements for the first quarter of 2023, which were prepared by the Company and reviewed by the CPA.</li> <li>Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li> </ol>	The relevant operating procedures have been completed, and the financial reports have been submitted to the competent authorities.
			II. Review of the nominated director candidates. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed and submitted to the shareholders' meeting for resolution.

Meeting	Date of meeting	Agenda	Meeting agenda	Execution
			III. Lifting of the non-compete restriction on new directors. Resolution: The proposal was unanimously approved by all members present after the	It has been submitted to the shareholders' meeting for resolution.
			chairman's query. IV. Amendment to the "Articles of Association" of	Relevant operating procedures have
			the Company. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	been completed and submitted to the shareholders' meeting for resolution.
			V. Proposal to amend the Company's' "production cycle" operation procedures under internal control.	Relevant operating procedures have been completed.
			Resolution: The proposal was unanimously approved by all members present after the chairman's query.	
			VI. Proposal to amend the Company's' "investment cycle" operation procedures under internal control.	Relevant operating procedures have been completed.
			Resolution: The proposal was unanimously approved by all members present after the chairman's query.	
			VII. Plan to set the base date for the capital increase through new shares when the Company's third unsecured convertible corporate bonds of 2020	Relevant operating procedures have been completed.
			are converted in the first quarter of 2023, so as to handle the registration of changes in share capital. Resolution: The proposal was unanimously approved by all members present after the chairman's query	
Board of Directors	2023.05.08	Discussions	I. Proposal for the capital increase of the Company via the private placement of common shares. Resolution: The proposal was unanimously approved	Relevant operating procedures have been completed and submitted to the shareholders' meeting for resolution.

Meeting	Date of meeting	Agenda	Meeting agenda by all members present after the	Execution
			chairman's query.	
of	2023.06.14	Discussions	I. Election of the Chairman and Vice Chairman of the Company. Resolution: All directors present at the meeting approved Lien-Hsi Wu as the Chairman and Ting-Ting Shih as the Vice Chairman, effective from the date of	It has been announced on the Market Observation Post System (MOPS) as required.
			II. Appointment of four members of the Company's Remuneration Committee. Resolution: All directors attending the meeting approved Ming-Lei Chang, Yin-Tien Wang, Chang-Lin Chan and Chen- Chien Hsu to serve as members of the Company's fifth session of the Remuneration Committee with effect from the date of election.	It has been announced on the Market Observation Post System (MOPS) as required.
			III. Appointment of four members of the Company's Audit Committee. Resolution: All directors present approved Ming-Lei Chang, Yin-Tien Wang, Chang-Lin Chan, and Chen-Chien Hsu to serve as members of the 2nd session of Audit Committee of the Company, effective from the date of election.	It has been announced on the Market Observation Post System (MOPS) as required.
of	2023.08.03	Discussions	<ol> <li>Approval of the Company's draft consolidated financial statements for the second quarter of 2023 which were prepared by the Company and reviewed by the CPA.</li> <li>Resolution: The proposal was unanimously approved by all members present after the</li> </ol>	The relevant operating procedures have been completed, and the financial reports have been submitted to the competent authorities.

Meeting	Date of meeting	Agenda	Meeting agenda	Execution
			chairman's query.	
			II. Review of the certifying CPA's professional fees. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
			III. Amendment to the "Rules and Procedures of Shareholders' Meeting" of the Company. Resolution: The proposal was unanimously approved by all members present after the	Relevant operating procedures have been completed.
			chairman's query.	
			IV. Proposal to cancel the endorsement and guarantee amounted to RMB15,000,000 to the subsidiary, Dongguan Quanrong Electronics Co., 1 td.	Relevant operating procedures have been completed.
			Resolution: The proposal was unanimously approved by all members present after the chairman's query.	
			V. Proposal to amend the organizational structure of	Relevant operating procedures have
			the Company. Resolution: The proposal was unanimously approved	been completed.
			by all members present after the chairman's query.	
			VI. Proposal to amend the Company's' "management of financial statement preparation process"	Relevant operating procedures have been completed.
			operation procedures under internal control. Resolution: The proposal was unanimously approved	
			by all members present after the chairman's query.	
			VII. Plan to set the base date for the capital increase through new shares when the Company's third	Relevant operating procedures have been completed and declared and
			unsecured convertible corporate bonds of 2020 are converted in the second quarter of 2023, so as	announced according to law.

Meeting	Date of meeting	Agenda	Meeting agenda	Execution
			to handle the registration of changes in share capital. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	
Board of Directors	2023.10.13	Discussions	<ol> <li>Proposal on the time and place of the extraordinary shareholders' meeting in 2023.</li> <li>Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li> </ol>	Relevant operating procedures have been completed and declared and announced according to law.
			<ul> <li>II. Propose to terminate the private placement of common shares approved by the 2023 regular shareholders' meeting.</li> <li>Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li> </ul>	Relevant operating procedures have been completed and declared and announced according to law.
			III. Proposal of private placement of common shares and/or unsecured convertible corporate bonds. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed and declared and announced according to law.
Board of Directors	2023.11.02	Discussions	I. Approval of the Company's draft consolidated financial statements for the third quarter of 2023 which were prepared by the Company and reviewed by the CPA. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	The relevant operating procedures have been completed, and the financial reports have been submitted to the competent authorities.
			II. Appointment of "Information Security Supervisor and Personnel" by the Company. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.

