

T.Y.C. BROTHER IND. CO., LTD.

2021 Annual Report

Date of Publication: May 31, 2022

T.Y.C. annual report is available at : <u>http://mops.twse.com.tw</u> Company website : <u>http://www.tyc.com.tw</u>

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 - 4.4 Tel : (02)27023999
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 - 5.1 Name of Accountants : HUANG, SHIH-CHIEH \ LEE, FANG-WEN
 - 5.2 Address : 5F, No. 189, Sec. 1, Yongfu Rd., West Central Dist. Tainan City 700019, Taiwan (R.O.C.)
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- 6. Name of overseas marketable securities trading exchange and inquiry method: None
- 7. Company Website : http : // www.tyc.com.tw

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I.Letter to Shareholders

1.Operating Performance in 2021:

(1) Consolidated financial results :

In the past year, TYC's operating revenue reached NTD14,446,208 thousand dollars, a 17.64% increase from the net operating revenue of NTD17,539,920 thousand dollars for the same period in 2020, with a gross profit on sales of \$2,857,442 thousand dollars and a net profit before tax of \$407,901 thousand dollars, thanks to the concerted efforts of all our employees.

1 5		Unit: (In	Thousand NTD)
Item	2020 Performance	2021 Performance	Growth Rate %
Operating income	14, 446, 208	16,576,615	14.75%
Operating Costs	11, 588, 766	13,569,207	17.09%
Gross profit	2, 857, 442	3,007,408	5.25%
Operating Expenses	2, 590, 956	2,578,705	(0.47)%
Operating Benefit	266, 486	428,703	60.87%
Non-operating income and expenses	141, 415	(99,282)	(170.21)%
Net income before tax	407, 901	329,421	(19.24)%
Income tax	121, 214	92,812	(23.43)%
Net income after tax	286, 687	236,609	(17.47)%

(2) Budget implementation : Undisclosed financial forecast for 2021.

(3) Financial Revenue and Expenditure & Profitability analysis :

Item		Year	2020	2021				
Financial structure	Debt to asset ratio		70.52%	65.95%				
(%)	Long term capital to	Long term capital to fixed assets ratio						
	Return on assets (%	1.73%	1.48%					
	Return on equity (%	4.23%	3.18%					
	Paid-in capital	Operating income	8.52%	12.50%				
Profitability (%)	ratio (%)	Profit before tax	13.04%	9.61%				
	Net profit ratio	1.98%	1.43%					
	Earnings per share (0.84	0.62					

(4) Research and development status:

A. R&D expenses for the Past Two Years

- (a) Research and development expenses in 2019 were 425,047 thousand dollars, accounting for 2.94% of the operating income of 2020
- (b) Research and development expenses in 2021 were 344,453 thousand dollars, accounting for 2.08% of the operating income of 2021.

B.Successful R&D projects :

- (1) LED edge-lit light bar tail light
- (2) Adaptive Driving Beam (ADB) headlamp design (with AFS function)
- (3) Full-function reflective LED motorcycle headlamp control by CAN BUS
- 2. Overview of Business Plan for 2022:
 - (1) Operating principle
 - A.Continue to pass product certification and expand the performance of the relevant product group to enhance turnover and profit.
 - B.Actively invest in the development of electronic and electronic control technologies for smart lighting to ensure technological leadership of our products.
 - C.Utilize internal and external resources to make the cost and quality of products more competitive.
 - D.Speed up the development of new products and shorten the time to market effectively in order to obtain the first market opportunity.
 - (2) Expected sales volume and its basis :
 - A.Expected sales volume : Both AM and OEM sales are expected to grow in 2022 compared to 2021, but are subject to change depending on the global COVID-19 development.
 - B.Sales basis : Planning based on estimated domestic and international market demand.
 - (3) Important Production and Marketing Policies :
 - A. Eliminate internal waste and continuously improve to strengthen operating quality and market price competitiveness.
 - B. Continue to build manpower-savings and automated production systems to improve output and production efficiency.
 - C. Effective management of expenditure of fixed assets, reduce the fixed cost allocation and promote the flexible use of funds.
 - D.Through the analysis of production and sales data, we can accurately predict the seasonal demand of the market and provide customers with more timely delivery requirements.
- 3. The future development strategy of the company is affected by the external competitive environment, regulatory environment and overall business environment :

The revenue in the OEM market was slightly declined last year due to IC shortage, which affected the order numbers from automobile manufacturer. Even though the demands on aftermarket was high and orders are fully loaded, the goods were unable to ship due to port congestion, container shortage, and the exorbitant shipping cost, so the revenue cannot reflect the order demands. The rising price in raw material and strengthening New Taiwan Dollar also have impact on profit. Fortunately, the revenue of CAPA product in North America is continuously growing. As for the European and general regional markets, they will continue to increase the product group and enhance the price competitiveness of products in order to ensure that it meets the revenue targets after COVID-19 slowdown and US rate rise.

We would like to thank all the shareholders for taking the time to attend the shareholders' meeting. The operation team and staff will do everything we can to meet the expectations of all shareholders. We wish you all good health and all the best.

Chairman ÷ WU, CHUN-CHI

Manager : CHEN, CHIN-CHAO

II.Company Profile

1.Date of Incorporation : September 9, 1986

2.Company History :

- (1) Status of acquisitions in the past year and as of the date of publication of the annual report: None.
- (2) Status of re-investments in affiliated companies in the past year and as of the date of publication of the annual report. : Refer to page 304.
- (3) Status of reorganisation in the past year and as of the date of publication of the annual report : None.
- (4) Particulars about changes in shareholding and equity pledge of directors, supervisors and shareholders holding more than 10% of the company's shares in the past year and as of the date of publication of the annual report : None.
- (5) Changes in operating rights, significant changes in the manner of operation or business content and other events of sufficient importance to affect shareholders' equity and their impact on the Company in the past year and as of the date of publication of the annual report : None.
- (6) Other information :
 - 1986 T.Y.C. Brother Ind. Co., Ltd. was established on September 9, with a capital of NT\$6 million. Business: Manufacture and sale of automotive lamps and parts.
 - 1987 The new construction of the office and factory was completed in April, and the production operation was officially moved to 72-2, Xinle Rd., An-Ping Industrial Park.
 - 1987 Capital increased to NT\$36 million in October and 150 employees.
 - 1988 Capital increased to NT\$100 million in June.
 - 1988 Purchased an office building on the 12th floor of No. 76 Songjiang Road in Taipei in December and set up the Taipei office.
 - 1989 Purchased a factory site on Xin-Yi Road in An-Ping Industrial Park in January and established the second factory of TYC (Xin-Yi Factory) to engage in plastic injection and extrusion molding operations.
 - 1989 Capital increased to NT\$170 million in March and 200 employees.
 - 1989 Capital increased to NT\$420 million in December.
 - 1990 Acquired TKK TECH CO., LTD. in January and established Anshun factory to produce electric jack, air filter, car waxer, air compressor and car department etc.
 - 1990 Capital of NT\$420 million, 300 employees and investment in BRICH PARTS PTE. LTD. The company serves as a base for entering the Middle East, Southeast Asia, and China markets, and its main business is import trading.
 - 1991 The quality of the lamp passed the TUV certification and reached the ECE standard, and entered the European common market.
 - 1991 Self-designed and developed the light of KYMCO Jockey 125 and joined the OEM of Kwang Yang Motor Co., Ltd.
 - 1991 March investment in TYC INDUSTRIAL U.S.A. The company's main business is import/export trading, as an entry point into the American market (renamed GENERA CORPORATION four years later).
 - 1993 Founded Juoku Technology in January, engaged in the design,

	development and manufacture of high-tech molds.
1993	Passed ISO 9002 certification in June, and expanding into European
	markets aggressively
1995	The Securities Commission of the Ministry of Finance approved a
	supplemental public offering in March with a capital of NT\$420 million.
1995	Established the Daimao lamp factory in Changzhou, China in March.
1995	June capital increased to NT\$478.8 million.
1995	September investment in INNOVA HOLDING CORP. 100%
	reinvestment in LANDFORCE CORPRATION as a point of entry into the
	US East market.
1996	July capital increase of NT\$605 million.
1997	Capital increased to NT\$726 million in May and was listed on the stock
	exchange on October 6.
1998	The capital increase in July was NT\$1,143,800,000 and the company
	passed the QS9000 certification for the three major U.S. car manufacturers
	in December.
1999	The capital increase in July was NT\$1,372,560,000 and we invested and
	established T.I.T INTERNATIONAL CO., LTD in December in Thailand,
	which is engaged in the manufacture of car lights.
2000	Established a joint venture with DBM Canada in January to manufacture
	full-stage electroforming dies in Taiwan.
2000	The capital increase in July was NT\$1,647,072,000.
2000	Signed a contract with Nationwide, which is the third largest insurance
	company in the United States, in September and was selected as the
	world's only certified automotive lamp supplier.
2001	Invested and established Thailand TIT INDUSTRIAL LO., LTD in March
2001	The capital increase in June was NT\$1,696,484,000.
2001	Established Changzhou Damao Precision Mould Factory in August.
2002	The capital increase in June was NT\$1,832,203,000.
2002	Approved to set up operational headquarters in Tainan Technology Park.
2003	ISO14001 certification in July.
2003	The capital increase in July was NT\$1,923,813,050.
2003	TS-16949 certified in October.
2004	Invested in Changchun FAW's Sihua Lighting Plant in February.
2004	First domestic convertible bond issue approved in June for NT\$1 billion.
2004	Established a joint venture with IC AUTO COMP. in June to establish a
2004	sales and distribution warehouse in Europe and Spain.
2004	The capital increase in August was NT\$2,164,289,680.
2004	The European Lithuanian lamp assembly line was set up in September.
2004	Convertible bonds converted to NT\$1,880,430 in October and increased
2005	capital to NT\$ 2,166,170,110.
2005	Selected as one of the top 20 best brands in Taiwan.
2005	Officially joined the CAPA organization of the American Insurance
	System in July. The first set of lamps was certified for the market in
2005	September and received the CAPA certificate of compliance.
2005	Passed FORD Q1 quality certification in August.
2005	The capital increase in September was NT\$2,426,110,520.
2005	Convertible bonds converted to NT\$23,507,230 in December and
2006	increased capital to NT\$ 2,449,617,750.
2006	Received Q1 Quality Award Certificate in March.
2006	Convertible bonds converted to NT\$1,081,310 in April and increased
	capital to NT\$ 2,450,699,060.

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2006 Convertible bonds converted to NT\$35,683,980 in July and increased capital to NT\$ 2,486,383,040. 2006 Convertible bonds converted to NT\$4,231,280 in December and increased capital to NT\$ 2,490,614,320. 2007 Convertible bonds converted to NT\$94,020 in April and increased capital to NT\$ 2,490,708,340. Signed technical support contract with TAFACO Vietnam in May. 2007 The capital increase in September was NT\$2,528,068,960. 2007 2007 IRAM Argentina certification in October. Convertible bonds converted to NT\$82,613,610 in October and increased 2007 capital to NT\$ 2,610,682,570. Convertible bonds converted to NT\$7,105,260 in December and increased 2007 capital to NT\$ 2,617,787,830. Convertible bonds converted to NT\$58,797,390 in April and increased 2008 capital to NT\$2.676.585.220. Officially joined the LKQ/KEYSTONE AQRP system in May and the 2008 first set of lights were certified and launched in December. Convertible bonds were converted to NT\$95,370 in July and capital 2008 increased to NT\$2,676,680,590. Approved the execution of the first buyback of 6,103,000 shares of the 2008 company in September. 2008 The capital increase from the November earnings was NT\$2,783,217,540. The treasury stock was cancelled in December, amounting to 2008 NT\$61,030,000, resulting in a capital reduction of NT\$2,722,187,540. Approved the execution of the second buyback of 3,300,000 shares of the 2008 company in December. The HID high efficiency street light was officially launched in January. 2009 2009 The capital increase in October was NT\$2,802,863,160. 2010 SABA South Africa certificate obtained in February. The capital increase from October's earnings was NT\$3,079,849,480. 2010 Passed the AEO (Quality Enterprise) certification by the General 2010 Administration of Customs and Excise, Ministry of Finance in December. 2010 Passed OHSAS18001 and TOSHMS certification in December. 2010 Awarded the 19th Taiwan Excellence Award by the Ministry of Economic Affairs, Taiwan Trade Office in December. Selected for the 2011 AMPA Innovation Product Award by the Foreign 2011 Trade Association in April. 2011 Approved the execution of the third buyback of 8,000,000 shares of the company in October. 2011 The capital increase from the October earnings was NTD 3,171,254,960. 2012 Cancelled NTD 47,870,000 of treasury stock in January, resulting in a capital reduction of \$3,123,384,960 respectively. Approved the execution of the fourth buyback of 3,000,000 shares of the 2012 company in November. 2012 After the capital increase of NTD 31,233,850 and the cancellation of NTD 12,000,000 of treasury stock in October, the paid-in capital amounted to NTD \$3,142,618,810 respectively. 2012 Passed NSF-APCP certification in October and became a qualified supplier. Selected for the 21st Taiwan Excellence Award by the Ministry of 2012 Economic Affairs, Taiwan Trade Office in December.

- 2013 Approved the execution of the fifth buyback of 3,000,000 shares of the Company in January.
- 2013 Awarded the 2013 AMPA Innovation Product Award by the Foreign Trade Association in April.
- 2013 The treasury stock was cancelled for NTD 13,640,000, and the capital was reduced to NTD 3,128,978,810 in May.
- 2013 Awarded the 22nd Taiwan Excellence Award by the Bureau of International Trade, Ministry of Economic Affairs in December.
- 2013 Passed Taiwan's first LED streetlight environmental "Carbon Footprint" certification in December.
- 2014 Awarded the 2014 AMPA Innovation Product Award by the Foreign Trade Association in April.
- 2015 All-LED locomotive headlights win 2015 Innovation Award in January.
- 2016 Received the 2015 Manufacturing Site Carbon Reduction Initiative Award in January.

Selected for the 25th Taiwan Excellence Award by the Bureau of International Trade, Ministry of Economic Affairs in December.

- 2017 Taiwan excellence award for 5-in-1 bus headlight, Taiwan excellence award for full led cruiser heavy locomotive headlight, Taiwan excellence award for full led motorcycle headlight in February.
- 2018 ISO/TS 16949 quality management system certification successfully changed to IATF 16949 in April. Received ISO 26262 Functional Safety Management System certification
- from Rheinland in July.2019 Taiwan Excellence Silver Award for Full Function LED Motorcycle Tail
- Light
- 2020 Investing in the establishment of TYC Vietnam VIETNAM INDUSTRIAL CO., LTD. in July.

ISO 45001 certificate obtained in September.

Awarded the 29th Taiwan Excellence Award (T-type Innovative Full-function LED Motorcycle Headlight, V-type Innovative Full-function LED Motorcycle Headlight).

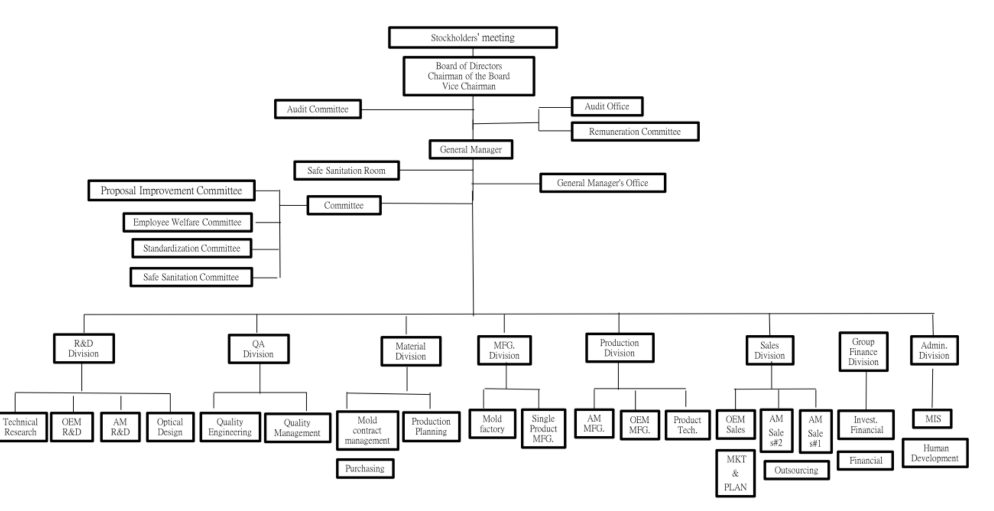
2021 After issuing 30,000,000 special shares on August 10, the paid-in capital amount was NT\$3,428,978,810. Awarded the 30th Taiwan Excellence Award (Full LED Motorcycle

Headlamp).

III.Corporate Governance Report

1.Company Organization :

(1) Organizational structure :



(2) Major Corporate Functions :

Department	Functions
Audit Department	Responsible for company-wide internal rules and regulations and various management systems, executing audit work plans, implementing various systems management and improvement.
Safety and Health Room	 Formulate occupational disaster prevention plans and emergency response plans, and provide guidance to relevant departments on their implementation. Planning and supervising the inspection and checking of safety and health facilities.
General Manager's Room	Supervision and management of the approval and execution of medium and long-term policies and objectives of each overseas business unit.
Administration Division	 Maintenance and development of the human resources framework. Maintain high performance operation of the company's information services and management strategies.
Financial Division	 Processing of financial and accounting operations and providing information necessary for management decisions. To keep track of domestic and international financial trends and manage the use of funds.
Sales and Marketing Division	 Obtain customer and domestic and international market Dynamics in a timely manner, and further explore consumer demand trends, and develop sales strategies. Integrate the activities of production and related departments to make the team work efficiently and start strong and profitable sales activities to improve customer satisfaction and increase company profitability.
Production Division	 Cultivate and develop the various functions, promote the balance of productivity, and realize stable production. Implement the quality of operation, improve the production system in a timely manner to enhance product quality and productivity.
Manufacturing Division	 Mold fabrication and modification, mold manufacturing technology, mold repair and maintenance of related equipment, etc. Evaluate the feasibility and cost analysis of manufacturing new development molds.
Material Supply Division	 Planning and integrating procurement resources to strengthen the systematic production and marketing system. Understand market trends and procurement policies.
Quality Control Department	 To establish a complete quality system and further improve the quality of products. Feedback from customer voices.
R&D Division	 Promote appropriate quality system or system to ensure product quality, continuous improvement and reduce variation and waste. Start product evaluation, planning, mold development, trial production to mass production development plan.

2. Information of directors, supervisors, general managers, deputy general managers, associates, heads of departments and branches :

(I) Directors' Information :

																			2022/3	3/31
							Shareholdi Elec		Current Sh	areholding	Shares held minor cl		Holding sl the name of				Executives, Directors or Supervisors Who are Spouses or within Two Degrees of Kinship			
Title	Nationality/ Place of Incorporation	Name	Gender Age	Date Elected	Term (Years)	Date of initial election	Holding shares in the name of others	Holding shares in the name of others	Shares	%	Shares	%	Shares	%	Experience (Education)	Other Position	Title	Name	Relation	Remark
Chairman	Taiwan	WU , CHUN-CHI	Male 71-80 years old	2021/8/3	3	1997/4/26	824,081	0.26%	824,081	0.26%	828,278	0.26%	0	0	CEO Juoku Technology Education: National Pei-men Senior High School	CEO TYC TAYITA DBM REFLEX	Director Director	WU , CHUN-LANG WU , CHUN-I	Brother Brother	N/A
Vice-president	Taiwan	WU , CHUN-LANG	Male 61-70 years old	2021/8/3	3	1997/4/26	5,401,383	1.73%	5,401,383	1.73%	828,278	0.26%	0	0	CEO of Yuan-Hong Investment Co., Ltd. Education: National Pei-men Senior High School	Vice-presidentof TYC Director of TAYIH Invest.	Director Director	WU , CHUN-CHI WU , CHUN-I	Brother Brother	N/A
Director	Taiwan	WU , CHUN-I	Male 71-80 years old	2021/8/3	3	2018/6/21	4,593,613	1.47%	4,593,613	1.47%	823,474	0.26%	0	0	CEO of TAYIH Ind. Co., Ltd Education: National Pei-men Senior High School	Director of Ta Yih Ta Investment Co., Ltd CEO of Prokia Technology Co.,Ltd.	Director Director	WU , CHUN-CHI WU , CHUN-LANG	Brother Brother	N/A
	T .	CHEN , CHIN-CHAO	Male 51-60	2021/0/2	2	2012/6/21	0	0	0	0	475	0	0	0	Director Juoku Technology	GM of TYC Director of TAMAO	N/A	N/A	N/A	N/A
Director	Taiwan	Legal representativey uan-Hong Investment Co., Ltd.	years old	2021/8/3	3	2006/6/21	5,354,451	1.71%	5,354,451	1.71%	0	0	0	0	Education: NCKU department of mechanical engineering	Consulting	N/A	N/A	N/A	N/A
		WU , KUO-CHEN				2015/6/17	0	0	296,211	0.09%	0	0	0	0	Supervisor VarrocTYC Auto	Executive Directorof	CEO	WU , CHUN-CHI	Father-Son	N/A
Director	Taiwan	Legal representative of KUO-CHI-MI N INVESTMENT CO., LTD.	Male 41-50 years old	2021/8/3	3	2006/6/21	9,931,756	3.17%	9,931,756	3.17%	0	0	0	0	Lamps Co., Ltd. Education: University of Southern California Business School master's degree	TYC Director of Kuo-Chi-Min Investment Co., Ltd.	N/A	N/A	N/A	N/A
Director	Taiwan	CHUANG, TAI-SHIE	Male 61-70 years old	2021/8/3	3	2021/8/3	0	0	0	0	0	0	0	0	Director, Ford Motor Greater China Education: Master of College of Management, Yuan Ze University	CEO VarrocTYC Auto Lamps Co., Ltd	N/A	N/A	N/A	N/A
Independent Director	Taiwan	HUANG , CHUNG-HUI	Male 61-70 years old	2021/8/3	3	2015/6/17	0	0	0	0	0	0	0	0	Certified accountant Education : Dept. of Management, NCKU	Supervisor of MANZA.Independent Director of Nnamliong, Independent Director of O-TA Precision namliong	N/A	N/A	N/A	N/A
Independent Director	Taiwan	HOU, RONG-XIAN	Male 51-60 years old	2021/8/3	3	2012/6/21	0	0	0	0	0	0	0	0	Certified accountant Education : Master of Management, NCKU	Independent Director, PHD, Jiyuan Packaging Holdings Limited	N/A	N/A	N/A	N/A
Independent Director	Taiwan	HSU , CHIANG	Male 71-80 years old	2021/8/3	3	2019/6/21	0	0	0	0	0	0	0	0	Chair Professor, CJCU Education: Ph.D HE UNIVERSITY OF WYOMING	Chair Professor, CJCU Independent Director, KNH Enterprise Co., Ltd.	N/A	N/A	N/A	N/A

1.Major Shareholders of corporate shareholder :

	2021/3/31											
Name of o	corporate shareholder]	Major Shareholders of corporate shareholder									
YUAN-HONG I	NVESTMENT CO., LTD.	WU , CHUN-LANG.WU- CHENG-HUNG	WU , CHUN-LANG.WU-TSAI, LIANG-WEN, TIEN-LING.WU, CHENG-YUAN.WU, CHENG-HUNG									
KUO-CHI-MIN I	NVESTMENT CO., LTD.	WU , CHUN-CHI.WANG MIN-CHEN	VU , CHUN-CHI.WANG, LI-HSIA.WU, YING-CHEN.WU , KUO-CHEN.WU, CHI-CHEN.WU, 11N-CHEN									
2.Major Shareholders	are juridical person:Not ap	plicable										
3.Directors' Information	on:											
	lirectors' professional qualit	fications and independence	e:									
Condition	Professional qualification	and experience (Note 1)		Compliance with the case of independence (Note 2)	Number of independent directors of other public offering companies							
WU , CHUN-CHI	 Chairman of Board of Directors Expertise in operation management management/leadership decision/d Not been a person of any condition Company Law 	cross-industry management	1. 2. 3.	Not an employee of the Company or its affiliates Does not 1% or more of the total number of outstanding shares of the Company or ranking in the top 10 in holdings Not a governmental, juridical person or its representative as defined in Article 27 of the Company Law	0							
WU , CHUN-LANG	 Expertise in operation managemendecision/cross-industry manageme Not been a person of any condition Company Law 	ent	1. 2.	Not an employee of the Company or its affiliates Not a governmental, juridical person or its representative as defined in Article 27 of the Company Law	0							
WU , CHUN-I	 Expertise in operation management management/leadership decision Not been a person of any conditio Company Law 	ns defined in Article 30 of the	1. 2.	Not an employee of the Company or its affiliates Not a governmental, juridical person or its representative as defined in Article 27 of the Company Law	0							
CHUANG, TAI-SHIE	 Expertise in operation management management/engineering manage Not been a person of any condition Company Law 	ment/leadership decision ns defined in Article 30 of the	1. 2. 3.	Does not hold more than 1% of the total number of issued shares or the top ten shares The said person, the person's spouse, a relative within the second degree of kinship (or held by the person under others' names) does not hold company shares Not a governmental, juridical person or its representative as defined in Article 27 of the Company Law	0							
CHEN , CHIN-CHAO - Legal Representative of Yuan-Hong Investment Co., Ltd.	 Expertise in operation management management/engineering managet Not been a person of any condition Company Law 	ment/leadership decision ns defined in Article 30 of the	1. 2.	Is not a spouse or a relative within the second degree of kinship of another director. Does not provide commercial, legal, financial, and accounting services to the Company or its affiliates in the last two years	0							
WU , KUO-CHEN - Legal representative of KUO-CHI-MIN Investment Co., Ltd.	 Expertise in operation management management/leadership decision Not been a person of any condition Company Law 		1.	Does not provide commercial, legal, financial, and accounting services to the Company or its affiliates in the last two years	0							

Condition	Professional qualification and experience (Note 1)	Compliance with the case of independence (Note 2)	Number of independent directors of other public offering companies
HUANG , CHUNG-HUI	 Chairman of the Remuneration Committee and Audit Committee Expertise in Accounting and Finance/operation management/risk management/leadership decision/cross-industry management Certified accountant, currently a certified public accountant Not been a person of any conditions defined in Article 30 of the Company Law 	 The said person, the person's spouse, a relative within the second degree of kinship is not a director, supervisor, or employee of the Company or its affiliates The said person, the person's spouse, a relative within the second degree of kinship (or held by the person under others' names) does not hold company shares Is not a director, supervisor, or employee of a company that has special relation with the Company Does not provide commercial, legal, financial, and accounting services to the Company or its affiliates in the last two years 	2
HOU, RONG-XIAN	 Member of the Remuneration Committee and Audit Committee Expertise in Accounting and Finance/operation management/risk management/leadership decision/cross-industry management Certified accountant, currently a certified public accountant Not been a person of any conditions defined in Article 30 of the Company Law 	 The said person, the person's spouse, a relative within the second degree of kinship is not a director, supervisor, or employee of the Company or its affiliates The said person, the person's spouse, a relative within the second degree of kinship (or held by the person under others' names) does not hold company shares Is not a director, supervisor, or employee of a company that has special relation with the Company Does not provide commercial, legal, financial, and accounting services to the Company or its affiliates in the last two years 	3
HSU , CHIANG	 Member of the Audit Committee Expertise in operation management/foreign language/risk management/leadership decision/cross-industry management Not been a person of any conditions defined in Article 30 of the Company Law 	 The said person, the person's spouse, a relative within the second degree of kinship is not a director, supervisor, or employee of the Company or its affiliates The said person, the person's spouse, a relative within the second degree of kinship (or held by the person under others' names) does not hold company shares Is not a director, supervisor, or employee of a company that has special relation with the Company Does not provide commercial, legal, financial, and accounting services to the Company or its affiliates in the last two years 	1

Note: 1. Professional qualification and experience: state the professional qualifications and experience of each director. If it is a member of an Audit Committee and has accounting or financial expertise, the accounting or financial background and work experience shall be stated. Also, describe whether has been a person of any conditions defined in Article 30 of the Company Law.

2. Independent director shall describe whether or not he or she meets the independence requirements, including but not limited to, the person, the person's spouse, a relative within the second degree of kinship is not a director, supervisor, or employee of the Company or its affiliates; the number of shares and proportion that the person, the person's spouse, and relative within the second degree of kinship (or held by the person under others' names) hold; whether is a director, supervisor, or employee of a company that has special relationship with the Company (in accordance with the provisions in Subparagraph 5 to 8, Paragraph 1, Article 3 of the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies); remuneration amount acquired from providing business, legal, finance, and accounting services to the Company or its affiliates in the past two years.

B. The Board of Directors' diversification and independence:

- (A) The Board of Directors' diversification
 - I. According to Paragraph 3, Article 23 of the Company's Corporate Governance Best Practice Principles, all members of the board shall have the knowledge, skills, and experience necessary to perform their duties. To achieve the ideal goal of corporate governance, the board of directors shall possess the following abilities:
 - 1. Ability to make operational judgments.
 - 2. Ability to perform accounting and financial analysis.

- 3. Ability to conduct management administration.
- 4. Ability to conduct crisis management.
- 5. Knowledge of the industry.
- 6. An international market perspective.
- 7. Ability to lead.
- 8. Ability to make policy decisions.

II. The Company has amended Paragraph 2, Article 23 of the Company's Corporate Governance Best Practice Principles on March 24, 2020 to formulate an appropriate policy on diversity based on the company's business operations, operating dynamics, and development needs, i.e., basic requirements and values (such as gender, nationality, and tenure as an independent director), professional knowledge and skills (accounting and finance, operation management, foreign language, risk management, engineering management, leadership decision, and cross-industry management).

The Company has nine directors (including three independent directors), two of whom are certified public accountants, one of whom has a professional background in business management, and the other directors have many years of experience in the industry, so they are able to carry out the duties and responsibilities of the Board of Directors and protect the interests of shareholders.

The Company pays attention on the expertise of the Board members. Each director shall have four or more expertises. All the directors have four or more expertises currently, therefore the compliance rate is 100%. The implementation status is as follow:

Diversified core		Basi	c requirements			Professional knowledge and skills								
Name of Director	Gender	Age	Nationality	Tenure indepe diree	ndent ctor	Financial accounting	Operating management	Foreign language	Risk management	Engineering management	Leadership Decisions	Cross-Industry Operations		
				Under 3 years	3 to 9 years	accounting		ability			2	operations		
WU , CHUN-CHI	Male	71-80 years old	Taiwan				V		V	V	V	V		
WU , CHUN-LANG	Male	61-70 years old	Taiwan				V		V		V	V		
WU , CHUN-I	Male	71-80 years old	Taiwan				V		V	V	V			
CHEN , CHIN-CHAO	Male	51-60 years old	Taiwan				V	V	V	V	V			
WU , KUO-CHEN	Male	41-50 years old	Taiwan				V	V	V		V			
CHUANG, TAI-SHIE	Male	61-70 years old	Taiwan				V	V	V	V	V			
HUANG , CHUNG-HUI	Male	61-70 years old	Taiwan		V	V	V		V		V	V		
HOU, RONG-XIAN	Male	61-70 years old	Taiwan		V	V	V		V		V	V		
HSU, CHIANG	Male	71-80 years old	Taiwan	V			V	V	V		V	V		

(B) The Board of Directors' independence:

1. Currently, there are nine members in the Board of Directors including three Independent Directors. The proportion of the independent director has reach 1/3, and the Company has obtained written declaration from all Independent Directors.

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- 2. The Company's CEO, General Manager or equivalent position is not the same person.
- 3. There are seven directors who are not employees of the Company. The proportion has reach 7/9.
- 4. Relationship among Directors: Wu Chun-Chi, Wu Chun-Lang, and Wu Chun-I are brothers. Wu Chun-Chi and Wu Kuo-Chen are father and son.
- 5. Not been a person of any conditions defined in Paragraph 3 and 4, Article 26-3 of the Securities and Exchange Act.

(II) Information for General Managers, Deputy General Managers, Associates, Heads of Departments and Branches :

		-							-						2022	2/3/31		
Title	Nationality	Name	Gender	Gender	Date of initial	Shareho	ldings	Shares held by spouse, minor children		Holding shares in the name of others		Experience (Education)	Current duties in other companies		A manager who is related to a spouse or consanguineous within two degrees			
				election	Share	%	Share	%	Share	%			Title	Name	Relationship	-		
General Manager	Taiwan	CHEN , CHIN-CHAO	Male	2012/2/1	0	0	475	0	0	0	University graduation	Director of Juoku Technology Co., Ltd Director of Tamau Management Consultancy Co., Ltd.	N/A		N/A	N/A		
Deputy General Manager, Business Division	Taiwan	TING, CHENG-TAI	Male	2006/11/1	0	0	1,055	0	0	0	College graduation	Director of Varroc TYC Auto Lamps Co., Ltd	N/A	N/A	N/A	N/A		
Executive Director, Business Divison	Taiwan	WU , KUO-CHEN	Male	2012/2/1	296,211	0.09%	0	0	0	0	Institute graduation	Director of Juoku Technology	N/A	N/A	N/A	N/A		
Deputy General Manager, Material Supply Division	Taiwan	WU,PING-HUI	Male	2006/8/10	0	0	1,690	0	0	0	University graduation	N/A	N/A	N/A	N/A	N/A		
Deputy General Manager, Financial Division	Taiwan	WENG,YI-FENG	Male	2008/6/1	0	0	0	0	0	0	Institute graduation	Supervisor of Juoku Technology		N/A	N/A	N/A		
Associate, Administration Office	Taiwan	HSU,YU-HUI	Female	2012/2/1	1,212	0	0	0	0	0	College graduation	N/A	N/A	N/A	N/A	N/A		
Associate, Business Divison	Taiwan	CHAO,YUAN-CHUN	Male	2020/9/1	0	0	0	0	0	0	Institute graduation	N/A	N/A	N/A	N/A	N/A		
Associate, R&D Business Divison	Taiwan	LIN,MIN FENG	Male	2012/2/1	0	0	0	0	0	0	University graduation	N/A	N/A	N/A	N/A	N/A		
Associate, Quality Control Department	Taiwan	LIU,YU-CHUNGMR	Male	2006/2/1	0	0	0	0	0	0	College graduation	N/A	N/A	N/A	N/A	N/A		
Associate, Production Division	Taiwan	WU,WEN-KUEI	Male	2019/3/1	0	0	0	0	0	0	University graduation	N/A	N/A	N/A	N/A	N/A		
Associate, Manufacturing and SCM Division	Taiwan	SHEN,I-CHUAN	Male	2019/3/1	0	0	0	0	0	0	University graduation	N/A	N/A	N/A	N/A	N/A		

Note: Assistant Manager Shen, I-Chuan retired on December 1, 2021.

3.Remuneration of Directors, General Managers and Deputy General Managers paid in the latest year :

(1) Remuneration of general and independent directors :

										Percent	age of net								2020	12/31	Unit : N	Receipt
					Directo	rs' remune	eration			income	after tax ll of A, B,		Part-ti	me emp	loyees re	ceive relate	d remunera	ation			portion of the tems A, B, C,	of remuner ation from a
Title	Name	Remune (A		Pensio	on(B)		s' remuner on (C)	Implem expen	entation ase(D)			special ex	ponuses and penses, etc. E)	Pensi	on ((F)		Employe	ee bonus (G)		nd G to the	subsidiar y other than a transferri ng investme
			All		All						All					Т	YC	Allcompanies	sinthefinancialreport			nt
		TYC	All compani esinthe financial report	TYC	All compani esinthe financial report	TYC	All companies in the financial report	TYC	All companiesin thefinancial report	TYC	All companies inthe financial report	TYC	All companies in the financial report	TYC	All companies in the financial report	Cash Amount	Stock Amount	Cash Amount	Stock Amount	TYC	All companies in the financial report	undertak ing or a parent company
CEO	WU , CHUN-CHI																					
Director	WU , CHUN-LANG																					
Director	TING, CHENG-TAI																					
Director	CHUANG, TAI-SHIE	~	2			0		-				70	34									
Director	CHEN , CHIN-CHAO Legal representative of Yuan Hong Investment (Stock) Co. Ltd	21,813,327	21,813,327	0	0	5,200,000	5,200,000	240,000	240,000	14.10%	14.10%	11,620,170	20,517,734	0	0	0	0	0	0	20.11%	24.72%	None
Director	WU , KUO-CHEN Kuo Chi Min Investment Co., Ltd																					
Independent director Independent director Independent director	HUANG, CHUNG-HUI HUANG, CHUNG-HUI HUANG, CHUNG-HUI	1,512,000	1,512,000	0	0	0	0	120,000	120,000	0.84%	0.84%	0	0	0	0	0	0	0	0	0.84%	0.84%	None

2020/12/31(Unit : NTD)

Remark 1 : Please describe the policy, system, criteria and structure for the remuneration of independent directors, and the relevance of the amount of remuneration to the responsibilities, risks and time commitment : The remuneration policy for independent directors: The remuneration policy is based on the Company's operating objectives, financial position and the duties of independent directors, and then approved by the Compensation Committee and submitted to the Board of Directors for approval.

Remark 2: Except as disclosed in the table above, remuneration received by the directors of the Company for services rendered (such as consultants to the Company/all companies in the financial statement/re-investment business that are not employees, etc.) in the latest year : <u>None</u>

Remark 3: Director Ting Cheng-Tai resigned on August 3, 2021, and Chuang Tai-Xu took office.

Remuneration scale

		Name of Director	r		
Levels of remuneration payable to each of the Company's Directors	Total remuneration for the	first four items (A+B+C+D)	Total remuneration for the f	irst seven items (A+B+C+D+E+F+G)	
	ТҮС	All companies in the financial report	TYC	All companies in the financial report	
Less than \$1,000,000	HUANG, CHUNG-HUI. HOU, RONG- HSIEN. HSU,CHIANG. TING, CHENG-TAI. CHEN, CHIN-CHAO. WU, KUO-CHEN. WU, CHUN-I.	HUANG, CHUNG-HUI. HOU, RONG- HSIEN. HSU,CHIANG. TING, CHENG-TAI. CHEN, CHIN-CHAO. WU, KUO-CHEN. WU, CHUN-I.	HUANG, CHUNG-HUI. HOU, RONG- HSIEN. HSU,CHIANG WU, CHUN-CHI	HUANG , CHUNG-HUI. HOU, RONG- HSIEN. HSU,CHIANG WU, CHUN-CHI	
NT\$1,000,000 (inclusive) to NT\$2,000,000 (exclusive)	Kuo Chi Min Investment Co., td. Yuan Hong Investment (Stock) Co. Ltd.	Kuo Chi Min Investment Co., td. Yuan Hong Investment (Stock) Co. Ltd. CHEN, CHIN-CHAO. WU , KUO-CHEN. WU , CHUN-I. TING, CHENG-TAI	Kuo Chi Min Investment Co., Ltd. Yuan Hong Investment (Stock) Co. , Ltd. WU , CHUN-I	Kuo Chi Min Investment Co., Ltd.Yuan Hong Investment (Stock) Co. Ltd. WU , CHUN-I	
NT\$ 2,000,000 (inclusive) ~ NT\$ 3,500,000 (exclusive)	-	-			
NT\$3,500,000 (inclusive) ~ NT\$5,000,000 (exclusive)	-	-	CHEN , CHIN-CHAO. WU , KUO-CHEN. TING, CHENG-TAI	CHEN , CHIN-CHAO. WU , KUO-CHEN. TING, CHENG-TAI	
NT\$5,000,000 (inclusive) to NT\$10,000,000 (exclusive)	WU, CHUN-CHI. WU, CHUN-LANG	WU, CHUN-CHI. WU, CHUN-LANG	WU, CHUN-LANG. WU, CHUN-CHI	WU, CHUN-LANG	
NT\$10,000,000 (inclusive) ~ NT\$15,000,000 (exclusive)	-	-		WU , CHUN-CHI	
NT\$15,000,000 (inclusive) ~ NT\$30,000,000 (exclusive)	-	-	-		
NT\$30,000,000 (inclusive) ~ NT\$50,000,000 (exclusive)	-	-	-	-	
NT\$ 50,000,000 (inclusive) ~ NT\$ 100,000,000 (exclusive)	-	-	-	-	
Over \$100,000,000	-	-	-	-	
Total	11	11	11	11	

(2) Remuneration of the General Manager and Deputy General Manager :

2021/12/31(Unit : NTD)

		Salary (A)		Pension (B)			pecial expenses, tc. (C)	Employee bonus amount (D)			t (D)	Total of A, B, C and D		Receive
Title	Name		All componies		All companies		All companies	TYO	C		npanies inancial	as a percer	ntage of net	remuneration from a business other than a
The	Name	TYC	All companies in the financial report	TYC	in the financial report	TYC	in the financial report	Cash amount	Stock amount	Cash amount	Stock amount	TYC		subsidiary or
General Manager	CHEN , CHIN-CHAO													
Executive Director	WU , KUO-CHEN													
Deputy General Manager	TING, CHENG-TAI	17,098,525	17,098,525	0	0	0	0	0	0	0	0	8.85%	8.85%	N/A
Deputy General Manager	WENG,YI-FENG													
Deputy General Manager	WU,PING-HUI													

Remuneration scale

Remuneration scale for each General Manager and Deputy	Name of General Manager a	and Deputy General Manager
General Manager of the Company	TYC	All companies in the financial report
Less than \$1,000,000	-	-
NT\$1,000,000 (inclusive) to NT\$2,000,000 (exclusive)	-	-
NT\$ 2,000,000 (inclusive) ~ NT\$ 3,500,000 (exclusive)	WENG, YI-FENG. WU, PING-HUI	WENG, YI-FENG. WU, PING-HUI
NT\$3,500,000 (inclusive) ~ NT\$5,000,000 (exclusive)	CHEN , CHIN-CHAO. WU , KUO-CHEN. TING, CHENG-TAI	CHEN , CHIN-CHAO. WU , KUO-CHEN. TING, CHENG-TAI
NT\$5,000,000 (inclusive) to NT\$10,000,000 (exclusive)	-	-
NT\$10,000,000 (inclusive) ~ NT\$15,000,000 (exclusive)	-	-
NT\$15,000,000 (inclusive) ~ NT\$30,000,000 (exclusive)	-	-
NT\$30,000,000 (inclusive) ~ NT\$50,000,000 (exclusive)	-	-
NT\$ 50,000,000 (inclusive) ~ NT\$ 100,000,000 (exclusive)	-	-
Over \$100,000,000	-	-
Total	5	5

(3) Name of the manager who was distributed the employee's remuneration and distribution :

2021/12/31(Unit : NTD 1,000)

	Title	Name	Stock amount	Cash amount	Total	Total as a percentage of net income after tax (%)
	General Manager	CHEN , CHIN-CHAO				
	Executive Director	WU , KUO-CHEN				
	Deputy General Manager	TING, CHENG-TAI				
	Deputy General Manager	WENG, YI-FENG				
	Deputy General Manager	WU,PING-HUI				
Managers	Senior manager	HSU,YU-HUI	0	0	0	0
	Senior manager	CHAO,YUAN-CHUN				
	Senior manager	LIN,MIN FENG				
	Senior manager	LIU,YU-CHUNGMR				
	Senior manager	WU,WEN-KUEI				
	Senior manager	SHEN,I-CHUAN				

Note: Assistant Manager Shen, I-Chuan retired on December 1, 2021

(4) An analysis comparing the total remuneration paid to the TYC's directors, supervisors, general manager and deputy general manager as a percentage of the net profit after tax of the individual or individual financial reports of the Company and all companies in the consolidated financial statements for the past two years respectively, and an explanation of the policy, criteria and composition of remuneration payments, the extent to which remuneration is set, and the correlation with operating performance and future risks :

	1 51			
	2020 annual remuneration as a percentage of	2020 Total remuneration as a percentage of net	2021 Total remuneration as a percentage of net	2021 Total remuneration as a percentage of net income after tax
	Net Profit after Tax (TYC)	income after tax (Consolidated Financial Statements)	income after tax (TYC)	(Consolidated Financial Statements)
Directors	14.24%	16.65%	20.96%	25.56%
Supervisor	0.00%	0.00%	0.00%	0.00%
General manager and deputy general manager	6.95%	6.95%	8.85%	8.85%

Note: The Audit Committee was established on 21 June 2018 to replace the Supervisor function.