Execution	Relevant operating procedures have been completed.	Relevant operating procedures have been completed and declared and announced according to law.	Relevant operating procedures have been completed.	Relevant operating procedures have been completed and declared and announced according to law.	Relevant operating procedures have been completed.	Relevant operating procedures have been completed.
Meeting agenda	III. Proposal to set the base date for the capital increase through new shares when the Company's third unsecured convertible corporate bonds of 2020 are converted in July to October 2023, so as to handle the registration of changes in share capital. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	<ol> <li>Formulated the issuance and conversion procedures for the Company's first private placement of domestic unsecured convertible corporate bonds. Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li> </ol>	I. Approval of the Company's 2024 business plan. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	<ul><li>II. Approval of the Company's 2024 audit plan.</li><li>Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li></ul>	III. Approval of the Company's 2023 year-end bonus. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	IV. Proposal to amend the Company's operation procedures under internal control. Resolution: The proposal was unanimously approved by all members present after the chairman's query.
Agenda		Discussions	Discussions			
Date of meeting		2023.12.08	2023.12.15			
Meeting		Board of Directors	Board of Directors			

Date of meeting	Agenda	Meeting agenda V. Proposal to add the "Internal Management	Execution Relevant operating procedures have
		System" operating procedure for the Company's internal control. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	been completed.
113.1.25	Discussions	I. Proposal to acquire US\$3 million of corporate bonds from US branch of TSMC. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
		II. Proposal to acquire US treasury bonds of US\$3 million. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
		III. Proposal to acquire US treasury bonds of US\$3 million. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
		IV. Proposal to acquire US treasury bonds of US\$2 million. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	Relevant operating procedures have been completed.
113.02.27	Discussions	I. Approval of the Company's draft financial statements and draft consolidated financial statements for 2023 which were prepared by the Company and reviewed by the CPA. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	The relevant operating procedures have been completed, and the financial reports have been submitted to the competent authorities.

Execution	2023 Relevant operating procedures have been completed and reported to the y approved shareholders' meeting for recognition. the	on Relevant operating procedures have been completed and reported to the shareholders' meeting. y approved the	ssessment Relevant operating procedures have htrol been completed and declared and announced according to law. y approved the	.024 Relevant operating procedures have ompany, been completed and declared and ion of announced according to law. y approved the	on- Relevant operating procedures have l its been completed. liaries. y approved the
Meeting agenda	<ul> <li>II. Proposal of approval of the Company's 2023 earnings distribution.</li> <li>Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li> </ul>	III. Proposal of approval of the remuneration distribution plan for employees, directors and supervisors for 2023. Resolution: The proposal was unanimously approved by all members present after the chairman's query.	<ul> <li>IV. Discussion of the Company's 2023 "Assessment of the Effectiveness of the Internal Control System" and "Internal Control System Declaration".</li> <li>Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li> </ul>	<ul> <li>V. Proposal for the time and place of the 2024 general shareholders' meeting of the Company, and the announcement date of submission of shareholders' propose.</li> <li>Resolution: The proposal was unanimously approved by all members present after the chairman's query.</li> </ul>	VI. Proposal to approve the provision of non- assurance services by PwC Taiwan and its affiliates to the Company and its subsidiaries. Resolution: The proposal was unanimously approved by all members present after the chairman's query.
Agenda					
Date of meeting					
Meeting					

Meeting	Date of meeting	Agenda	Meeting agenda	Execution
			VII. Assessment of the certifying PwC Taiwan CPA's independence and suitability.	Relevant operating procedures have been completed.
			Resolution: The proposal was unanimously approved	
			by all members present after the	
			chairman's query.	
			VIII. Discussion on the financing lines from various	Relevant operating procedures have
			financial institutions.	been completed.
			Resolution: The proposal was unanimously approved	
			by all members present after the	
			chairman's query.	
			IX. Amendment to the "Articles of Association" of	Relevant operating procedures have
			the Company.	been completed and submitted to the
			Resolution: The proposal was unanimously approved	shareholders' meeting for resolution.
			by all members present after the	
			chairman's query.	
			X. Amendment to the "Rules of Procedure for Board'	Relevant operating procedures have
			Meetings" of the Company.	been completed and reported to the
			Resolution: The proposal was unanimously approved	shareholders' meeting.
			by all members present after the	
			chairman's query.	

## CHANT SINCERE CO., LTD. Chairman: Lien-Hsi Wu