1. Analysis of the ratio difference: there was no significant change in the total remuneration for FY2021 compared to FY2020, mainly due to a larger ratio as a result of the decrease in net income after tax in 2021.

2. The policy of remuneration for directors and supervisors of the Company:

In accordance with the Articles of Incorporation, if there is a profit for the year, the Company shall pay no less than 1% of it for the employee bonus and (no more than 3%) for the director bonus. However, if there is still a cumulative loss, an amount to make up for the loss should be retained in advance.

Directors will be given appropriate remuneration based on evaluations of alignment of the goals and missions of the Company, awareness of the duties of a director, participation in the operation of the Company, management of internal relationship and communication, the director's professionalism and continuing education, and internal control in the "Performance Evaluation Method of the Board of Directors".

In accordance with Article 29 of the Company's Articles of Incorporation, the Chairman of the Board of Directors is authorized to set the remuneration of the Manager in accordance with the Company's "Salary Management Regulations" from evaluation items such as professional knowledge, operation knowledge, leadership responsibility, complex problem solving, impact on operation, impact scope on operation, and interpersonal relationship difficulty, while taking into account the usual standards in the industry.

4.Corporate Governance Status:

(1) Operation of the Board of Directors :

The board of directors has held six meetings in recent years, and the attendance of directors and supervisors is as follows :

Title	Name	Actual number of meetings attended (B)	No. of meetings with entrusted attendance	Actual attendance rate (%) (%) 【B/A】	Remark
Chairman	WU , CHUN-CHI	6	0	100 %	Re-elected on 2021/8/3
Director	WU , CHUN-LANG	6	0	100 %	Re-elected on 2021/8/3
Director	WU , CHUN-I	6	0	100 %	Re-elected on 2021/8/3
Director	CHEN, CHIN-CHAO—Legal representative of Yuan Hong Investment (Stock) Co., Ltd	6	0	100 %	Re-elected on 2021/8/3
Director	WU , KUO-CHEN—Legal representative of Yuan Hong Investment (Stock) Co., Ltd	6	0	100 %	Re-elected on 2021/8/3
Director	TING, CHENG-TAI	1	2	33 %	Existing
Director	CHUANG, TAI-SHIE	3	0	100 %	Re-elected on 2021/8/3
Independent Director	HUANG , CHUNG-HUI	6	0	100 %	Re-elected on 2021/8/3
Independent Director	HOU, RONG- HSIEN	6	0	100 %	Re-elected on 2021/8/3
Independent Director	HSU,CHIANG	6	0	100 %	Re-elected on 2021/8/3

Other items to be recorded :

- 1. The Board of Directors shall state the date and date of the Board of Directors' meeting, the date and time of the meeting, the content of the motion, the opinions of all independent directors and the Company's handling of the opinions of the independent directors if any of the following circumstances apply to the operation of the Board of Directors :
- (1) Items listed in article 14-3 of the securities and exchange act : <u>None.</u>
- (2) Except for the preceding items, the resolutions of the Board of Directors' meetings, which were opposed or qualified by the independent directors and for which records or written statements are available, were approved by the independent directors without dissenting opinions at each of the Board of Directors' meetings in 2020. : <u>The results of the resolutions at each of the 2021 Board meetings were approved without objection by the independent directors.</u>
- The recusal of a director from the implementation of an interest motion shall include the name of the director, the content of the motion, the reasons for the recusal and the circumstances of the vote. : <u>Interested directors have individually recused themselves from the discussion and voting on the directors'</u> <u>remuneration proposals.</u>
- 3. We shall disclose information on the period and duration, scope, manner and content of the of the self- (or peer) evaluation by the directors, and shall include information on the implementation of the evaluation by the Board of Directors : <u>Please refer to table (1-1) below for the Board's evaluation of the Performance.</u>
- 4. Assessment of the current and most recent year's targets for enhancing the Board's functions (e.g., establishment of an audit committee, enhancing information transparency, etc.) and their implementation :
- (1). In accordance with the provisions of the Rules of Procedure of the Board of Directors laid down by the Company.
- (2). The Company's (TYC) internal auditors regularly audit the operations of the Board of Directors and prepare audit reports..
- (3). The Company (TYC) has a person in charge of the matters that should be announced by the competent authority and the disclosure of significant information to enhance the transparency of information.
- (4). The Company (TYC) has established the "Code of Corporate Governance Practices", "Procedures for Handling Material Internal Information", "Code of Ethical Conduct" and "Procedures and Guidelines for Integrity Management Practices" to establish a corporate culture of integrity management and a better corporate governance system.
- (5). The Company (TYC) has three independent directors to enhance the functioning of the Board.
- (6). The Company (TYC) established an Audit Committee in 2018.
- (7). The Company (TYC) has assigned Corporate Governance Manager in 2021.

(1-	1) Evaluation of im	plementation b	y the Board of Directors :

Evaluation cycle	Evaluation period	Evaluation scope	Evaluation method	Evaluation content
	2021/1/1		Self-evaluation by the board of directors	 The degree of participation in the operation of the Company. Improve the quality of board decisions. Composition and structure of the Board of Directors. Election of Directors and Continuing Education. Internal controls.
Annual	2021/1/1 2021/12/31	Board of directors and individual directors	Self evaluation of directors	 Grasp the company's goals and tasks. Recognition of Directors ' Responsibilities. The degree of participation in the operation of the company. Internal relationship management and communication. Professional and continuing education of directors. Internal control.

Evaluation result: (1) The performance evaluation score of the Board of Directors is 95.56%, which is "better than standard".

(2) The performance evaluation score of the Board member is 99.03%, which is "better than standard".

The above result will be used as a reference for directors' election or nomination and remuneration.

(2) Operation of the Audit Committee :

The audit committee has held four meetings in the past year (A), and the attendance of the independent directors is as follows :

Title	Name	Actual number of meetings attended (B)	Number of delegated attendance	Actual attendance rate (%)	Remark
Independent Director	HUANG , CHUNG-HUI	4	0	100 %	Re-elected on 2021/8/3
Independent Director	HOU, RONG- HSIEN	4	0	100 %	Re-elected on 2021/8/3
Independent Director	HSU,CHIANG	4	0	100 %	Re-elected on 2021/8/3

Other items to be recorded :

- 1. If the Audit Committee operates under any of the following circumstances, it shall state the date and period of the Board of Directors' meeting, the content of the motion, Independent Directors' objection, reserved opinion, or major proposal content, the results of the Audit Committee's resolution, and the Company's handling of the Audit Committee's opinion.
 - (1) Section 14-5 of the Securities Exchange Act.
 - (2) In addition to the previous matters, other matters that have not been approved by the Audit Committee and have been agreed by more than two-thirds of all directors:
 - (A) Annual work priorities of the audit committee :
 - The Audit Committee consists of three independent directors. The Audit Committee operates primarily to oversee the fair presentation of the Company's financial statements, the selection (dismissal) and independence and performance of the certified public accountants, the effective implementation of the Company's internal controls, the Company's compliance with laws and regulations, and the control of the Company's existing or potential risks.

The audit committee held four meetings in 2021, and the issues considered mainly include :

- 1. Internal control system effectiveness assessment.
- 2. Financial report and business report.

- 3. Amendment of the Articles of Association.
- 4. Appointment and independence assessment of the certifying accountant.
- 5. Whether the company's disguised financing is classified as a loan of funds.
- 6. Annual audit plan.
- (B) Review of financial reports by the Audit Committee :

The financial statements of 2020 have been checked and endorsed by Taiwan, together with the business report and the statement of profit distribution. The audit committee finds that there is no discrepancy.

(C) Endorsement accountant appointed by the audit committee :

In order to ensure the independence of the endorsement accounting firm, the twelfth Audit Committee of the first session and the 18th Board of Directors of the fourteenth session on March 25, 2021 deliberated and approved that Mr. Jesse Huang and M. Fang-Wen Lee from EY Taiwan, both meet the independent evaluation criteria, and are qualified to serve as the company's financial and tax endorsement accountants.

(D) Performance of the Audit Committee for the year :

Session and Time of meeting	Contents of the major motion and follow-up actions	Matters listed in the Securities and Exchange Act 14-5	Resolution not approved by the Audit Committee but approved by 2/3 of the Directors					
	1. Internal control system effectiveness assessment in 2020.	V	None					
	2. Review the 2020 financial report and Business Report.	V	None					
12th., 1 st session	3. Issurance of preferred share A for cash.	V	None					
2021.03.25	4. Review the independent evaluation of endorsement Accountants.	V	None					
	The results of the audit committee's decisions on the above cases: all the members present agreed to pass the case. The company's handling of the opinions of the audit committee: all the directors present agreed to pass the case.							
13th., 1 st session	1. Assign Corporate Governance Manager.	V	None					
2021.05.13	The results of the audit committee's resolution: all the members present agreed to pass the case. The company's handling of the opinions of the audit committee: all the directors present agreed to pass the case.							
	1. Consolidated Financial Report for the second quarter of 2021.		None					
1st., 2 nd session	2. To consider whether disguised financial accommodation is classified as a loan of funds.		None					
2021.08.12	Results of the audit committee's resolution: all members present agreed to pass the resolution as proposed.							
	Disposition of the Audit Committee's Opinion by the Company: All Directors present agreed to approve the motion as presented.							
	1. Review the audit plan for 2021.	V	None					
	2. Invest in Jiangsu Dibiao Ltd.	V	None					
2nd., 2 nd session 2021.11.11	Resolution of the audit committee on the above cases: all members present agreed to adopt the resolution as presented. The company's handling of the opinions of the audit committee: all the directors present agreed to pass the case.							

2. The recusal of an independent director from the implementation of an interest motion shall include the name of the independent director, the content of the motion, the reasons for the recusal, and the circumstances under which the independent director participated in the vote. : <u>None</u> °

- 3. Communication between the independent directors and the internal auditors and accountants (including the major issues, methods and results of communication regarding the Company's financial and business conditions) :
 - (1) Communication between the independent directors and the head of internal audit and the accountant :
 - A. Communication between the audit director, the accountant and the independent directors is conducted directly by e-mail, telephone or in person, as necessary.
 - B. We submit a monthly written summary report of the audit deficiencies and improvements to the servicemen of the previous month to the independent directors for their review and the independent directors approve the explanatory notes/reports or other recommendations on the report.
 - C. The head of internal audit of the Company conducts audit reports to the independent directors in the Audit Committee and the Board of Directors, and communicates the results of audit reports and their follow-up implementation to the independent directors.
 - (2) Summary of historical communication between independent directors and head of internal audit :

The independent directors of our company have good communication regarding the execution and effectiveness of the audit operations.

Date	Communication Highlights
2021.03.25	Report on the implementation results of the internal audit plan for 2021
2021.08.12	Report on the implementation results of the internal audit plan for 2021
2021.11.11	Report on the implementation results of the internal audit plan for 2021 and the internal audit plan for 2022

A summary of the key communications for 2021 is as follows :

(3) Summary of Communication between Independent Directors and Certified Public Accountants

Our company's independent directors have had good communication with the certifying accountants and a summary of the major communication items for 2020 is as follows :

Date	Communication Highlights
2021.3.25	Report on the audit of individual financial statements and consolidated financial statements, report on internal control audits for 2020

(3) Corporate Governance Status and Deviations from"The Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies"and Reasons

Companies and Reasons					
			Implementation Status		iations from"the Corporate Governance
Evaluation Item	Yes	No	Abstract Illustration	Liste	E-Practice Principles for TWSE/TPEx ed Companies"and Reasons
1.Has the company developed and disclosed principles of corporate governance practices in accordance with the Code of Corporate Governance Practices for Listed Companies?	v		In accordance with the "principles of Corporate Governance Practices for Listed Companies", the Company has established the "Principles of Corporate Governance Practices" for the Company at the 8th of the 14th Board Meeting (2019.05.08) and disclosed it on the Company's website.	No major differences from the requirements the Principles of Practice on Governance of TWSE/TPEx listed companies	
2. Shareholding structure and shareholders'					
 equity of the Company (1) Does the company have internal procedures to deal with shareholders' suggestions, queries, diameters and litigation matters, and implement 	v		 The Company has a spokesperson and proxy spokesperson system to ensure shareholders' rights and interests, and is dedicated to handling shareholders' suggestions, queries, disputes and litigation matters. 	(1)	No major differences from the requirements of the Principles of Practice on Governance of
disputes and litigation matters, and implement them in accordance with the procedures?(2) Does the company have a list of the substantial shareholders and ultimate controllers	v		 (2) The major shareholders informed the Company of the increase, decrease or pledge of their shares in accordance with the regulations, and the Company reported on the Market 	(2)	TWSE/TPEx listed companies No major differences from the requirements of the Principles of
of the substantial shareholders who effectively control the company? (3) Has the company established and implemented a	v		(3) The Company has established relevant system in the internal control system in accordance		Practice on Governance of TWSE/TPEx listed companies
risk control mechanism and a firewall mechanism with its affiliates?			with the regulation, and audits are conducted by the audit department, the finance department or by an accountant on a regular or irregular basis.	(3)	No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies
(4) Does the company have internal regulations that prohibit insiders from trading marketable securities using information not publicly available in the market?	v		(4) The Company has established "Internal Procedures for Handling Material Information", "Principles of Ethical Conduct" and "Integrity Management Regulations" to regulate internal personnel from having the opportunity to profit from their duties.	,	No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies
3.Composition and responsibilities of the Board of					
Directors (1) Does the Board of Directors formulate and implement a diversity policy and specific management goal on the composition of its members?	v		 In accordance with Item 3 of Article 30 of the Company's Principles of Corporate Governance Practices, the composition of the Board of Directors should generally possess the knowledge, skills and qualities necessary for the performance of its duties. In order to achieve the desired objectives of corporate governance, the Board of Directors as a whole should possess the following competencies: Operational judgment ability. Accounting and financial analysis capabilities. Operational management capacity. Industry knowledge. International Market View. Leadership Decision-making ability. 	(1)	No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies

on the company's busin requirements and value professional knowledg language, risk manager management). The Company has nine certified public account management, and the of able to carry out the du of shareholders. The Company pays attr four or more expertises compliance rate is 100 Diversity of Board M	The Company has nine directors (including three independent directors), two of whom are certified public accountants, one of whom has a professional background in business management, and the other directors have many years of experience in the industry, so they are able to carry out the duties and responsibilities of the Board of Directors and protect the interests of shareholders. The Company pays attention on the expertise of the Board members. Each director shall have four or more expertises. All the directors have four or more expertises currently, therefore the compliance rate is 100%. The implementation status is as follow: Diversity of Board Members.											
Diversified Core Programs		Basic Members Professional Capa						pabilit	у			
Name of directors	Gender	Nationality	Terr qualific of th independirect Less than 3 years	m cation he ndent tors 3 to 9 years	Financial accounting	Operating management	Kisk management	Engineering management	Leadership Decisions	Cross-Industry Operations		
WU , CHUN-CHI	Male	Taiwan				v	٧	v	v	v		
WU , CHUN-LANG	Male	Taiwan				v	٧	7	V	v		
WU , CHUN-I	Male	Taiwan				v	٧	v	V			
CHEN , CHIN-CHAO	Male	Taiwan				vv	/ \	v v	v			
WU , KUO-CHEN	Male	Taiwan				vv	/ \	7	v			
TING, CHENG-TAI	Male	Taiwan				v v	/ \	vv	v			

				HUANG , CHUNG-HUI	Male	Taiwan		V	v	v		v	,	V	V	
						т :	X 7		v	v		v			v	_
				HOU, RONG- HSIEN	Male	Taiwan	V		V	V		V	`	V	v	
				HSU,CHIANG	Male	Taiwan	V			v	v	V	· ·	v	V	
(2)) In addition to the remuneration committee and audit committee set up in accordance with the law, does the company voluntarily set up other functional committees?		V		the audit committee has been set up in 2018, and other functional committees are still under development needs of the company a								development needs of the company and the provisions of the laws and			
(3)) Has the company established the performance evaluation method of the Board of Directors and its evaluation method, conducted the performance evaluation every year and regularly, and reported the results of the performance evaluation to the Board of Directors, and applied the reference for individual directors ' remuneration and nomination for renewal?	V		Directors approved t regular performance	At the 12th meeting of the 14th session of the Board of Directors (2020.03.24), the Board of Directors approved the "Board Performance Evaluation Method", which will start to conduct regular performance evaluation in 2021 and report the results of the evaluation to the Board and apply it to the reference of individual directors ' remuneration and nomination for renewal. (3) No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies.											
(4)) Does the company regularly assess the independence of the CPA?	V		endorsement acco 2021). 2. The Board of Dire accordance with S Independence," w relationships, fam special privileges, rotation statement of indep	2. The Board of Directors evaluated the independence of the certifying accountant in accordance with Statement of Ethics No. 10, "Integrity, Impartiality, Objectivity and Independence," with respect to financial interests, financing and guarantees, business relationships, family and personal relationships, employment relationships, gifts and							requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies				

4.Does the listed company have a suitable and appropriate number of corporate governance personnel and designate a corporate governance officer to be responsible for corporate governance-related matters (including but not limited to providing information necessary for directors and supervisors to perform their business, assisting directors and supervisors in complying with laws and regulations, conducting board and shareholders' meeting-related matters in accordance with the law, and preparing minutes of board and shareholders' meetings, etc.)?	V	Ma cor exp Go (1) (2) (3) (4) (5) (6)	sed by the Board' nager Lin, Ya-Hst porate governance erience as a finan vernance Manager To assist in matte To produce board To assist directors To assist directors Other matters pre e advanced studies	uan as the Corpo e related issues. cial manager in r is as follow: rs related to the or shareholders s to take office a s with required i s' compliance w scribed by the A	No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies.				
			Da		Organization	Course Name	Hours	Total hours of the year	
			From 2021/09/01	To 2021/09/01	Securities & Futures Institute	The 13 th Taipei Corporate Governance Forum	6		
			2021/10/13	2021/10/13	Securities & Futures Institute	2021 Briefing on Regulation Compliance of the Insider Equity Transactions	3		
			2021/11/12	2021/11/12	Securities & Futures Institute	2021 Briefing on Insider Transaction Prevention	3	18	
			2022/03/24	2022/03/24	Taiwan Corporate Governance Association	How the Board of Directors Reviews ESG Report	3		
			2022/04/22	2022/04/22	Taiwan Institute for Sustainable Energy	Transform to Net Zero for Sustainability in 2030	3		
5. Has the company established communication channels with stakeholders (including but not limited to shareholders, employees, customers and suppliers, etc.) and set up a stakeholder area on the company's website, and appropriately respond to important CSR issues of concern to stakeholders?	V	c d h 2. 7	hannel for commu isclosed on the Co http://www.tyc.com	inication and fee ompany's websit n.tw/index.php/ s the above com	edback between te. The website l 'investors/view/6 munication char	1 inels to respond appro	olders, v	which are also	No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies.

6. Does the company appoint a professional stockbroker to conduct the shareholders' meeting?	V		The Company's appointed stockbroker is: Capital Securities Corporation ; for details, please refer to the inner page of the annual report.	No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies.
7. Disclosure of Information(1) Does the company have a website to disclose financial operations and corporate governance information?	v		 The Company's website: http://www.tyc.com.tw Investor Zone discloses relevant financial operations and corporate governance information. 	 No major differences from the requirements of the Principles of practice on Governance of TWSE/TPEx listed companies
(2) Has the Company adopted other methods of information disclosure (e.g., setting up an English website, designating a person in charge of collecting and disclosing company information, implementing a spokesperson system, placing the company's website in the process of corporate presentation, etc.)?	V		(2) The Company has established a website in English and Chinese to disclose relevant information for investors' reference, and has a person responsible for the collection and disclosure of corporate information, and the Company has established a spokesperson system to speak on behalf of the Company to ensure the interests of the Company and its shareholders.	(2) No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies °
(3) Does the company announce and report its annual financial report within two months after the end of the fiscal year, and announce and report its first, second and third quarter financial reports and monthly operations well in advance of the required deadline?		V	(3) The Company did not announce and report its annual financial statements within two months after the end of the fiscal year, but completed the announcement and reporting of financial statements and monthly operations within the time limit set by the competent authorities.	(3) No major differences from the requirements of the Principles of Practice on Governance of TWSE/TPEx listed companies
8.Does the company have other important information to help understand the operation of corporate governance (including but not limited to employee rights, employee care, investor relations, supplier relations, stakeholder rights, director and supervisor education, implementation of risk management policies and risk measurement standards, implementation of customer policies, and the company's purchase of liability insurance for directors and supervisors)?	V		 Staff Rights and Employee Care. Handle employee labor and health insurance and group insurance, and arrange regular health check-ups for employees. Actively operate the employee welfare committee to improve employee welfare. Organize internal and external training for employees to enhance their professional skills. Regular labor-management meetings are held to harmonize abor-management relations. Investor Relations: The Company has an investor relations zone, a spokesperson and a proxy spokesperson system to handle investor proposals. Supplier relationship: There is a supply chain management system between the company and the supplier, and the relationship is harmonious with no dispute and litigation arising. Stakeholder Rights: Stakeholders may communicate with the Company in order to protect their rights. Director training situation : All directors of the Company have completed training hours in 2021. Implementation of risk management policies and risk measurement standards: The Company's auditing unit follows the internal control self-assessment procedures and actually performs the assessment of risk management in the procedures. Implementation of customer policy: The company maintains a good relationship with customers, and there are no litigation cases. Liability insurance taken out by the company for directors : The Company had liability insurance for the Directors as of 30 June 2020. 	Practice on Governance of TWSE/TPEx listed companies.

9. Please provide information on the results of the latest annual corporate governance assessment issued by the Corporate Governance Center of the TWSE, and propose priorities and measures to enhance those that have not yet been improved.

The Company's corporate governance assessment for 2021 will be improved as follows:

1. The Company will work on the disclosure of the connection between directors and manager's performance evaluations and remunerations in 2022.

(4) Establishment of the Remuneration Committee, its composition, duties and operation :

1.Member Information of Salary and Compensation Committee :

Identity	Condition	Professional qualification and experience	Compliance with the case of independence	Number of independent directors of other public offering companies
Independent Director (Convener)	HUANG , CHUNG-HUI	Refer to Directors' Information(2) on p.10.	Refer to Directors' Information(2) on p.10.	0
Independent Director	HOU, RONG-XIAN	Refer to Directors' Information(2) on p.10.	Refer to Directors' Information(2) on p.10.	0
Other	LIN, TSAI-YUAN	 Have more than five years experience as a finance and accounting professor. Have more than five years experience in finance and accounting. 	 The said person, the person's spouse, a second-tier relative is not a director, supervisor, or employee of the Company or its affiliates The said person, the person's spouse, a second-tier relative (or held by the person under others' names) does not hold company shares Is not a director, supervisor, or employee of a company that has special relation with the Company Does not provide commercial, legal, financial, and accounting services to the Company or its affiliates in the last two years Not been a person of any conditions defined in Article 30 of the Company Law 	1

2.Information on the operation of the Remuneration Committee

(1) The Company's remuneration committee consists of 3 members
(2) The term of office of the current member: From August 3, 2021 to August 2, 2024, the most recent annual Remuneration Committee met two times (A), the qualifications and attendance of the members are as follows:

Title	Name	Actual Attendance (B)	Number of Delegate attendance	Actual Attendance (%)(B/A)	Remarks
Convener	HUANG CHUNG-HUI	2	0	100%	-
Members	HOU, RONG- HSIEN	2	0	100%	-
Members	LIN, TSAI-YUAN	2	0	100%	-

Meeting contents and resolution results of the Remuneration Committee

Remuneration Committee Session / Date	Contents of the motion	Resolution	The company's handling of the opinions of the Remuneration Committee					
6th of the 4th	Consideration of the 2020 Distribution	All members present agreed	The Board of Directors shall be					
session	of Employee Remuneration and	to approve the motion as	approved with the consent of all present					
2021.03.25	Directors ' Remuneration	presented	directors.					
7th of the 4th session 2021.05.06	 2020 Annual Remuneration of Directors Review remuneration of directors and managers Establish "Regulations of Employee Share Option on 2021 Preferred Share A for Cash Capital Increase" Manager share distribution for cash capital to issue new share 	All members present agreed to approve the motion as presented	The Board of Directors shall be approved with the consent of all present directors.					

Other items to be recorded:

1. If the Board of Directors does not adopt or amend the recommendation of the remuneration committee, it shall state the date and period of the Board of Directors' meeting, the content of the resolution, the result of the Board of Directors' resolution and the Company's treatment of the recommendation of the remuneration committee (if the remuneration approved by the Board of Directors is better than the recommendation of the remuneration committee, it shall state the difference and the reasons for the difference): None

2.If a member of the remuneration committee has objections or reservations to a resolution and a record or written statement is kept, the date and time of the remuneration committee, the period, the content of the resolution, the opinions of all members, and the disposition of the opinions of the members shall be stated: None.

(5) Sustainable development implementation status, deviations from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies:

Promoted item			Implementation status	Differences between Sustainable Development Best Practice		
	Yes	No	Summary description	Principles for TWSE/TPEx Listed Companies and Reasons		
1. Has the Company set up a sustainable development governance structure and a dedicated (or concurrent) sustainable development promotion unit which is authorized by the Board of Directors to be managed by high-level management and supervised by the Board of Directors?	V		The Company has an Environmental Safety and Health Office, an Administration Office and a General Manager's Office that are also responsible for the operation of related affairs, obtaining relevant information, confirming that the decisions made will promote the realization of the Company's vision, formulating and implementing relevant action plans in accordance with the Company's management philosophy, and reporting regularly to the Board of Directors.	No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.		
2. Has the Company conducted risk evaluation for environmental, social and corporate governance issues related to the operations of the Company based on the materiality principle, and formulated related risk management policies or strategies?	V		The Company has not established a risk management policy for environmental, social and corporate governance issues that have a significant impact on the Company's investors and other stakeholders.	The company has not yet established a sustainable development policy or system. It is still in the process of development.		
3.Environmental issues						
(1) Has the company established an appropriate environmental management system according to its industrial characteristics?	V		 We have obtained ISO14001:2015 environmental management system certification (Certificate No. TW005050; valid period: 2020/09/30-2023/09/29) to promote industrial waste reduction, energy saving and resource recycling. In order to establish a safe and healthy working environment, our company has been certified by ISO45001:2018 in September 2020 (certification number TW005051, validation: September 29, 2020 to December 5, 2022) and CNS45001 occupational safety and health management system to implement safety and health management, and hold regular fire fighting education and training for employees and regular inspection of related equipment. 	(1) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.		
(2) Is the company committed to improving the efficiency of resource utilization and using recycled materials with low impact on the environment?	V		 (2) 1. In the R&D and design stage, we try our best to develop green concept products to reduce the impact on the environment and ecology, and to introduce environment-friendly equipment and technology solutions to properly control and prevent pollution generation. The LED street light has been certified on "carbon footprint" by the Environmental Protection Administration. 2. The process wastewater in the plant is treated as secondary water to save water resources, and the raw materials of the production line arerecycled to achieve the reduction of raw 	(2) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.		

Promoted item			Implementation status	Differences between Sustainable Development Best Practice
	Yes	No	Summary description	Principles for TWSE/TPEx Listed Companies and Reasons
			 materials. 3. The process-related equipment is continuously integrated into the inverter energy saving system to reduce the company's energy consumption. The resource waste generated in the plant is treated through the plant recycling system to reduce the amount of waste production. 4. The plant water system has been upgraded to continuously improve the efficiency of recycled water use. 5. The reduction of process gas emissions to reduce the emission of volatile organic pollutants. 6. In line with Tainan City's Low Carbon Autonomy Ordinance, the company has installed a 3,000KW solar energy system to support the Renewable Energy Law in practice. 	
(3) Does the company evaluate the current and future potential risks and opportunities of climate change and take corresponding measures for climate related issues?	v		 (3)1. Our company has established greenhouse gas inventory practices and regularly does an inventory of greenhouse gas emissions in accordance with the international ISO 14064-1:2006 (CNS 14064-1) carbon emission standard, and our production plants have been awarded the Carbon Reduction Action Award by the Environmental Protection Agency. 2. Replace chilled water equipment with high efficiency energy saving models to reduce energy consumption and greenhouse gas generation. 3. Continued introduction of variable frequency equipment into the production facilities to reduce energy consumption and greenhouse gas emissions within the plant. 	(3) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.
(4) Has the company compiled statistics on greenhouse gas emissions, water consumption and total weight of waste for the past two years, and has it formulated policies for energy saving and carbon reduction, greenhouse gas reduction, water use reduction or other waste management?	V		 (4)1. Water consumption: 114,227 tonnes in 2020 and 108,651 tonnes in 2021, a total reduction of 6,032 tonnes (11.36% water saving) through process water recycling and a carbon reduction of 916 kg in 1 year. 2. Total weight of waste: 602.584 tonnes in 2020 and 585.512 tonnes in 2021, representing a 1-year reduction of 17.072 tonnes (2.8% reduction) in business waste. 3. Electricity consumption: 32,663,311 kWh in 2020 and 35,838,400 kWh in 2021, a 1-year increase of 3,175,089 kWh. 4. In 2021, we will continue to promote the resource recovery 	(4) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.

Promoted item			Implementation status	Differences between Sustainable Development Best Practice
	Yes	No	Summary description	Principles for TWSE/TPEx Listed Companies and Reasons
		100	 summary description program, carry out the replacement of the inverter system of process facilities, complete the installation of 933KW solar energy system in the second plant of Science and Technology, and pass the environmental management system-ISO14001 certification in 2020 as the energy saving and carbon reduction management policy. 5. Management goal: based on 2020, the polluted water: 65,626 tonnes in 2021 and 66,759 tonnes in 2020, representing 1.6% reduction. 6. Measures for goal reaching, climate change estimation, and corresponding: (A) Energy saving and carbon reduction: continue to build solar energy electricity system-999KW in 2020, renew the cooled water chiller unit to save the electricity on air conditioning. (B) Water management: use recycle waste water in process water drencher system and air conditioning system. (C) The Company conducts annual discussion on climate change issue through internal and external issues and requirement and expectation evaluation/plan of the stakeholder. It focuses on water resource management improvement this year and builds a reclaimed water system that is expected to reduce cooling water usage by 30%. 	
 4.Social issues (1) Has the company established relevant management policies and procedures in accordance with relevant laws and regulations and international human rights conventions? 	V		(1) In order to fulfill our corporate social responsibility and to protect the basic human rights of all employees and stakeholders, we have established this policy in compliance with the United Nations Universal Declaration of Human Rights, the International Labor Organization Convention and other relevant human rights norms, and to abide by the Labor Standards Law of the Republic of China, the Gender Equality Law and other labor-related laws and regulations to ensure that human rights are not violated and that both internal and external members of the company are treated with respect and fairness.	(1) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.
(2) Does the company establish and implement reasonable employee welfare measures (including remuneration, leave and other benefits, etc.) and properly reflect operating performance or results in employee compensation?	v		(2) The Company has established work rules, welfare management rules and related personnel management regulations, which cover wages, working hours, vacations, employee benefits, pension payments, and compensation for occupational accidents	(2) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.

Promoted item			Implementation status	Differences between Sustainable Development Best Practice
	Yes	No	Summary description	Principles for TWSE/TPEx Listed Companies and Reasons
			for the employees employed by the Company in accordance with the Labor Standards Law, and has established an employee welfare committee to handle welfare matters in accordance with the law and taking into account the needs of the employees. employee compensation policies are determined based on individual ability, performance, contribution to the Company, the market value of the position held and consideration of the Company's future operational risks, and are positively related to operational performance.	
(3) Does the company provide a safe and healthy working environment for employees, and regularly implement safety and health education for employees?	v		(3) Our company holds regular health checkups for employees and has a special doctor visit the company to provide health consultation. We implement health education and promotion, hold regular fire safety training for employees, enhance the ability and awareness of all employees to manage safety on their own, and implement safety management.	(3) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.
(4) Does the company have an effective career development program for its employees?	v		(4) Our company sets up annual internal and external training courses and provides employee training programs according to five major categories of functions.	(4) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.
(5) Does the company comply with relevant laws and international standards for customer health and safety, customer privacy, marketing and labeling of products and services, and has it established relevant consumer protection policies and complaint procedures?	V		(5) Our company sells in more than 120 countries around the world and produces lights that comply with the relevant international automotive lighting regulations in each country. We listen to and respond to our customers' needs in a timely manner, reacting quickly to market trends and striving for consistent precision and perfection in the design of each product. Grievance channels: In addition to filling out the online form on the website, customers can also use the sales headquarters customer service mailbox (tyc_service@tyc.com.tw) to file a complaint.	(5) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.
(6) Does the company have a supplier management policy that requires suppliers to follow relevant regulations on issues such as environmental protection, occupational safety and health or labor human rights, and how is it implemented?	v		 (6) According to the delivery performance of manufacturers, the implementation of hierarchical management, in order to motivate manufacturers to improve the management level, and through evaluation counseling, in order to go hand in hand in the competitive market. 1. All third parties are required to pass the third party evaluation system. 	(6) No major differences from the requirements of Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies.

Promoted item			Implementation status	Differences between Sustainable Development Best Practice
		No	Summary description	Principles for TWSE/TPEx Listed Companies and Reasons
			 For the third-party manufacturers, we will do project auditing and monthly performance evaluation according to Q, C, D and S. If the performance is not good, we will urge them to improve and conduct annual evaluation, and then we will list the past manufacturers as the elimination of integration and continuous monitoring of the target. The transaction performance is abnormal and has development potential and is willing to cooperate with the manufacturers for counseling, counseling staff according to the counseling plan and urge the improvement of the progress, to confirm its effectiveness. Regular seminars and meetings with third parties, for the annual evaluation (according to quality, delivery, cooperation and factory inspection) outstanding results, awarded the excellent manufacturer award as incentive. 	
5.Has the company made reference to international standards or guidelines for the preparation of reports, such as ESG reports, which disclose non-financial information about the company, and has the former report obtained a third-party verification or assurance opinion?		V	The Company discloses relevant ESG-related information on the Company's website at http://www.tyc.com.tw and on the Market Observation Post System.	The company has not yet prepared an ESG report. It is still in the process of development.
 6.If the company has its own ESG Principle in accordance with the Principle: The Company does not have a principle of ESG in place 7.Other important information for understanding the promotion of The company upholds the principles of compassion, joy, gratitude 	e, but sustair e, cher	praction able dishing	e Development Best Practice Principles for TWSE/TPEx Listed Compa ces social corporate responsibility through the operation of related activ levelopment implementation. blessings and karma, and the attitude of giving people joy, hope, conve amilies and social welfare organizations, and have donated to 324 people	ities. nience, and confidence in doing things. Through the "Tainan

(6) The company's performance of integrity and the measures taken deviations from the Performance of Integrity Best Practice Principles for TWSE/TPEx Listed Companies::

			Operational status	Differences and reasons between the
Evaluation item	Yes	No	Summary Description	principle of good faith operation of listed and OTC companies
 1.Establish integrity management policies and programs (1) Does the company have an ethical management policy that is approved by the Board of Directors, and does it state in its bylaws and external documents its policies and practices on ethical management, as well as the commitment of the Board of Directors and senior management to actively implement the management policy? 	v		(1) The Company's Board of Directors has approved the "Procedures and Conduct Guidelines for Integrity Management" and a separate "Principle of Ethical Conduct", which specify the Company's integrity management policy and important issues and require Board members and senior management to abide by the principle of integrity; directors are prohibited from participating in discussions and voting on matters that are harmful to the Company's interests and are required to recuse themselves.	(1) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.
(2) Has the company established a mechanism to assess the risk of dishonest conduct, regularly analyze and evaluate the business activities within the scope of business that have a higher risk of dishonest conduct, and accordingly formulate a plan to prevent dishonest conduct, and at least cover the preventive measures for the conducts mentioned in paragraph 2 of Article 7 of the "Principle of Conduct for Listed Companies with Integrity"?	V		(2) On March 24, 2020, the directors of the Company revised the "Operating Procedures and Conduct Guidelines on Integrity" to include the handling of dishonest conduct by the Company's personnel to prevent dishonest conduct, and to uphold the principle of honesty and integrity and comply with the code of ethical conduct when performing their duties.	(2) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.
(3) Is the company's dishonesty prevention program clearly defined in the operating procedures, conduct guidelines, disciplinary and grievance systems for non-compliance, and implemented, and is the former program reviewed and revised regularly?	V		 (3) Handling of company personnel involved in dishonest conduct The Company encourages internal and external personnel to report dishonest behavior or misconduct, and will pay a discretionary bonus according to the seriousness of the report. Internal personnel who make false reports or malicious accusations shall be subject to disciplinary action and shall be dismissed in serious cases. The Company has established and posted an internal independent whistleblower box on the Company's website and intranet site for use by internal and external personnel of the Company. The whistleblower should provide at least the following information: The name and ID number of the person making the report may also be reported anonymously, and the address, telephone number, and e-mail address where the person can be reached. The Company's personnel handling the whistleblower case shall declare in writing that the identity of the whistleblower and the contents of the whistleblower from being improperly dealt with as a result of the whistleblower case. 	(3) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.

Evaluation item			Operational status	Differences and reasons between the
		No	Summary Description	principle of good faith operation of listed and OTC companies
	complaints. (1) Reports should be independent direct (2) The Company's sp preceding paragra necessary, provide departments. (3) If it is proven that regulations or the behavior/operation reported to stop th authorities, refer to through legal proc (4) The acceptance of investigation shall kept electronically lawsuit related to until the end of the (5) If the report is veri Company to revie and to propose im behavior.		 (1) Reports should be made to the department head for general employees and to the independent directors for directors or senior executives. (2) The Company's specialized units and the officers or personnel reported in the preceding paragraph shall immediately ascertain the relevant facts and, if necessary, provide assistance from regulatory compliance or other relevant departments. (3) If it is proven that the person being reported has violated the relevant laws and regulations or the Company's policies and regulations on honest behavior/operation, the Company shall immediately request the person being reported to stop the said behavior, and if necessary, report to the competent authorities, refer to the judicial authorities for investigation, or request for damages through legal proceedings in order to protect the Company's reputation and rights. (4) The acceptance of the report, the investigation process and the results of the investigation shall be kept in writing and shall be kept for five years, and shall be kept electronically. Before the expiration of the relevant information shall be kept until the end of the lawsuit. (5) If the report is verified to be true, it is responsible to the relevant units of the Company to review the relevant internal control system and operating procedures, and to propose improvement measures to prevent the recurrence of the same 	
2.Implementation of integrity management(1) Does the company assess the integrity record of its counterparties and specify the integrity clause in the contracts signed by its counterparties?	V		(1) The Company has established credit principles and credit limit management system to effectively grasp the information of customers and reduce the risk of the Company's operation.	(1) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.
(2) Does the company have a dedicated unit under the Board of Directors to promote corporate integrity and report regularly (at least once a year) to the Board of Directors on its integrity policy and its plans to prevent dishonest practices and monitor their implementation?	V		(2) In order to improve the management of honest behavior/operations, the human resources department is responsible for formulating and monitoring the implementation of honesty policies and preventive programs, and reporting to the Board of Directors when necessary.	(2) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.
(3) Does the company develop conflict-of-interest prevention policies, provide appropriate presentation channels, and implement them?	V		(3) The Company's conflict of interest prevention policy is used to identify, monitor and manage the risk of conflicts of interest that may lead to dishonest conduct and to provide appropriate channels for directors, managers and other interested persons attending or participating in Board meetings to proactively state whether they have potential conflicts of interest with the Company.	(3) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.

			Operational status	Differences and reasons between the		
Evaluation item		No	Summary Description	principle of good faith operation of listed and OTC companies		
(4) Does the company implement the effective accounting system and internal control system established by the integrity management, and the internal audit unit draws up the relevant audit plan based on the assessment results of the risk of dishonest behavior, and checks the compliance of the plan to prevent dishonest behavior, or entrusts the accountant to perform the audit?	ongoing basis by and internal cont acts. 2. The Company's and prepare an a		 (4)1. The Company ensures that the design and implementation of the system is effective on an ongoing basis by establishing and keeping under review an effective accounting system and internal control system to prevent business activities with higher risk of dishonest acts. 2. The Company's internal auditors regularly review compliance with the preceding system and prepare an audit report for the Board of Directors and may appoint an accountant to perform the review and, if necessary, engage professional assistance. 	(4) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.		
(5) Does the company regularly hold internal and external education and training in good faith management?	V		 (5)1. The company has established integrity management procedures and behavior guidelines, and the "Integrity Management Rules" are set out in the internal standard book. The company uses announcements to inform employees of the rules when they are issued, and they are also documented in the NOTES standard book for their reference. 2. Our company sets up annual internal and external training courses to implement the concept of honest behavior/operations on all employees according to their functions. 	(5) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.		
3.Operation of the Corporate Prosecution System						
(1) Does the company have a specific reporting and reward system, and has it established a channel to facilitate reporting and assigned appropriate staff to receive reports on the subject?	V		(1)The Company encourages internal and external personnel to report dishonest behavior or misconduct, and will pay a discretionary bonus according to the seriousness of their reports. Internal personnel who make false reports or malicious accusations shall be subject to disciplinary action, and those with serious cases shall be dismissed from their positions.	(1) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.		
(2) Does the company have standard operating procedures for investigation of whistleblowing matters, follow-up measures to be taken after completion of investigation and relevant confidentiality mechanism?	V		 (2)1. The Company has established and posted an internal independent whistleblower mailbox on the Company's website and intranet site for use by internal and external personnel of the Company. The whistleblower should provide at least the following information. (1) The name and ID number of the person making the report may also be reported anonymously, and the address, telephone number, and e-mail address where the person can be reached. (2) The name or other identifying information of the person being prosecuted. (3) Specific facts that can be investigated. 2. The Company's personnel handling the report shall declare in writing that the identity of the whistleblower and the content of the report shall be kept confidential, and the Company undertakes to protect the whistleblower from being improperly dealt with as a result of the report. 3. The following procedures should be followed by the company's dedicated unit for handling complaints. (1) Report cases involving general staff should be reported to the head of the department, report cases involving directors or senior executives should be reported to independent directors. (2) The Company's specialized units and the officers or personnel reported in the preceding paragraph shall immediately ascertain the relevant facts and, if necessary, provide assistance from regulatory compliance or other relevant departments. 	(2) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.		

			Operational status	Differences and reasons between the
Evaluation item	Yes	No	Summary Description	principle of good faith operation of listed and OTC companies
	V V		 (3) If it is proved that the person being reported has violated the relevant laws and regulations or the Company's policies and regulations on honesty, the Company shall immediately request the person being reported to stop the said behavior, and if necessary, report it to the competent authorities, refer it to the judicial authorities for investigation, or seek damages through legal proceedings in order to protect the Company's reputation and rights. (4) If a lawsuit related to the contents of the report is filed before the expiration of the retention period, the relevant information shall be retained until the end of the lawsuit. (5) If the report is verified to be true, it shall be responsible to the relevant units of the Company to review the relevant internal control system and operating procedures, and propose improvement measures to prevent the recurrence of the same behavior. (6) The responsible unit of the Company shall report to the Board of Directors regarding its handling and follow-up review and improvement measures. 	
(3) Does the company take measures to protect the whistleblower from improper handling/treatment?			(3) Reports will be handled confidentially and employees will be made aware that the Company will do its utmost to protect the safety of those who make good faith reports.	(3) No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.
4.Enhanced information disclosure Does the company disclose the contents and effectiveness of its Principle of Conduct on its website and the Market Observation Post System?			The Company discloses its "Integrity Procedures and Behavior Guidelines" and their effectiveness on the Company's website and the Market Observation Post System. <u>http://www.tyc.com.tw/index.php/governance/statute</u> ° Specific measures to operate with integrity. <u>http://www.tyc.com.tw/index.php/investors/view/46</u> °	No major difference from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons.
			Principle of Integrity Management of Listed Companies", please describe the differences between its idelines for Integrity" which are posted on the Company's website and there are no material differen	

6.Other important information to help understand the company's integrity management operation: (Such as the company reviews and amends its code of integrity management, etc.):

The company complies with the relevant government laws and regulations, and implements the integrity management policy, for stakeholders to prohibit acts involving dishonesty, pay attention to the rights and interests of each stakeholder, and indeed implement the relevant provisions of corporate governance.

(7) If the company has established a corporate governance principle and related regulations, it should disclose its inquiry method :

- 1. To implement corporate governance, the Company has established the relevant corporate governance rules as follows :
 - (1) Articles of Incorporation.
 - (2) Regulations Governing the Acquisition and Disposal of Assets.
 - (3) Procedures for Loaning Funds to Others.
 - (4) Procedures for dealing in derivative transactions.
 - (5) Procedures for endorsements and guarantees.
 - (6) The corporate governance best-practice principles.
 - (7) Internal procedures for handling material information.
 - (8) Integrity management practices.
 - (9) Integrity management procedures and conduct guidelines.
 - (10) Codes of Ethical Conduct.
 - (11) Rules of Procedure of Shareholders' Meetings.
 - (12) Rules of Procedure of the Board of Directors.
 - (13) Method of election of directors.
 - (14) Rules governing the areas of responsibility of independent directors.
 - (15) Rules for the Organization of the Audit Committee.
 - (16) Rules for the Organization of the Remuneration Committee.
 - (17) Performance evaluation method of the Board of Directors.
- 2. Disclosure and inquiry methods: the company's website.

(8) Other important information that is sufficient to improve understanding of the state of corporate governance operations: None.

(9) Status of implementation of the internal control system:

1.Statement regarding the Internal Control System

T.Y.C. BROTHER IND. CO., LTD. Statement regarding the Internal Control System

Date : 2022/3/7

Based on the results of our self-assessment, we declare that our internal control system for the year 2021 is as follows.

- 1. The Company recognizes that it is the responsibility of the Board of Directors and the Manager to establish, implement and maintain an internal control system, which has been established to provide reasonable assurance of the effectiveness and efficiency of operations (including profitability, performance and safeguarding of assets), reliability of reporting, timeliness, transparency and compliance with relevant regulations and compliance with relevant laws and regulations.
- 2. The Company's internal control system has inherent limitations and no matter how well designed, an effective internal control system can only provide reasonable assurance of the achievement of the above three objectives. Furthermore, the effectiveness of the internal control system may change due to changes in circumstances and conditions, but the Company's internal control system has a self-monitoring mechanism and the Company will take corrective actions once deficiencies are identified.
- 3. The Company determines the effectiveness of the design and implementation of the internal control system in accordance with the judgment items of the effectiveness of the internal control system stipulated in the "Guidelines Governing the Establishment of Internal Control Systems by Public Companies" (the "Guidelines"), which are divided into five components based on the management control process: 1. control environment, 2. risk assessment, 3. control operations, 4. information and communication, and 5. monitoring operations, each of which consists of certain items as described in the Guidelines.
- 4. The Company has used the above internal control system evaluation items to assess the effectiveness of the design and implementation of the internal control system.
- 5.Based on the results of the preceding evaluation, the Company concluded that its internal control system (including the supervision and management of subsidiaries) as of December 31, 2021^{Note 2}, including the understanding of the extent to which operational effectiveness and efficiency objectives have been achieved, the reporting of such internal control system is reliable, timely, transparent and in compliance with the relevant relevant laws and regulations, and the design and implementation of such internal control system is effective, which can reasonably ensure the achievement of the above objectives.
- 6. This statement will become the main content of the Company's annual report and public statement, and will be made public, and any misrepresentation or concealment of the above-mentioned content will be subject to legal liability under Articles 20, 32, 171 and 174 of the Securities and Exchange Act.
- 7. This statement was approved by the Board of Directors at its meeting held on March 24, 2022, and of the nine directors present, none held an opposing view.

T.Y.C. BROTHER IND. CO., LTD

Chairman of the Board: WU, CHUN-CHI

General Manager: CHEN, CHIN-CHAO

2.If an accountant is engaged to review the internal control system, the accountant's review report should be disclosed: None

- (10) For the most recent year and up to the date of printing of the annual report, the company and its internal personnel have been punished by law, or the company has punished its internal personnel for violating the provisions of the internal control system, and the result of the punishment may have a significant impact on the shareholders' equity or the price of securities, the content of the punishment, the main deficiencies and improvements should be stated: None.
- (11) Significant resolutions of the shareholders' meeting and the Board of Directors for the latest year and up to the date of printing of the annual report:

Meeting date	Summary of Important Proposals	Voting results	Implementation		
2021.08.03	2020 Financial Statements	The case was passed by a vote Number of voting rights: 179,629,315, accounting for 97.93% of the shareholders present	Not applicable		
	FY 2020 Surplus Distribution Proposal	The case was passed by a vote Approval right: 179,865,714, accounting for 98.06% of the shareholders present	Cash dividend of \$0.6 per share to be paid on September 15, 2021		
	Amendments to "Rules for Election of Directors"	The case was passed by a vote Approval right: 179,881,649, accounting for 98.07% of the shareholders present	The revised procedures have been followed		
	Re-election of Directors	The case was passed by a vote. Wu, Chun-Chi received 183,685,867 votes. Wu, Chun-Lang received 182,653,836 votes. Wu, Chun-I received 181,256,070 votes. CHEN, CHIN-CHAO - Legal Representative of Yuan-Hong Investment Co., Ltd. received 180,083,619 votes. WU, KUO-CHEN - Legal representative of KUO-CHI-MIN Investment Co., Ltd. received 179,053,901 votes. CHUANG, TAI-SHIE received 178,835,309 votes. Huang, Chung-Hui received 176,817,956 votes. Hou, Rong-Xian received 176,037,424 votes.	3 Independent Directors)		
	Lifting of non-competition restriction on the Directors	The case was passed by a vote Approval right: 179,673,107, accounting for 97.95% of the shareholders present	Agreed to lift of non-competition restriction of the Directors and representatives		

1. Board of shareholders

2. Board of Directors

Period	Meeting date	Summary of Important Proposals	Resolution result
14-19	2021.05.13	 Payment of Directors' remuneration. Directors and managers' remuneration. Establish "Regulations of Employee Share Option on 2021 Preferred Share A for Cash Capital Increase" Manager share distribution for cash capital to issue new share. Assign Corporate Governance Manager. 	All the directors present (including the independent directors) passed the resolution without objection.
14-15	2021.07.13	 Re-schedule the date and venue of the 2021 annual general meeting. Investment in LSC Ecosystem Corp. 	All the directors present (including the independent directors) passed the resolution without objection.
15-03	2021.11.11	1. 2022 Annual Audit Plan Case. 2. Investment in Jiangsu Dibiao Ltd.	All the directors present (including the independent directors) passed the resolution without objection.

Period	Meeting date	Summary of Important Proposals	Resolution result
15-04	2022.03.24	 2022 Annual Operating Plan. The "Assessment of the Effectiveness of the Internal Control System" and the "Statement of Internal Control System" for the year 2021. Employee compensation and director compensation distribution for fiscal 2021. The Annual Accounts Book 2021. FY 2021 Surplus Distribution Case. Lending funds to Beste Motor Co., Ltd. Investment in LSC Ecosystem Corp. Amendment of "Regulations Governing the Acquisition and Disposal of Assets". Review the independence assessment of the company's certified public accountants. The 2022 Shareholders ' Meeting accepts shareholder's proposals. Matters related to the convening of the 2022 Ordinary Shareholders' Meeting. 	All the directors present (including the independent directors) passed the resolution without objection.

- (12)Directors' dissenting views on important resolutions passed by the Board of Directors during the latest year and up to the date of printing of the annual report, which are recorded or stated in writing: None
- (13) Summary of the resignation and dismissal of the Chairman, President, Head of Accounting, Head of Finance, Head of Internal Audit, Head of Corporate Governance and Head of Research and Development of the Company for the most recent year and up to the date of printing of the annual report: None

5.CPA Public Fee Information :

CPA Audit Fee Information

Unit: NT\$1,000

Name of accounting firm	Name of Accountant	Accountant's audit period	Audit Fee	Non-audit Fee	Total	Remarks
ERNST & YOUNG, TAIWAN	HUANG, SHIH-CHIEH	2021.01.01~2021.12.31	7.910	1,408	9,318	
	LEE, FANG-WEN	2021.01.01~2021.12.51	7,910			

Content of non-audit fee: tax compliance audit and business registration.

- 6. Change of accountant information: None
- 7.If the chairman, general manager, or manager in charge of financial or accounting matters of the Company has worked for the firm of the certified public accountant or its affiliates within the past year, he/she should disclose his/her name, title, and period of employment with the firm of the certified public accountant or its affiliates: <u>None</u>

8. The following are the movements in shareholdings and pledges of shareholdings of directors, supervisors, managers and shareholders holding more than 10 percent of the shares during the latest year and up to the date of printing of the annual report.

	Fiscal Y	7ear 2021	Current year ended March 31		
Name	Increase (decrease)	Increase (decrease)	Increase (decrease)	Increase (decrease)	
				in the number of	
				pledged shares	
				0	
				0	
	~			0	
				0	
	0	0	0	0	
		1			
	0	0	0	0	
of Kuo-Chi-Min	Ŭ			Ŭ	
Investment Co., Ltd.					
CHEN ,		1			
CHIN-CHAO—Legal		1			
Representative of	0	0	0	0	
Yuan-Hong		1			
Investment Co., Ltd.					
HUANG ,		0	0	0	
CHUNG-HUI	0	0	0	0	
HOU, RONG- HSIEN	0	0	0	0	
HSU,CHIANG	0	0	0	0	
Ta Yih Ta Investment Co., Ltd	(54,283,887)	(19,700,000)	0	0	
Yih Heng Investment Co., Ltd	50,420,654	25,100,000	0	1,500,000	
CHEN , CHIN-CHAO	0	0	0	0	
TING, CHENG-TAI	0	0	0	0	
WU , KUO-CHEN	0	0	0	0	
WENG, YI-FENG	0	0	0	0	
	0	0	0	0	
	0	0	0	0	
	0	0	0	0	
	0	0	0	0	
				0	
				0	
				0	
	0	0	0	0	
	WU, CHUN-CHI WU, CHUN-LANG WU, CHUN-I TING, CHENG-TAI CHUANG, TAI-SHIE WU, KUO-CHEN — Legal Representative of Kuo-Chi-Min Investment Co., Ltd. CHEN, CHIN-CHAO—Legal Representative of Yuan-Hong Investment Co., Ltd. HUANG, CHUNG-HUI HOU, RONG- HSIEN HSU,CHIANG Ta Yih Ta Investment Co., Ltd Yih Heng Investment Co., Ltd CHEN, CHIN-CHAO TING, CHENG-TAI WU, KUO-CHEN	NameIncrease (decrease) in number of shares heldWU, CHUN-CHI0WU, CHUN-LANG0WU, CHUN-LANG0WU, CHUN-LANG0CHUANG, TAI-SHIE0WU, KUO-CHEN — Legal Representative of Kuo-Chi-Min Investment Co., Ltd.0CHEN , CHEN , CHIN-CHAO—Legal Representative of Yuan-Hong Investment Co., Ltd.0HUANG , CHUNG-HUI0HOU, RONG- HSIEN0HSU,CHIANG0Ta Yih Ta Investment Co., Ltd(54,283,887)Yih Heng Investment Co., Ltd0Yih Heng Investment Co., Ltd0TING, CHENG-TAI0WU , KUO-CHEN0WU , KUO-CHEN0WU , KUO-CHEN0WU , KUO-CHEN0WU , KUO-CHEN0WU, SUO-CHEN0WU, SUO-CHEN	Namein number of shares heldin the number of shares pledgedWU, CHUN-CHI00WU, CHUN-LANG00WU, CHUN-LANG00WU, CHUN-I00CHUANG, TAI-SHIE00CHUANG, TAI-SHIE00WU, KUO-CHEN00Legal Representative of Kuo-Chi-Min00Investment Co., Ltd.00CHEN,00CHEN,00CHEN,00CHIN-CHAO—Legal Representative of 100Nowstment Co., Ltd.00HOU, RONG- HSIEN00HOU, RONG- HSIEN00HSU,CHIANG00Ta Yih Ta Investment Co., Ltd(54,283,887) (19,700,000)Yih Heng Investment Co., Ltd50,420,654 025,100,000CHEN, CHIN-CHAO00WU, KUO-CHEN00WU, KUO-CHEN00WU, KUO-CHEN00WU, KUO-CHEN00WU, SUO-CHEN00WU, PING-HUI00WU, PING-HUI00SHEN,I-CHUAN00WU, WEN-KUEI00CHAO, YUAN-CHUN00HSU,YU-HUI00	NameIncrease (decrease) in number of shares heldIncrease (decrease) in the number of shares pledgedIncrease (decrease) in the number of shares heldWU, CHUN-CHI000WU, CHUN-LANG000WU, CHUN-LANG000WU, CHUN-I000WU, CHUN-I000WU, CHUN-I000WU, CHUN-I000WU, CHUN-I000CHUANG, TAI-SHIE000f Kuo-Chi-Min000Investment Co, Ltd.000CHIN-CHAO—Legal Representative of000Yuan-Hong Investment Co, Ltd.000HUANG , CHUNG-HUI0000HOU, RONG- HSIEN0000HSU,CHIANG0000Co, Ltd(54,283,887)(19,700,000)0Yih Heng Investment 	

1. Changes in shareholdings of directors, supervisors, managers and substantial shareholders.

Note: BILLION ALIVE INVESTMENT LIMITED has been the new major shareholder since January 11, 2021.

Note: The Manager, SHEN, I-CHUAN, resigned on December 1, 2021.

Note: The Director, TING, CHENG-TAI, resigned on August 3, 2021.

2.Information on the transfer of shares to related parties: None

3.Information on the pledge of shares by a related party: None

Shares held by owning		y owning	Spouse. Minor child	fren holding shares		ing in the name of hers	The top10 shareholders are related to each other or are spouses. The names and relationships of the top ten shareholders we related to each other or are spouses or relatives within the second degree of consanguinity		D 1
Name	Number of shares	Shareholding Ratio	Number of shares	Shareholding Ratio	Number of shares	Shareholding Ratio	Title (or name)		Remark
Ta Yih Ta Investment Co., Ltd	56, 655, 288	18.11%	0	0	0	0	None	None	_
Representative : WU , CHUN-CHI	824, 081	0.26%	828, 278	0.26%	0	0	WU, CHUN-I. Representative of YUAN-HONG INVESTMENT CO., LTD WU, CHUN-LANG Representative of TA WEI INVESTMENT CO., LTD. WU, CHUN-I.	brotherhood	-
YIH HENG INVESTMENT CO., LTD	50, 420, 654	16.11%	0	0	0	0	ione	None	-
Representative : WU , CHUN-LANG	5, 401, 383	1.73%	828, 278	0.26%	0	0	Representative of TA YIH TA INVESTMENT CO., LTD, WU, CHUN-CHI · WU, CHUN-I · Representative of TA WEI INVESTMENT CO., LTD. WU, CHUN-I · Representative of KUO-CHI-MIN INVESTMENT CO., LTD.WU, CHUN-CHI · Representative of CHI-MIN INVESTMENT CO., LTD.WU, CHUN-CHI	brotherhood	-
DING WAN INVESTMENT CO., LTD	10, 522, 852	3.36%	0	0	0	0	ione	None	-
Representative : WU,MAI-HUI-E	823, 474	0.26%	4, 593, 613	1.47%	0	0	WU , CHUN-I · Representative of TA WEI INVESTMENT CO., LTD. WU , CHUN-I	Spouse	-
TA WEI INVESTMENT CO., LTD.	10, 498, 871	3.36%	0	0	0	0	ione	None	-
							Representative of DING WAN INVESTMENT COLTD. WU,MAI-HUI-E	Spouse	-
Representative : WU , CHUN-I	4, 593, 613	1.47%	823, 474	0.26%	0	0	Representative of KUO-CHI-MIN INVESTMENT CO., LTD.WU, CHUN-CHI 、 Representative of CHI-MIN INVESTMENT CO., LTD.WU, CHUN-CHI 、 Representative of TA YIH TA INVESTMENT CO., LTD,WU, CHUN-LANG Representative of YUAN-HONG INVESTMENT CO., LTD.WU, CHUN-LANG	brotherhood	-
Kuo-Chi-Min Investment Co., Ltd.	9, 931, 756	3.17%	0	0	0	0	None	None	-
Representative : WU , CHUN-CHI	824, 081	0.26%	828, 278	0.26%	0	0	WU, CHUN-I. Representative of YUAN-HONG INVESTMENT CO., LTD. WU, CHUN-LANG Representative of TA WEI INVESTMENT CO., LTD. WU, CHUN-I	brotherhood	-
Chi-Min Investment Co., Ltd.	7, 112, 893	2.27%	0	0	0	0	None	None	-
Representative : WU , CHUN-CHI	824, 081	0.26%	828, 278	0.26%	0	0	WU, CHUN-I. Representative of YUAN-HONG INVESTMENT CO., LTD. WU, CHUN-LANG Representative of TA WEI INVESTMENT CO., LTD. WU, CHUN-I	brotherhood	-
WU, CHUN-LANG	5, 401, 383	1.73%	828, 278	0.26%	0	0	Representative of Ta Yih Ta Investment Co., Ltd. WU, CHUN-CHI. VWU, CHUN-I, V Representative of Chi-Min Investment Co., Ltd. WU, CHUN-CHI Representative of TA WEI INVESTMENT CO., LTD. WU, CHUN-I	brotherhood	-
Yuan-Hong Investment Co., Ltd.	5, 354, 451	1.71%	0	0	0	0	None	None	-
Representative : WU , CHUN-LANG	5, 401, 383	1.73%	828, 278	0.26%	0	0	Representative of Ta Yih Ta Investment Co., Ltd WU, CHUN-CHI.WU, CHUN-I Representative of KUO-CHI-MIN INVESTMENT CO., LTD.WU, CHUN-CHI. Representative of TA WEI INVESTMENT CO., LTD.WU, CHUN-I Representative of TA WEI INVESTMENT CO., LTD.WU, CHUN-I	brotherhood	-
							Representative of Ding Wan Investment Co., Ltd-WU,MAI-HUI-E	Spouse	
WU , CHUN-I	4, 593, 613	1.47%	823, 474	0.26%	0	0	Representative of Kuo-Chi-Min Investment Co., LtdWU, CHUN-CHI. Representative of Chi-Min Investment Co., Ltd. WU, CHUN-CHI. Representative of Ta Yih Ta Investment Co., Ltd WU, CHUN-CHI. Representative of Yuan-Hong Investment Co., LtdWU, CHUN-LANG	brotherhood	-
Chase Custodianship of the Norwegian Central Bank Investment Account	3, 166, 521	1.01%	0	0	0	0	ione	None	-

9. Information on the relationship between the top 10 shareholders and their respective shareholdings.

10.Consolidated shareholding:

Units: Shares; %

					Units. 5	hares; %	
			Investment	of directors,			
Transfer of Investment Business	Investm	ent of the		managers and	Consolidated investment		
	Con	npany		indirectly	Consolidated investment		
				enterprises			
(Note)	Number of	Shareholding		Shareholding	Number of	Shareholding	
	Shares	ratio	Shares	ratio	Shares	ratio	
TI YUAN INVESTMENT CO.,	5,731	100%			5,731	100%	
LTD.							
TI FU INVESTMENT CO., LTD.	12,000	100%	-	-	12,000	100%	
JUOKU TECHNOLOGY CO.,	27,923,401	72.10%	1,619,792	4.18%	29,542,091	76.29%	
LTD.	27,923,401	/2.10/0	1,019,792	4.1070	29,542,091	70.2970	
Tamau Management Consultancy	260,000	100%	_	_	260,000	100%	
Co., Ltd.	-				-		
SUPRA-ATOMIC CO., LTD	65,932,450	100%	-	-	65,932,450	100%	
BESTE MOTOR CO., LTD	12,072,000	100%	-	-	12,072,000	100%	
CONTEK CO., LTD.	2,186,000	100%	-	-	2,186,000	100%	
I YUAN PRECISION	5,617,854	15.66%	_		5,617,854	15.66%	
INDUSTRIAL CO., LTD.						15.0070	
INNOVA HOLDING CORP.	5,549	100%	-	-	5,549	100%	
TYC VIETNAM INDUSTRIAL		60%				60%	
CO., LTD.	-	0070	-	-	-		
TSM TECH CO., LTD.	-	-	300,000	100.00%	300,000	100.00%	
PT.ASTRA JUOKO	-	-	1,126,500	50.00%	1,126,500	50.00%	
DBM REFLEX OF TAIWAN			8,750,000	50.00%	8,750,000	50.00%	
CO., LTD.	-	-	8,750,000	50.0070	8,750,000	50.0078	
EUROPILOT CO., LTD	-	-	14,359,821	100.00%	14,359,821	100.00%	
MOTOR-CURIO CO., LTD	-	-	1,893,400	100.00%	1,893,400	100.00%	
SPARKING CO., LTD	-	-	30,915,717	100.00%	30,915,717	100.00%	
EUROLITE CO., LTD	-	-	14,697,972	100.00%	14,697,972	100.00%	
UNIMOTOR INDUSTRAL CO.,			6,887,000	100.00%	6,887,000	100.00%	
LTD	-	-	0,887,000	100.00%	0,887,000	100.00%	
TYC EUROPE B.V	-	-	120,000	100.00%	120,000	100.00%	
T.I.T INTERNATION CO., LTD	-	-	4,994,900	99.98%	4,994,900	99.98%	
VARROC TYC CORPORATION	-	-	14,072,000	50.00%	14,072,000	50.00%	
ATECH INTERNATIONAL			2 250 000	25.00%	2 250 000	25.000/	
CO.,LTD.	-	-	2,250,000	25.00%	2,250,000	25.00%	
GENERA CORPORATION	-	-	12,388,505	100.00%	12,388,505	100.00%	
W&W REAL PROPERTY, INC.	-	-	1,000,000	100.00%	1,000,000	100.00%	
VARROC TYC CORPORATION	-	-	-	50.00%	-	50.00%	
CHANGZHOU DAMAO							
PRECISION INDUSTRIAL	-	-	-	100.00%	-	100.00%	
CO.,LTD.							
SUNNYTECH.CN Inc.	-	-	-	30.00%	-	30.00%	
XIANLIANG (KUN				20.000/		20.000/	
SHAN)AUTO PARTS CO., LTD.,	-	-	-	20.00%	-	20.00%	
KUN SHAN TYC HIGH							
PERFORMANCE LIGHTING	-	-	-	100.00%	-	100.00%	
TECH CO., LTD.							
Chin-Li-Ma Hight Performance				20.000/		20.000/	
Luminaire Co., Ltd.	-	-	-	30.00%	-	30.00%	
Kunshan Atech Autoparts				25.000/		25.000/	
Manufacturing Co., Ltd.	-	-	-	25.00%	-	25.00%	
Jiangsu imperial standard dustrial				25.000/		25.000/	
technology co., Ltd	-	-	-	25.00%	-	25.00%	

Note: Long-term investments accounted for using the equity method.

IV.Fund raising situation

1.Capital and share capital :

(1) Source of share capital: 1.Share capital formation

		Authorized	d share capital	Paid-in capital		Remarks			
Year/Month	Issue price	Number of shares	Amount	Number of shares	Amount	Source of share of	capital	Property other than cash against shares	Others
1986.09	10	600,000	6,000,000	600,000	6,000,000	Establishment		None	-
1987.10	10	3,600,000	36,000,000	3,600,000	36,000,000	Cash capital increase	30,000,000	None	-
1988.06	10	10,000,000	100,000,000	10,000,000	100,000,000	Cash capital increase	64,000,000	None	-
1989.03	10	17,000,000	170,000,000	17,000,000	170,000,000	Cash capital increase	70,000,000	None	-
1989.12	10	42,000,000	420,000,000	42,000,000	420,000,000	Cash capital increase	250,000,000	None	-
1995.06	10	47,880,000	478,800,000	47,880,000	478,800,000	Surplus to capital increase Capital reserve to increase capital	16,800,000 42,000,000	None	Approved by TWSE (1) No. 37257 on June 26, 1995
1996.07	10	80,000,000	800,000,000	60,500,000	605,000,000	Surplus to capital increase Capital reserve to increase capital Cash capital increase	71,820,000 23,940,000 30,440,000	None	Approved by TWSE (1) No. 39773 on July 3, 1996
1996.05	10	80,000,000	800,000,000	72,600,000	726,000,000	Surplus to capital increase	121,000,000	None	Approved by TWSE (1) No. 40709 on May 29, 1997
1998.05	10	186,000,000	1,860,000,000	114,380,000	1,143,800,000	Surplus to capital increase Capital reserve to increase capital Cash capital increase	181,500,000 36,300,000 200,000,000	None	Approved by TWSE (1) No. 37130 on May 8, 1998
1999.06	10	190,000,000	1,900,000,000	137,256,000	1,372,560,000	Surplus to capital increase	228,760,000	None	Approved by TWSE (1) No. 52440 on June 7, 1999
2000.06	10	280,000,000	2,800,000,000	164,707,200	1,647,072,000	Surplus to capital increase Capital reserve to increase capital	192,158,400 82,353,600	None	Approved by (2000) TWSE (1) No. 50760 on June 14, 2000
2001.06	10	280,000,000	2,800,000,000	169,648,416	1,696,484,160	Surplus to capital increase	49,412,160	None	Approved by TWSE (1) No. 139164 on June 19, 2001
2002.06	10	280,000,000	2,800,000,000	183,220,290	1,832,202,900	Surplus to capital increase	135,718,740	None	Approved by TWSE No. 1 letter 0910132228 dated June 14, 2002
2003.07	10	280,000,000	2,800,000,000	192,381,305	1,923,813,050	Surplus to capital increase	91,610,150	None	Approved by TWSE No. 1 letter 0920130067 on July 7, 2003
2004.06	10	280,000,000	2,800,000,000	216,428,968	2,164,289,680	Surplus to capital increase	240,476,630	None	Approved by TWSE No. 1 letter 0930127901 on June 24, 2004
2004.10	10	280,000,000	2,800,000,000	216,617,011	2,166,170,110	Conversion of corporate bonds into shares	1,880,430	None	Approved by MOEA No. 09301196240 on October 18, 2004
2004.07	10	280,000,000	2,800,000,000	242,611,052	2,426,110,520	Surplus to capital increase	259,940,410	None	Approved by FSC No. 0940127302 on July 7, 2005

		Authorized	d share capital	Paid-	in capital			Remarks	
Year/Month	Issue price	Number of shares	Amount	Number of shares	Amount	Source of share capital		Property other than cash against shares	Others
2005.10	10	280,000,000	2,800,000,000	244,961,775	2,449,617,750	Conversion of corporate bonds into shares	23,507,230	None	Approved by MOEA No. 09501010450 on January 18, 2006
2006.04	10	280,000,000	2,800,000,000	245,069,906	2,450,699,060	bonds into snares	1,081,310	None	Approved by MOEA No. 09501010450 on January 18, 2006
2006.07	10	400,000,000	4,000,000,000	248,638,304	2,486,38,3040	Conversion of corporate bonds into shares	35,683,980	None	Approved by MOEA No. 09501152710 on July 28, 2006
2007.01	10	400,000,000	4,000,000,000	249,061,432	2,490,614,320	Conversion of corporate bonds into shares	4,231,280	None	Approved by MOEA No. 09601011330 on January 16, 2007
2007.04	10	400,000,000	4,000,000,000	249,070,834	2,490,078,340	Conversion of corporate bonds into shares	94,020	None	Approved by MOEA No. 09601079840 on April 19, 2007
2007.09	10	400,000,000	4,000,000,000	252,806,896	2,528,068,960	Surplus to capital increase	37,360,620	None	Approved by MOEA No. 09601222870 on September 12, 2007
2007.10	10	400,000,000	4,000,000,000	261,068,257	2,610,682,570	bonds into shares	82,613,610	None	Approved by MOEA No. 09601263180 on October 25, 2007
2008.01	10	400,000,000	4,000,000,000	261,778,783	2,617,787,830	Conversion of corporate bonds into shares	7,105,260	None	Approved by MOEA No. 09701013290 on January 21, 2008
2008.04	10	400,000,000	4,000,000,000	267,658,522	2,676,585,220	Conversion of corporate bonds into shares	58,797,390	None	Approved by MOEA Letter No. 09701093330 on April 18, 2008
2008.07	10	400,000,000	4,000,000,000	267,668,059	2,676,680,590	Conversion of corporate bonds into shares	95,370	None	Approved by MOEA No. 09701178920 on July 31, 2008
2008.11	10	400,000,000	4,000,000,000	278,321,754	2,783,217,540	Surplus to capital increase	106,536,950	None	Approved by MOEA No. 09701282450 on November 5, 2008
2008.12	10	400,000,000	4,000,000,000	272,218,754	2,722,187,540	Cancellation of treasury shares	61,030,000	None	Approved by MOEA No. 09701318420 on December 22, 2008
2009.10	10	400,000,000	4,000,000,000	280,286,316	2,802,863,160	Surplus to capital increase	80,675,620	None	Approved by MOEA no.09801226020 on October 1, 2009
2010.10	10	400,000,000	4,000,000,000	307,984,948	3,079,849,480	Surplus to capital increase	276,986,320	None	Approved by MOEA no.09901222580 on October 4, 2010
2011.10	10	400,000,000	4,000,000,000	317,125,496	3,171,254,960	Surplus to capital increase	91,405,480	None	Approved by MOEA No. 10001227970 on October 6, 2011
2012.01	10	400,000,000	4,000,000,000	312,338,496	3,123,384,960	Cancellation of treasury shares	47,870,000	None	Approved by MOEA Letter No. 1010101840 on January 4, 2012
2012.10	10	400,000,000	4,000,000,000	314,261,881	3,142,618,810	Surplus to capital increase Cancellation of treasury	31,233,850	None	Approved by MOEA No. 10101203870
2012.05	10	, ,			, , ,	shares	12,000,000	Norra	on October 3, 2012 Approved by MOEA No. 10201091880
2013.05	10	400,000,000	4,000,000,000	312,897,881	3,128,978,810	shares	13,640,000	None	on May 17, 2013 Approved by MOEA No. 11001147460
2021.08	10	400,000,000	4,000,000,000	342,897,881	3,428,978,810	(preferred shares)	300,000,000	None	on August 19, 2021

2. Type of shares :

Units: Shares

				B. Bhares
Shares Approved share capital				
Type of Shares	Outstanding shares	Unissued shares	Total	Remark
Ordinary Shares	312,897,881	57,102,119	400,000,000	Listad
Preferred Shares	30,000,000	57,102,119	400,000,000	Listed

3. Information about the master reporting system: None

(2) Shareholder Structure :

1. Ordinary Shares

					Aj	pril 25, 2022
Shareholder Structure Quantity	Government	Financial organization	Other Legal Entities	Foreign Organizations and Foreigners	Individual	Total
Number of people	0	0	48	87	25,048	25,183
Number of shares held	0	0	153,878,493	17,415,593	141,603,795	312,897,881
Shareholding ratio	0.00%	0.00%	49.18%	5.56%	45.26%	100.00%

Percentage of shares held by mainland investors: None

2. Preferred Shares

					Ap	ril 25, 2022
Shareholder Structure Quantity	Government	Financial organization	Other Legal Entities	Foreign Organizations and Foreigners	Individual	Total
Number of people	0	2	13	2	2,555	2,572
Number of shares held	0	98,000	24,159,101	1,348	5,741,551	30,000,000
Shareholding ratio	0.00%	0.33%	80.53%	0.00%	19.14%	100.00%

Percentage of shares held by mainland investors: None

April 25, 2022

(3) Diversification of shareholding :

1. Ordinary shares :

1. Ordinary shares ·			April 25, 2022
Shareholding Grades	Number of Shareholders	Number of shares held	Shareholding ratio
1 to 999	6,521	1,387,105	0.44%
1,000 to 5,000	13,658	31,240,731	9.98%
5,001 to 10,000	2,730	21,994,602	7.03%
10,001 to 15,000	725	9,242,543	2.95%
15,001 to 20,000	554	10,341,839	3.31%
20,001 to 30,000	393	10,174,078	3.25%
30,001 to 40,000	164	5,902,110	1.89%
40,001 to 50,000	119	5,566,037	1.78%
50,001 to 100,000	182	13,051,825	4.17%
100,001 to 200,000	74	10,137,180	3.24%
200,001 to 400,000	28	7,567,802	2.42%
400,001 to 600,000	7	3,322,331	1.06%
600,001 to 800,000	5	3,396,502	1.09%
800,001 to 1,000,000	7	6,118,759	1.96%
More than 1,000,001	16	173,454,437	55.43%
Total	25,183	312,897,881	100.00%

2. Preferred Shares :

April 25, 2022

Number of Shareholders	Number of shares held	Shareholding ratio
978	186,566	0.62%
1,510	1,741,307	5.80%
41	331,031	1.10%
6	73,239	0.24%
5	92,020	0.32%
2	57,900	0.19%
10	385,437	1.30%
0	0	0.00%
5	454,000	1.51%
3	469,000	1.56%
4	1,600,000	5.33%
3	1,610,000	5.37%
0	0	0.00%
1	1,000,000	3.33%
4	21,999,500	73.33%
2,572	30,000,000	100.00%
	Shareholders 978 1,510 41 6 5 2 10 0 5 3 4 3 0 1 4	Shareholders Number of shares held 978 186,566 1,510 1,741,307 41 331,031 6 73,239 5 92,020 2 57,900 10 385,437 0 0 3 469,000 4 1,600,000 3 1,610,000 1 1,000,000 4 21,999,500

(4) List of major shareholders :

1. Ordinary shares :

April 25, 2022

Shares Name of Major Shareholders	Number of shares held	Holding ratio
Ta Yih Ta Investment Co., Ltd	56,655,288	18.11%
Yih Heng Investment Co., Ltd	50,420,654	16.11%
Ding Wan Investment Co., Ltd	10,522,852	3.36%
Ta Wei Investment Co., Ltd.	10,498,871	3.36%
Kuo-Chi-Min Investment Co., Ltd.	9,931,756	3.17%
Chi-Min Investment Co., Ltd.	7,112,893	2.27%
WU , CHUN-LANG	5,401,383	1.73%
Yuan-Hong Investment Co., Ltd.	5,354,451	1.71%
WU , CHUN-I	4,593,613	1.47%
Chase Custodianship of the Norwegian Central Bank Investment Account	3,166,521	1.01%

2. Preferred Shares :

		April 25, 2022
Shares Name of Major Shareholders	Number of shares held	Holding ratio
Ta Yih Ta Investment Co., Ltd	8,000,000	26.67%
Yih Heng Investment Co., Ltd	7,000,000	23.33%
Chi-Min Investment Co., Ltd.	3,999,500	13.33%
Ta Wei Investment Co., Ltd.	3,000,000	10.00%
Yulon Motor Co.,Ltd.	1,000,000	3.33%
Kwang Dah Trading Co., Ltd.	600,000	2.00%
HUANG,CHIN-YUEH	520,000	1.73%
CAPITAL SECURITIES CORPORATION	490,000	1.63%
WU , KUO-CHEN	400,000	1.33%
CHEN , CHIN-CHAO	400,000	1.33%

(5) Stock price per share, net worth, earnings, dividends and related information for the past two years.

Item		Year	2020	2021	Current year as of 31 March 2022
		Max	29.40	26.45	19.80
Price/ Share		Min	16.20	18.60	17.70
		Average	23.04	21.52	18.78
PB	Befor	e distribution	20.60	25.29	21.03
PD	Afte	r distribution	19.99	Not yet allocated	Not yet allocated
EPS	Weighted average number of shares		311,958	311,958	311,958
		EPS	0.84	0.62	0.25
	Cas	h dividends	0.6	0.5	0
DPS	Free	SRE	0	0	0
DPS	Allotment	SCAP	0	0	0
	Accumulate	ed unpaid dividends	0	0	0
	-	P/E ratio	19.99	34.71	23.98
ROI analysis		PER	38.40	43.04	0
	Div	vidend yield	2.60%	2.32	0

- (6) Company Dividend Policy and Enforcement Status.
 - 1.Dividend policy :

In accordance with the revised Articles of Incorporation, the Company's industrial environment is changing rapidly and the Company is in the growth stage. Based on the capital expenditure requirements and sound financial planning for sustainable operation, if there is any surplus after each year's final accounts, in addition to paying all taxes and contributions in accordance with the law, the Company shall first make up for the deficits of previous years and then set aside 10% of the remaining amount as legal reserve, and after setting aside a special reserve or reversal of the special reserve for the net reduction in shareholders' equity that occurred in the current year and accumulated in the previous years in accordance with the regulations, the Company shall consolidate the accumulated undistributed earnings at the beginning of the period as dividends to shareholders, and distribute the remaining amount as dividends on common shares after distributing the preferred dividends in accordance with Article 7-1 of the Articles of Incorporation.

2. The shareholders' committee proposed the following dividend distribution:

The 2021 earnings distribution is approved on the Board of Directors meeting on March 24, 2022. The total accumulated distributable earnings for fiscal 2021 amounted to NT\$180,120,174 (all amounts stated below are in New Taiwan dollars). \$0.5 per common share, and \$0.7890411 for preferred share A. All dividend is distributed in cash.

- (7) Effect of the proposed gratis allotment of shares at the shareholders' meeting on the Company's operating results and earnings per share: Not applicable
- (8) Employees, Directors' Remuneration:
 - The percentage or range of remuneration of employees and directors as set out in the Articles of Association. In accordance with the revised Articles of Incorporation, the Company shall contribute not less than 1% of its annual profits to the remuneration of its employees and the remuneration of its directors (up to 3%), provided that the Company shall reserve in advance an amount to cover any accumulated losses.
 - 2 The basis for estimating the amount of remuneration to employees and directors, the basis for calculating the number of employee compensation shares to be distributed in shares, and the accounting treatment if the actual amount distributed differs from the estimated amount.
 Approved by the annual general meeting on August 3, 2021, the distribution for employee remuneration in 2020 (no less than 1%) is \$20,000,000 and \$7,250,000 for the director remuneration (no more than 3%), all payable in cash. No difference from the amount to be recognized in 2020.
 - 3 Information on the proposed distribution of employee remuneration and other information adopted by the Board of Directors :

Approved by the Board of Directors meeting on March 24, 2022, the suggested distribution for employee remuneration in 2021 (no less than 1%) is \$12,000,000 and \$5,200,000 for the director remuneration (no more than 3), all payable in cash. No difference from the amount to be recognized in 2021.

- $4\, \cdot\,$ Actual distribution of remuneration of employees and directors in the previous year :
 - (1) The actual amount of employee and director's remuneration distributed in the previous year : <u>Actual distributions for 2020 were NT\$20,000,000 for employee remuneration and NT\$7,250,000 for director remuneration.</u>
 - (2) If there is any difference between the actual amount of remuneration to employees and directors in the previous year and the estimated amount of expenses to be recognized, the amount of the difference, the reasons for the difference and the circumstances under which the difference was handled should be disclosed: <u>No difference</u>

(9) The Company buys back shares in the Company in the following circumstances.

		-	2022/3/31
Buyback issue	1st	2nd	3rd
Purpose of buy-back	Protect the company's credit and shareholders ' rights	Transfer of shares to employees	Protect the company's credit and shareholders ' rights
Buyback Period	2008/7/10~2008/9/8	2008/10/22~2008/12/19	2011/9/13 ~ 2011/10/14
Buyback interval price	Unit price per share NT\$11 to NT\$25	Unit price per share NT\$8 to NT\$18	Unit price per share NT\$8.75 to NT\$20.76
Type and number of shares bought back	CSTO/ 6,103,000 shares	CSTO / 3,300,000 shares	CSTO / 1,487,000 shares
Amount of shares bought back	NT\$ 95,865,633	NT\$ 34,476,022	NT\$ 18,820,541
Number of shares cancelled and transferred	Approved by the Ministry of Economic Affairs on December 22, 2008, application for cancellation of registration of change of treasury shares 6,103,000 shares	Approved by the Ministry of Economic Affairs on 04/01/2012, the application for cancellation of the registration of change of treasury shares 3,300,000 shares	Approved by the Ministry of Economic Affairs on 04 January 2012, application for cancellation of registration of change of treasury shares 1,487,000 shares
Number of shares of the Company held cumulatively	-	-	-
Number of shares of the Company held cumulatively as a percentage of the total number of shares in issue (%)	-	-	-

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2022/3/31

		2022/3/31
Buyback issue	4th	5th
Purpose of	Protect the company's credit	Protect the company's credit
buy-back	and shareholders ' rights	and shareholders ' rights
Buyback Period	2012/6/4 ~ 2012/8/3	2012/11/19~2013/01/18
Buyback interval	Unit price per share NT\$8.50	Unit price per share
price	to NT\$16	NT\$8.50 to NT\$14
Type and number of shares bought back	CSTO / 1,200,000 shares	CSTO/ 1,364,000 shares
Amount of shares bought back	NT\$ 14,157,848	NT\$ 14,422,096
Number of shares cancelled and transferred	Approved by the Ministry of Economic Affairs on October 3, 2012, application for cancellation of registration of change of treasury shares 1,200,000 shares	Approved by the Ministry of Economic Affairs on May 17, 2013, application for cancellation of registration of change of treasury shares 1,364,000 shares
Number of shares of the Company held cumulatively	-	-
Number of shares of the Company held cumulatively as a percentage of the total number of shares in issue (%)	-	_

2.Handling of corporate bonds:

(1) Ordinary corporate bonds.

Types of corr	vareta handa	1st unsecured corporate bonds		
Issue Date	orate bonds	2004/6/25		
Denomination		100,000 per sheet		
Place of issuance and transaction				
	ansaction	Not applicable		
Par Value (NT\$)		The bonds were issued in full at par value.		
Total amount		NT\$ 1,000,000,000		
Interest rate		Coupon rate 0 %		
Duration		5-year maturity date: 24 June 2009		
Assurance agency		Not applicable		
Trustee		Taipei Fubon Bank Trust Department		
Underwriter		None		
Attorney		Chang An Attorney J.A. Huang		
Accountant		Diwan & Company TSAI, CHING-TIEN 、.WU , JIAN-YUAN		
Repayment method		Not applicable		
Outstanding principal a	mount	NT\$ 0		
Terms of redemption of		(1) If the closing price of the Company's common stock on the TSE		
		 exceeds the then current conversion price of the Bonds by 50% or more for 30 consecutive business days from the day after the first month from the date of issuance of the Bonds to the 40th day prior to the expiration of the issuance period, all of the Bonds may be redeemed in cash within the next 30 business days at the redemption price calculated based on the redemption yield rate of the Bonds listed in (3). (2) From the day after the first month of issuance to the 40th day before the expiration of the issuance period, if the outstanding balance of the Bonds is less than \$100 million, the Bonds shall be redeemed in cash at the redemption price calculated based on the redemption yield of the Bonds listed in (3). (3) The redemption rates are as follows. 1. From the day after the first month of the issue to the day after the second year of the issue, the bonds shall be redeemed at a yield rate of 1.00% per annum. 2. From the day after the second year of issue to the day after the third year of issue, the bonds shall bear a redemption yield rate of 1.25% per annum. 3. Redemption of this convertible bond at par value from the day after the third year of issuance until 40 days prior to the 		
Pastrictions		maturity of this convertible bond.		
Restrictions	ate of assessment and comparate hand	maturity of this convertible bond. None		
Credit rating agency, da	ate of assessment and corporate bond			
	•	None		
Credit rating agency, da	Amount of converted (exchanged or	None		
Credit rating agency, da	Amount of converted (exchanged or warrants) ordinary shares, overseas	None		
Credit rating agency, da	Amount of converted (exchanged or warrants) ordinary shares, overseas depositary receipts or other securities as of	None None		
Credit rating agency, da assessment results	Amount of converted (exchanged or warrants) ordinary shares, overseas depositary receipts or other securities as of the date of publication of the Annual Report	None None Due for redemption		
Credit rating agency, da assessment results	Amount of converted (exchanged or warrants) ordinary shares, overseas depositary receipts or other securities as of the date of publication of the Annual Report Issuance and conversion (exchange or share	None None Due for redemption Creditors convert ordinary shares by way of book transfer or to the		
Credit rating agency, da assessment results Other rights	Amount of converted (exchanged or warrants) ordinary shares, overseas depositary receipts or other securities as of the date of publication of the Annual Report Issuance and conversion (exchange or share option) method	None None Due for redemption		
Credit rating agency, da assessment results Other rights The method of issuance	Amount of converted (exchanged or warrants) ordinary shares, overseas depositary receipts or other securities as of the date of publication of the Annual Report Issuance and conversion (exchange or share option) method and conversion, exchange or share option,	None Due for redemption Creditors convert ordinary shares by way of book transfer or to the Company's share agency at the conversion price.		
Credit rating agency, da assessment results Other rights The method of issuance the possible dilution of	Amount of converted (exchanged or warrants) ordinary shares, overseas depositary receipts or other securities as of the date of publication of the Annual Report Issuance and conversion (exchange or share option) method and conversion, exchange or share option, shareholdings by the terms of issue and the	None None Due for redemption Creditors convert ordinary shares by way of book transfer or to the		
Credit rating agency, da assessment results Other rights The method of issuance	Amount of converted (exchanged or warrants) ordinary shares, overseas depositary receipts or other securities as of the date of publication of the Annual Report Issuance and conversion (exchange or share option) method and conversion, exchange or share option, shareholdings by the terms of issue and the f existing shareholders.	None Due for redemption Creditors convert ordinary shares by way of book transfer or to the Company's share agency at the conversion price.		

Types of corporate bonds		First domestic unsecured convertible corporate bond			
Item		2009	Current year as of 20 April 2010		
Market value of	Max	101.00	Expired on 24 June 2009 and		
convertible	Min	94.10	fully redeemed		
bonds Avg		99.14			
Convers	sion price	20.15	7		
Issuing (processing) date and the conversion price at the time of issuance		Issued on June 25, 2004 / Conversion price at issuance NT\$33.50			
Conversion method		Delivery of new shares upon conversion of the issue, with the same rights and obligations as ordinary shares			

(2) Information about the convertible corporate bond:

- (3) Exchange of corporate bond information: Not applicable
- (4) Omnibus reporting of issuance of corporate bonds: Not applicable
- (5) Information on corporate bonds with warrants: Not applicable

3.Special shares:

Item\Issuance Date		August 10, 2021 TYC Preferred Share A	
	Denomination	NT\$10	
	Issuance Price	NT\$50 per share	
	Number of shares	Total number of shares: 30,000 thousand shares	
	Total amount	NT\$1,500,000 thousand dollars	
Rights and Obligations	Dividends and bonuses distribution	 (1) The dividend yield of the preferred share A is 4% (annual rate), (record date: June 16, 2021, 5-year interest rate swap (IRS) rate, 0.64275% + fixed rate, 3.35725%) and calculated at the issue price per share. The five-year IRS rate will be reset on the next business day five years after the issue date and every five years thereafter. The record date of the reset is two business days of financial institutions in Taipei prior to the reset date. The five-year IRS rate is the arithmetic mean of the offer prices of Reuter's TAIFXIRS and COSMOS3 at 11 a.m. on the record date of the reset (business day of financial institutions in Taipei). If the aforesaid offer prices are unavailable on the record date of the reset, the five-year IRS rate shall be determined by the Company based on the principle of good faith and reasonable market conditions (2) Dividends distribution: The preferred share dividends are fully distributed in cash every year. After the financial statements are adopted in an annual general meeting, the Board of Directors shall authorize the chairman to set the record date for paying the preferred share dividends of the previous year. The number of dividends issued in the year of issue and in the year of redemption is calculated based on the actual number of days of issue in the current year. 	

		Amore 10, 2021		
	Item\Issuance Date	August 10, 2021 TYC Preferred Share A		
		 (3) The Company shall apply the current year's earnings, if any, to pay for taxes as stipulated by laws and regulations, offset accumulated losses of previous years, and allocate 10% as legal reserve pursuant to laws and regulations. Special reserve shall be set aside or reversed from net shareholder's equity reduction in current or accumulative in prior years in accordance with related regulations. The remaining earnings along with the accumulated unappropriated earnings in prior years as shareholder bonus, and shall be appropriated as preferred share dividends in accordance with the Article 7-1, Articles of Incorporation. (4) The Company has discretion over the distribution of preferred stock dividends. If the Company does not generate any or sufficient profits during the year for the distribution of preferred stock dividends in accordance with Article 32-1, Articles of Incorporation to be adopted by the annual general meeting. After the surplus earnings distribution is adopted, the distributable amount of preferred shares first. (5) The preferred shares A issued are non-cumulative; that is, the undistributed dividends or shortages in dividends distributed shall not be accumulated and paid in subsequent years when profits are generated. (6) The preferred shareholders A are not entitled to preferred share holders and profits A are not entitled to preferred share holder in a component on the hold of the preferred share hold profits are generated. 		
	Distribution of remaining assets	common shares' cash or share dividends derived from earnings or capital reserve. Preferred shareholders A have a higher claim to the Company's residual properties than common stockholders. Different types of preferred shares issued by the Company grant holders the same rights to claims, and preferred shareholders stay subordinate to general creditors. The amount preferred shareholders are entitled to is capped at the product of number of outstanding preferred shares at		
	Execution of voting rights	the time of distribution and issuance price. Preferred shareholders A have neither voting nor election rights. However, they may be elected as Directors. They have voting rights in preferred shareholders' meetings or with respect to agendas associated with the rights and obligations of preferred shareholders in shareholders' meetings		
	Others	 (1) For cash offering of new shares, the preferred shareholders have the same preemptive rights as the common shareholders. (2) Capital reserve issued at preferred share A premium shall not be used as capital during the issuance of the preferred share. 		
Outstanding Preferred	Amount of preferred shares redeemed or converted	NT\$0		
Shares	Balance of preferred shares redeemed or converted	NT\$1,500,000,000		

			August 10, 2021		
	Item\Issuance Date		TYC Preferred Share A		
	Redemption or conversion te	erms	 (1) Conversion to common share: Preferred share A cannot be converted into common share. (2) Expiration date: The Company's preferred share A does not have an expiration date. Preferred shareholders A may not ask the Company to redeem their preferred shares. The Company may, at any time from the next day of the five-year expiration of the issue, redeem all or part of the preferred stocks based on the original issue price. Unredeemed preferred shares shall continue to be subject to the rights and obligations of the aforesaid issuance terms. If the Company decided to distribute dividend, it shall be calculated according to the actual issuance days of the current year. 		
		Highest	48.00		
	2021	Lowest	42.45		
Market Price		Average	44.05		
per Share	Current year as of 31 March 2022	Highest	44.85		
		Lowest	43.55		
		Average	44.20		
Other Rights	Amount of stock conversion subscription as of the publica of the Annual Report		Preferred share A cannot be converted into common share.		
Attached	Issuance and conversion or subscription regulations		None		
Impact of conditions of issuance on the rights and interests of preferred shareholders and possible dilution of shareholders' equity and impact on existing shareholders' equity			None		

- 4.Data of preferred shares with warrants: Not applicable
- 5. Overseas Depositary Receipts: Not applicable
- 6.Employee stock option certificate application situation: Not applicable
- 7.Matters to be recorded in the case of M & A or transfer of shares of other companies to issue new shares: Not applicable
- 8.Implementation of the fund use plan: The Company does not issue or privately places securities; therefore, it is not applicable.

V.Operations Profile

1. Business Content

(1) Business Scope

- 1. Main Content :
 - (1)Manufacture, processing and sales of automobile and motorcycle parts (lighting equipment, engines, body parts, lights, horns, electronics, transceivers, cigarette lighters, mirrors, trim, wheel covers, door handles, door locks, starter switches, dashboards, rearview mirrors, and car detectors).
 - (2) Manufacturing, processing and sales of aircraft parts and marine parts.
 - (3) Manufacturing, processing and sales of transportation machinery and parts.
 - (4)Manufacture, processing, and sales of transportation machinery and its spare parts, including AC and DC air compressors, vacuum cleaners, waxers, oil pumps, and maintenance equipment.
 - (5) Manufacturing and sales of plastic injection molded products (vacuum cleaner, waxer, air compressor, and other plastic parts and automotive parts).
 - (6) The above items are related to the import and export trading business.
 - (7) We are the agent of domestic and foreign manufacturers for the quotation, tender and distribution of the above products.
 - (8) Except for the permitted business, the business that is not prohibited or restricted by law may be carried on.
- 2. The company's current product, business proportion :

Product	Operating share (2021)
Automotive	87.25 %
Motorcycles	5.32 %
Other	7.43 %

- 3. Planned development of new products (services)
 - (1) Radar blind spot warning system tail light.
 - (2) Heavy locomotive ADB features LED headlights.
 - (3) CAN BUS communication full function LED ADB car headlight.

(2) Industry overview :

- 1. Current status and development of the industry. :
 - (1) Current status :

According to the Taiwan Vehicle Industry Association, the total output value of Taiwan's vehicle industry continues to grow, reaching \$663.7 billion in 2014, the highest in history. From January to September 2021, it amounted to NT\$522 billion, accounting for 4.46% of Taiwan's total manufacturing output and up by 20.80%, making it an extremely important industry in Taiwan.

Automotive industry :	The record high of \$230.9 billion in 2005 was followed by a up of 24.66% to \$143.3 billion in January-September 2021.	
Motorcycle industry : Peak of \$55.7 billion in 1995, \$41.6 billion in January-September 202 6.89%.		
Bicycle industry :	2019 to reach a record high of \$65 billion, January-September 2021 to \$50.2 billion, up 20.17%.	
Auto parts industry :	Reached a record high of \$234.2 billion in 2015, up 17.13% to \$167.3 billion in Jan-Sep 2021.	
Motorcycle parts industry :	Peak of \$51.2 billion in 2014, \$42.1 billion in Jan-Sep 2021, up 14.14%.	
Bicycle parts industry :	2019 to reach a new record high of \$72.2 billion, January-September 2021 to \$77.6 billion, up 51.93%.	

Taiwan's auto parts industry has the advantage of small quantity and flexible manufacturing, and has become internationally competitive after continuous investment in R&D and upgrading of production technology.

In recent years, although the domestic market for complete vehicles has been fluctuating, the amount of export sales of auto parts has continued to expand every year after accumulating competitive strength. In 2017, the amount grew by approximately 1.7% to reach a record high of NT\$214.9 billion, and in 2021, due to the impact of COVID-19 worldwide, the amount from January to September 2021 was NT\$162.5 billion, an increase of 17.82%.

1	Taiwan Auto Parts Export Value Statistics							Unit: N	T\$ billion			
Year	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021/1-9
Amoun t	1,713	1,848	1,948	1,979	2,077	2,145	2,113	2,149	2,147	2,148	1,927	1,625
Growth rate	22.62%	7.88%	5.41%	1.60%	4.96%	3.26%	-1.47%	1.70%	-0.11%	0.02%	-10.26%	17.82%

Source: Import and export statistics, compiled by Taiwan Vehicle Industry Association.

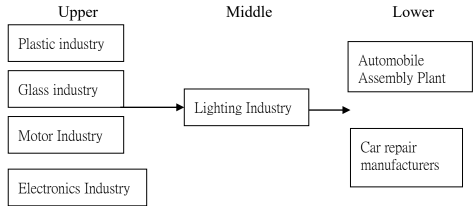
(2) The future development trend of the industry :

In terms of new products, Taiwan SMEs have the best stage to innovate flexibly, especially related to car safety concept products combined with electronic technology, such as: MiniCCD color camera, anti-glare autodimmingrear viewmirror, wireless tire pressure monitoring systems, rain sensor, satellite navigation, etc. In addition, a variety of audio and video equipment for cars attract many buyers and so there are also innovative products launched, such as: combined with TFT LCD screen and DVD/VDC/CD/MP3/TV +AM/FM function audio and video equipment.

In summary, automotive electronics is the fastest growing project in the automotive industry. The strength of Taiwan's information electronics industry will be one of the thrusts of Taiwan's auto parts industry transformation in the future. According to Strategy Analysis estimates, the automotive electronics market related to driving information has a compound annual growth rate of about 7%, the automotive electronics market related to chassis systems has a compound annual growth rate of 8%, and the safety systems related to automotive electronics products have a compound annual growth rate of up to 14%.

The future technology and trend of the vehicle industry still lies in the development of oil-electric/electric vehicles. Taiwan already has the capability of independent research and development of key components for electric vehicles.

2. The relevance of the industry in the upper, middle and lower reaches :



3. Various development trends of products :

With the booming development of LED light source technology, new-style car taillights, including driving lights, brake lights, almost all LED lights emerge, mainly because LED has the advantages of power saving and shape flexibility, so that the taillight power consumption is reduced from 27W down to 5W or less. Also because of the different arrangements that can be done with LED, a variety of designs for car lights can be done unlike the traditional ones.

High-power LED luminous efficiency continues to improve and thermal resistance continues to decrease, but also provides the opportunity to use LED lighting as a light source, including LED direction lights, LED daytime running lights, LED front fog lights, LED near and far lights and so on. In 2010, the company also has the first near-lamp with diurnal lamp function LED headlamp output. Not only is it another important breakthrough in technical capabilities, but also different from Taiwan aftermarket (AM) competitors, and with the higher layer, it is bound to bring higher market profit opportunities for the company. In 2013, the full-featured LED headlights with natural heat dissipation, higher reliability and more energy-saving effect, have been approved and adopted by Ducati heavy locomotives, a subsidiary of the Audi car family!

In addition, committed to the evolution of optical design and light source, and in order to increase the safety of driving and adapt to a variety of driving conditions with automatic steering, automatic adjustment of the light type by the adaptive lighting system (AFS) has gradually become the focus of research and development of each lamp factory. The company completed the mass production of AFS headlights in 2012, using the latest technology, actively detecting the condition of the car, after MUC calculation, and then sending the signal to the lights, a real-time response to compensate for the lighting area and improve driving safety. In response to market competition and customer demand, the company actively invested in technology research and development of full-featured LED headlights, and in 2016 successfully mass-produced these lights to supply European car manufacturers.

- 4. Competitive Situation :
 - (1) R & D Modified Car Lights (PM) :

As the company has superior design ability and quality than competitors in the industry, the product acceptance in the market is higher than other competitors. The company still persists in improving its product design ability and product refinement, in order to enhance the company's brand value, to stay a step ahead of competition.

(2) General Aftermarket (AM).

TYC's products in the aftermarket focus on quality, delivery and service, and have not only passed many regulatory requirements (SAE, ECE, ADR, JIS, GB, CAPA, CCC, IRAM, SABS certification), but in order to stay ahead of its competitors and shorten the development time, we have not only used PDM/PLM systems, but have also actively set up a test mold center and mold factory exclusive to the R&D department in order to develop and market new products earlier.

(3) OEM market :

OEM lamps usually require a higher level in design technology, the company in addition to the existing optical foundation, is actively engaged in the LED, PES, AFS, ADB and other aspects, seeking technological breakthroughs, and improving the development process. It has obtained factory certification and a number of product patents, synchronous design and development, and through cooperation with LED light source technology manufacturers, TYC can be more competitive in the market.

- (3) Technology and R & D Overview :
 - 1. R & D expenses invested for the year ended in the date of publication of the annual report :

Unit	:	NT\$1,000
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Item	2021	Current year as at 31 March 2022
R&D costs	344,453	79,541
Operation revenue	16,576,615	4,607,284

2. R & D expenses invested for the year ended the date of publication of the annual report :

(1) LED edge-lit light bar tail light

(2) Adaptive Driving Beam (ADB) headlamp design (with AFS function)

(3) Full-function reflective LED motorcycle headlamp control by CAN BUS

3. Future Annual Research Development Plan.

The development of the automobile industry is growing rapidly since major automobile manufacturers have been developing in electric vehicles and related electronic industries are developing in automobile industry, while making the automobile components to be electric and communicative. The development of automatic driving component research are the key products of major car manufacturers, so the intelligent design of vehicles is the key development of various vehicle parts, the same as the previous development of high-end LED lights from the matrix LED intelligent turn lighting technology can no longer meet the next generation of automatic driving level 3 and above need to communicate and communicate with pedestrians and cyclists on the road, the future intelligent lights will be towards the development of high-resolution lighting technology (such as DMD, uAFS and other technologies) to achieve the recording and communication between vehicles, or the use of new lighting technology combined with ADAS to achieve automatic driving functions.

Intelligent lights for lamps and lanterns are used in the sensing, car news, car networking related technology lights. ADB LED headlamp technology for intelligent lights, has been the mainstream of the current advanced lamp design. In the high-power LED brightness continues to improve, the key for future research would be high pixel light source for the LED manufacturer. ADB LED headlamp technology must be more sophisticated technology, miniaturization, modular lamp design is the focus of future research. TYC has invested considerable resources in LED precision headlight technology, new LED optical research and development, thick lens and TIR light guide technology. It has actively invested in the research of a key, thick lens and TIR light guide and other key optical components of a light design, optical design, heat dissipation design, materials, LED, simulation analysis, mold design and development, production technology, etc.. Optical design which will increase the visual simulation function can increase the advantages of the development of light guide components. With the increase of LED brightness, the headlamp lens is also designed to be smaller and multi-part, so the mold technology needs to use more precise processing technology, and also invested in ultra-precision NC processing machine, which can make the product more in line with the design.

LED lights electronic design from LED driver circuit design, has entered the electronic digital and communication function design, the lights are no longer simply lighting car parts, but one of the electronic functional parts of the car, Tyvek also actively invested in CAN/LIN BUS technology capability development in recent years, has successfully established

CAN/LIN BUS technology capability and developed a number of successful products. LED lights in the related electronic system functions more and more, and the lights connected to the function has been increasing, so the lights control method needs to be connected with other systems, most use CAN/LIN BUS connection to speed up the operation of each system to increase driving safety.

Intelligent lights for the function and the vehicle body-related sensing system connection, the vehicle in the driving of a variety of dynamic immediately feedback to the vehicle in the vehicle control unit in communication with the lamp for the required transformation to improve driving safety. Therefore, the automotive electronic product systems are connected to each other and communication is very important. TYC also invested in a variety of matrix high-end headlights headlights research, including ADB/AFS headlights in optical design, mold processing, electronic technology than the previous LED lamps must be higher-end technical capabilities.

- (4) Long and short-term business development plan:
 - 1. Short term plan:
 - (1) In order to expand the largest AM market in North America, we have invested capital and manpower to obtain CAPA certification. As of 2021, 1,869 lamps have been certified by CAPA, and it is estimated that by 2022, more than 1,950 lamps will have been certified. Now we continue to invest all resources to obtain CAPA certification to increase sales in insurance market and increase product certification to 1,869 in 2021. It is estimated that by 2022, more than 1,950 lamps will have been certified.
 - (2) The company has added new product lines and expanded TYC brand products such as mirrors, condensers, fans, water tanks, blowers, lifts, air filters, chassis parts, electrical products, and new product groups such as automotive electronics, and is actively seeking strategic alliances with high quality and competitive domestic and foreign manufacturers to strengthen its competitiveness in the market.
 - (3) We are actively developing OEM markets, strengthening quality and enhancing relationships with international car manufacturers.
 - 2. Long-term Plan :
 - (1) Establish global distribution system and expand distribution network.
 - (2) To grasp the local market in China and expand the scale of the company's operations.
 - (3) To build up the production and supply capacity of the ASEAN.

2. Market and Production Overview. :

(1) Market Analysis :

1. Major product sales regions

The Company's main sales regions are mainly overseas, with foreign sales comprising 92.12% and 93.29% of sales in 2020 and 2021 respectively. The high proportion of foreign sales is mainly due to the limited appetite of the domestic automobile market, and in recent years, apart from the continuous AM market expansion, the Company has also devoted itself to the development of other markets.

In addition, due to the larger market size in Europe and the United States, the quality requirements of the products are higher, and they must pass the quality test of SAE (American Society of Automotive Engineers) in the United States and obtain the quality certification of ECE (European Economic Commission) in Europe before they can be sold to Europe and the United States respectively. Sales to the U.S. amounted to NT\$7,699,221 in 2021, representing 46.45% of total net sales, and sales to the Netherlands amounted to NT\$2,261,440 in 2021, representing 13.64% of total net sales, with a total of NT\$9,60,661 in sales to the U.S. and the Netherlands.

Sales of major products in the past two years

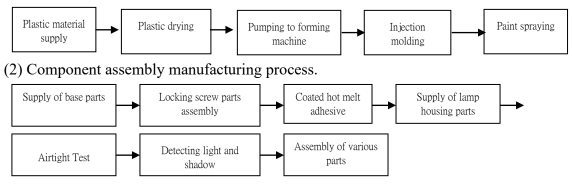
Units: NT\$1000.%

Sales target and area		20	20	2021		
Sales ta	irget and area	Amount Ratio		Amount	Ratio	
Dom	estic Sales	1,138,291	7.88%	1,112,259	6.71%	
	China	307,498	2.12%	403,521	2.43%	
	Netherlands	2,007,306	13.90%	2,261,440	13.64%	
Export	USA	6,717,146	46.50%	7,699,221	46.45%	
sales	Other countries	4,275,967	29.60%	5,100,174	30.77%	
	Subtotal	13,307,917	92.12%	15,464,356	93.29%	
	Total	14,446,208	100.00%	16,576,615	100.00%	

- 2. Future market supply and demand conditions
 - (1) Demand in the refurbishment market is currently unsaturated, as it is in the introduction stage.
 - (2) The results of our cultivating the European locations, the increase in orders and the expansion of our sales channels have led to an increase in market share.
 - (3) In order to meet the new sales strategy, the company continues to strengthen the establishment and implementation of the quality assurance system, and has passed the ISO9002 certification in 1993, which has reached the internationally recognized quality standard. In order to continuously improve quality, the company began to implement the Quality System Standard (QS9000) of the Big Three in the United States in 1996 and was certified in December 1998. The company passed ISO14001 certification in July 2002, TS-16949 certification in October 2003, CAPA Certificate of Conformity in September 2005, and the Top 20 Excellent Brands in Taiwan. In March 2006, we obtained the Q1 Quality Award certificate; in February 2007, we obtained CCC certification in China; in October 2007, we obtained IRAM certification in Argentina; in February 2010, we obtained SABS certification in South Africa; in December of the same year, we obtained OHSAS18001, TOSNMS certification and AEO quality enterprise; in July 2012, we obtained CZ certification in Europe; in September, we passed the APCP factory evaluation by NSF certification agency, and in October, the first group of lamps passed the certification and we became the qualified supplier of NSF-APCP. In 2014, we were awarded one of the most valuable brands in the top 35 of the Global Best Brands (Taiwan Region) by Interbrand; in April 2018, the ISO/TS 16949 quality management system certification was successfully changed to IATF 16949; in July, we passed the ISO 26262 functional safety management system certification by Rheinland; The recognition of new technology includes two awards of the 19th Taiwan Excellence Award (LED headlamp with DRL and delicate patio light), the 20th Taiwan Excellence Award (AFS intelligent steering headlamp), and three awards of the 21st Taiwan Excellence Award (full LED tail lamp, LED light guide bar motorcycle headlamp, and sailboat LED street lamp), the 22nd Taiwan Excellence Award for LED DRL Guide Bar Headlamp, the 23rd Excellence Award for two products (Transformers Full LED Motorcycle Headlamp, Energy Saving Award for two products (Transformers Full LED Motorcycle Headlamp, Energy Saving Street Lamp-Ruyi), the 24th Excellence Award for 3D Full LED Depth of Field Tail Lamp, and the 25th Excellence Award for three products (5-in-1 Full Function Bus Headlamp, Full LED Cruiser Heavy Motorcycle Headlamp, Full LED Hawkeye Motorcycle Headlamp), the 27th Silver Award and Award of Excellence for Full Function LED Motorcycle Tail Light, the 28th Award of Excellence for two products (Innovative Thin Full LED Motorcycle Tail Light, Vertical Side Light Emitting Motorcycle Directional Light), and the 29th Award of Excellence for two products (Innovative Full Function LED Motorcycle Head Light, T Type, and Innovative Full Function LED Motorcycle Head Light, V Type), and Awarded the 30th Taiwan Excellence Award (Full LED Motorcycle Headlamp). These show that our company not only strives to improve our technology and product quality competitiveness year after only strives to improve our technology and product quality competitiveness year after year, but also speeds up the local customs clearance for foreign customers, making our company rise to the level of a world class manufacturer.

- (4) With the rising awareness on environmental protection, the Company has been actively strengthening its management system, and received the Carbon Reduction Action Award from the Environmental Protection Administration of the Executive Yuan at the end of 2015.
- (5) In response to the development needs of the vast market in Mainland China, the company actively engages in the mainland marketing planning. It set up a lamp factory and mold factory in Changzhou, China, and set up Kunshan TYC Energy-saving Lighting Technology Co., Ltd. to produce automotive lights. In addition, through the design team owned by the company, we conducted lamp modeling modification design to meet the needs of major automakers and to actively expand the Mainland domestic demand market, hoping to master the sales network.
- (6) In order to strengthen the supply chain in Southeast Asia, we not only produce automotive lights in Thailand, but also produce OEM lights for motorcycles in Vietnam through a joint venture. 109 years ago, our Thailand plant was awarded the honor of "2019 Honorary Manufacturer" by GM, demonstrating our ability to produce OEM quality.
- 3. Advantages and disadvantages of the development vision
 - (1) Advantages:
 - A. The improvement of the light distribution technology of vehicle lights and the compliance of the products with regulations and market demands have improved product quality, shortened delivery time and reduced costs, which have helped to expand sales.
 - B. The conversion of the information trade system was completed and the international network communication capacity was enhanced.
 - C. The company has a good brand image in the automotive lighting market, the best quality and technology in the industry, a long history, and a wide sales coverage, which contributes to the growth of business.
 - D. We emphasize the importance of teamwork, customer-oriented awareness and good centripetal force.
 - E. Our global production sites have been integrated to achieve significant cost reduction and internationalization.
 - F. The recession has reduced the demand for new vehicles, but the relative increase in usage of older vehicles has had a consequent impact on the demand for refurbished products.
 - G. International and corporate companies are strengthening their overseas sourcing through global division of labor, with Taiwan parts and components being one of the key sources.
 - (2) Disadvantages:
 - A. The price competition among global lamp contractors is fierce, affecting the selling price and profitability.
 - B. The wide range of changes in exchange rates affects the accuracy of the Company's forecasts of results and profitability.
 - C. The rapid development of automotive parts in mainland China has strongly carved out part of the market, while Japanese automakers have shifted their main focus to the Asia-Pacific region because of the aggressive stance of Mainland China.
 - D. Emerging countries such as Mainland China, India and Eastern Europe have a low cost advantage.
 - E. In response to environmental requirements, the selection of materials and testing has become more stringent and development costs have risen.
 - F. The technical threshold of the lamp products is getting higher and higher.
 - G. COVID-19 outbreak impacts in early 2020, city closures and unsealing times in various countries affect economic activity; will continue to impact through 2021
 - H. The high cost of outbound sea freight, the lack of space on ships and the accumulation of containers in major ports in Europe and the United States have resulted in a lack of empty containers and increased end market customer's cost of sales.

- (2) Important applications and production processes of the main products.
 - 1. Main products' important applications: Our main products are used in various brands of motorcycle lighting.
 - 2. Main product production process :
 - (1) Injection molding manufacturing process :



(3) Supply status of main raw materials

Name of raw material	Supply situation
Base, lamp housing	Good
Hardware and iron parts	Good
Rubber Parts Housing	Good
Wire group	Good
Light bulb	Good
Glass lamp housing	Good
Plastics, BMC materials	Good
Paper box packaging	Good

The main raw materials for our motorcycle lights are lamp housings, lamp bulbs and plastic materials, which are mostly supplied by well-known domestic manufacturers, with only a few imported by ourselves. Since we have a wide range of customers and have maintained good cooperative relationships with major suppliers, the quality of the raw materials supplied is stable and the source of raw material supply should be safe.

(4) Name of customer who has accounted for more than 10% of the total amount of goods imported (sold) in any of the past two years: 1. Key supplier information for the past two years :

Unit : NT\$1,000 ; %

	2020						2021		FY 2022 as at 31 March			
Item	Name	Amount	Percentage of net purchases for the year	The relationship with the issuer	Name	Amount	Percentage of net purchases for the year	The relationship with the issuer	Name	Amount	Percentage of net purchases for the year	The relationship with the issuer
1	A company	743,844	9.37%	Non-related person	A company	919,027	9.00%	Non-relate d person	A company	216, 480	8.94%	Non-related person
2	Others	7,195,880	90.63%	None	Others	9,296,102	91.00%	None	Others	2, 204, 606	91.06%	None
	Net Purchase	7,939,725	100.00%		Net Purchase	10,215,129	100.00%		Net Purchase	2, 421, 086	100.00%	

Explanation of changes: None of the major suppliers accounted for more than 10% of total purchases in the last two years, so it is not applicable.

2. Key sales customer information for the past two years :

Unit : NT\$1,000 ; %

	2020					FY 2022 as at 31 March						
Item	Name	Amount	Percentage of net purchases for the year	The relationship with the issuer	Name	Amount	Percentage of net purchases for the year	The relationship with the issuer	Name	Amount	Percentage of net purchases for the year	The relationsh ip with the issuer
1	A company	1,741,506	12.06%	Non-related person	A company	1,722,790	10.39%	Non-related person	A company	503, 728	10.93%	Non-relat ed person
2	Others	12,704,702	87.94%	None	Others	14,853,825	89.61%	None	Others	4, 103, 556	89. 07%	None
	Net Purchase	14,446,208	100.00%	-	Net Purchase	16,576,615	100.00%	-	Net Purchase	4, 607, 284	100.00%	-

Note on changes. :

(1) Turnover for FY2021 was NT\$16,576,615,000 an increase from FY2020 turnover of NT\$14,446,208,000 due to major sales in USA.

<i></i>		or the public,	, e jeuis		Unit: p	cs; NT\$1000
Year Production value		2020			2021	
Main products	Capacity	Volume	Output value	Capacity	Volume	Output value
Car lights	31,000,000	21,154,682	14,387,557	31,000,000	22,394,862	16,587,223
Motorcycle light	3,000,000	2,013,962	734,038	3,000,000	2,325,563	1,023,856
Other categories	45,000,000	31,303,437	865,424	45,000,000	22,076,050	859,866
Total	79,000,000	54,472,081	15,987,019	79,000,000	46,796,475	18,470,944

(5) Table of production values for the past two years

(6) Table of sales values for the past two years

	Unit: pcs; NT\$1000											
Year		20	20	2021								
Sales value	Domestic Sales		Export sales		Domestic Sales		Export sales					
Main products	Volume	Value	Volume	Value	Volume	Value	Volume	Value				
Car lights	389,837	390,999	18,441,399	12,321,976	395,967	539,863	20,096,753	13,923,098				
Motorcycle light	1,316,234	446,337	264,653	331,645	1,211,806	404,011	533,239	477,916				
Other categories	8,010,433	300,955	31,121,532	654,296	2,162,802	168,385	31,615,079	1,063,342				
Total	9,716,504	1,138,291	49,827,584	13,307,917	3,770,575	1,112,259	52,245,071	15,464,356				

3.Number of employees, average years of service, average age and education distribution ratio in the past two years :

				2022/3/31
	Year	2020	2021	Current year as of
	1 Cal	2020	2021	31 March 2022
	Sales staff	254	241	238
No. of	Management staff	894	895	905
employees	Factory staff	1, 588	1,619	1,610
1 2	Total	2,736	2, 755	2, 753
Av	/erage age	38.63	38.63	40.24
Average	years of service	8.89	8.89	9.36
	Ph. D.	0	0	0
Education	M.D.	134	133	132
distribution	College	1, 349	1, 358	1,369
ratio	High School	986	996	967
	Below high school	267	268	285

4. Environmental Expenditure Information.

- (1) We produce products without creating pollution, so there is no pollution problem.
- The discharge of runoff water is treated by the industrial area sewage treatment plant.

Unit · NT\$1 000

							Unit	: NT\$1,000
Equipment Name	Installation completion	Useful life	Applica reli	ief	Original cost	depreciation	Undiscounted balance	
	date		Yes	No		As	of 31 March 2	022
VOC waste gas adsorption treatment equipment	2004.01.31	10	~		7,749 (Including other repair costs)	7,749	0	Good
Exhaust Emission Project	2004.1.31	5	~		265	265	0	Good
Air Pollution Control Project	2005.02.28	10	~		5,866	5,866	0	Good
Sewage Treatment Plant	2006.11.30	10	~		8,522	8,522	0	Good
Ejector Air Pollution Control Equipment	2013.10.31	10	~		9,193	7,814	1,379	Good
Air pollution system	2013.11.30	10	~		1,650	1,389	261	Good
Air pollution control equipment	2015.11.30	5	~		1,143	1,143	0	Good
BMC1 Air pollution equipment	2017.10.31	5	~		514	463	51	Good
Hot plate machine air emission equipment project	2020.1.31	10	V		1,096	247	849	Good
Air Pollution Control/Monitor System	2021.08.31	10	~		5,730,	382	5,348	Good

(2) Our pollution prevention equipment :

(3) No environmental pollution has occurred in the past year.
(4) No loss or compensation has been suffered as a result of environmental pollution in the past year and up to the date of publication of the annual report.
(5) No significant environmental expenditure is planned for the next two years.

5.Labor relations:

Based on the business philosophy of "honesty, frugality, innovation, and breakthrough", our company became a leading manufacturer of "TYC" lamps through the combined honest, hard-working, frugal, and competitive work attitude of our outstanding employees.

outstanding employees. As a result of the company's visionary leadership and decent management, and the sharing of profits with employees, the relationship between employers and employees is very harmonious, which not only makes the company strong, but also gives more and better protection to the rights of employees.
(1) The company's employee welfare measures, further education, training, retirement system and implementation, as well as the agreement between labor and management and the protection of employee rights and interests of the situation :

Employee welfare measures and implementation :
All employees of the company participate in labor insurance, national health insurance and group insurance.
Regular staff health checkups and health protection information dissemination.

- dissemination.
- (3) Food subsidies are provided to staff.

- (4) Subsidized year-end dinner party meal and sponsored gifts.
- (5) The establishment of a staff welfare committee which discussed the following matters:
 - A. Organize staff travel or issue travel subsidies.
 - B. Issued employees birthday gifts, three holiday gifts.
 - C. Year-end party, provide year-end party lottery prizes.
 - D. Funeral grants.
 - E. Wedding congratulatory gifts.
 - F. Maternity benefits.
 - G. Organize recreational activities.
 - H. Injury and illness hospitalization consolation money.
 - I. Funding for club activities.
 - J. Sign up for an appointed shop.
- 2. Implementation of Staff Development and Training:
 - (1) According to the company's overall operational objectives and strategies, we train management and professional technical personnel, and assist new employees to quickly enter the situation and become competent in their work.
 - (2) In order to implement the company's education and training goals, the company's education and training system is divided into internal training and external training. In 2021, a total of 532 internal training courses, 133 external training courses were conducted reaching a total education and training fee of NT 3,331,000.

The relev	ant content is as	iono wb.			
Internal and external training	Category of Functions	Total number of classes	Number of trainees	Total hours of classes	No. of persons licensed
	General ability training	172	1,886	6,541	0
	The core ability of training	2	47	455	0
Internal training	Job-specific training	20	356	1,953	6
	Professional ability training	196	4,587	6,496	0
	Management ability training	9	281	2,483	0
Subtotal		440	399	7,157	17,928
	General ability training	26	26	300	1
External	Job-specific training	28	28	406	22
training	Professional ability training	76	76	862	11
	Management function training	3	3	42	2
	Total	139	133	133	1,610

The relevant content is as follows:

(3) In order to establish a safe and healthy working environment, our company has been certified by ISO45001:2018 in December 2019 (certification number TW005051, validation: December 6, 2019 to December 5, 2022) to implement safety and health management, and hold regular staff training on fire prevention and regular inspection of related equipment.

- 3. Employee Retirement System and Implementation:
 - (1) The Company's employee retirement method under the "Labor Pension Ordinance". The Company has allocated 6% of the employee's salary per month to the personal pension account of the Labour Insurance Bureau in accordance with the employee retirement method established in the Ordinance.
 - (2) Implementation situation: The amount of pension expenses allocated by the Company in 2020 and 2021 is NT\$36,403,000 and NT\$39,061,000 respectively.
 - (3) The employee pension scheme established by the Company in accordance with the "Labor Standards Act", the payment of the employee pension is calculated based on the length of service and the average salary of one month at the time of approval of retirement. Two bases are given for service years within 15 years (inclusive), and one base is given for each year of service for more than 15 years, provided that the base accumulation is limited to a maximum of 45 bases. In accordance with the provisions of the Labor Standards Act, the Company allocates a pension fund on a monthly basis for 3% of the total salary, which is stored in a special account in the name of the Labor Retirement Reserve Supervision Committee in a special account of the Bank of Taiwan. In addition, the Company estimates the balance of the aforementioned workers ' retirement reserve account before the end of each year. If the balance is less than the amount of the pension calculated by the estimated workers eligible for retirement in the following year, the difference will be made by the end of March of the following year.
- (2) Losses suffered as a result of labour disputes in the most recent year and as of the date of publication of the annual Report, and estimated amounts and countermeasures that may occur now and in the future :

The Company has not had any labor disputes so far, because the Company strives to create harmonious labor relations between employers and employees and the Company will continue to actively promote various employee welfare measures in the future, so there should not be any losses arising from labor disputes.

6. Cyber Security Management

(1) Cyber security risk management structure, cyber security policy, specific management plan, and resource invested in cyber security management:

Administrative Management Department is planned to be responsible for the Cyber Security Risk Management Unit. Relevant policy and management plan are still in the process of development and will be reported to the Board of Directors or management team when it is confirmed.

(2) Any losses, possible impacts therefrom, and measures to be taken due to significant cyber security incidents: None.

7.Important Contract: None

VI. Financial Overview

1. Condensed balance sheet and consolidated profit and loss account for the past five years, name of accountant and his audit opinion.

(1) Condensed Balance Sheet ((Consolidated) - IFRS.
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Unit : NT\$ 1000

Year Financial information for the past five years (Note 1)							Financial information
Item		2017	2018	2019	2020	2021	for the year ended 31 March 2022 (Note 2)
Current	assets	8,071,100	8,965,715	9,024,153	8,453,095	9,889,193	10, 953, 267
	e, plant and pment	7,992,519	8,301,890	8,331,456	8,330,236	7,924,249	7, 946, 992
Intangible	e assets	104,569	114,738	116,418	90,673	71,843	65, 376
Other A	Assets	3,996,559	4,086,533	6,140,016	5,871,131	6,169,322	6, 176, 591
Total a	issets	20,164,747	21,468,876	23,612,043	22,745,135	24,054,607	25, 142, 226
Current	Before distribution	6,870,008	7,682,343	7,321,703	6,300,812	8, 656, 900	6,923,196
liabilities	After distribution	7,370,645	8,089,110	7,759,760	6,488,551	Not yet distributed	Not yet distributed
Non-cu liabili		6,784,242	7,169,480	9,427,566	9,739,397	8,308,703	7,894,520
Total liabilities	Before distribution	13,654,250	14,851,823	16,749,269	16,040,209	15,863,662	16,551,420
naonnies	After distribution	14,154,887	15,258,590	17,187,326	16,227,948	Not yet distributed	Not yet assigned
owners	ttributable to of the parent mpany	6,291,219	6,423,718	6,648,445	6,424,948	7,889,755	8,262,394
Capital	stock	3,128,979	3,128,979	3,128,979	3,128,979	3,428,979	3,428,979
Capital r		1,377,236	1,378,734	1,379,947	1,381,263	2,577,877	2,577,877
Retained earnings	Before distribution	1,942,835	2,082,751	2,396,484	2,210,684	2,232,867	2,507,782
carnings	After distribution	1,442,198	1,675,984	1,958,427	Not yet distributed	Not yet distributed	Not yet distributed
Other in	terests	(151,835)	(160,750)	(250,969)	(289,982)	(343,972)	(246,248)
Treasury stock		(5,996)	(5,996)	(5,996)	(5,996)	(5,996)	(5,996)
Non-controlling interests		219,278	193,335	214,329	279,978	301,190	328,412
Total	Before distribution	6,510,497	6,617,053	6,862,774	6,704,926	8,190,945	8,590,806
equity	After distribution	6,009,860	6,210,286	6,424,717	6,517,187	Not yet distributed	Not yet distributed

Note1 :The 2017-2021 financial information has been audited and certified by an accountant.Note 2:2022/3/31 The financial information was reviewed by the accountant.

(2) Condensed Balance Sheet (Individual) - IFRS.

Unit : NT\$ 1000

r	Г				UI	$ht \cdot N151000$
	Year	Fir	nancial informat	ion for the past five	e years (Note 1)	
Item		2017	2018	2019	2020	2021
Current	assets	4,622,690	5,258,578	4,880,185	4,536,631	5,682,648
Real estate, equipt	1	5,686,408	5,925,325	6,178,708	6,381,043	6,120,820
Intangibl	e assets	50,443	68,004	76,695	57,329	40,267
Other A	Assets	5,748,104	5,762,294	6,781,401	6,781,462	6,793,122
Total a	assets	16,107,645	17,014,201	17,916,989	17,756,465	18,636,857
Current	Before distribution	4,457,549	5,175,767	4,670,000	3,898,799	5,098,825
liabilities	After distribution	4,958,186	5,582,534	5,108,057	4,086,538	Not yet distributed
Non-curren	t liabilities	5,358,877	5,414,716	6,598,544	7,432,718	5,648,277
Non-current liabilities	Before distribution	9,816,426	10,590,483	11,268,544	11,331,517	10,747,102
naointies	After distribution	10,317,063	10,997,250	11,706,601	11,519,256	Not yet distributed
Equity attri owners of comp	the parent	6,291,219	6,423,718	6,648,445	6,424,948	7,889,755
Capital	stock	3,128,979	3,128,979	3,128,979	3,128,979	3,428,979
Capital r	eserves	1,377,236	1,378,734	1,379,947	1,381,263	2,577,877
Retained	Before distribution	1,942,835	2,082,751	2,396,484	2,210,684	2,232,867
earnings	After distribution	1,442,198	1,675984	1,958,430	2,022,945	Not yet distributed
Other interests		(151,835)	(160,750)	(250,969)	(289,982)	(343,972)
Treasury stock		(5,996)	(5,996)	(5,996)	(5,996)	(5,996)
Non-controlling interests		-		_	-	-
Total equity	Before distribution	6,291,219	6,423,718	6,648,445	6,424,948	7,889,755
	After distribution	5,790,582	6,016,951	6,424,948	6,237,209	Not yet distributed

Note1 : The 2017-2021 financial information has been verified by accountants.

(3) Condensed Consolidated Income Statement (Consolidated) -IFRS

Unite : NT\$ 1,000

	Fina	incial informati	on for the past	five years (Not	te 1)	Financial information
Item	2017	2018	2019	2020	2021	for the year ended 31 March 2022 (Note 2)
Operating revenues	16,063,682	16,621,903	17,539,920	14,446,208	16,576,615	4, 607, 284
Gross profit	3,504,861	3,683,969	4,162,733	2,857,442	3,007,408	933, 126
Operating profit or loss	531,851	618,624	1,055,804	266,486	428,703	214, 899
Non-operating income and expenses	341,505	65,144	(72,299)	141,415	(99,282)	168, 318
Net profit before tax	873,356	683,768	983,505	407,901	329,421	383, 217
Net profit for the current period of continuing operating units	638,823	606,249	711,920	286,687	236,609	298, 955
Losses of closed units	—	_	—		_	_
Net profit (Loss) for the period	638,823	606,249	711,920	286,687	236,609	298, 955
Other consolidated profit or loss for the current period (Net after tax)	(116,653)	(35,287)	(60,645)	(56,954)	(39,465)	100, 906
Total Consolidated Profit or Loss for the current period	522,170	570,962	651,275	229,733	197,144	399, 861
Net profit attributable to owner of parent company	660,060	622,939	695,130	262,616	193,271	274, 915
Net profit attributable to non-controlling interests	(21,237)	(16,690)	16,790	24,071	43,338	24,040
Total consolidated profit or loss attributable to owners of the parent company	553,787	591,464	630,281	213,244	155,932	372, 639
Total consolidated profit or loss attributable to non-controlling interests	(31,617)	(20,502)	20,994	16,489	41,212	27, 222
EPS	2.12	2.00	2.23	0.84	0.62	0.88

Note1 : The financial information for 2017-2021 has been audited and certified by an accountant.

Note2 : The financial information as of 31 March 2022 has been reviewed by the accountants.

				Unit	NT\$ 1,000
Year	Fina	ancial informat	ion for the past f	ive years (Note	e 1)
Item	2017	2018	2019	2020	2021
Operating revenues	10,975,127	11,467,022	11,998,508	9,391,750	11,193,999
Gross profit	1,567,541	1,707,907	2,087,034	943,343	1,151,500
Operating profit or loss	515,095	612,299	914,400	(53,877)	165,116
Non-operating income and expenses	269,296	35,594	(42,471)	289,023	70,399
Net profit before tax	784,391	647,893	871,929	235,146	235,515
Net profit for the current period of continuing operating units	660,060	622,939	695,130	262,616	193,271
Losses of closed units	—	—	—		—
Net profit (Loss) for the period	660,060	622,939	695,130	0.84	193,271
Other consolidated profit or loss for the current period (Net after tax)	(106,273)	(31,475)	(64,849)	(49,372)	(37,339)
Total Consolidated Profit and Loss for the current period	553,787	591,464	630,281	213,244	155,932
Net profit attributable to owner of parent company	_	_	—	_	_
Net profit attributable to non-controlling interests	_	_	_	_	_
Total consolidated profit or loss attributable to owners of the parent company	_	_	_	_	_
Total consolidated profit or loss attributable to non-controlling interests	_	_	_	_	_
EPS	2.12	2.00	2.23	0.84	0.62

(4) Condensed Consolidated Income Statement (Individual) - IFRS

Unit : NT\$ 1.000

Note1 : The financial information for 2017-2021 has been audited and certified by an accountant.

(5)) Name and	audit opinion	n of the acco	untant for the	past five years
	,	1			1 2

Year	Audit Accountant	Audit comment	Instructions
2016	HU,TZU-REN	Unqualified opinion	
2010	HUANG, SHIH-CHIEH	Oliqualitied opinion	
2017	HU,TZU-REN	Unqualified opinion	
2017	HUANG, SHIH-CHIEH	Oliqualitied opinion	
2018	HU,TZU-REN	Unqualified opinion	
2018	HUANG, SHIH-CHIEH	Oliquamice opinion	
2019	HU,TZU-REN	Unqualified opinion	
2019	LEE,FANG-WEN	Oliquamice opinion	
2020	HU,TZU-REN	Unqualified opinion	
2020	LEE,FANG-WEN	Oliqualitied oplition	

2. Financial analysis for the past five years :

(1) Financial Analysis (Consolidation) - IFRS

	Year (Note1)	Fin	ancial anal	ysis for the	past five ye	ars	Financial
Analysis items (Note2		2017	2018	2019	2020	2021	information for the year ended 31 March 2021 (Note 2)
	Debt to asset ratio	67.71	69.18	70.94	70.52	65.95	65.83
Financial structure (%)	Ratio of long-term capital to real estate, plant and equipment	166.34	166.06	195.53	197.41	208.22	207.44
	Current ratio	117.48	116.71	123.25	134.16	130.90	126.53
Solvency %	Quick ratio	51.58	53.96	56.50	59.24	53.05	56.36
,	Interest coverage ratio	8.67	6.29	7.35	4.27	3.42	12.81
	Receivable turnover rate (times)	6.29	6.16	5.93	3.38	6.22	5. 71
	Average cash recovery day	58.02	59.25	61.34	71.19	58.68	63.92
	Inventory turnover rate (times)	2.99	2.95	2.90	2.56	2.72	2.86
Operating capacity	Payable turnover rate (times)	4.12	4.07	4.38	3.79	4.21	4.55
	Days sales outstanding	122.07	123.73	125.86	142.57	134.19	127.62
	Property, plant and equipment turnover rate (times)	2.07	2.04	2.11	1.73	2.04	2.28
	Total asset turnover rate (times)	0.81	0.80	0.78	0.62	0.71	0.76
	Return on assets (%)	3.69	3.43	3.87	1.83	1.48	5.02
	Return on Shareholders ' Equity (%)	9.62	9.24	10.56	4.23	3.18	15.48
Profitability	Ratio of Pre-tax net profit to paid-up capital% (Note:6)	27.91	21.85	31.43	13.04	9.61	44.70
	Net profit ratio (%)	3.98	3.65	4.06	1.98	1.43	6.49
	EPS (NT\$)	2.12	2.00	2.23	0.84	0.62	0.88
	Cash Flow Ratio (%)	23.00	19.50	25.47	45.36	5.83	(16.95)
Cash flow	Cash Flow Allowable ratio (%)	70.10	67.83	69.53	84.54	69.56	209.06
	Cash reinvestment ratio (%)	4.52	4.64	6.68	10.68	1.11	(6.37)
Leverage	Operating leverage	3.54	3.10	2.50	6.79	4.56	2.47
Levelage	Financial leverage	1.27	1.26	1.23	2.79	1.46	1.18

Note1 : The above financial information has been audited and certified/reviewed by the accountants.

Note 2 : The formula is as follows :

- 1. Financial Structure
- (1) Debt to asset ratio = total liabilities/total assets.
- (2) Long-term funds to property, plant and equipment = (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) Interest coverage multiple = net income before income taxes and interest expense/interest expense for the period.
- 3. Business Capability
- (1) Turnover rate of accounts receivable (including accounts receivable and notes receivable arising from operations) = Net sales/average balance of accounts receivable (including accounts receivable and notes receivable arising from operations) for each period.
- (2) Average collection date = 365/receivables turnover rate.
- (3) Inventory turnover = cost of goods sold/average inventory amount.
- (4) Turnover rate of accounts payable (including accounts payable and notes payable arising from operations) = cost of goods sold/average balance of accounts payable (including accounts payable and notes payable arising from operations) for each period.
- (5) Average number of days to sell = 365/inventory turnover rate.
- (6) Turnover rate of property, plant and equipment = net sales/average net property, plant and equipment.
- (7) Total Asset Turnover = Net Sales / Total Average Assets.
- 4. Profitability
- (1) Return on assets = (Profit and loss after tax + interest expense x (1 tax rate)) / average total assets.
- (2) Return on shareholders' equity = Profit or loss after tax / average net shareholders' equity.
- (3) Net profit margin = profit or loss after tax / net sales.
- (4) Earnings per share = (Profit or loss attributable to owners of the parent company preferred stock dividends)/weighted average number of shares outstanding.(Note 3)
- 5. Cash flow
- (1) Cash flow ratio = Cash flow from operating activities / Current liabilities.
- (2) Net cash flow fair ratio = net cash flow from operating activities for the last five years / (capital expenditures + increase in inventories + cash dividends) for the last five years.
- (3) Cash reinvestment ratio = (net cash flow from operating activities cash dividends)/(gross property, plant and equipment + long-term investments + non-current assets + working capital).(Note 4)
 6. Leverage
- (1) Operating leverage = (net operating income variable operating costs and expenses)/operating income.
- (2) Financial leverage = operating income/(operating income interest expense).
- Note 3: The above formula for calculating earnings per share should be measured with particular attention to the following :
 - 1. Based on the weighted average number of ordinary shares rather than the number of shares in issue at the end of the year.
 - 2. The weighted average number of shares shall be calculated by taking into account the period during which the shares are outstanding, where there is a cash capital increase or a treasury share trader.
 - 3. If there is a capital increase from earnings or capital surplus, the percentage of capital increase should be adjusted retroactively when calculating earnings per share for the previous years and half-year, without regard to the issuance period of such capital increase.
 - 4. If the preferred shares are non-convertible cumulative preferred shares, the dividends for the year, whether paid or unpaid, shall be reduced by the net income after tax or increased by the net loss after tax; if the preferred shares are non-cumulative, the dividends shall be reduced by the net income after tax if there is a net income after tax; if there is a loss, no adjustment is necessary.
- Note 4 : The cash flow analysis should pay particular attention to the following in its measurement.
 - 1. Net cash flow from operating activities represents the net cash inflow from operating activities in the cash flow statement.
 - 2. Capital expenditures represent the annual cash outflow from capital investments.
 - 3. Increases in inventories are included only if the closing balance is greater than the opening balance and are calculated as nil if inventories are reduced at the end of the year.
 - 4. Cash dividends include cash dividends on common and preferred shares.
 - 5. Gross property, plant and equipment represents the total amount of property, plant and equipment before accumulated depreciation.
- Note 5 : Issuers should distinguish between fixed and variable operating costs and operating expenses depending on their nature, and where estimates or subjective judgements are involved, they should be reasonable and consistent.
- Note 6 : If the Company's stock has no par value or has a par value other than NT\$10 per share, the calculation of the ratio of the Company's paid-in capital is based on the ratio of the Company's equity to that of the parent company's owners in the balance sheet.

	Year(Note 1)	Fina	ancial analys	sis for the pa	ast five yea	rs
Analysis iten	2016	2017	2018	2019	2021	
Financial	Debt to asset ratio	58.19	60.94	62.24	62.89	57.67
structure (%)	Ratio of long-term capital to real estate, plant and equipment	200.65	204.88	199.79	214.40	221.18
G 1 0/	Current ratio	108.69	103.70	101.60	104.50	111.45
Solvency %	Quick ratio	83.42	80.46	78.60	78.87	84.23
	Interest coverage ratio	18.96	13.27	10.62	11.40	4.93
	Receivable turnover rate (times)	3.36	3.32	3.31	3.44	3.29
	Average cash recovery day	108.63	109.94	110.27	106.10	110.94
	Inventory turnover rate (times)	9.56	10.09	9.80	9.10	8.69
	Payable turnover rate (times)	3.85	3.81	3.68	3.88	3.73
Operating	Days sales outstanding	38.18	36.17	37.25	40.11	42.00
capacity	Property, plant and equipment turnover rate (times)	1.99	1.93	1.94	1.94	1.83
	Total asset turnover rate (times)	0.70	0.68	0.67	0.67	0.60
	Return on assets (%)	7.08	4.57	4.10	4.36	1.34
	Return on Shareholders ' Equity $(\%)$	16.14	10.48	9.80	10.64	2.70
Profitability	Ratio of Pre-tax net profit to paid-up capital% (Note:6)	34.46	25.07	20.71	27.87	6.87
	Net profit ratio (%)	9.32	6.01	5.43	5.79	1.73
	EPS(NT\$)	3.17	2.12	2.00	2.23	0.62
	Cash Flow Ratio (%)	33.39	39.69	27.17	48.20	4.37
Cash flow	Cash Flow Allowable ratio $(\%)$	87.87	85.46	80.66	85.19	85.98
	Cash reinvestment ratio (%)	5.66	6.03	4.76	9.46	0.17
I	Operating leverage	4.31	3.02	2.68	2.21	8.35
Leverage	Financial leverage	1.09	1.14	1.12	1.10	1.57

(2) Financial Analysis (Individual) - IFRS

Reasons for changes in financial ratios for the last two years: (Exempt from analysis if the change is less than 20%)

1. Change in the ratio of net income before tax to paid-in capital: mainly due to the increase in net income before tax for the current period.

2. Cash flow ratio: mainly due to the increase in net operating cash flow.

3. The change in cash reinvestment ratio was mainly due to the increase in net cash flow from operations.

Note1 : The above financial information has been audited and certified by the accountants.

Note 2 : The formula is as follows :

- 1. Financial Structure
- (1) Debt to asset ratio = total liabilities/total assets.
- (2) Long-term funds to property, plant and equipment = (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) Interest coverage multiple = net income before income taxes and interest expense/interest expense for the period.
- 3. Business Capability
- Turnover rate of accounts receivable (including accounts receivable and notes receivable arising from operations) = Net sales/average balance of accounts receivable (including accounts receivable and notes receivable arising from operations) for each period.
- (2) Average collection date = 365/receivables turnover rate.
- (3) Inventory turnover = cost of goods sold/average inventory amount.
- (4) Turnover rate of accounts payable (including accounts payable and notes payable arising from operations) = cost of goods sold/average balance of accounts payable (including accounts payable and notes payable arising from operations) for each period.
- (5) Average number of days to sell = 365/inventory turnover rate.
- (6) Turnover rate of property, plant and equipment = net sales/average net property, plant and equipment.
- (7) Total Asset Turnover = Net Sales / Total Average Assets.
- 4. Profitability
- (1) Return on assets = (Profit and loss after tax + interest expense x (1 tax rate)) / average total assets.
- (2) Return on shareholders' equity = Profit or loss after tax / average net shareholders' equity.
- (3) Net profit margin = profit or loss after tax / net sales.
- (4) Earnings per share = (Profit or loss attributable to owners of the parent company preferred stock dividends)/weighted average number of shares outstanding. (Note 3)
- 5. Cash flow
- (1) Cash flow ratio = Cash flow from operating activities / Current liabilities.
- (2) Net cash flow fair ratio = net cash flow from operating activities for the last five years / (capital expenditures + increase in inventories + cash dividends) for the last five years.
- (3) Cash reinvestment ratio = (net cash flow from operating activities cash dividends)/(gross property, plant and equipment + long-term investments + non-current assets + working capital). (Note 4)
 6. Leverage
- (1) Operating leverage = (net operating income variable operating costs and expenses)/operating income.
- (2) Financial leverage = operating income/(operating income interest expense).
- Note 3: The above formula for calculating earnings per share should be measured with particular attention to the following :
 - 1. Based on the weighted average number of ordinary shares rather than the number of shares in issue at the end of the year.
 - 2. The weighted average number of shares shall be calculated by taking into account the period during which the shares are outstanding, where there is a cash capital increase or a treasury share trader.
 - 3. If there is a capital increase from earnings or capital surplus, the percentage of capital increase should be adjusted retroactively when calculating earnings per share for the previous years and half-year, without regard to the issuance period of such capital increase.
 - 4. If the preferred shares are non-convertible cumulative preferred shares, the dividends for the year, whether paid or unpaid, shall be reduced by the net income after tax or increased by the net loss after tax; if the preferred shares are non-cumulative, the dividends shall be reduced by the net income after tax if there is a net income after tax; if there is a loss, no adjustment is necessary.
- Note 4 : The cash flow analysis should pay particular attention to the following in its measurement.
 - 1. Net cash flow from operating activities represents the net cash inflow from operating activities in the cash flow statement.
 - 2. Capital expenditures represent the annual cash outflow from capital investments.
 - 3. Increases in inventories are included only if the closing balance is greater than the opening balance and are calculated as nil if inventories are reduced at the end of the year.
 - 4. Cash dividends include cash dividends on common and preferred shares.
 - 5. Gross property, plant and equipment represents the total amount of property, plant and equipment before accumulated depreciation.
- Note 5 : Issuers should distinguish between fixed and variable operating costs and operating expenses depending on their nature, and where estimates or subjective judgements are involved, they should be reasonable and consistent.
- Note 6 : If the Company's stock has no par value or has a par value other than NT\$10 per share, the calculation of the ratio of the Company's paid-in capital is based on the ratio of the Company's equity to that of the parent company's owners in the balance sheet.

3.Report of the Audit Committee on the examination of the latest annual financial report :

TYC Brother Industrial Co., Ltd Audit Committee's Review Report

The Board of Directors has prepared the Company's 2020 financial report (including consolidated financial report), which was certified by Huang, Shih-Chieh and Lee, Fang-Wen, CPAs of ERNST & YOUNG, TAIWAN. The aforementioned reports, together with the business report and the proposal for earnings distribution were reviewed and certified correct and accurate by the Audit Committee members of TYC Brother Industrial Co., Ltd. In accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, this report is hereby submitted.

Submitted at:

2021 Annual General Meeting of TYC Brother Industrial Co., Ltd.

Chairman of the Audit Committee:

Huang, Chung-Hui

4.Latest Annual Financial Statements :

TYC BROTHER INDUSTRIAL CO., LTD. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED 31 DECEMBER 2021 AND 2020 WITH

REPORT OF INDEPENDENT AUDITORS

The reader is advised that these financial statements have been prepared originally in Chinese. In the event of a conflict between these financial statements and the original Chinese version or difference in interpretation between the two versions, the Chinese language financial statements shall prevail.

REPRESENTATION LETTER

The entities that are required to be included in the combined financial statements of TYC BROTHER INDUSTRIAL CO., LTD. as of and for the year ended December 31, 2021 under the Criteria Governing the Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements prepared in conformity with the International Financial Reporting Standard 10, "Consolidated Financial Statements ." In addition, the information required to be disclosed in the combined financial statements is included in the consolidated financial statements statements is included in the consolidated financial statements statements is included in the consolidated financial statements. Consequently, TYC BROTHER INDUSTRIAL CO., LTD. and Subsidiaries do not prepare a separate set of combined financial statements.

Very truly yours,

TYC BROTHER INDUSTRIAL CO., LTD.

By Wu, Chun-Chi Chairman

March 24, 2022

Independent Auditors' Report

To TYC BROTHER INDUSTRIAL CO., LTD.

Opinion

We have audited the accompanying consolidated balance sheets of TYC BROTHER INDUSTRIAL CO., LTD. (the "Company") and its subsidiaries (the "Group") as of 31 December 2021 and 2020, and the related consolidated statements of comprehensive income, changes in equity and cash flows for the years ended 31 December 2021 and 2020, and notes to the consolidated financial statements, including the summary of significant accounting policies (together "the consolidated financial statements").

In our opinion, based on our audits and the reports of other auditors (please refer to the *Other Matter* – *Making Reference to the Audits of Component Auditors* section of our report), the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company and its subsidiaries as of 31 December 2021 and 2020, and their consolidated financial performance and cash flows for the years ended 31 December 2021 and 2020, in conformity with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed by Financial Supervisory Commission of the Republic of China on Taiwan.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China on Taiwan. 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 Company and its subsidiaries in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China on Taiwan (the "Norm"), and we have fulfilled our other ethical responsibilities in accordance with the Norm. Based on our audits and the reports of other auditors, 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 2021 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, and we do not provide a separate opinion on these matters.

Loss Allowance Accounts Receivable

As of 31 December 2021, the balance of accounts receivable and allowance for doubtful accounts of the Group amounted to NT\$3,026,760 thousand and NT\$246,724 thousand, respectively. Net accounts receivable constituted a material amount of 11 % of the total consolidated assets, which was considered material in the consolidated statements. Since the allowance for doubtful accounts was measured at the lifetime expected credit loss, the account receivables should be appropriately grouped during the measurement process and determine the use of related assumptions in the analysis and measurement, including appropriate aging intervals and their respective loss rate. As the measurement of expected credit loss involves making judgment, analysis and estimates, and the result will affect the net account receivable, we therefore determined this a key audit matter.

Our audit procedures included, but not limited to, evaluating and testing the process of internal control execution management established for receivables; evaluating the appropriateness of management's provisioning policy of allowance for doubtful accounts; analyzing the appropriateness of the grouping of accounts receivable to confirm whether customer groups that have significantly different loss patterns from one another are grouped appropriately; the Group were tested by provision matrix, including evaluating the appropriateness of the aging intervals and the accuracy of the basic data by reviewing the original certificates; performing tests on subsequent collection of receivables; evaluating long-term trends of loss allowance and turnover rate of accounts receivable.

We also considered the appropriateness of disclosure of accounts receivable. Please refer to Notes 5 and 6 of the consolidated financial statements.

Valuation for inventories

As of 31 December 2021, the Group's net inventories amounted to NT\$5,579,094 thousand, and constitutes 23% of total consolidated asset, which was considered material in the consolidated statements. Considering the market economy environment change, horizontal competition and numerous inventory items, the loss allowance for loss on inventory valuation and obsolescence required significant management judgment, we therefore determined this as a key audit matter.

Our audit procedures included, but not limited to, evaluating and testing the internal control management established for inventory; evaluating the appropriateness of management's provisioning policy of allowance; sampling net realizable value estimated by inventory valuation, including related sales certificates and recalculating price loss; testing the accuracy of inventory aging time period by sampling related documents and recalculating the accuracy of inventory allowance.

We also considered the appropriateness of disclosure of inventories. Please refer to Notes 5 and 6 of the consolidated financial statements.

Other Matter – Making Reference to the Audits of a Component Auditors

We did not audit the financial statements of certain consolidated subsidiaries, which statements reflect total assets of NT\$1,547,689 thousand and NT\$1,308,872 thousand, constituting 6.43% and 5.75% of consolidated total assets as of 31 December, 2021 and 2020, respectively, and total operating revenues of NT\$2,489,995 thousand and NT\$2,140,996 thousand, constituting 15.02% and 14.82% of consolidated operating revenues for the years ended 31 December 2021 and 2020, respectively. We did not audit the financial statements of certain associates and joint ventures accounted for under the equity method. Those financial statements were audited by other auditors, whose reports thereon have been furnished to us, and our opinions expressed herein are based solely on the audit reports of the other auditors. Those associates and joint ventures under equity method amounted to NT\$166,913 thousand and NT\$162,522 thousand, representing 0.69% and 0.71% of consolidated total assets as of 31 December 2021 and 2020, respectively. The related shares of profits from the associates and joint ventures under the equity method amounted to NT\$10,243 thousand and NT\$(21,005) thousand, representing 3.11% and (5.15)% of the consolidated net income before tax for the years ended 31 December 2021 and 2020, respectively, and the related shares of other comprehensive income from the associates and joint ventures under the equity method amounted to NT\$(3,376) thousand and NT\$(7,623) thousand, representing 8.55% and 13.38% of the consolidated other comprehensive income for the years ended 31 December 2021 and 2020, respectively.

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 requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed by Financial Supervisory Commission of the Republic of China on Taiwan 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 ability to continue as a going concern of the Company and its subsidiaries, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company and its subsidiaries or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including audit committee, are responsible for overseeing the financial reporting process of the Company and its subsidiaries.

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

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

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

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control of the Company and its subsidiaries.
- 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 ability to continue as a going concern of the Company and its subsidiaries. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company and its subsidiaries to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the accompanying notes, 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 Company and its subsidiaries 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 2021 consolidated financial statements and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

We have audited and expressed an unqualified opinion on the parent company only financial statements of the Company as of and for the years ended 31 December 2021 and 2020.

Huang, Shih-Chieh

Lee, Fang-Wen

Ernst & Young, Taiwan 24 March 2022

English Translation of Consolidated Financial Statements Originally Issued in Chinese

TYC BROTHER INDUSTRIAL CO., LTD. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

31 December 2021 and 2020

(Expressed in Thousands of New Taiwan Dollars)

ASSETS	Notes	31 Dec. 2021	31 Dec. 2020
Current assets			
Cash and cash equivalents	IV/VI.1	\$898,571	\$989,964
Financial assets at fair value through profit or loss, current	IV/VI.2	1,034	-
Financial assets measured at amortized cost, current	IV/VI.4	168,453	78,676
Notes receivable, net	IV/VI.5	23,960	22,416
Notes receivable-related parties, net	IV/VI.5/VII	20,301	13,561
Accounts receivable, net	IV/VI.6/VII	2,638,801	2,450,755
Accounts receivable-related parties, net	IV/VI.6/VII	96,974	61,962
Other receivables	IV	160,068	115,455
Inventories	IV/VI.7/VII	5,579,094	4,392,436
Other current assets		301,937	327,870
Total current assets		9,889,193	8,453,095
Non-current assets			
Financial assets at fair value through other comprehensive income, non-current	IV/VI.3	228,426	191,736
Investments accounted for under the equity method	IV/VI.8	1,965,506	1,983,646
Property, plant and equipment	IV/VI.9/VII	7,924,249	8,330,236
Right-of-use asset	IV/VI.20	2,085,086	1,863,728
Intangible assets	IV/VI.10	71,843	90,673
Deferred tax assets	IV/VI.24	497,544	492,841
Prepayment for equipments		1,295,409	1,243,141
Refundable deposits	VIII	54,376	50,887
Other non-current assets-others		42,975	45,152
Total non-current assets		14,165,414	14,292,040
Total assets		\$24,054,607	\$22,745,135

(The accompanying notes are an integral part of the consolidated financial statements.)

English Translation of Consoildated Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars)

LIABILITIES AND EQUITY	Notes	31 Dec. 2021	31 Dec. 2020
Current liabilities			
Short-term borrowings	IV/VI.11	\$1,909,969	\$1,229,994
Short-term notes and bills payable	IV/VI.12	639,808	-
Financial liabilities at fair value through profit or loss, current	IV/VI.13	3,577	17,020
Notes payable	IV	314,719	324,990
Accounts payable	IV	2,324,382	2,325,277
Accounts payable-related parties	IV/VII	553,790	610,662
Other payables	IV	979,507	940,817
Current tax liabilities	IV/VI.24	34,071	7,905
Lease liabilities, current	IV/VI.20	220,118	188,161
Current portion of long-term liabilities	IV/VI.14	151,077	233,580
Other current liabilities		423,941	422,406
Total current liabilities		7,554,959	6,300,812
Non-current liabilities			
Long-term borrowings	IV/VI.14	6,217,336	5,774,719
Other long-term borrowings	IV/VI.15	-	1,999,439
Deferred tax liabilities	IV/VI.24	52,269	56,815
Lease liabilities, non-current	IV/VI.20	1,764,024	1,587,850
Net defined benefit liabilities, non-current	IV/VI.16	218,271	270,708
Other non-current liabilities-others		56,803	49,866
Total non-current liabilities		8,308,703	9,739,397
Total liabilities		15,863,662	16,040,209
Equity attributable to the parent company			
Capital	IV/VI.17		
Common stock		3,128,979	3,128,979
Preferred stock		300,000	-
Capital surplus	IV/VI.17	2,577,877	1,381,263
Retained earnings	IV/VI.17		
Legal reserve		808,620	783,394
Special reserve		289,982	250,969
Unappropriated earnings		1,134,265	1,176,321
Other equity	IV/VI.23	1,101,200	1,1,0,021
Exchange differences resulting from translating the financial statements of foreign operations	111/11.23	(446,242)	(395,675)
Unrealized gains or losses on financial assets measured at fair value through other comprehensive income		102,270	105,693
Treasury stock	IV/VI.17	(5,996)	(5,996)
Total equity attributable to the parent company	10/ 01.1/	7,889,755	6,424,948
Non-controlling interests	IV/VI.17	301,190	279,978
Total equity	1 V / V1.1 /	8,190,945	6,704,926
Total liabilities and equity		\$24,054,607	\$22,745,135
		\$24,034,007	\$22,743,133

(The accompanying notes are an integral part of the consolidated financial statements.)

English Translation of Consolidated Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME For the years ended 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Share)

ITEMS	Notes	2021	2020
Operating revenues	IV/VI.18/VII	\$16,576,615	\$14,446,208
Operating costs	IV/VI.7.20.21/VII	(13,569,218)	(11,588,776)
Gross profit		3,007,397	2,857,432
Unrealized profit on sales		(10)	(21)
Realized profit on sales		21	31
Net gross profit		3,007,408	2,857,442
Operating expenses	IV/VI.20.21		, ,
Sales and marketing expenses	11. 11. 1	(1,433,399)	(1,361,817)
General and administrative expenses		(795,939)	(824,142)
Research and development expenses		(344,453)	(425,047)
Expected credit impairment (losses) gains	IV/VI.19	(4,914)	20,050
Subtotal		(2,578,705)	(2,590,956)
Operating income		428,703	266,486
Non-operating income and expenses		120,700	200,100
Other income	VI.22	100,858	216,429
Other gains and losses	VI.22 VI.22	(136,170)	(32,947)
Finance costs	VI.22 VI.22	(135,854)	(171,117)
Share of profit of associates and joint ventures accounted for using the equity method	V1.22 IV/VI.8	71,884	129,050
Subtotal	107 01.0	(99,282)	141,415
Net income before income tax		329,421	407,901
Income tax expense	IV/VI.24	(92,812)	(121,214)
Net income	10/ 01.24	236,609	286,687
Other comprehensive income (loss)	IV/VI.23	230,009	280,087
Items that will not be reclassified subsequently to profit or loss	10/ 01.25		
Remeasurements of the defined benefit plan		21,269	(13,716)
Unrealized gains (losses) from equity instruments investments measured at fair value through other comprehensive income		(2,740)	49,953
Income tax related to items that will not be reclassified subsequently		(2,740) (4,254)	2,743
		(4,234)	2,745
Item that may be reclassified subsequently to profit or loss		(81.090)	(107.490)
Exchange differences resulting from translating the financial statements of foreign operations Share of other comprehensive income (loss) of associates and joint ventures accounted for using the equity method		(81,080)	(107,480)
		14,698	(10,827) 22,373
Income tax related to items that may be reclassified subsequently		12,642	,
Total other comprehensive income (loss), net of tax		(39,465)	(56,954)
Total comprehensive income (loss)		\$197,144	\$229,733
Net income attributable to:		*··· *	
Stockholders of the parent		\$193,271	\$262,616
Non-controlling interests		43,338	24,071
		\$236,609	\$286,687
Comprehensive income attributable to:			
Stockholders of the parent		\$155,932	\$213,244
Non-controlling interests		41,212	16,489
		\$197,144	\$229,733
Earnings per share (NTD)			
Earnings per share-basic	IV/VI.25	\$0.62	\$0.84
Earnings per share-diluted	IV/VI.25	\$0.62	\$0.84

English Translation of Consolidated Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY For the years ended 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars)

	Equity attributable to the parent company											
		oital			Retained Earnin	ngs	Other	equitity				
							Exchange differences resulting from translating the financial	Unrealized gains (losses) on financial assets measured at fair value through other			Non-	
	Common	Preferred	Capital	Legal	Special	Unappropriated	statements of	comprehensive			controlling	
ITEMS	stock	stock	surplus	reserve	reserve	earnings	foreign operations	income	Treasury stock	Total	interests	Total equity
Balance as of 1 January 2020	\$3,128,979	\$-	\$1,379,947	\$713,881	\$160,750	\$1,521,853	\$(306,186)	\$55,217	\$(5,996)	\$6,648,445	\$214,329	\$6,862,774
Appropriation and distribution of 2019 retained earnings												
Legal reserve	-	-	-	69,513	-	(69,513)	-	-	-	-	-	-
Special reserve	-	-	-	-	90,219	(90,219)	-	-	-	-	-	-
Cash dividends	-	-	-	-	-	(438,057)	-	-	-	(438,057)	-	(438,057)
Net income for the year ended 31 December 2020	-	-	-	-	-	262,616	-	-	-	262,616	24,071	286,687
Other comprehensive income (loss) for the year ended 31 December 2020	-	-	-	-	-	(10,359)	(89,489)	50,476	-	(49,372)	(7,582)	(56,954)
Total comprehensive income (loss)						252,257	(89,489)	50,476		213,244	16,489	229,733
											10,105	220,100
Adjustments for dividends subsidiaries received from parent company	-		1,316		_		_	_	_	1,316		1,316
Increase in non-controlling interests	-	-	-	-					-	-	49,160	49,160
increase in non-controlling interests	-	-		-	-	-	-	-	-	-	49,100	49,100
Balance as of 31 December 2020	\$3,128,979	\$-	\$1,381,263	\$783,394	\$250,969	\$1,176,321	\$(395,675)	\$105,693	\$(5,996)	\$6,424,948	\$279,978	\$6,704,926
Balance as of 51 December 2020	\$5,128,777	φ-	\$1,561,205	\$765,574	\$250,707	\$1,170,521	\$(575,075)	\$105,075	\$(5,550)	\$0,727,770	\$217,718	\$0,704,920
Balance as of 1 January 2021	\$3,128,979	\$-	\$1,381,263	\$783,394	\$250,969	\$1,176,321	\$(395,675)	\$105,693	\$(5,996)	\$6,424,948	\$279,978	\$6,704,926
Appropriation and distribution of 2020 retained earnings	\$5,120,777	φ-	\$1,561,205	\$705,574	\$250,707	\$1,170,521	\$(575,075)	\$105,075	\$(5,770)	\$0,727,770	\$279,978	\$0,704,920
				25,226		(25,226)						
Legal reserve	-	-	-		39,013	(39,013)	-	-	-	-	-	-
Special reserve	-	-	-	-	59,015	(187,739)	-	-	-	-	-	-
Cash dividends	-	-	-	-	-	(187,759)	-	-	-	(187,739)	-	(187,739)
						193,271				102.071	42.220	22((00
Net income for the year ended 31 December 2021	-	-	-	-	-	15,968	- (50,567)	(2,740)	-	193,271	43,338	236,609
Other comprehensive income (loss) for the year ended 31 December 2021										(37,339)	(2,126)	(39,465)
Total comprehensive income (loss)						209,239	(50,567)	(2,740)		155,932	41,212	197,144
Jesuanaa of proference shares		300,000	1,195,878						_	1,495,878	-	1,495,878
Issuance of preference shares Adjustments for dividends subsidiaries received from parent company	-	500,000	564	-	-	-	-	-		564	-	564
· · · · ·	-	-	504	-	-	-	-	-	-	504	-	(20,000)
Decrease in non-controlling interests	-	-	-	-	-	-	-	(683)	-	-	(20,000)	(20,000)
Disposals of financial assets at fair value through other comprehensive income	-	-	-	-	-	683	-	(083)	-	-	-	-
Other	-	-	172	-	-	-	-	-	-	172	-	172
Balance as of 31 December 2021	\$3,128,979	\$300,000	\$2,577,877	\$808,620	\$289,982	\$1,134,265	\$(446,242)	\$102,270	\$(5,996)	\$7,889,755	\$301,190	\$8,190,945
	\$5,120,779	\$500,000	φ2,577,077	\$000,020	\$207,782	\$1,137,203		\$102,270	φ(5,790)	\$1,007,100	\$501,190	φ0,170,7 4 3
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(The accompanying notes are an integral part of the consolidated financial statements.)

English Translation of Consolidated Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the years ended 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars)

ITEMS	2021	2020	ITEMS	2021	2020
Cash flows from operating activities:			Cash flows from investing activities:		
Net income before tax	\$329,421	\$407,901	Acquistion of financial assets at fair value through other comprehensive income	(59,822)	-
Adjustments for:			Proceeds from redemption of financial assets at fair value through other comprehensive income	1,109	-
Income and expense adjustments:			Proceeds from capital reduction of financial assets at fair value through other comprehensive income	19,283	-
Depreciation	1,627,816	1,640,458	Acquistion of financial assets measured at amortized cost	(127,283)	(152,289)
Amortization	42,162	48,240	Proceeds from redemption of financial assets measured at amortized cost	36,496	86,393
Expected credit impairment losses (gains)	4,914	(20,050)	Acquisition of investments accounted for using the equity method	-	(16,602)
Finance costs	135,854	171,117	Acquisition of property, plant and equipment	(1,086,450)	(1,235,706)
Interest income	(3,503)	(4,460)	Proceeds from disposal of property, plant and equipment	11,817	3,761
Dividend income	(2,761)	(1,047)	Increase in refundable deposits	(5,823)	(4,610)
Share of profit of associates and joint ventures accounted for using the equity method	(71,884)	(129,050)	Decrease in refundable deposits	2,152	1,859
(Gains) Losses on disposal of property, plant and equipment	(2,366)	1,504	Acquistion of intangible assets	(23,267)	(22,508)
Reversal of impairment loss on non-financial assets	-	(49,399)	Increase in other non-current assets	(25,094)	(51,843)
Unrealized profit on sales	10	21	Decrease in other non-current assets	21,404	56,490
Realized profit on sales	(21)	(31)	Net cash used in investing activities	(1,235,478)	(1,335,055)
Others	(4)	(68)			
Changes in operating assets and liabilities:					
Financial assets at fair value through profit or loss	(1,034)	410	Cash flows from financing activities:		
Notes receivable	(1,543)	4,406	Increase in short-term borrowings	1,744,775	1,889,575
Notes receivable-related parties	(6,738)	5,436	Decrease in short-term borrowings	(1,050,358)	(2,724,900)
Accounts receivable	(190,450)	431,935	Increase in short-term notes and bills payable	800,000	70,000
Accounts receivable-related parties	(37,525)	(16,268)	Decrease in short-term notes and bills payable	(160,192)	(659,354)
Other receivables	(48,641)	72,311	Proceeds from long-term borrowings	2,777,784	4,040,684
Inventories	(1,186,658)	275,603	Repayment of long-term borrowings	(2,416,016)	(3,362,065)
Other current assets	25,933	(48,668)	Increase in other long-term borrowings	-	823
Financial liabilities at fair value through profit or loss	(13,443)	13,608	Decrease in other long-term borrowings	(1,999,439)	-
Notes payable	(10,271)	67,251	Cash payment for the principal portion of the lease liabilities	(196,884)	(184,387)
Accounts payable	(895)	228,520	Increase in other non-current liabilities	575	6,166
Accounts payable-related parties	(56,872)	110,463	Decrease in other non-current liabilities	(2,843)	(9,512)
Other payables	38,304	(19,552)	Cash dividends	(187,175)	(436,741)
Other current liabilities	1,535	9,758	Proceeds from issuing stock	1,495,878	-
Net defined benefit pension liabilities	(31,168)	(28,338)	Change in non-controlling interests	(20,000)	49,160
Cash generated from operations	540,172	3,172,011	Net cash provided by (used in) financing activities	786,105	(1,320,551)
Interest received	3,503	4,460			
Dividend received	105,861	34,692	Effect of exchange rate changes on cash and cash equivalents	(82,449)	(150,342)
Interest paid	(144,951)	(184,693)	Net (decrease) increase in cash and cash equivalents	(91,393)	52,005
Income tax paid	(64,156)	(168,517)	Cash and cash equivalents at beginning of year	989,964	937,959
Net cash provided by operating activities	440,429	2,857,953	Cash and cash equivalents at end of year	\$898,571	\$989,964
		·			

(The accompanying notes are an integral part of the consolidated financial statements.)

English Translation of Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars Unless Otherwise Stated)

I. <u>HISTORY AND ORGANIZATION</u>

TYC BROTHER INDUSTRIAL CO., LTD. (the "Company") was incorporated under the laws of the Republic of China on Taiwan (the "ROC") on 9 September 1986. The Company's registered office and the main business location is at No.72-2, Xinle Rd., Tainan City Taiwan (R.O.C). The Company's main profitable business projects are the manufacturing, trading and import and export trade business of automobiles, motorcycles and other automobile parts and supplies. The Company became a listed company on the Taiwan Stock Exchange on 6 October 1997.

II. DATE AND PROCEDURES OF AUTHORIZATION OF FINANCIAL STATEMENTS FOR <u>ISSUE</u>

The consolidated financial statements of the Company and subsidiaries (hereinafter referred to as "the Group") for the year ended 31 December 2021 and 2020 were authorized for issue in accordance with a resolution of the Board of directors on 24 March 2022.

III. <u>NEWLY ISSUED OR REVISED STANDARDS AND INTERPRETATIONS</u>

1. Changes in accounting policies resulting from applying for the first time certain standards and amendments

The Group applied for the first time International Financial Reporting Standards, International Accounting Standards, and Interpretations issued, revised or amended which are recognized by Financial Supervisory Commission ("FSC") and become effective for annual periods beginning on or after 1 January 2021. The new standards and amendments had no material impact on the Group.

2. Standards or interpretations issued, revised or amended, by International Accounting Standards Board ("IASB") which are not endorsed by FSC, and not yet adopted by the Group as at the end of the reporting period are listed below.

Items	New, Revised or Amended Standards and Interpretations	Effective Date issued by IASB
1	Narrow-scope amendments of IFRS, including Amendments to	1 January 2022
	IFRS 3, Amendments to IAS 16, Amendments to IAS 37 and	
	the Annual Improvements	

- (1) Narrow-scope amendments of IFRS, including Amendments to IFRS 3, Amendments to IAS 16, Amendments to IAS 37 and the Annual Improvements
 - A. Updating a Reference to the Conceptual Framework (Amendments to IFRS 3) The amendments updated IFRS 3 by replacing a reference to an old version of the Conceptual Framework for Financial Reporting with a reference to the latest version, which was issued in March 2018. The amendments also added an exception to the recognition principle of IFRS 3 to avoid the issue of potential "day 2" gains or losses arising for liabilities and contingent liabilities. Besides, the amendments clarify existing guidance in IFRS 3 for contingent assets that would not be affected by replacing the reference to the Conceptual Framework.
 - B. Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16)

The amendments prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognise such sales proceeds and related cost in profit or loss.

- C. Onerous Contracts Cost of Fulfilling a Contract (Amendments to IAS 37) The amendments clarify what costs a company should include as the cost of fulfilling a contract when assessing whether a contract is onerous.
- D. Annual Improvements to IFRS Standards 2018 2020

Amendment to IFRS 1

The amendment simplifies the application of IFRS 1 by a subsidiary that becomes a first-time adopter after its parent in relation to the measurement of cumulative translation differences.

Amendment to IFRS 9 Financial Instruments

The amendment clarifies the fees a company includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability.

Amendment to Illustrative Examples Accompanying IFRS 16 Leases

The amendment to Illustrative Example 13 accompanying IFRS 16 modifies the treatment of lease incentives relating to lessee's leasehold improvements.

Amendment to IAS 41

The amendment removes a requirement to exclude cash flows from taxation when measuring fair value thereby aligning the fair value measurement requirements in IAS 41 with those in other IFRS Standards.

The abovementioned standards and interpretations were issued by IASB and endorsed by FSC so that they are applicable for annual periods beginning on or after 1 January 2022. The group determined that the newly published standards and interpretations have no material impact on the group.

3. Standards or interpretations issued, revised or amended, by IASB which are not endorsed by FSC, and not yet adopted by the Group as at the end of the reporting period are listed below.

Items	New, Revised or Amended Standards and Interpretations	Effective Date issued by IASB
1	IFRS 10 "Consolidated Financial Statements" and IAS 28	To be determined by
	"Investments in Associates and Joint Ventures" - Sale or	IASB
	Contribution of Assets between an Investor and its Associate	
	or Joint Ventures	
2	IFRS 17 "Insurance Contracts"	1 January 2023
3	Classification of Liabilities as Current or Non-current -	1 January 2023
	Amendments to IAS 1	
4	Disclosure Initiative - Accounting Policies - Amendments to	1 January 2023
	IAS 1	
5	Definition of Accounting Estimates – Amendments to IAS 8	1 January 2023
6	Deferred Tax related to Assets and Liabilities arising from a	1 January 2023
	Single Transaction – Amendments to IAS 12	

 IFRS 10 "Consolidated Financial Statements" and IAS 28 "Investments in Associates and Joint Ventures" – Sale or Contribution of Assets between an Investor and its Associate or Joint Ventures

The amendments address the inconsistency between the requirements in IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures, in dealing with the loss of control of a subsidiary that is contributed to an associate or a joint venture. IAS 28 restricts gains and losses arising from contributions of non-monetary assets to an associate or a joint venture to the extent of the interest attributable to the other equity holders in the associate or joint ventures. IFRS 10 requires full profit or loss recognition on the loss of control of the subsidiary. IAS 28 was amended so that the gain or loss resulting from the sale or contribution of assets that constitute a business as defined in IFRS 3 between an investor and its associate or joint venture is recognized in full. IFRS 10 was also amended so that the gains or loss resulting from the sale or contribution of a subsidiary that does not constitute a business as defined in IFRS 3 between an investor and its associate or joint venture is recognized only to the extent of the unrelated investors' interests in the associate or joint venture.

(2) IFRS 17 "Insurance Contracts"

IFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects (including recognition, measurement, presentation and disclosure requirements). The core of IFRS 17 is the General (building block) Model, under this model, on initial recognition, an entity shall measure a group of insurance contracts at the total of the fulfilment cash flows and the contractual service margin. The carrying amount of a group of insurance contracts at the end of each reporting period shall be the sum of the liability for remaining coverage and the liability for incurred claims.

Other than the General Model, the standard also provides a specific adaptation for contracts with direct participation features (the Variable Fee Approach) and a simplified approach (Premium Allocation Approach) mainly for short-duration contracts.

IFRS 17 was issued in May 2017 and it was amended in 2020 and 2021. The amendments include deferral of the date of initial application of IFRS 17 by two years to annual beginning on or after 1 January 2023 (from the original effective date of 1 January 2021); provide additional transition reliefs; simplify some requirements to reduce the costs of applying IFRS 17 and revise some requirements to make the results easier to explain. IFRS 17 replaces an interim Standard – IFRS 4 Insurance Contracts – from annual reporting periods beginning on or after 1 January 2023.

(3) Classification of Liabilities as Current or Non-current – Amendments to IAS 1

These are the amendments to paragraphs 69-76 of IAS 1 Presentation of Financial statements and the amended paragraphs related to the classification of liabilities as current or non-current.

(4) Disclosure Initiative - Accounting Policies - Amendments to IAS 1

The amendments improve accounting policy disclosures that to provide more useful information to investors and other primary users of the financial statements.

(5) Definition of Accounting Estimates – Amendments to IAS 8

The amendments introduce the definition of accounting estimates and included other amendments to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors to help companies distinguish changes in accounting estimates from changes in accounting policies.

(6) Deferred Tax related to Assets and Liabilities arising from a Single Transaction – Amendments to IAS 12

The amendments narrow the scope of the recognition exemption in paragraphs 15 and 24 of IAS 12 so that it no longer applies to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences.

The abovementioned standards and interpretations issued by IASB have not yet endorsed by FSC at the date when the Group's financial statements were authorized for issue, the local effective dates are to be determined by FSC. The Group determined that the newly published standards and interpretations have no material impact on the Group.

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

1. Statement of Compliance

The Group's consolidated financial statements ended 31 December 2021 and 2020 were prepared in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers (Regulations), IFRSs, IASs, IFRIC and SIC, which are endorsed by FSC (TIFRSs).

2. Basis of preparation

The consolidated financial statements have been prepared on a historical cost basis, except for financial instruments that have been measured at fair value. The consolidated financial statements are expressed in thousands of New Taiwan Dollars ("NT\$") unless otherwise stated.

3. Basis of consolidation

Preparation principle of consolidated financial statement

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- a. power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- b. exposure, or rights, to variable returns from its involvement with the investee; and
- c. the ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- a. the contractual arrangement with the other vote holders of the investee;
- b. rights arising from other contractual arrangement;
- c. the Group's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

Subsidiaries are fully consolidated from the acquisition date, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases. The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using uniform accounting policies. All intra-group balances, income and expenses, unrealized gains and losses and dividends resulting from intra-group transactions are eliminated in full.

A change in the ownership interest of a subsidiary, without a change of control, is accounted for as an equity transaction.

Total comprehensive income of the subsidiaries is attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

If loses control of a subsidiary, it:

- a. derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- b. derecognizes the carrying amount of any non-controlling interest;
- c. recognizes the fair value of the consideration received;
- d. recognizes the fair value of any investment retained;
- e. recognizes any surplus or deficit in profit or loss; and
- f. reclassifies the parent's share of components previously recognized in other comprehensive income to profit or loss.

The consolidated entities are as follows:

Percentage of Ownership

				/0)
			31 Dec.	31 Dec.
Invest Company	Investee Company	Major business	2021	2020
The Company	TI YUAN INVESTMENT	Marketable securities	100.00%	100.00%
	CO., LTD. (TI YUAN)	trading business		
The Company	TI FU INVESTMENT CO.,	Marketable securities	100.00%	100.00%
	LTD. (TI FU)	trading business		
The Company	CONTEK CO., LTD.	Reinvestment holding	100.00%	100.00%
	(CONTEK)	activities		
The Company	SUPRA-ATOMIC CO.,	Reinvestment holding	100.00%	100.00%
	LTD. (SUPRA-ATOMIC)	activities		
The Company	TAMAU MANAGEMENT	Management consult	100.00%	100.00%
	CONSULTANCY CO.,			
	LTD. (TAMAU			
	MANAGEMENT)			
The Company	BESTE MOTOR CO.,	Reinvestment holding	100.00%	100.00%
	LTD. (BESTE)	activities		
The Company	INNOVA HOLDING	Reinvestment holding	100.00%	100.00%
	CORP. (INNOVA)	activities		
The Company	JUOKU TECHNOLOGY	Manufacturing and sale	72.10%	72.10%
	CO., LTD. (JUOKU	of automobile parts		
	TECHNOLOGY)			
The Company	TYC VIETNAM	Manufacture and sale	60.00%	60.00%
	INDUSTRIAL CO., LTD.	automobile lights		(Note 1)
	(TYCVN)			
TI FU	DBM REFLEX OF	Manufacture tooling	50.00%	50.00%
	TAIWAN CO.,	mold and international		
	LTD.(DBM)	trading business		
SUPRA-	SPARKING CO., LTD.	Reinvestment holding	100.00%	100.00%
ATOMIC	(SPARKING)	activities		
SUPRA-	UNIMOTOR	Reinvestment holding	100.00%	100.00%
ATOMIC	INDUSTRIAL CO., LTD.	activities		
	(UNIMOTOR)			
SUPRA-	EUROLITE CO., LTD.	Reinvestment holding	100.00%	100.00%
ATOMIC	(EUROLITE)	activities		
SUPRA-	EUROPILOT CO., LTD.	Reinvestment holding	100.00%	100.00%
ATOMIC	(EUROPILOT)	activities		

			(%)	
			31 Dec.	31 Dec.
Invest Company	Investee Company	Major business	2021	2020
SUPRA-	MOTOR-CURIO CO.,	Reinvestment holding	100.00%	100.00%
ATOMIC	LTD. (MOTOR-CURIO)	activities		
JUOKU	TSM TECH CO., LTD.	Reinvestment holding	100.00%	100.00%
TECHNOLOGY	(TSM)	activities		
INNOVA	GENERA	Sale of automobile lights	100.00%	100.00%
	CORPORATION	and parts		
	(GENERA).			
INNOVA	W&W REAL PROPERTY,	Sale of and rental of real	100.00%	100.00%
	INC.(W&W)	estate		
UNIMOTOR	CHANGZHOU TAMAO	Manufacture of	100.00%	100.00%
	PRECISION INDUSTRY	precision molds and sale		
	CO., LTD.(TAMAO	of products.		
	PRECISION)			
EUROLITE	T.I.T. INTERNATIONAL	Manufacture and sale of	99.98%	99.98%
	CO., LTD. (T.I.T.)	lighting fixtures and		
		daily-use product for		
		automobile		
EUROPILOT	TYC EUROPE B.V.	Sale of automobile lights	100.00%	100.00%
	(TYC EUROPE)			
SPARKING	KUN SHAN TYC HIGH	Manufacture, process	100.00%	100.00%
	PERFORMANCE CO.,	and assemble of various		
	LTD.(KUN SHAN TYC)	high-efficiency energy-		
		saving lamps and		
		accessories		

Percentage of Ownership

Note:

 The Group invested in the establishment of TYC VIETNAM INDUSTRIAL CO., LTD. in July 2020, holding 60% ownership of the company.

The financial statements and other related information of the consolidated subsidiaries as of 31 December 2021 and 31 December 2020, partially are based solely on the reports of the other independent accountants. Their total assets amounted to NT\$1,547,689 thousand and NT\$1,308,872 thousand as of 31 December 2021 and 2020; their net operating revenue amounted to NT\$2,489,995 thousand and NT\$2,140,996 thousand for the years ended 31 December 2021 and 2020.

4. Foreign currency transactions

The Group's consolidated financial statements are presented in NT\$, which is also the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

Transactions in foreign currencies are initially recorded by the Group entities at their respective functional currency rates prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency closing rate of exchange ruling at the reporting date. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. Non-monetary items that are measured at historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions.

All exchange differences arising on the settlement of monetary items or on translating monetary items are taken to profit or loss in the period in which they arise except for the following:

- (a) Exchange differences arising from foreign currency borrowings for an acquisition of a qualifying asset to the extent that they are regarded as an adjustment to interest costs are included in the borrowing costs that are eligible for capitalization.
- (b) Foreign currency items within the scope of IFRS 9 Financial Instruments are accounted for based on the accounting policy for financial instruments.
- (c) Exchange differences arising on a monetary item that forms part of a reporting entity's net investment in a foreign operation is recognized initially in other comprehensive income and reclassified from equity to profit or loss on disposal of the net investment.

When a gain or loss on a non-monetary item is recognized in other comprehensive income, any exchange component of that gain or loss is recognized in other comprehensive income. When a gain or loss on a non-monetary item is recognized in profit or loss, any exchange component of that gain or loss is recognized in profit or loss.

5. Translation of financial statements in foreign currency

The assets and liabilities of foreign operations are translated into NT\$ at the closing rate of exchange prevailing at the reporting date and their income and expenses are translated at an average rate for the period. The exchange differences arising on the translation are recognized in other comprehensive income. On the disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation, recognized in other comprehensive income and accumulated in the separate component of equity, is reclassified from equity to profit or loss when the gain or loss on disposal is recognized. The following partial disposals are accounted for as disposals:

- (a) when the partial disposal involves the loss of control of a subsidiary that includes a foreign operation; and
- (b) when the retained interest after the partial disposal of an interest in a joint arrangement or partial disposal of an interest in an associate that includes a foreign operation is financial asset that includes a foreign operation.

On the partial disposal of a subsidiary that includes a foreign operation that does not result in a loss of control, the proportionate share of the cumulative amount of the exchange differences recognized in other comprehensive income is re-attributed to the non-controlling interests in that foreign operation. In partial disposal of an associate or joint arrangement that includes a foreign operation that does not result in a loss of significant influence or joint control, only the proportionate share of the cumulative amount of the exchange differences recognized in other comprehensive income is reclassified to profit or loss.

Any goodwill and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and expressed in its functional currency.

6. Current and non-current distinction

An asset is classified as current when:

- (a) The Group expects to realize the asset, or intends to sell or consume it, in its normal operating cycle.
- (b) The Group holds the asset primarily for the purpose of trading.
- (c) The Group expects to realize the asset within twelve months after the reporting period.
- (d) The asset is cash or cash equivalent unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.
- All other assets are classified as non-current.

A liability is classified as current when:

- (a) The Group expects to settle the liability in its normal operating cycle
- (b) The Group holds the liability primarily for the purpose of trading
- (c) The liability is due to be settled within twelve months after the reporting period
- (d) The Group does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.
- All other liabilities are classified as non-current.

7. Cash and cash equivalents

Cash and cash equivalents comprises cash on hand, demand deposits and short-term, highly liquid time deposits (including ones that have maturity within 3 months) or investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

8. Financial instruments

Financial assets and financial liabilities are recognized when the Group becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities within the scope of IFRS 9 Financial Instruments are recognized initially at fair value plus or minus, in the case of investments not at fair value through profit or loss, directly attributable transaction costs.

(1) Financial instruments: Recognition and Measurement

The Group accounts for regular way purchase or sales of financial assets on the trade date.

The Group classified financial assets as subsequently measured at amortized cost, fair value through other comprehensive income or fair value through profit or loss considering both factors below:

A. the Group's business model for managing the financial assets and

B. the contractual cash flow characteristics of the financial asset.

Financial assets measured at amortized cost

A financial asset is measured at amortized cost if both of the following conditions are met and presented as note receivables, trade receivables financial assets measured at amortized cost and other receivables etc., on balance sheet as at the reporting date:

- A. the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and
- B. the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Such financial assets are subsequently measured at amortized cost (the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus or minus the cumulative amortization using the effective interest method of any difference between the initial amount and the maturity amount and adjusted for any loss allowance) and is not part of a hedging relationship. A gain or loss is recognized in profit or loss when the financial asset is derecognized, through the amortization process or in order to recognize the impairment gains or losses. Interest revenue is calculated by using the effective interest method. This is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for:

- A. purchased or originated credit-impaired financial assets. For those financial assets, the Group applies the credit-adjusted effective interest rate to the amortized cost of the financial asset from initial recognition.
- B. financial assets that are not purchased or originated credit-impaired financial assets but subsequently have become credit-impaired financial assets. For those financial assets, the Group applies the effective interest rate to the amortized cost of the financial asset in subsequent reporting periods.

Financial asset measured at fair value through other comprehensive income

A financial asset is measured at fair value through other comprehensive income if both of the following conditions are met:

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

Recognition of gain or loss on a financial asset measured at fair value through other comprehensive income are described as below:

- A. A gain or loss on a financial asset measured at fair value through other comprehensive income recognized in other comprehensive income, except for impairment gains or losses and foreign exchange gains and losses, until the financial asset is derecognized or reclassified.
- B. When the financial asset is derecognized the cumulative gain or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment.
- C. Interest revenue is calculated by using the effective interest method. This is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for:
 - (a) Purchased or originated credit-impaired financial assets. For those financial assets, the Group applies the credit-adjusted effective interest rate to the amortized cost of the financial asset from initial recognition.
 - (b) Financial assets that are not purchased or originated credit-impaired financial assets but subsequently have become credit-impaired financial assets. For those financial assets, the Group applies the effective interest rate to the amortized cost of the financial asset in subsequent reporting periods.

In addition, for certain equity investments within the scope of IFRS 9 that is neither held for trading nor contingent consideration recognized by an acquirer in a business combination to which IFRS 3 applies, the Group made an irrevocable election to present the changes of the fair value in other comprehensive income at initial recognition. Amounts presented in other comprehensive income shall not be subsequently transferred to profit or loss (when disposing of such equity instrument, its cumulated amount included in other components of equity is transferred directly to the retained earnings) and these investments should be presented as financial assets measured at fair value through other comprehensive income on the balance sheet. Dividends on such investment are recognized in profit or loss unless the dividends clearly represents a recovery of part of the cost of investment.

Financial asset measured at fair value through profit or loss

Financial assets were classified as measured at amortized cost or measured at fair value through other comprehensive income based on aforementioned criteria. All other financial assets were measured at fair value through profit or loss and presented on the balance sheet as financial assets measured at fair value through profit or loss.

Such financial assets are measured at fair value, the gains or losses resulting from the remeasurement is recognized in profit or loss which includes any dividend or interest received on such financial assets.

(2) Impairment of financial assets

The Group recognizes a loss allowance for expected credit losses on debt instrument investments measured at fair value through other comprehensive income and financial asset measured at amortized cost. The loss allowance on debt instrument investments measured at fair value through other comprehensive income is recognized in other comprehensive income and not reduce the carrying amount in the statement of financial position.

The Group measures expected credit losses of a financial instrument in a way that reflects:

- A. an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes
- B. the time value of money
- C. reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

The loss allowance is measured as follows:

- A. At an amount equal to 12-month expected credit losses: the credit risk on a financial asset has not increased significantly since initial recognition or the financial asset is determined to have low credit risk at the reporting date. In addition, the Group measures the loss allowance at an amount equal to lifetime expected credit losses in the previous reporting period, but determines at the current reporting date that the credit risk on a financial asset has increased significantly since initial recognition is no longer met.
- B. At an amount equal to the lifetime expected credit losses: the credit risk on a financial asset has increased significantly since initial recognition or financial asset that is purchased or originated credit-impaired financial asset.
- C. For trade receivables or contract assets arising from transactions within the scope of IFRS 15, the Group measures the loss allowance at an amount equal to lifetime expected credit losses.
- D. For lease receivables arising from transactions within the scope of IFRS 16, the Group measures the loss allowance at an amount equal to lifetime expected credit losses.

At each reporting date, the Group needs to assess whether the credit risk on a financial asset has increased significantly since initial recognition by comparing the risk of a default occurring at the reporting date and the risk of default occurring at initial recognition. Please refer to Note 12 for further details on credit risk.

- (3) Derecognition of financial assets
 - A financial asset is derecognized when:
 - A. The rights to receive cash flows from the asset have expired
 - B. The Group has transferred the asset and substantially all the risks and rewards of the asset have been transferred
 - C. The Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

On derecognition of a financial asset in its entirety, the difference between the carrying amount and the consideration received or receivable including any cumulative gain or loss that had been recognized in other comprehensive income, is recognized in profit or loss.

(4) Financial liabilities and equity

Classification between liabilities or equity

The Group classifies the instrument issued as a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial liability, and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. The transaction costs of an equity transaction are accounted for as a deduction from equity (net of any related income tax benefit) to the extent they are incremental costs directly attributable to the equity transaction that otherwise would have been avoided.

Financial liabilities

Financial liabilities within the scope of IFRS 9 *Financial Instruments* are classified as financial liabilities at fair value through profit or loss or financial liabilities measured at amortized cost upon initial recognition.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated as at fair value through profit or loss. A financial liability is classified as held for trading if:

- A. it is acquired or incurred principally for the purpose of selling or repurchasing it in the near term
- B. on initial recognition it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking
- C. it is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument)

If a contract contains one or more embedded derivatives, the entire hybrid (combined) contract may be designated as a financial liability at fair value through profit or loss; or a financial liability may be designated as at fair value through profit or loss when doing so results in more relevant information, because either:

A. it eliminates or significantly reduces a measurement or recognition inconsistency; or

B. a group of financial liabilities or financial assets and financial liabilities is managed and its performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the group is provided internally on that basis to the key management personnel.

Gains or losses on the subsequent measurement of liabilities at fair value through profit or loss including interest paid are recognized in profit or loss.

Financial liabilities at amortized cost

Financial liabilities measured at amortized cost include interest bearing loans and borrowings that are subsequently measured using the effective interest rate method after initial recognition. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the effective interest rate method amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or transaction costs.

Derecognition of financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified (whether or not attributable to the financial difficulty of the debtor), such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

(5) Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount reported in the balance sheet if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the assets and settle the liabilities simultaneously.

9. Derivative instrument

The Group uses derivative instruments to hedge its foreign currency risks and interest rate risks. A derivative is classified in the balance sheet as financial assets or liabilities at fair value through profit or loss except for derivatives that are designated as and effective hedging instruments which are classified as financial assets or liabilities for hedging.

Derivative instruments are initially recognized at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. The changes in fair value of derivatives are taken directly to profit or loss, except for the effective portion of hedges, which is recognized in either profit or loss or equity according to types of hedges used.

When the host contracts are either non-financial assets or liabilities, derivatives embedded in host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not designated at fair value though profit or loss.

10. Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- (1) In the principal market for the asset or liability, or
- (2) In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

11. Inventories

Inventories are valued at lower of cost and net realizable value item by item.

Costs incurred in bringing each inventory to its present location and condition are accounted for as follows:

Raw materials - Purchase cost under weighted-average cost.

Finished goods and work in progress - Cost of direct materials and labor and a proportion of manufacturing overheads based on normal operating capacity but excluding borrowing costs.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

Rendering of services is accounted in accordance with IFRS 15 and not within the scope of inventories.

12. Non-current assets held for sale and discontinued operations

Non-current assets and disposal groups are classified as held for sale if their carrying amounts will be recovered through a sale transaction that is highly probable within one year from the date of classification and the asset or disposal group is available for immediate sale in its present condition. Non-current assets and disposal groups classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell.

In the consolidated statement of comprehensive income of the reporting period, and of the comparable period of the previous year, income and expenses from discontinued operations are reported separately from income and expenses from continuing operations, down to the level of profit after taxes, even when the Group retains a non-controlling interest in the subsidiary after the sale. The resulting profit or loss (after taxes) is reported separately in the statement of comprehensive income.

Property, plant and equipment and intangible assets once classified as held for sale are not depreciated or amortized.

13. Investments accounted for under the equity method

The Group's investment in its associate is accounted for using the equity method other than those that meet the criteria to be classified as held for sale. An associate is an entity over which the Group has significant influence. A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Under the equity method, the investment in the associate or an investment in a joint venture is carried in the balance sheet at cost and adjusted thereafter for the post-acquisition change in the Group's share of net assets of the associate or joint venture. After the interest in the associate or joint venture is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate or joint venture. Unrealized gains and losses resulting from transactions between the Group and the associate or joint venture are eliminated to the extent of the Group's related interest in the associate or joint venture.

When changes in the net assets of an associate or a joint venture occur and not those that are recognized in profit or loss or other comprehensive income and do not affects the Group's percentage of ownership interests in the associate or joint venture, the Group recognizes such changes in equity based on its percentage of ownership interests. The resulting capital surplus recognized will be reclassified to profit or loss at the time of disposing the associate or joint venture on a pro-rata basis.

When the associate or joint venture issues new stock, and the Group's interest in an associate or a joint venture is reduced or increased as the Group fails to acquire shares newly issued in the associate or joint venture proportionately to its original ownership interest, the increase or decrease in the interest in the associate or joint venture is recognized in additional paid-in capital and investment accounted for using the equity method. When the interest in the associate or joint venture is reduced, the cumulative amounts previously recognized in other comprehensive income are reclassified to profit or loss or other appropriate items. The aforementioned capital surplus recognized is reclassified to profit or loss on a pro rata basis when the Group disposes the associate or joint venture.

The financial statements of the associate or joint venture are prepared for the same reporting period as the Group. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate or an investment in a joint venture is impaired in accordance with IAS 28 *Investments in Associates and Joint Ventures*. If this is the case the Group calculates the amount of impairment as the difference between the recoverable amount of the associate or joint venture and its carrying value and recognizes the amount in the 'share of profit or loss of an associate' in the statement of comprehensive income in accordance with IAS 36 *Impairment of Assets*. In determining the value in use of the investment, the Group estimates:

- (1) Its share of the present value of the estimated future cash flows expected to be generated by the associate or joint venture, including the cash flows from the operations of the associate and the proceeds on the ultimate disposal of the investment; or
- (2) The present value of the estimated future cash flows expected to arise from dividends to be received from the investment and from its ultimate disposal.

Because goodwill that forms part of the carrying amount of an investment in an associate or an investment in a joint venture is not separately recognized, it is not tested for impairment separately by applying the requirements for impairment testing goodwill in IAS 36 *Impairment of Assets*.

Upon loss of significant influence over the associate or joint venture, the Group measures and recognizes any retaining investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence and the fair value of the retaining investment and proceeds from disposal is recognized in profit or loss. Furthermore, if an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate, the entity continues to apply the equity method and does not remeasure the retained interest.

14. Property, plant and equipment

Property, plant and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of dismantling and removing the item and restoring the site on which it is located and borrowing costs for construction in progress if the recognition criteria are met. 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 is depreciated separately. When significant parts of property, plant and equipment are required to be replaced in intervals, the Group recognized such parts as individual assets with specific useful lives and depreciation, respectively. The carrying amount of those parts that are replaced is derecognized in accordance with the derecognition provisions of IAS 16 *Property, plant and equipment*. When a major inspection is performed, its cost is recognized in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognized in profit or loss as incurred.

Depreciation is calculated on a straight-line basis over the estimated economic lives of the following assets:

Land and improvements	$3 \sim 10$ years
Buildings	$2\sim 60$ years
Machinery and equipment	$2 \sim 15$ years
Molding equipment	$2\sim 10$ years
Electrical installations	$5 \sim 15$ years
Transportation equipment	$2\sim 10$ years
Miscellaneous equipment	$2 \sim 15$ years

An item of property, plant and equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognizion of the asset is recognized in profit or loss.

The assets' residual values, useful lives and methods of depreciation are reviewed at each financial year end and adjusted prospectively, if appropriate.

15. Leases

The Group assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset for a period of time, the Group assesses whether, throughout the period of use, has both of the following:

- (1) the right to obtain substantially all of the economic benefits from use of the identified asset; and
- (2) the right to direct the use of the identified asset.

For a contract that is, or contains, a lease, the Group accounts for each lease component within the contract as a lease separately from non-lease components of the contract. For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components. The relative stand-alone price of lease and non-lease components shall be determined on the basis of the price the lessor, or a similar supplier, would charge the Group for that component, or a similar component, separately. If an observable stand-alone price is not readily available, the Group estimates the stand-alone price, maximising the use of observable information.

Group as a lessee

Except for leases that meet and elect short-term leases or leases of low-value assets, the Group recognizes right-of-use asset and lease liability for all leases which the Group is the lessee of those lease contracts.

At the commencement date, the Group measures the lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses its incremental borrowing rate. At the commencement date, the lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

- (1) fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- (2) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- (3) amounts expected to be payable by the lessee under residual value guarantees;
- (4) the exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- (5) payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease.

After the commencement date, the Group measures the lease liability on an amortized cost basis, which increases the carrying amount to reflect interest on the lease liability by using an effective interest method; and reduces the carrying amount to reflect the lease payments made.

At the commencement date, the Group measures the right-of-use asset at cost. The cost of the right-of-use asset comprises:

- (1) the amount of the initial measurement of the lease liability;
- (2) any lease payments made at or before the commencement date, less any lease incentives received;
- (3) any initial direct costs incurred by the lessee; and
- (4) an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

For subsequent measurement of the right-of-use asset, the Group measures the right-of-use asset at cost less any accumulated depreciation and any accumulated impairment losses. That is, the Group measures the right-of-use applying a cost model.

If the lease transfers ownership of the underlying asset to the Group by the end of the lease term or if the cost of the right-of-use asset reflects that the Group will exercise a purchase option, the Group depreciates the right-of-use asset from the commencement date to the end of the useful life of the underlying asset. Otherwise, the Group depreciates the right-of-use asset from the commencement date to the earlier of the end of the useful life of the right-ofuse asset or the end of the lease term.

The Group applies IAS 36 "Impairment of Assets" to determine whether the right-of-use asset is impaired and to account for any impairment loss identified.

Except for those leases that the Group accounted for as short-term leases or leases of lowvalue assets, the Group presents right-of-use assets and lease liabilities in the balance sheet and separately presents lease-related interest expense and depreciation charge in the statements comprehensive income.

For short-term leases or leases of low-value assets, the Group elects to recognize the lease payments associated with those leases as an expense on either a straight-line basis over the lease term or another systematic basis.

Group as a lessor

At inception of a contract, the Group classifies each of its leases as either an operating lease or a finance lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of an underlying asset. A lease is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership of an underlying asset. At the commencement date, the Group recognizes assets held under a finance lease in its balance sheet and present them as a receivable at an amount equal to the net investment in the lease.

For a contract that contains lease components and non-lease components, the Group allocates the consideration in the contract applying IFRS 15.

The Group recognizes lease payments from operating leases as rental income on either a straight-line basis or another systematic basis. Variable lease payments for operating leases that do not depend on an index or a rate are recognized as rental income when incurred.

16. Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is its fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses, if any. Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in profit or loss for the year in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite.

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life is reviewed at least at the end of each financial year. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortization period or method, as appropriate, and are treated as changes in accounting estimates.

Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at the cash-generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in profit or loss when the asset is derecognized.

Patent, trademark rights and others

The cost of patent, trademark rights and others is amortized on a straight-line basis over the legal period ($1 \sim 25$ years).

Computer software

The cost of computer software is amortized on a straight-line basis over the estimated useful life ($1 \sim 5$ years).

17. Impairment of non-financial assets

The Group assesses at the end of each reporting period whether there is any indication that an asset in the scope of IAS 36 *Impairment of Assets* may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's ("CGU") fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

For assets excluding goodwill, an assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the Group estimates the asset's or cashgenerating unit's recoverable amount. A previously recognized impairment loss is reversed only if there has been an increase in the estimated service potential of an asset which in turn increases the recoverable amount. However, the reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. A cash generating unit, or groups of cash-generating units, to which goodwill has been allocated is tested for impairment annually at the same time, irrespective of whether there is any indication of impairment. If an impairment loss is to be recognized, it is first allocated to reduce the carrying amount of any goodwill allocated to the cash generating unit (group of units), then to the other assets of the unit (group of units) pro rata on the basis of the carrying amount of each asset in the unit (group of units). Impairment losses relating to goodwill cannot be reversed in future periods for any reason.

An impairment loss of continuing operations or a reversal of such impairment loss is recognized in profit or loss.

18. Treasury shares

Own equity instruments which are reacquired (treasury shares) are recognized at cost and deducted from equity. Any difference between the carrying amount and the consideration is recognized in equity.

19. Revenue recognition

The Group's revenue arising from contracts with customers are primarily related to sale of goods and rendering of services. The accounting policies are explained as follows:

Sale of goods

The Group manufactures and sells machinery. Sales are recognized when control of the goods is transferred to the customer and the goods are delivered to the customers. The main product of the Group is automobile lights and parts and revenue is recognized based on the consideration stated in the contract.

The credit period of the Group's sale of goods is from 30 to 120 days. For most of the contracts, when the Group transfers the goods to customers and has a right to an amount of consideration that is unconditional, these contracts are recognized as trade receivables. The Group usually collects the payments shortly after transfer of goods to customers; therefore, there is no significant financing component to the contract.

20. Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

21. Government subsidies

Government grants are recognized where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. Where the grant relates to an asset, it is recognized as deferred income and released to income in equal amounts over the expected useful life of the related asset. When the grant relates to an expense item, it is recognized as income over the period necessary to match the grant on a systematic basis to the costs that it is intended to compensate.

Where the Group receives non-monetary grants, the asset and the grant are recorded gross at nominal amounts and released to the statement of comprehensive income over the expected useful life and pattern of consumption of the benefit of the underlying asset by equal annual installments. Where loans or similar assistance are provided by governments or related institutions with an interest rate below the current applicable market rate, the effect of this favorable interest is regarded as additional government grant.

22. Post-employment benefits

All regular employees of the Company and its domestic subsidiaries are entitled to a pension plan that is managed by an independently administered pension fund committee. Fund assets are deposited under the committee's name in the specific bank account and hence, not associated with the Company and its domestic subsidiaries. Therefore fund assets are not included in the Group's consolidated financial statements. Pension benefits for employees of the overseas subsidiaries and the branches are provided in accordance with the respective local regulations.

For the defined contribution plan, the Company and its domestic subsidiaries will make a monthly contribution of no less than 6% of the monthly wages of the employees subject to the plan. The Company recognizes expenses for the defined contribution plan in the period in which the contribution becomes due. Overseas subsidiaries and branches make contribution to the plan based on the requirements of local regulations.

Post-employment benefit plan that is classified as a defined benefit plan uses the Projected Unit Credit Method to measure its obligations and costs based on actuarial assumptions. Remeasurements, comprising of the effect of the actuarial gains and losses, the effect of the asset ceiling (excluding net interest) and the return on plan assets, excluding net interest, are recognized as other comprehensive income with a corresponding debit or credit to retained earnings in the period in which they occur. Past service costs are recognized in profit or loss on the earlier of:

- (1) the date of the plan amendment or curtailment, and
- (2) the date that the Group recognizes restructuring-related costs.

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset, both as determined at the start of the annual reporting period, taking account of any changes in the net defined benefit liability (asset) during the period as a result of contribution and benefit payment.

23. Income taxes

Income tax expense (income) is the aggregate amount included in the determination of profit or loss for the period in respect of current tax and deferred tax.

Current income tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period. Current income tax relating to items recognized in other comprehensive income or directly in equity is recognized in other comprehensive income or equity and not in profit or loss.

The income tax for undistributed earnings is recognized as income tax expense in the subsequent year when the distribution proposal is approved by the Shareholders' meeting.

Deferred tax

Deferred tax is provided on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- i. Where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.
- ii. In respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized, except:

- i. Where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.
- ii. In respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the reporting date. The measurement of deferred tax assets and deferred tax liabilities reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in other comprehensive income or directly in equity. Deferred tax assets are reassessed at each reporting date and are recognized accordingly.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current income tax assets against current income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

24. Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred, the identifiable assets acquired and liabilities assumed are measured at acquisition date fair value. For each business combination, the acquirer measures any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets. Acquisition-related costs are accounted for as expenses in the periods in which the costs are incurred and are classified under administrative expenses.

When the Group acquires a business, it assesses the assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss.

Any contingent consideration to be transferred by the acquirer will be recognized at the acquisition-date fair value. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability, will be recognized in accordance with IFRS 9 *Financial Instruments* either in profit or loss or as a change to other comprehensive income. However, if the contingent consideration is classified as equity, it should not be remeasured until it is finally settled within equity.

Goodwill is initially measured as the amount of the excess of the aggregate of the consideration transferred and the non-controlling interest over the net fair value of the identifiable assets acquired and the liabilities assumed. If this aggregate is lower than the fair value of the net assets acquired, the difference is recognized in profit or loss.

Goodwill is measured by cost less accumulated impairment loss. Goodwill arising from a business combination is allocated to each cash-generating units that is expected to benefit from the merge from the date of acquisition, regardless of whether other assets or liabilities of the acquiree are attribute to these cash-generating units. Each unit or unit group representative of the allocated goodwill is the lowest level of goodwill for internal management purposes, and is not greater than the operating department before aggregation.

Where goodwill forms part of a cash-generating unit and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation. Goodwill disposed of in this circumstance is measured based on the relative recoverable amounts of the operation disposed of and the portion of the cash-generating unit retained.

V. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Company's consolidated financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Estimation and assumptions

The key assumptions concerning the future and other key sources for estimating uncertainty at the reporting date, that would have a significant risk for a material adjustment to the carrying amounts of assets and liabilities within the next fiscal year are discussed below.

(1) Fair Value of Financial Instruments

Where the fair value of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using valuation techniques including income approach (for example the discounted cash flow model) or the market approach. Changes in assumptions about these factors could affect the reported fair value of the financial instruments. Please refer to Note 12 for more details.

(2) Accounts receivables-estimation of impairment loss

The Group estimates the impairment loss of accounts receivables at an amount equal to lifetime expected credit losses. The credit loss is the present value of the difference between the contractual cash flows that are due under the contract (carrying amount) and the cash flows that expects to receive (evaluate forward looking information). However, as the impact from the discounting of short-term receivables is not material, the credit loss is measured by the undiscounted cash flows. Where the actual future cash flows are lower than expected, a material impairment loss may arise. Please refer to Note 6 for more details.

(3) Inventory

Estimates of net realizable value of inventories take into consideration that inventories may be damaged, become wholly or partially obsolete, or their selling prices have declined. The estimates are based on the most reliable evidence available at the time the estimates are made.

(4) Pension benefits

The cost of post-employment benefit and the present value of the pension obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions. These include the determination rate, future salary increases, and decrease. For a detailed explanation of the assumptions used to measure the cost of defined benefits and defined benefits obligations, please refer to Note 6.

(5) Income tax

Uncertainties exist with respect to the interpretation of complex tax regulations and the amount and timing of future taxable income. Given the wide range of international business relationships and the long-term nature and complexity of existing contractual agreements, differences arising between the actual results and the assumptions made, or future changes to such assumptions, could necessitate future adjustments to tax income and expense already recorded. The Group establishes provisions, based on reasonable estimates, for possible consequences of audits by the tax authorities of the respective counties in which it operates. The amount of such provisions is based on various factors, such as experience of previous tax audits and differing interpretations of tax regulations by the taxable entity and the responsible tax authority. Such differences of interpretation may arise on a wide variety of issues depending on the conditions prevailing in the respective Group company's domicile.

Deferred tax assets are recognized for all carryforward of unused tax losses, tax credits and deductible temporary differences to the extent that it is probable that future taxable profit will be available or there are sufficient taxable temporary differences against which the unused tax losses, unused tax credits or deductible temporary differences can be utilized. The amount of deferred tax assets determined to be recognized is based upon the likely timing and the level of future taxable profits and taxable temporary differences together with future tax planning strategies.

VI. CONTENTS OF SIGNIFICANT ACCOUNTS

1. Cash and Cash Equivalents

	31 Dec. 2021	31 Dec. 2020
Cash on hand and petty cash	\$5,300	\$5,376
Saving account	777,570	899,779
Time deposits	23,552	14,091
Investments in bonds with resale agreements -		
corporate bonds	92,149	70,718
Total	\$898,571	\$989,964
 2. <u>Financial assets at fair value through profit or loss</u> Mandatorily measured at fair value through profit or loss: Derivatives not designated as hedging instruments Forward currency contracts 	31 Dec. 2021 \$1,034	31 Dec. 2020 \$-
Current	\$1,034	<u> </u> \$-

The Group classified certain of its financial assets at fair value through profit or loss were not pledged.

3. Financial assets at fair value through other comprehensive income

	31 Dec. 2021	31 Dec. 2020
Equity instrument investments measured at fair value		
through other comprehensive income – Non-current		
Listed companies stocks	\$108,655	\$109,721
Unlisted companies stocks	119,771	82,015
Total	\$228,426	\$191,736

The Group classified certain of its financial assets at fair value through other comprehensive income were not pledged.

For equity instrument investments measured at fair value through other comprehensive income, the Group recognized dividends in the amount of NT\$2,761 thousand and NT\$1,047 thousand for the year ended 31 December 2021 and 2020, the full amount is related to investments held at the end of the reporting period.

4. Financial assets measured at amortized cost

	31 Dec. 2021	31 Dec. 2020
Time deposits	\$168,453	\$56,182
Investments in bonds with resale agreements -		
corporate bonds		22,494
Total	\$168,453	\$78,676
Current	\$168,453	\$78,676

Financial assets measured at amortized cost were not pledged.

The Group classified certain financial assets as financial assets measured at amortized cost. Please refer to Note 6.(19) for more details on loss allowance and Note 12 for more details on credit risk.

5. Notes Receivables and Notes Receivables-Related Parties

31 Dec. 2020
\$22,498
) (82)
22,416
13,618
) (57)
13,561
\$35,977

Notes receivables were not pledged.

The Group adopted IFRS 9 for impairment assessment. Please refer to Note 6.(19) for more details on accumulated impairment and Note 12 for more details on credit risk.

	31 Dec. 2021	31 Dec. 2020
Accounts receivables	\$2,881,409	\$2,696,063
Less: allowance for doubtful accounts	(242,608)	(245,308)
Subtotal	2,638,801	2,450,755
Accounts receivables-related parties	100,954	63,429
Less: allowance for doubtful accounts	(3,980)	(1,467)
Subtotal	96,974	61,962
Total	\$2,735,775	\$2,512,717

6. Accounts Receivables and Accounts Receivables-Related Parties

Please refer to Note 8 for more details on notes receivables under pledge.

Trade receivables are generally on 30-120 day terms. Accounts receivables amounted to NT\$ 3,026,760 thousand and NT\$2,795,608 thousand as at 31 December 2021 and 2020. Please refer to Note 6.(19) for more details on impairment of trade receivables for the year ended 31 December 2021 and 2020 and please refer to Note 12 for credit risk disclosure.

7. Inventories

	31 Dec. 2021	31 Dec. 2020
Raw materials	\$897,325	\$724,146
Work in process	283,079	359,900
Finished goods	3,689,561	2,951,025
Merchandise	709,129	357,365
Net	\$5,579,094	\$4,392,436

The cost of inventories recognized in expenses amounted to NT\$13,569,218 thousand and NT\$11,588,776 thousand for the year ended 31 December 2021 and 2020, respectively, including inventory valuation loss NT\$55,834 thousand and NT\$19,973 thousand for the year ended 31 December 2021 and 2020, respectively.

Please refer to Note 8 for more details on inventories under pledge.

8. Investments Accounted For Under The Equity Method

Details are as follows:

	31 Dec	. 2021	31 Dec	. 2020
		Percentage		Percentage
		of		of
Investee Company	Amount	ownership	Amount	ownership
Investments in the associates :				
I YUAN PRECISION INDUSTRIAL CO., LTD	\$236,759	18.17%	\$238,694	18.17%
JNS AUTO PARTS LIMITED	160,187	20.00%	146,736	20.00%
CHIN-LI-MA HIGHT PERFORMANCE				
LUMINAIRE CO., LTD.	-	30.00%	-	30.00%
HANGZHOU SUNNYTECH CO., LTD.	10,758	30.00%	11,837	30.00%
ATECH INTERNATIONAL CO., LTD.	54,475	25.00%	58,817	25.00%
Subtotal	462,179		456,084	
Investment in jointly controlled entities :				
PT ASTRA JUOKU INDONESIA	166,913	50.00%	162,522	50.00%
VARROC TYC CORPORATION	1,336,414	50.00%	1,365,040	50.00%
Subtotal	1,503,327		1,527,562	
Total	\$1,965,506		\$1,983,646	

(1) Investments in associates

The Group's investments in associates are not individually material. The aggregate carrying amount of the Group's interests in associates is NT\$462,179 thousand, and NT\$456,084 thousand, as at 31 December 2021, and 2020, respectively. The aggregate financial information of the Group's investments in associates is as follows:

	2021	2020
Profit or loss from continuing operations	\$32,091	\$33,750
Other comprehensive income (post-tax)	1,920	(930)
Total comprehensive income	\$34,011	\$32,820

The associates had no contingent liabilities or capital commitments as at 31 December 2021, and 2020.

(2) Investments in joint venture

①Information on the material joint venture of the Group:

Company name: VARROC TYC CORPORATION (VARROC)

Nature of relationship with the joint venture: VARROC engages in reinvestment holding activities. Its subsidiary, VARROC TYC AUTO LAMPS CO., LTD. (VTYC) engages in manufacture and sale of lighting fixtures and daily-use product for automobiles.

Principal place of business (country of incorporation) : CHINA

Fair value of the investment in the joint venture when there is a quoted market price for the investment: VARROC TYC is an unlisted entity.

Reconciliation of the joint venture's summarized financial information presented to the carrying amount of the Group's interest in the joint venture:

	31 Dec. 2021	31 Dec. 2020
Current assets	\$3,300,989	\$3,499,295
Non-current assets	2,855,016	2,564,227
Current liabilities	(3,377,731)	(3,255,330)
Non-current liabilities	(105,425)	(78,070)
Equity	2,672,849	2,730,122
Proportion of the Group's ownership	50%	50%
Subtotal	1,336,424	1,365,061
Eliminations from intercompany transactions	(10)	(21)
Carrying amount of the investment	\$1,336,414	\$1,365,040
	31 Dec. 2021	31 Dec. 2020
Cash and cash equivalents	\$572,991	\$859,979
Current financial liabilities excluding trade and other		
payables and provisions	(176,201)	(335,111)
Non-current financial liabilities excluding trade and		
other payables and provisions	(43,507)	-

	2021	2020
Operating revenue	\$5,170,314	\$4,247,161
Depreciation expense	210,271	196,361
Amortization expose	133,581	46,291
Interest income	7,611	9,821
Interest expense	5,970	18,730
Income tax expense or income	(56,735)	14,495
Profit or loss from continuing operations	59,100	232,609
Other comprehensive income	13,215	(109)
Total comprehensive income	72,315	232,500

The joint venture had no contingent liabilities or capital commitments as at 31 December 2021, and 2020. VTYC cannot distribute its profits until it obtains the consent from the two venture partners.

②The Group's investments in PT ASTRA JUOKU INDONESIA are not individually material. The aggregate carrying amount of the Group's interests in PT ASTRA JUOKU INDONESIA is NT\$166,913 thousand, and NT\$162,522 thousand, as at 31 December 2021, and 2020, respectively. The aggregate financial information of the Group's investments in PT ASTRA JUOKU INDONESIA is as follows:

	2021	2020
Profit or loss from continuing operations	\$10,243	\$(21,005)
Other comprehensive income (post-tax)	(3,376)	(7,623)
Total comprehensive income	\$6,867	\$(28,628)

The joint venture had no contingent liabilities or capital commitments as at 31 December 2021, and 2020. PT ASTRA JUOKU INDONESIA cannot distribute its profits until it obtains the consent from the two venture partners.

(3)We did not audit the financial statements of certain associates and joint ventures accounted for under the equity method. Those associates and joint ventures under equity method amounted to NT\$166,913 thousand and NT\$162,522 thousand, as at 31 December 2021 and 2020, respectively. The related shares of profits from the associates and joint ventures under the equity method amounted to NT\$10,243 thousand and NT\$(21,005) thousand, for the years ended 31 December 2021 and 2020, respectively, and the related shares of other comprehensive income from the associates and joint ventures under the equity method amounted to NT\$(3,376) thousand and NT\$(7,623) thousand, for the years ended 31 December 2021, respectively.

9. Property, plant and equipment

Owner occupied property, plant and equipment

	Land	Land and improvement	Buildings	Machinery and equipment	Molding equipment	Electrical equipment	Transportation equipment	Miscellaneous equipment	Construction in progress	Total
Cost:	Land	mprovement	Dunungs	equipinent	equipment	equipment	equipment	equipment	III progress	10001
1 Jan. 2021	\$992,938	\$18,099	\$3,384,418	\$2,427,836	\$9,808,353	\$301,770	\$214,971	\$1,095,146	\$237,944	\$18,481,475
Addition		-	6,809	48,270	934,907	766	3,237	34,002	11,276	1,039,267
Disposal	-	-	(1,156)	(85,288)	(939,512)	-	(3,828)	(10,946)	-	(1,040,730)
Other	-	(4,773)	236,832	9,274	-	-	2,084	32,798	(244,316)	31,899
Exchange difference	(5,630)	(345)	(8,404)	(18,993)	(21,950)	(1,845)	(859)	(16,786)	3,067	(71,745)
31 Dec. 2021	\$987,308	\$12,981	\$3,618,499	\$2,381,099	\$9,781,798	\$300,691	\$215,605	\$1,134,214	\$7,971	\$18,440,166
= 1 Jan. 2020	\$999,135	\$18,369	\$3,393,137	\$2,477,076	\$9,455,107	\$299,529	\$215,046	\$1,127,266	\$227,938	\$18,212,603
Addition	-	-	7,924	127,439	1,273,398	2,821	10,981	22,088	12,698	1,457,349
Disposal	-	-	(367)	(155,167)	(905,440)	-	(11,082)	(44,029)	-	(1,116,085)
Other	-	-	941	-	-	635	774	862	(2,458)	754
Exchange difference	(6,197)	(270)	(17,217)	(21,512)	(14,712)	(1,215)	(748)	(11,041)	(234)	(73,146)
31 Dec. 2020	\$992,938	\$18,099	\$3,384,418	\$2,427,836	\$9,808,353	\$301,770	\$214,971	\$1,095,146	\$237,944	\$18,481,475
Depreciation and impairment:										
1 Jan. 2021	\$-	\$8,434	\$1,260,873	\$1,734,688	\$6,171,820	\$185,414	\$109,227	\$680,783	\$-	\$10,151,239
Depreciation	-	740	138,648	149,991	1,029,931	12,686	18,419	100,026	-	1,450,441
Disposal	-	-	(1,004)	(77,941)	(938,322)	-	(3,104)	(10,908)	-	(1,031,279)
Other	-	(989)	8,959	1,420	-	(229)	-	1,937	-	11,098
Exchange difference	-	(400)	(9,544)	(16,894)	(21,939)	(1,847)	(826)	(14,132)		(65,582)
31 Dec. 2021	\$-	\$7,785	\$1,397,932	\$1,791,264	\$6,241,490	\$196,024	\$123,716	\$757,706	\$-	\$10,515,917
1 Jan. 2020	\$49,399	\$7,490	\$1,137,797	\$1,743,579	\$6,044,184	\$171,850	\$99,631	\$627,217	\$-	\$9,881,147
Depreciation	-	1,207	133,069	160,426	1,047,334	14,668	20,433	101,179	-	1,478,316
Reversal of impairment										
loss	(49,399)	-	-	-	-	-	-	-	-	(49,399)
Disposal	-	-	(325)	(154,511)	(905,425)	-	(10,882)	(42,685)	-	(1,113,828)
Other	-	-	-	-	-	75	696	(80)	-	691
Exchange difference	-	(263)	(9,668)	(14,806)	(14,273)	(1,179)	(651)	(4,848)		(45,688)
31 Dec. 2020	\$-	\$8,434	\$1,260,873	\$1,734,688	\$6,171,820	\$185,414	\$109,227	\$680,783	\$-	\$10,151,239
Net book value:										
31 Dec. 2021	\$987,308	\$5,196	\$2,220,567	\$589,835	\$3,540,308	\$104,667	\$91,889	\$376,508	\$7,971	\$7,924,249
31 Dec. 2020	\$992,938	\$9,665	\$2,123,545	\$693,148	\$3,636,533	\$116,356	\$105,744	\$414,363	\$237,944	\$8,330,236

The amount of capitalized interests and interest fates a	ic as follows.	
Items	2021	2020
Construction in progress and prepayment for		
equipments	\$9,483	\$13,127
The interest rate interval of borrowing cost		
capitalization	0.73%~0.97%	0.93%~1.18%

The amount of capitalized interests and interest rates are as follows:

The material components of building that have different useful lives are the main buildings and factories, which are depreciated over 60 years and 35 years, respectively.

The material components of equipment are mainly the processing equipment, which are depreciated over 10 years.

Please refer to Note 8 for more details on property, plant and equipment under pledge.

10. Intangible assets

. <u>intangiote assets</u>					Other	
	Trademark				intangible	
	right	Patent	Goodwill	Software	assets	Total
Cost:						
1 Jan. 2021	\$11,947	\$10,226	\$10,174	\$195,602	\$61,615	\$289,564
Addition - acquired						
separately	885	2,058	-	15,636	4,688	23,267
Decrease	(515)	(422)	-	(7,194)	(17,590)	(25,721)
Exchange differences		-		228		228
31 Dec. 2021	\$12,317	\$11,862	\$10,174	\$204,272	\$48,713	\$287,338
1 Jan. 2020	\$11,398	\$8,171	\$10,174	\$180,519	\$56,806	\$267,068
Addition - acquired						
separately	549	2,055	-	15,095	4,809	22,508
Exchange differences		-		(12)		(12)
31 Dec. 2020	\$11,947	\$10,226	\$10,174	\$195,602	\$61,615	\$289,564
Amortization and						
impairment:						
1 Jan. 2021	\$5,538	\$2,752	\$-	\$144,847	\$45,754	\$198,891
Amortization	1,675	956	-	30,936	8,595	42,162
Decrease	(515)	(422)	-	(7,194)	(17,590)	(25,721)
Exchange differences		-		163		163
31 Dec. 2021	\$6,698	\$3,286	\$-	\$168,752	\$36,759	\$215,495
1 Jan. 2020	\$3,768	\$1,864	\$-	\$109,139	\$35,879	\$150,650
Amortization	1,770	888	-	35,707	9,875	48,240
Exchange differences		-		1		1
31 Dec. 2020	\$5,538	\$2,752	\$-	\$144,847	\$45,754	\$198,891
Net book value:						
31 Dec. 2021	\$5,619	\$8,576	\$10,174	\$35,520	\$11,954	\$71,843
31 Dec. 2020	\$6,409	\$7,474	\$10,174	\$50,755	\$15,861	\$90,673

The Group did not recognized impairment loss of goodwill in 2021 and 2020.

Amortization expense of intangible under the statement of comprehensive income :

		2021	2020
Operating cost		\$16,118	\$15,232
Operating expense		26,044	33,008
Total		\$42,162	\$48,240
11. <u>Short-term Borrowings</u>	Interest rate	31 Dec. 2021	31 Dec. 2020
Unsecured Loans	0.82%~1.60%	\$1,591,558	\$949,222
Secured Loans	3.25%~3.69%	318,411	280,772
Total		\$1,909,969	\$1,229,994

Please refer to Note 8 for the detail of the assets including land, buildings, part of accounts receivables and inventories pledged as collateral.

12. Short-term notes and bills payable

		31 Dec. 2021	
			Pledge or
Guarantors	Interest rate	Amount	Collateral
Commercial paper payable			
International Bills Finance Corporation	0.85%	\$170,000	none
Mega Bills Finance Corporation	0.85%	160,000	none
Dah Chung Bills Finance Corporation	0.84%	150,000	none
China Bills Finance Corporation	0.84%	160,000	none
Subtotal		640,000	
Less: Discount of commercial paper payable		(192)	
Net		\$639,808	
31 Dec. 2020 : None			
13. Financial liabilities at fair value through profit	or loss		
		31 Dec.2021	31 Dec.2020
Held for trading :			
Derivatives not designated as hedging instru	uments		
Forward exchange agreement		\$-	\$917
Cross currency swaps agreement		3,577	16,103
Total	=	\$3,577	\$17,020
Current		\$3,577	\$17,020

14. Long-term Borrowing

Details are as follows:

_	31 Dec	. 2021	
Creditors	Amount	Interest rate	Redemption
First Bank	\$800,000	0.45%	From 1 Jul. 2019 to 15 Sep. 2026.
			Principal are repaid monthly, starting from
			17 Oct. 2022, and interests are repaid
			monthly.
First Bank	300,000	0.90%	From 16 Aug. 2021 to 16 Aug. 2023.
			Interests are repaid monthly and bullet
	700.000	0.500/	repayment on expiry date.
Chang Hwa Bank	700,000	0.50%	From 9 Aug. 2019 to 15 Aug. 2029.
			Principal are repaid monthly, starting from 17 Oct. 2022, and interests are repaid
			monthly.
Bank of Taiwan	200,000	0.90%	From 6 Jul. 2021 to 6 Jul. 2023. After
			applying for each drawdown within the
			credit line, each transaction shall not
			exceed 180 days. Interests are repaid
			monthly and bullet repayment on expiry
			date.
Bank of Taiwan	450,000	0.72%	Form 6 Jul. 2021 to 15 Jun. 2026. The grace
			period of 2 years. Principal are repaid
	200.000	o 0 (monthly, and interests are repaid monthly.
DBS Bank	300,000	0.57%	From 6 Nov. 2019 to 15 Oct. 2024.
			Principal are repaid monthly, starting from
			17 Oct. 2022, and interests are repaid monthly.
DBS Bank	270,000	0.85%	From 14 Apr. 2021 to 14 Apr. 2023. After
DDS Dunk	270,000	0.0070	applying for each drawdown within the
			credit line, pay off all principal and interest
			payable of each drawn down facility on the
			expiry date of each principal loan.
KGI Bank	200,000	0.89%	From 29 Dec. 2021 to 10 Jan. 2024.
			Interests are repaid monthly and bullet
			repayment on expiry date.

	31 Dec	2021	
Creditors	Amount	Interest rate	Redemption
Yuanta Bank	550,000	0.85%	From 27 Aug. 2021 to 27 Aug. 2023. After applying for each drawdown within the credit line, each transaction shall not
			exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Hua Nan Bank	500,000	0.46%~0.66%	From 24 Jul. 2020 to 24 Jul. 2025. Principal are repaid monthly, starting from 15 Aug. 2023, and interests are repaid monthly.
Hua Nan Bank	100,000	0.88%	From 5 Feb. 2021 to 5 Feb. 2023. Interests are repaid monthly and bullet repayment on expiry date.
Taipei Fubon Bank	350,000	0.85%	From 26 Sep. 2021 to 26 Sep. 2023. Each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
First Bank	358,456	1.38%	From 27 Dec. 2016 to 27 Dec. 2031. Principal are repaid by 52 quarterly payments, starting from 27 Dec. 2018 to the maturity date. Interests are repaid monthly.
First Bank	445,000	1.25%~1.27%	From 26 Nov. 2021 to 20 Dec. 2023. Interests are repaid monthly and bullet repayment on expiry date.
Hua Nan Bank	80,000	1.27%	From 7 Dec. 2021 to 7 Dec. 2022. Interests are repaid monthly and bullet repayment on expiry date.
Bank Sinopac	150,000	1.35%	From 29 Jun. 2021 to 29 Jun. 2023. Interests are repaid monthly and bullet repayment on expiry date.
Yuanta Bank	180,000	1.30%	From 30 Nov. 2021 to 29 Nov. 2023. Interests are repaid monthly and bullet repayment on expiry date.
Mega Bank	70,000	1.32%	Form 10 Aug. 2021 to 10 Aug. 2026. The grace period of 2 years. Principal are repaid monthly, and interests are repaid monthly.

<u> </u>	31 Dec	. 2021	
Creditors	Amount	Interest rate	Redemption
Chang Hwa Bank	50,000	1.25%	From 27 Dec. 2021 to 26 Dec. 2023.
			Interests are repaid monthly and bullet repayment on expiry date.
California Bank &	65,387	3.35%	Form 1 Jul. 2021 to 30 Jun. 2028. Principal
Trust (CBT)	(USD 2,362)		are repaid monthly, and interests are repaid monthly.
DBS Bank	249,570	0.60%	From 14 Apr. 2021 to 14 Apr. 2023. After
_	(USD 9,000)		applying for each drawdown within the credit line, each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Subtotal	6,368,413		
Less: current			
portion	(151,077)		
Total	\$6,217,336		

31	Dec.	2020

<u> </u>	31 Dee	. 2020	
Creditors	Amount	Interest rate	Redemption
First Bank	\$800,000	0.45%	From 1 Jul. 2019 to 15 Sep. 2026.
			Principal are repaid monthly, starting from
			17 Oct. 2022, and interests are repaid
			monthly.
First Bank	200,000	0.95%	From 14 Aug. 2020 to 14 Aug. 2022.
			Interests are repaid monthly and bullet
			repayment on expiry date.
Chang Hwa Bank	700,000	0.50%	From 9 Aug. 2019 to 15 Aug. 2029.
			Principal are repaid monthly, starting from
			17 Oct. 2022, and interests are repaid
			monthly.
Bank of Taiwan	200,000	0.96%	From 24 Jun. 2020 to 24 Jun. 2022. After
			applying for each drawdown within the
			credit line, each transaction shall not
			exceed 180 days.
			Interests are repaid monthly and bullet
			repayment on expiry date.

	31 Dec	. 2020	
Creditors	Amount	Interest rate	Redemption
DBS Bank	300,000	0.57%	From 6 Nov. 2019 to 15 Oct. 2024. Principal are repaid monthly, starting from 17 Oct. 2022, and interests are repaid monthly.
DBS Bank	280,000	0.91%	From 14 Apr. 2020 to 14 Apr. 2022. After applying for each drawdown within the credit line, each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Mega Bank	150,000	0.92%	From 14 Jun. 2020 to 13 Jun. 2022. Interests are repaid monthly and bullet repayment on expiry date.
KGI Bank	340,000	0.92%	From 29 Nov. 2020 to 29 Nov. 2022. Interests are repaid monthly and bullet repayment on expiry date.
Mizuho Bank	600,000	0.90%	From 20 Nov. 2020 to 20 Nov. 2022. Interests are repaid monthly and bullet repayment on expiry date.
Yuanta Bank	520,000	0.95%	From 19 Aug. 2020 to 18 Aug. 2022. After applying for each drawdown within the credit line, each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Shin Kong Bank	100,000	0.90%	From 24 Jul. 2020 to 24 Jul. 2025, each drawdown must not exceed 90 days, Interests are repaid monthly and bullet repayment on expiry date.
Hua Nan Bank	200,000	0.46%	From 24 Jul. 2020 to 24 Jul. 2025. Principal are repaid monthly, starting from 15 Aug. 2023, and interests are repaid monthly.
First Bank	394,304	1.38%	From 27 Dec. 2016 to 27 Dec. 2031. Principal are repaid by 52 quarterly payments, starting from 27 Dec. 2018 to the maturity date. Interests are repaid monthly.

CreditorsAmountInterest rateRedemptionFirst Bank137,0001.27%From 31 Dec. 2020 to 31 Dec. 2022. Interests are repaid monthly and bullet repayment on expiry date.First Bank116,0001.27%From 31 Dec. 2020 to 31 Dec. 2022.	1.27% F Ir re		
Interests are repaid monthly and bullet repayment on expiry date.	Ir re	137,000	First Bank
repayment on expiry date.	re		
	1.12///	116.000	First Bank
Interests are repaid monthly and bullet	Ir		
repayment on expiry date.			
First Bank60,600 1.47% Form 29 Nov. 2016 to 29 Nov. 2023,	1.47% F	60,600	First Bank
grace period of two years. Principal are	g		
repaid after the grace period, and interests	re		
are repaid monthly.	aı		
Bank Sinopac80,0001.40%From 16 Jun. 2020 to 30 Jun. 2022.	1.40% F	80,000	Bank Sinopac
Interests are repaid monthly and bullet	Ir		
repayment on expiry date.	re		
O-bank 44,445 1.43% From 15 Dec. 2016 to 15 Dec. 2021.	1.43% F	44,445	O-bank
Principal are repaid by 8 quarterly	P		
payments, starting from 15 Dec. 2019 to	pa		
the maturity date. Interests are repaid			
monthly.			
O-bank 50,000 1.43% From 29 Jan. 2018 to 15 Jan. 2021.		50,000	O-bank
Interests are repaid monthly and bullet			
repayment on expiry date.		<0.000	0.1 1
O-bank 60,000 1.28% From 22 Mar. 2019 to 1 Sep. 2022.		60,000	O-bank
Principal are repaid by 4 quarterly			
payments, starting from 1 Dec. 2021 to th	1		
O-bank 400,000 1.30% From 25 Dec. 2019 to 1 Jun. 2023.		400.000	0 hank
O-bank 400,000 1.50% From 25 Dec. 2019 to 1 Jun. 2025. Principal are repaid by 10 quarterly		400,000	O-Dalik
payments, starting from 1 Mar. 2021 to th			
maturity date. Interests are repaid monthly	_		
Chang Hwa Bank 400,000 1.80% From 13 Apr. 2018 to 13 Apr. 2023.		400.000	Chang Hwa Bank
(The syndicated Interests are repaid monthly and bullet		100,000	-
loan agreement repayment on expiry date.			· •
led)			-
California Bank & 68,087 3.30% Form 12 Jul. 2013 to 31 Jul. 2021.	3.30% F	68,087	California Bank &
Trust (CBT)(USD 2,425)Principal are repaid monthly, and interests	P	(USD 2,425)	Trust (CBT)
are repaid monthly.	aı		

	31 Dec. 2020		
Creditors	Amount	Interest rate	Redemption
DBS Bank	114,120	0.80%	From 14 Apr. 2020 to 14 Apr. 2022. After
	(USD 4,000)		applying for each drawdown within the
			credit line, each transaction shall not
			exceed 180 days. Interests are repaid
			monthly and bullet repayment on expiry
			date.
KGI Bank	57,060	0.85%	From 29 Nov. 2020 to 29 Nov. 2022.
	(USD 2,000)		Interests are repaid monthly and bullet
			repayment on expiry date.
Subtotal	6,011,616		
Less: current			
portion	(233,580)		
Less: unamortized			
expense	(3,317)		
Total	\$5,774,719		

Note:

- (1) On 31 Jan. 2018, the Company and its subsidiary, JUOKU TECHNOLOGY CO., LTD. reached a syndicated loan agreement with Chang Hwa Bank (the syndicated loan agreement lead bank) and other 12 banks, amounting to NT\$3,980,000 thousand. The period of the loan agreement is five years starting from the first drawdown day of the loan within 6 months from the agreement execution date. The loan has been repaid in advance in the third quarter of 2021, and the loan amount has been written off. The Company's annual and semi-annual consolidated financial statements shall maintain specific current ratio, debt ratio, interest coverage multiple and other financial ratios during the term of the agreement and until the obligations under the agreement are fully paid off. The consolidated financial statements of the Company comply with the above joint loan covenant.
- (2) On 1 Jul. 2021, California Bank & Trust (CBT) offered credit line of USD 2,387 thousand to W&W REAL PROPERTY, INC. From the execution date of and for the duration of the contract, the calculation of the financial ratios shall be based on the information recorded in the borrower's latest certified financial report or audit report and shall comply with the financial ratios as follows: Debt service coverage ratio shall be no less than 1.25.
- (3) In 2019, the Group financed with designated banks in accordance with the "Project Loan Guidelines to Welcoming Overseas Taiwanese Businesses Return to Invest in Taiwan", and entered into contract terms and normative matters, and completed them in accordance with the approval letter.

15. Other Long-term Borrowing

31 Dec. 2021 : None

	31 Dec. 2020		
Guarantors	Contract period	Interest rate	Amount
Commercial paper payable	_		
Chang Hwa Bank	From 31 Jun. 2018 to	1.48%	\$2,000,000
(The syndicated loan	31 Jun. 2023.		
agreement led)			
Less: Discount of commercial			(561)
paper payable			
Net			\$1,999,439

16. Post-Employment Benefits

Defined contribution plan

The Group adopt a defined contribution plan in accordance with the Labor Pension Act of the R.O.C. Under the Labor Pension Act, the Group will make monthly contributions of no less than 6% of the employees' monthly wages to the employees' individual pension accounts. The Group have made monthly contributions of 6% of each individual employee's salaries or wages to employees' pension accounts.

Subsidiaries located in the People's Republic of China will contribute social welfare benefits based on a certain percentage of employees' salaries or wages to the employees' individual pension accounts.

Pension benefits for employees of overseas subsidiaries and branches are provided in accordance with the local regulations.

Expenses under the defined contribution plan for the years ended 31 December 2021 and 2020 were NT\$64,800 thousand and NT\$70,970 thousand, respectively.

Defined benefits plan

The Group adopts a defined benefit plan in accordance with the Labor Standards Act of the R.O.C. The pension benefits are disbursed based on the units of service years and the average salaries in the last month of the service year. Two units per year are awarded for the first 15 years of services while one unit per year is awarded after the completion of the 15th year. The total units shall not exceed 45 units. Under the Labor Standards Act, the Group contributes an amount equivalent to $2\% \sim 3\%$ of the employees' total salaries and wages on a monthly basis to the pension fund deposited at the Bank of Taiwan in the name of the administered pension fund committee. Before end of each year, the Company and subsidiaries make estimates of the balance in the designated labor pension fund. If the amount is inadequate to pay pensions calculated for workers retiring in the following year, the Company will make up the difference in one appropriation before the end of March of the following year.

The Ministry of Labor is in charge of establishing and implementing the fund utilization plan in accordance with the Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund. The pension fund is invested in-house or under a mandate, based on a passive-aggressive investment strategy for long-term profitability. The Ministry of Labor establishes control and risk management mechanism based on the assessment of risk factors including market risk, credit risk and liquidity risk, in order to maintain adequate flexibility to achieve targeted return without over-exposure of risk. With regard to utilization of the pension fund, the minimum earnings in the annual distributions on the final financial statement shall not be less than the earnings attainable from the amounts accrued from two-year time deposits with the interest rates offered by local banks. Treasury funds can be used to cover the deficits after the approval of the competent authority. As the Company does not participate in the operation and management of the pension fund, no disclosure on the fair value of the plan assets categorized in different classes could be made in accordance with IAS 19. The Company expects to contribute NT\$57,226 thousand to its defined benefit plan during the 12 months beginning after December 31 2021.

The defined benefit obligations were expected to mature in 2027 to 2040 and 2028 to 2040 as of December 31 2021 and 2020, respectively.

Pension costs recognized in profit or loss are as follows:

	2021	2020
Current service cost	\$2,977	\$3,310
Net interest on the net defined benefit liabilities	867	1,848
Settlements from the plan		(5,000)
Total	\$3,844	\$158

Reconciliations of liabilities (assets) of the defined benefit obligation and plan assets at fair value are as follows:

	31 Dec. 2021	31 Dec. 2020	1 Jan. 2020
Defined benefit obligation	\$465,362	\$503,471	\$512,085
Plan assets at fair value	(247,091)	(232,763)	(226,755)
Net defined benefit liabilities	\$218,271	\$270,708	\$285,330

Reconciliations of liabilities (assets) of the defined benefit plan are as follows:

	Defined benefit obligation	Plan assets at fair value	Net defined benefit liabilities (assets)
As of 1 January 2020	\$512,085	\$(226,755)	\$285,330
Pension costs recognized in profit or loss :			
Current service cost	3,310	-	3,310
Interest expenses (income)	3,338	(1,490)	1,848
Past service cost and gains or losses arising			
from settlements	(5,000)	-	(5,000)
Subtotal	1,648	(1,490)	158
Remeasurements of the defined benefit liabilities/assets:			
Actuarial gains and losses arising from			
changes in demographic assumptions	1,837	-	1,837
Actuarial gains and losses arising from			
changes in financial assumptions	14,354	-	14,354
Experience adjustments	5,537	-	5,537
Remeasurements of the defined benefit			
assets		(8,012)	(8,012)
Subtotal	21,728	(8,012)	13,716
Payment of benefit obligation	(31,990)	31,990	-
Contribution by employer		(28,496)	(28,496)
As of 31 December 2020	503,471	(232,763)	270,708
Pension costs recognized in profit or loss :			
Current service cost	2,977	-	2,977
Interest expenses (income)	1,625	(758)	867
Subtotal	4,602	(758)	3,844
Remeasurements of the defined benefit liabilities/assets:			
Actuarial gains and losses arising from	$(2 \ 211)$		(2, 211)
changes in demographic assumptions	(2,311)	-	(2,311)
Actuarial gains and losses arising from	(19, 610)		(19, 610)
changes in financial assumptions	(18,619) 3,340	-	(18,619)
Experience adjustments	5,540	-	3,340
Remeasurements of the defined benefit		(2 600)	(2,600)
assets		(3,680)	(3,680)
Subtotal	(17,590)	(3,680)	(21,270)
Payment of benefit obligation	(25,121)	25,121	-
Contribution by employer	-	(35,011)	(35,011)
As of 31 December 2021	\$465,362	\$(247,091)	\$218,271

The principal assumptions used in determining the Group's defined benefit plan are shown below:

	31 Dec. 2021	31 Dec. 2020
Discount Rate	0.64%~0.87%	0.31%~0.42%
Expected rate of salary increase	0.50%~3.00%	0.50%~3.00%

Sensitivity analysis for significant assumption as at 31 December 2021 and 2020 is, as show below:

	2021		2020	
	Defined	Defined	Defined	Defined
	benefit	benefit	benefit	benefit
	obligations	obligations	obligations	obligations
	increase	decrease	increase	decrease
Discount Rate increase by 0.5%	\$-	\$(3,503)	\$-	\$(16,685)
Discount Rate decrease by 0.5%	28,395	-	34,659	-
Rate of future salary increase				
by 0.5%	55,539	-	66,323	-
Rate of future salary decrease				
by 0.5%	-	(3,210)	-	(16,289)

The sensitivity analysis above was based on a change in a significant assumption (for example: change in discount rate or future salary), keeping all other assumptions constant. The sensitivity analysis may not be representative of an actual change in the defined benefit obligation as it is unlikely that changes in assumptions would occur in isolation of one another.

There was no change in the methods and assumptions used in preparing the sensitivity analysis compared to the previous period.

17. <u>Equity</u>

(1) Capital

As of 31 December 2021 and 2020, TYC BROTHER INDUSTRIAL CO., LTD.'s registered capital was both NT\$4,000,000 thousand with par value at NT\$10 per share and has issued 400,000 thousand common shares, and had issued ordinary share capital in the amount of \$3,128,979 with 400,000 thousand common shares. The Company has also issued preferred share capital of \$300,000 and \$0, 30,000 thousand shares and 0 shares respectively.

Preferred stock

On 21 March, 2021, the Company's board of directors resolved to increase each capital by issuing preference shares A, which was approved by the FSC under a letter dated 26 May, 2021, and the record date of capital increase was determined as of 5 August, 2021, it was expected to issue 30,000 thousand shares having a face value of \$10 per share at the issue price of NT\$50 per share. The right and obligation of this issue are as follows:

- A. Maturity date: No maturity date. The preferred shareholders have no rights to request the Company to buy back Preferred Share A. The Company has rights to buy back all or part of the Preferred Share A as of five years after the issue date. The preferred shares still outstanding will retain the aforementioned rights and obligations. If the Company pays out dividends in the year of buyback, the dividend amount will be prorated based on the outstanding days.
- B. Dividends: The dividend yield of the preferred share A is 4% (annual rate), (5-year interest rate swap (IRS) rate, 0.64275% + fixed rate, 3.35725%) and calculated at the issue price per share. The five-year IRS rate will be reset on the next business day five years after the issue date and every five years thereafter. The record date of the reset is two business days of financial institutions in Taipei prior to the reset date. The five-year IRS rate is the arithmetic mean of the offer prices of Reuter's TAIFXIRS and COSMOS3 at 11 a.m. on the record date of the reset (business day of financial institutions in Taipei). If the aforesaid offer prices are unavailable on the record date of the reset, the five-year IRS rate shall be determined by the Company based on the principle of good faith and reasonable market conditions.
- C. Dividend payment: The preferred share dividends are fully distributed in cash every year. After the financial statements are adopted in an annual general meeting, the Board of Directors shall authorize the chairman to set the record date for paying the preferred share dividends of the previous year. The number of dividends issued in the year of issue and in the year of redemption is calculated based on the actual number of days of issue in the current year.
- D. The Company shall apply the current year's earnings, if any, to pay for taxes as stipulated by laws and regulations, offset accumulated losses of previous years, and allocate 10% as legal reserve pursuant to laws and regulations. Special reserve shall be set aside or reversed from net shareholder's equity reduction in current or accumulative in prior years in accordance with related regulations. The remaining earnings along with the accumulated unappropriated earnings in prior years as shareholder bonus, and shall be appropriated as preferred share dividends in accordance with the Article 7-1, Articles of Incorporation.

- E. The Company has discretion over the distribution of preferred stock dividends. If the Company does not generate any or sufficient profits during the year for the distribution of preferred stock dividends, it may resolve not to pay out the dividends and preferred stockholders have no rights to object. The Board of Directors shall propose a surplus earnings distribution in accordance with Article 32-1, Articles of Incorporation to be adopted by the annual general meeting. After the surplus earnings distribution is adopted, the distributable amount of preferred share and common shares shall be distributed to preferred shares first.
- F. The preferred shares A issued are non-cumulative; that is, the undistributed dividends or shortages in dividends distributed shall not be accumulated and paid in subsequent years when profits are generated.
- G. Participating privilege: The preferred shareholders A are not entitled to common shares' cash or share dividends derived from earnings or capital reserve.
- H. Distribution of residual property: Preferred shareholders A have a higher claim to the Company's residual properties than common stockholders. Different types of preferred shares issued by the Company grant holders the same rights to claims, and preferred shareholders stay subordinate to general creditors. The amount preferred shareholders are entitled to is capped at the product of number of outstanding preferred shares at the time of distribution and issuance price.
- I. Voting rights: Preferred shareholders A have neither voting nor election rights. However, they may be elected as Directors. They have voting rights in preferred shareholders' meetings or with respect to agendas associated with the rights and obligations of preferred shareholders in shareholders' meetings.
- J. Conversion to ordinary shares: Preferred Share A is non-convertible.
- K. Capital reserve issued at preferred share A premium shall not be used as capital during the issuance of the preferred share.
- L. For cash offering of new shares, the preferred shareholders have the same preemptive rights as the common shareholders.

(2) Capital surplus

	As at		
	31 Dec. 2021	31 Dec. 2020	
Issuance of shares			
Common stock	\$1,023,509	\$1,023,509	
Preferred stock	1,195,878		
Subtotal	2,219,387	1,023,509	
Treasury stock transactions	28,891	28,891	
Bond conversion	239,469	239,469	
Share of changes in net assets of associate and joint ventures accounted for using the equity method	73,530	73,530	
Adjustments for dividends subsidiaries received from			
parent company	12,583	12,019	
Other	4,017	3,845	
Total	\$2,577,877	\$1,381,263	

According to the Company Act, the capital reserve shall not be used except for making good the deficit of the company. When a company incurs no loss, it may distribute the capital reserves related to the income derived from the issuance of new shares at a premium or income from endowments received by the company. The distribution could be made in cash or in the form of dividend shares to its shareholders in proportion to the number of shares being held by each of them.

(3) Treasury stock

As of 31 December 2021, 31 December 2020, the Company's shares held by the subsidiary, Company TI FU INVESTMENT CO., LTD. was NT\$5,996 thousand, respectively, and the number of treasury stock held by TI FU INVESTMENT CO., LTD. was 940 thousand, respectively. These shares held by Company TI FU INVESTMENT CO., LTD. were acquired for the purpose of financing before the amendment of the Company Act on 12 November 2001.

(4) Retained earnings and dividend policies

The Company's Articles of Incorporation provide that the current net income, after deducting the previous years' losses, shall appropriate 10% as legal reserve, and set aside or reverse special reserve based on the net deduction of shareholders' equity that occurred in the current year and accumulated in the previous period according to the company laws and other regulations of R.O.C. If there is still more than the accumulated undistributed income in the previous year, If there is a balance, and the accumulated undistributed surplus is a shareholder dividend, the balance shall be distributed after the distribution of special dividends (not less than 50% of the available surplus for the current year, of which the cash dividend shall not be less than 10%). The board of directors shall draft a distribution proposal and submit it to the shareholders meeting for a resolution of distribution.

According to the Company Act, the Company needs to set aside amount to legal reserve unless where such legal reserve amounts to the total paid-in capital. The legal reserve can be used to make good the deficit of the Company. When the Company incurs no loss, it may distribute the portion of legal serve which exceeds 25% of the paid-in capital by issuing new shares or by cash in proportion to the number of shares being held by each of the shareholders.

When the Company distributing distributable earnings, it shall set aside to special reserve, an amount equal to "other net deductions from shareholders" equity for the current fiscal year, provided that if the company has already set aside special reserve according to the requirements for the adoption of IFRS, it shall set aside supplemental special reserve based on the difference between the amount already set aside and other net deductions from shareholders' equity. For any subsequent reversal of other net deductions from shareholders' equity, the amount reversed may be distributed from the special reserve.

The FSC on 31 March 2021 issued Order No. Financial-Supervisory-Securities-Corporate-1090150022, which sets out the following provisions for compliance:

On a public company's first-time adoption of the IFRS, for any unrealized revaluation gains and cumulative translation adjustments (gains) recorded to shareholders' equity that the company elects to transfer to retained earnings by application of the exemption under IFRS 1, the company shall set aside special reserve. For any subsequent use, disposal or reclassification of related assets, the Company can reverse the special reserve by the proportion of the special reserve first appropriated and distribute it.

The appropriations of earnings for 2021 were resolved at the board of directors' meeting on 24 March 2022. The appropriations of earning for 2020 were resolved at the general shareholders' meeting on 3 August 2021. The plans were as follows:

	Appropriation of earnings		Dividend per s	share (NT\$)
	2021	2020	2021	2020
Legal reserve	\$20,992	\$25,226		
Special reserve	53,990	39,013		
Common stock -cash dividend	156,449	187,739	NT\$0.50/ per share	NT\$0.60/ per share
Preferred stock -cash dividend (Note)	23,671	-	NT\$0.80/ per share	

Note: Calculated based on the number of days outstanding in 2021 and the interest rate of shares at 4%.

Please refer to Note 6.(21) for relevant information on estimation basis and recognized amount of employees compensations and remunerations to directors and supervisors.

(5) Non-controlling interests:

	2021	2020
Beginning balance	\$279,978	\$214,329
Profit (loss) attributable to non-controlling interests	43,338	24,071
Other comprehensive income attributable to non-		
controlling interests, net of tax :		
Remeasurements of defined benefit plans	1,047	(614)
Exchange differences resulting from translating the		
financial statements of foreign operations	(3,173)	(6,445)
Unrealized gains or losses on financial assets		
measured at fair value through other comprehensive		
income	-	(523)
Distribute dividends to subsidiaries	(20,000)	(10,000)
Other		59,160
Ending balance	\$301,190	\$279,978
18. <u>Operating revenue</u>		
Revenue from contracts with customers	2021	2020
Sale of goods	\$15,631,209	\$13,733,967

945,406

\$16,576,615

712,241

\$14,446,208

Analysis of revenue from contracts with customers during the year is as follows:

(1) Disaggregation of revenue

Other revenue

Total

For the year ended 31 December 2021 :

	Taiwan	Asian	U.S.	European	
	Dept	Dept	Dept	Dept	Total
Sale of goods	\$5,451,586	\$567,129	\$7,378,429	\$2,234,065	\$15,631,209
Other revenue	941,574	3,461	371	-	945,406
Total	\$6,393,160	\$570,590	\$7,378,800	\$2,234,065	\$16,576,615
-					
Timing of revenue					
recognition:					
At a point in time	\$6,393,160	\$570,590	\$7,378,800	\$2,234,065	\$16,576,615
=					

For the year ended	31 December 20	020:			
	Taiwan	Asian	U.S.	European	
	Dept	Dept	Dept	Dept	Total
Sale of goods	\$4,902,412	\$404,336	\$6,445,609	\$1,981,610	\$13,733,967
Other revenue	710,570	1,170	501	-	712,241
Total	\$5,612,982	\$405,506	\$6,446,110	\$1,981,610	\$14,446,208
Timing of revenue recognition: At a point in time	\$5,612,982	\$405,506	\$6,446,110	\$1,981,610	\$14,446,208
. Expected credit losses	<u>/ (gains)</u>		2	.021	2020
Operating Expense- Ex	spected credit los	sses(gains)			
Notes Receivables	•	Č,		\$(3)	\$3
Accounts Receivable	es			4,917	(20,053)
Total				\$4,914	\$(20,050)

For the year ended 31 December 2020 :

Please refer to Note 12 for more details on credit risk.

The credit risk for measured at amortized cost is assessed as low (the same as the assessment result in the beginning of the period). Therefore, the loss allowance is measured at an amount equal to 12-month expected credit losses. As the Group transacts with are financial institutions with good credit, no allowance for losses has been provided in this period.

The Group measures the loss allowance of its Trade Receivables (including note receivables and trade receivables) at an amount equal to lifetime expected credit losses. The assessment of the Group's loss allowance as at 31 December 2021 and 2020 is as follows:

The Group considers trade receivables that the credit loss is actually included in the impairment loss except for individual customers by counterparties' credit rating, by geographical region and by industry sector and its loss allowance is measured by using provision matrix, details are as follow:

	Overdue					
	Not yet due	<=90	91-180	181-270	>=271	
	(Note)	days	days	days	days	Total
Gross carrying amount	\$2,602,021	\$204,275	\$9,162	\$409	\$210,893	\$3,026,760
Loss ratio	0%~1%	10%~15%	55%~60%	100%	100%	
Lifetime expected credit						
losses	(7,533)	(22,808)	(5,081)	(409)	(210,893)	(246,724)
Carrying amount	\$2,594,488	\$181,467	\$4,081	\$-	\$-	\$2,780,036

As at 31 December 2021

19.

As at 31 December 2020

	Overdue					
	Not yet due	<=90	91-180	181-270	>=271	
	(Note)	days	days	days	days	Total
Gross carrying amount	\$2,456,427	\$109,364	\$8,390	\$5,507	\$215,920	\$2,795,608
Loss ratio	0%~1%	5%~10%	55%~60%	80%~90%	100%	
Lifetime expected credit						
losses	(10,487)	(10,936)	(4,841)	(4,730)	(215,920)	(246,914)
Carrying amount	\$2,445,940	\$98,428	\$3,549	\$777	\$-	\$2,548,694

Note : The Group's note receivables are not overdue.

The movement in the provision for impairment of note receivables and accounts receivables during the year ended 2021 and 2020 is as follows:

	Note receivables	Accounts receivables
1 Jan. 2021	\$139	\$246,775
Addition/(reversal) for the current period	(3)	4,917
Write off		(5,104)
31 Dec. 2021	\$136	\$246,588
1 Jan. 2020	\$136	\$286,259
Addition/(reversal) for the current period	3	(20,053)
Write off		(19,431)
31 Dec. 2020	\$139	\$246,775

20. Leases

(1) Group as a lessee

The Group leases various properties, including real estate such as land, buildings machinery and equipment, transportation equipment and other equipment. The lease terms range from 2 to 50 years.

The Group's leases effect on the financial position, financial performance and cash flows are as follow:

A. Amounts recognized in the balance sheet

(a) Right-of-use assets

The carrying amount of right-of-use assets

	As	at
	31 Dec. 2021	31 Dec. 2020
Land	\$1,208,889	\$1,210,489
Buildings	874,291	636,836
Machinery and equipment	-	11,851
Transportation equipment	1,906	4,552
Total	\$2,085,086	\$1,863,728

For the year ended 31 December 2021 and 2020, the Group's additions to right-of-use assets amounting to NT\$418,676 thousand and NT\$23,187 thousand.

(b) Lease liabilities

	As	sat
	31 Dec. 2021	31 Dec. 2020
Current	\$220,118	\$188,161
Non-current	1,764,024	1,587,850
Total	\$1,984,142	\$1,776,011

Please refer to Note 6.22(3) for the interest on lease liabilities recognized for the year ended 31 December 2021 and 2020 and refer to Note 12.(5) Liquidity Risk Management for the maturity analysis for lease liabilities as at 31 December 2021 and 2020.

B. Amounts recognized in the statement of profit or loss

Depreciation charge for right-of-use assets

	2021	2020
Land	\$2,714	\$2,684
Buildings	171,678	155,602
Machinery and equipment	337	911
Transportation equipment	2,646	2,657
Other equipment		288
Total	\$177,375	\$162,142

C. Income and costs relating to leasing activities

	2021	2020
The expenses relating to short-term leases	\$1,852	\$2,912
The expenses relating to leases of low-value assets		
(Not including the expenses relating to short-term		
leases of low-value assets)	1,416	1,348

D. Cash outflow relating to leasing activities

For the year ended 31 December 2021 and 2020, the Group's total cash outflows for leases amounting to NT\$245,397 thousand and NT\$234,979 thousand.

21. For the year ended 31 December 2021 and 2020, the Group's personnel, depreciation and amortization expenses are summarized as follows:

Function		2021 2020				
	Classified	Classified		Classified	Classified	
	as operating	as operating		as operating	as operating	
Character	costs	expenses	Total	costs	expenses	Total
Employee						
benefits expense						
Salaries	\$860,328	\$784,175	\$1,644,503	\$790,966	\$816,754	\$1,607,720
Insurances	93,945	77,782	171,727	83,145	52,324	135,469
Pensions	35,804	32,840	68,644	30,555	40,573	71,128
Other						
personnel						
expenses	44,216	25,046	69,262	40,867	25,441	66,308
Depreciations	1,311,554	316,262	1,627,816	1,327,092	313,366	1,640,458
Amortization	16,118	26,044	42,162	15,232	33,008	48,240

According to the Articles of Incorporation, 1% of profit of the current year is distributable as employees' compensation and no higher than 3% of profit of the current year is distributable as remuneration to directors and supervisors. However, the company's accumulated losses shall have been covered. The Company may, by a resolution adopted by a majority vote at a meeting of Board of Directors attended by two-thirds of the total number of directors, have the profit distributable as employees' compensation in the form of shares or in cash; and in addition thereto a report of such distribution is submitted to the shareholders' meeting. Information on the Board of Directors' resolution regarding the employees' compensation and remuneration to directors and supervisors can be obtained from the "Market Observation Post System" on the website of the TWSE.

Based on the profit level, the Company estimated NT\$12,000 thousand employees' compensation and NT\$5,200 thousand remuneration to directors and supervisors as salaries expenses. A resolution was approved at a Board of Directors meeting held on 24 March 2022 to distribute NT\$ 12,000 thousand and NT\$5,200 thousand in cash as employee's compensation and remuneration to directors and supervisors, respectively.

There is no significant difference between the actual employee bonuses and remuneration to directors and supervisors distributed from the 2020 earnings and the estimated amount in the financial statements for the year ended 2020.

22. Non-operating income and expenses

(1) Other income

	2021	2020
Rent income	\$3,905	\$4,447
Interest income	3,503	4,460
Dividend income	2,761	1,047
Government subsidy income	39,311	131,867
Other income-other	51,378	74,608
Total	\$100,858	\$216,429

(2) Other gains and losses

	2021	2020
Losses (Gains) on disposal of property, plant and		
equipment	\$2,366	\$(1,504)
Foreign exchange (losses) gains, net	(151,655)	(55,778)
Reversal (Loss) of Impairment	-	49,399
Gains (losses) on financial assets or liabilities at fair		
value through profit or loss	19,604	(1,387)
Other losses	(6,485)	(23,677)
Total	\$(136,170)	\$(32,947)
) Finance costs		
	2021	2020

	2021	2020
Interest on borrowings from bank	\$(90,609)	\$(124,785)
Interest on lease liabilities	(45,245)	(46,332)
Total	\$(135,854)	\$(171,117)

	Arising	Income tax	
	during	profit	
Year ended Dec. 31, 2021	the period	(expense)	Net of tax
Items that will not be reclassified subsequently to			
profit or loss:			
Remeasurements of defined benefit pension plans	\$21,269	\$(4,254)	\$17,015
Unrealized gains from equity instruments			
investments measured at fair value through other			
comprehensive income	(2,740)	-	(2,740)
Items that may be reclassified subsequently to			
profit or loss:			
Exchange differences on translation of foreign			
operations	(81,080)	15,581	(65,499)
Share of other comprehensive income (loss) of			
associates and joint ventures accounted for using			
the equity method	14,698	(2,939)	11,759
Total	\$(47,853)	\$8,388	\$(39,465)
	Arising	Income tax	
	during	profit	
Year ended Dec. 31, 2020	the period	(expense)	Net of tax
Items that will not be reclassified subsequently to			
profit or loss:			
Remeasurements of defined benefit pension plans	\$(13,716)	\$2,743	\$(10,973)
Unrealized gains from equity instruments			
investments measured at fair value through other			
comprehensive income	49,953	-	49,953
Items that may be reclassified subsequently to			
profit or loss:			
Exchange differences on translation of foreign			
operations	(107,480)	20,207	(87,273)
Share of other comprehensive income of			

23. Components of other comprehensive income (loss)

operations(107,480)20,207(87,273)Share of other comprehensive income of
associates and joint ventures accounted for using
the equity method(10,827)2,166(8,661)Total\$(82,070)\$25,116\$(56,954)

24. Income Tax

The major components of income tax expense (income) for 2021 and 2020 are as follows:

Income tax recorded in profit or loss

-	2021	2020
Current income tax expense (benefit):		
Current income tax charge	\$72,206	\$102,897
Adjustments in respect of current income tax of prior	21,538	(22,182)
Periods		
Deferred tax expense (income):		
Deferred tax expense (income) related to origination and		
reversal of temporary differences	(18,077)	49,624
Deferred income tax related to recognition and		
derecognition of tax losses and unused tax credits	16,228	(11,571)
Other components of deferred tax expense (income)	917	2,446
Total income tax expense (income)	\$92,812	\$121,214

Income tax relating to components of other comprehensive income

	2021	2020
Deferred tax expense (income):		
Exchange differences on translation of foreign operations	\$(15,581)	\$(20,207)
Remeasurements of the defined benefit plan	4,254	(2,743)
Share of other comprehensive income(loss) of associates		
and joint ventures accounted for using the equity method	2,939	(2,166)
Income tax relating to components of other comprehensive		
income	\$(8,388)	\$(25,116)

A reconciliation between tax expense and the product of accounting profit multiplied by applicable tax rate is as follows:

	2021	2020
Accounting profit before tax from continuing operations	\$329,421	\$407,901
Tax at the domestic rates applicable to profits in the country		
concerned	\$128,520	\$161,246
Tax effect of revenues exempt from taxation	(34,081)	(34,721)
Tax effect of expenses not deductible for tax purposes	195	1,233
Tax effect of deferred tax assets/liabilities	(23,360)	15,638
Adjustments in respect of current income tax of prior		
periods	21,538	(22,182)
Total income tax expenses recorded in profit or loss	\$92,812	\$121,214

Significant components of deferred income tax assets and liabilities are as follows:

For the year ended December 31, 2021

			Recognized in		
			other		As of
	As of	Recognized	comprehensive	Exchange	31 Dec.
	1 Jan. 2021	in income	income	differences	2021
Temporary differences					
Unrealized exchange losses (gains)	\$3,867	\$3,351	\$-	\$-	\$7,218
Allowance for doubtful debts	43,166	651	-	(30)	43,787
Allowance for inventory valuation losses	34,307	14,072	-	(166)	48,213
Exchange differences on translation of					
foreign operations	98,698	-	12,642	-	111,340
Financial assets at fair value through profit or					
loss	3,404	(2,896)	-	-	508
Unrealized profits or losses on transactions					
with associates	91,421	6,477	-	-	97,898
Reserve for land value increment tax	(38,717)	-	-	-	(38,717)
Compensated absences provisions	11,007	259	-	(33)	11,233
Net defined benefit liabilities, non-current	54,141	(6,233)	(4,254)	-	43,654
Depreciation difference for tax purpose	(14,369)	4,046	-	248	(10,075)
Impairment on property, plant and equipment	6,501	(301)	-	-	6,200
Inventories difference for tax purpose	43,084	5,516	-	(597)	48,003
Impairment loss of assets	2,598	(2,598)	-	-	-
Other	29,192	(11,308)	-	(410)	17,474
Unused tax losses	67,726	(9,187)			58,539
Deferred income tax (expenses)		\$1,849	\$8,388	\$(988)	
Deferred tax assets and liabilities net	\$436,026				\$445,275
As presented on the financial statement:					
Deferred tax assets	\$492,841				\$497,544
Deferred tax liabilities	\$(56,815)				\$(52,269)

For the year ended December 31, 2020

			Recognized in		
			other		As of
	As of	Recognized	comprehensive	Exchange	31 Dec.
	1 Jan. 2020	in income	income	differences	2020
Temporary differences					
Unrealized exchange losses (gains)	\$17,324	\$(13,457)	\$-	\$-	\$3,867
Allowance for doubtful debts	52,795	(9,500)	-	(129)	43,166
Allowance for inventory valuation losses	30,074	4,809	-	(576)	34,307
Exchange differences on translation of					
foreign operations	76,325	-	22,373	-	98,698
Financial assets at fair value through profit or					
loss	600	2,804	-	-	3,404
Unrealized profits or losses on transactions					
with associates	94,469	(3,048)	-	-	91,421
Reserve for land value increment tax	(38,717)	-	-	-	(38,717)
Compensated absences provisions	10,341	827	-	(161)	11,007
Net defined benefit liabilities, non-current	57,066	(5,668)	2,743	-	54,141
Depreciation difference for tax purpose	7,547	(23,528)	-	1,612	(14,369)
Impairment on property, plant and equipment	16,761	(10,260)	-	-	6,501
Inventories difference for tax purpose	39,781	5,795	-	(2,492)	43,084
Impairment loss of assets	2,598	-	-	-	2,598
Other	29,455	1,602	-	(1,865)	29,192
Unused tax losses	56,155	11,571			67,726
Deferred income tax (expenses)		\$(38,053)	\$25,116	\$(3,611)	
Deferred tax assets and liabilities net	\$452,574				\$436,026
As presented on the financial statement:					
Deferred tax assets	\$517,419				\$492,841
Deferred tax liabilities	\$(64,845)				\$(56,815)

			_		
		Tax losses for			
Entity	Year	the period	31 Dec. 2021	31 Dec. 2020	Expiration year
TYC	2020	\$220,069	\$217,069	\$256,006	2030
JUOKU	2017	169,608	134,404	169,608	2027
	2018	68,571	68,571	68,571	2028
	2019	13,876	13,876	20,876	2029
	2020	5,808	5,808	5,808	2030
			\$439,728	\$520,869	=

The following table contains information of the unused tax losses of the Group:

Unrecognized deferred tax assets

As of 31 December 2021 and 2020, deferred tax assets have not been recognized in respect of unused tax losses, unused tax credits and deductible temporary differences amounting to NT\$29,407 thousand and NT\$36,448 thousand, respectively, as the future taxable profit may not be available.

The assessment of income tax returns

As of 31 December 2021, the assessment of the income tax returns of the Company and its subsidiaries is as follows:

	The assessment of
	income tax returns
The Company	2018
Subsidiary – JUOKU TECHNOLOGY	2019
Subsidiary-DBM	2019
Subsidiary – TI YUAN	2019
Subsidiary – TI FU	2019
Subsidiary-TAMAU MANAGEMENT	2019

Basic earnings per share amounts are calculated by dividing the net profit for the year attributable to ordinary equity holders of the parent entity by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share amounts are calculated by dividing the net profit attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

	2021	2020
(1) Basic earnings per share		
Profit attributable to ordinary equity holders of the Company		
(in thousand NT\$)	\$193,271	\$262,616
Weighted average number of ordinary shares outstanding for		
basic earnings per share (in thousands)	311,958	311,958
Basic earnings per share (NT\$)	\$0.62	\$0.84
(2) Diluted earnings per share	2021	2020
Profit attributable to ordinary equity holders of the Company		
(in thousand NT\$)	\$193,271	\$262,616
Weighted average number of ordinary shares outstanding for		
basic earnings per share (in thousands)	311,958	311,958
Effect of dilution:		
Employee bonus – stock (in thousands)	759	1,064
Weighted average number of ordinary shares outstanding		
after dilution (in thousands)	312,717	313,022
Diluted earnings per share (NT\$)	\$0.62	\$0.84

During the reporting date and the date the financial statement was prepared, no other transactions affected the common shares and dilutive potential ordinary shares.

VII. <u>RELATED PARTIES TRANSACTIONS</u>

Information of the related parties that had transactions with the Group during the financial reporting period is as follow:

Name and nature of relationship of the related parties

Name of the related parties	Nature of relationship of the related		
FORTOP INDUSTRIAL CO., LTD.	Substantive related party		
BRITEVIEW AUTOMOTIVE LIGHTING CO.,			
LTD.	The Group is director of	of the Company	
I YUAN PRECISION INDUSTRIAL CO., LTD.	Associat	e	
TAYIH KENMOS AUTO PARTS CO., LTD.	Substantive rela	ted party	
JNS AUTO PARTS LIMITED	Associat	e	
VARROC TYC AUTO LAMPS CO., LTD.	Joint Vent	ure	
TA YIH INDUSTRIAL CO., LTD.	Substantive rela	ted party	
HANGZHOU SUNNYTECH CO., LTD	Associat	e	
PT ASTRA JUOKU INDONESIA	Joint Vent	ure	
BUILDUP INTERNATIONAL TRADING CO.,			
LTD.	Substantive rela	ted party	
KUNSHAN ATECH AUTOPARTS			
MANUFACTURING CO., LTD.	Associat	e	
DBM REFLEX ENTERPRISES INC.	Substantive rela	ted party	
Significant related party transactions (1) Sales			
(1) Sales	2021	2020	
Joint Venture			
VARROC TYC AUTO LAMPS CO., LTD.	\$46,526	\$29,358	
PT ASTRA JUOKU INDONESIA	132,162	27,992	
Subtotal	178,688	57,350	
Other related party			
BRITEVIEW AUTOMOTIVE LIGHTING CO	D.,		
LTD.	50,048	51,303	
TA YIH INDUSTRIAL CO., LTD.	13,281	29,250	
FORTOP INDUSTRIAL CO., LTD.	22,747	20,985	
Other	7,151	7,054	
Subtotal	93,227	108,592	
Total	\$271,915	\$165,942	
		. ,	

The Group sold products to some related parties who were single manufacturers, therefore the price could not be compared. The payment term was T/T 150 days. The sales price of some related parties is equivalent to that of non-related parties, and the terms of collection are every other month, payable between 1 to 3 months, which is equivalent to ordinary transactions.

(2) Purchases

	2021	2020
Joint Venture	\$1,823	\$1,132
Associates		
I YUAN PRECISION INDUSTRIAL CO., LTD.	506,930	541,080
Other	12,940	22,503
Subtotal	519,870	563,583
Other related party		
FORTOP INDUSTRIAL CO., LTD.	919,027	743,844
BUILDUP INTERNATIONAL TRADING CO.,		
LTD.	283,806	207,929
Other	44,159	27,774
Subtotal	1,246,992	979,547
Total	\$1,768,685	\$1,544,262

The Group purchases goods from some related parties. The bargaining method for purchases is the same as that of non-related parties. The payment terms are the next month of the purchase, payable between 1 to 3 months, which is equivalent to ordinary transactions. The purchase price and payment terms of other related parties are equivalent to those of ordinary transactions.

(3) Notes receivables - related parties

	31 Dec. 2021	31 Dec. 2020
Joint Venture	\$8,393	\$1,501
Other related party		
BRITEVIEW AUTOMOTIVE LIGHTING CO.,		
LTD.	10,494	11,716
FORTOP INDUSTRIAL CO., LTD.	1,469	401
Subtotal	11,963	12,117
Total	20,356	13,618
Less: allowance for doubtful accounts	(55)	(57)
Net	\$20,301	\$13,561

(4) Accounts receivables - related parties

	31 Dec. 2021	31 Dec. 2020	
Joint Venture			
PT ASTRA JUOKU INDONESIA	\$60,246	\$17,916	
VARROC TYC AUTO LAMPS CO., LTD.	23,213	26,769	
Subtotal	83,459	44,685	
Other related party			
BRITEVIEW AUTOMOTIVE LIGHTING CO.,			
LTD.	9,873	8,746	
TA YIH INDUSTRIAL CO., LTD.	5,848	7,491	
Other	1,774	2,507	
Subtotal	17,495	18,744	
Total	100,954	63,429	
Less: allowance for doubtful accounts	(3,980)	(1,467)	
Net	\$96,974	\$61,962	
(5) Other receivables - related parties			
	31 Dec. 2021	31 Dec. 2020	
Joint Venture	\$1,802	\$4,428	
Associates		12	
Other related party	919	142	
Total	\$2,721	\$4,582	
(6) Accounts payables - related parties			
	31 Dec. 2021	31 Dec. 2020	
Joint Venture	\$1,390	\$121	
Associates			
I YUAN PRECISION INDUSTRIAL CO., LTD.	185,744	264,861	
Other	2,341	2,170	
Subtotal	188,085	267,031	
Other related party			
FORTOP INDUSTRIAL CO., LTD.	305,983	302,845	
Other	58,332	40,665	
Subtotal	364,315	343,510	
Total	\$553,790	\$610,662	

(7) Key management personnel compensation

	2021	2020
Short-term employee benefits	\$50,352	\$47,002
Post-employment benefits	728	670
Total	\$51,080	\$47,672

VIII. ASSETS PLEDGED AS SECURITY

	Ame	ount	
Item	31 Dec. 2021	31 Dec. 2020	Purpose of pledge
Property, plant and equipment-			
Land	\$356,194	\$356,797	Bank borrowings
Property, plant and equipment-			
Buildings	840,597	874,343	Bank borrowings
Refundable deposits	29,472	29,472	Collateral for land lease
Inventories	484,537	1,371,621	Bank borrowings
Accounts receivable	626,897	1,021,166	Bank borrowings
Total	\$2,337,697	\$3,653,399	

IX. SIGNIFICANT CONTINGENCIES AND UNRECOGNIZED CONTRACT COMMITMENT

As of 31 December 2021, the Company was involved in the following activities that were not shown in the financial statements:

- 1. In order to assist the subsidiary T.I.T. INTERNATIONAL CO., LTD. in obtaining loan credit line, the Company issued a Stand-by L/C USD 2,000 thousand as a guarantee.
- 2. According to "The Regulations Governing the Establishment and Management of Bonded Warehouses", the Company paid guarantee payable of bonded warehouse registration in the amount of NT\$ 8,000 thousand.
- 3. On 8 July 2020, the Court of California in the United States of America dismissed all claims brought in the United States by Pilot Inc.(Pilot) in relation to commercial disputes including distribution contracts between Pilot and the Company and its subsidiary GENERA and its employees. Pilot again submitted the same dispute to the Singapore International Arbitration Centre for arbitration. The Company's appointed counsel, based on the available information, assessed that Pilot's claim for damages was not supported by relevant evidence and was not legally justified. As of the financial report adoption date of 24 March, 2022, it is not possible to assess the impact of the lawsuit on the Company's financials and business based on the information currently available.

4. In June 2021, the Company was informed that HYUNDAI MOTOR COMPANY and KIA CORPORATION filed a patent infringement lawsuit in the Court of California in the United States, claiming that the Company and its subsidiary GENERA infringed its lamp patents nos. 478 and 931. Having been made aware of the content of the action, the Company, together with its subsidiary GENERA, has appointed lawyers to carry out the proceedings in the interests of the Company. As of the financial report adoption date of 24 March, 2022, it is not possible to assess the impact of the lawsuit on the Company's financials and business based on the information currently available.

X. SIGNIFICANT DISASTER LOSS

None.

XI. SIGNIFICANT SUBSEQUENT EVENTS

None.

XII. OTHER

1. Categories of financial instruments Financial Assets

	31 Dec. 2021	31 Dec. 2020
Financial assets at fair value through profit or loss :		
Mandatorily measured at fair value through profit or		
loss	\$1,034	\$-
Financial assets at fair value through other		
comprehensive income	228,426	191,736
Financial assets measured at amortized cost:		
Cash and cash equivalents (excludes cash on hand)	893,271	984,588
Financial assets measured at amortized cost	168,453	78,676
Notes receivables (related parties included)	44,261	35,977
Accounts receivables (related parties included)	2,735,775	2,512,717
Other receivable	160,068	115,455
Refundable deposits	54,376	50,887
Subtotal	4,056,204	3,778,300
Total	\$4,285,664	\$3,970,036

Financial Liabilities

	31 Dec. 2021	31 Dec. 2020
Financial liabilities measured at amortized cost:		
Short-term borrowings and short-term notes and bills		
payable	\$2,549,777	\$1,229,994
Payables	4,172,398	4,201,746
Long-term borrowings (current portion included)	6,368,413	6,008,299
Other long-term borrowings	-	1,999,439
Lease liabilities	1,984,142	1,776,011
Guarantee deposit (under the account of other non-		
current liabilities-others)	44,413	43,341
Subtotal	15,119,143	15,258,830
Financial liabilities at fair value through profit or loss:		
Held for trading	3,577	17,020
Total	\$15,122,720	\$15,275,850

2. Financial risk management objectives and policies

The Group's risk management objective is to manage the market risk, credit risk and liquidity risk related to its operating activities. The Group identifies measures and manages the aforementioned risks based on policy and risk appetite.

The Group has established appropriate policies, procedures and internal controls for financial risk management. Before entering into significant financial activities, due approval process by the board of directors and audit committee must be carried out based on related protocols and internal control procedures. The Group complies with its financial risk management policies at all times.

3. Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise currency risk, interest rate risk, and other price risk (such as equity instruments related risks).

In practice, it is rarely the case that a single risk variable will change independently from other risk variable, there is usually interdependencies between risk variables. However the sensitivity analysis disclosed below does not take into account the interdependencies between risk variables.

Foreign currency risk

The Group's exposure to the risk of changes in foreign exchange rates relates primarily to the Group's operating activities (when revenue or expense is denominated in a different currency from the Group's functional currency) and the Group's net investments in foreign subsidiaries.

The Group has certain foreign currency receivables to be denominated in the same foreign currency with certain foreign currency payables, therefore natural hedge is received. The Group also uses forward contracts to hedge the foreign currency risk on certain items denominated in foreign currencies. Hedge accounting is not applied as they did not qualify for hedge accounting criteria. Furthermore, as net investments in foreign subsidiaries are for strategic purposes, they are not hedged by the Group.

The foreign currency sensitivity analysis of the possible change in foreign exchange rates on the Group's profit is performed on significant monetary items denominated in foreign currencies as of the end of the reporting period. The Group's foreign currency risk is mainly affected by USD and EUR. Sensitivity analysis is as follows:

- a. When NTD strengthens/weakens against USD by 1%, the profit for the years ended 31 December 2021 and 2020 decreases/increases by NT\$1,140 thousand and NT\$47 thousand, respectively.
- b. When NTD strengthens/weakens against EUR by 1%, the profit for the years ended 31 December 2021 and 2020 decreases/increases by NT\$4,725 thousand and NT\$4,564 thousand, respectively.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's debt instrument investments at variable interest rates, bank borrowings with fixed interest rates and variable interest rates.

The Group manages its interest rate risk by having a balanced portfolio of fixed and variable loans and borrowings and entering into interest rate swaps. Hedge accounting does not apply to these swaps as they do not qualify for it.

The interest rate sensitivity analysis is performed on items exposed to interest rate risk as at the end of the reporting period, including investments and borrowings with variable interest rates and interest rate swaps. At the reporting date, a change of 10 basis points of interest rate in a reporting period could cause the profit for the years ended 31 December 2021 and 2020 to increase/decrease by NT\$7,055 thousand and NT\$5,999 thousand, respectively.

Equity price risk

The Group's listed and unlisted equity securities are susceptible to market price risk arising from uncertainties about future values of the investment securities. The Group's listed and unlisted equity securities are classified under held for trading financial assets or available-for-sale financial assets, while unlisted equity securities are classified as available-for-sale. The Group manages the equity price risk through diversification and placing limits on individual and total equity instruments. Reports on the equity portfolio are submitted to the Group's senior management on a regular basis. The Group's board of directors reviews and approves all equity investment decisions.

At the reporting date, a change of 10% in the price of the listed companies stocks classified as equity instruments investments measured at fair value through other comprehensive income could have an impact of NT\$156 thousand and NT\$110 thousand on the equity attributable to the Group for years ended 31 December 2021 and 2020, respectively.

Please refer to Note 12(9) for sensitivity analysis information of other equity instruments or derivatives that are linked to such equity instruments whose fair value measurement is categorized under Level 3.

4. Credit risk management

Credit risk is the risk that a counterparty will not meet its obligations under a contract, leading to a financial loss. The Group is exposed to credit risk from operating activities (primarily for accounts receivables and notes receivables) and from its financing activities, including bank deposits and other financial instruments.

Customer credit risk is managed by each business unit subject to the Group's established policy, procedures and control relating to customer credit risk management. Credit limits are established for all customers based on their financial position, rating from credit rating agencies, historical experience, prevailing economic condition and the Group's internal rating criteria etc. Certain customer's credit risk will also be managed by taking credit enhancement procedures, such as requesting for prepayment or insurance.

As of 31 December 2021 and 2020, accounts receivables from top ten customers represented 20.59% and 24.01% of the total trade receivables of the Group, respectively. The credit concentration risk of other accounts receivables is insignificant.

Credit risk from balances with banks, fixed income securities and other financial instruments is managed by the Group's treasury in accordance with the Group's policy. The Group only transacts with counterparties approved by the internal control procedures, which are banks and financial institutions, companies and government entities with good credit rating and with no significant default risk. Consequently, there is no significant credit risk for these counterparties.

5. Liquidity risk management

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of cash and cash equivalents, bank borrowings and finance leases. The table below summarizes the maturity profile of the Group's financial liabilities based on the contractual undiscounted payments and contractual maturity. The payment amount includes the contractual interest. The undiscounted payment relating to borrowings with variable interest rates is extrapolated based on the estimated interest rate yield curve as of the end of the reporting period.

	Less than	2 to 3	3 to 4		
_	1 year	years	years	> 5 years	Total
31 Dec. 2021					
Borrowings	\$2,079,962	\$4,796,324	\$1,077,071	\$537,132	\$8,490,489
Short-term notes					
and bills payable	640,000	-	-	-	640,000
Payables	4,172,398	-	-	-	4,172,398
Lease					
liabilities(Note)	259,693	481,818	445,026	1,005,743	2,192,280
31 Dec. 2020					
Borrowings	\$1,477,946	\$6,202,065	\$989,288	\$786,366	\$9,455,665
Payables	4,201,746	-	-	-	4,201,746
Lease					
liabilities(Note)	238,121	397,406	322,715	1,041,846	2,000,088

Non-derivative financial instruments

Note : Information about the maturities of lease liabilities is provided in the table below:

	Maturities				
	Less than 5 years 5 to 10 years 10 to 15 years		Total		
31 Dec. 2021	\$1,186,537	\$444,153	\$561,590	\$2,192,280	
31 Dec. 2020	958,242	438,370	603,476	2,000,088	

6. Reconciliation of liabilities arising from financing activities

			Long-term			
			Borrowings			
		Short-term	(Current			Total liabilities
	Short-term	notes and	portion	Other	Lease	from financing
	borrowings	bills payable	included)	borrowings	liabilities	activities
1 Jan. 2021	\$1,229,994	\$-	\$6,008,299	\$1,999,439	\$1,776,011	\$11,013,743
Cash flows	694,417	639,808	361,768	(1,999,439)	(196,884)	(500,330)
Non-cash change	-	-	-	-	418,300	418,300
Foreign exchange						
movement	(14,442)		(1,654)		(13,285)	(29,381)
31 Dec. 2021	\$1,909,969	\$639,808	\$6,368,413	\$-	\$1,984,142	\$10,902,332

Reconciliation of liabilities as at 31 December 2021 and 2020:

Long-term

			Borrowings			
		Short-term	(Current			Total liabilities
	Short-term	notes and	portion	Other	Lease	from financing
	borrowings	bills payable	included)	borrowings	liabilities	activities
1 Jan. 2020	\$2,124,718	\$589,354	\$5,334,394	\$1,998,616	\$1,981,248	\$12,028,330
Cash flows	(835,325)	(589,354)	678,619	823	(184,387)	(929,624)
Non-cash change	-	-	-	-	20,624	20,624
Foreign exchange						
movement	(59,399)		(4,714)		(41,474)	(105,587)
31 Dec. 2020	\$1,229,994	\$-	\$6,008,299	\$1,999,439	\$1,776,011	\$11,013,743

7. Fair value of financial instruments

(1) The methods and assumptions applied in determining the fair value of financial instruments:

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following methods and assumptions were used by the Group to measure or disclose the fair values of financial assets and financial liabilities:

- A. The carrying amount of cash and cash equivalents, trade receivables, refundable deposits, accounts payable, guarantee deposit and other current liabilities approximate their fair value due to their short maturities.
- B. For financial assets and liabilities traded in an active market with standard terms and conditions, their fair value is determined based on market quotation price (including listed equity securities etc.) at the reporting date.

- C. Fair value of equity instruments without market quotations (including private company equity securities) are estimated using the market method valuation techniques based on parameters such as prices based on market transactions of equity instruments of identical or comparable entities and other relevant information (for example, inputs such as discount for lack of marketability, P/E ratio of similar entities and Price-Book ratio of similar entities)
- D. Fair value of debt instruments without market quotations, bank loans, short-term notes and bills payable and other non-current liabilities are determined based on the counterparty prices or valuation method. The valuation method uses DCF method as a basis, and the assumptions such as the interest rate and discount rate are primarily based on relevant information of similar instrument (such as yield curves published by the Taipei Exchange, average prices for Fixed Rate Commercial Paper published by Reuters and credit risk, etc.)
- (2) Fair value of financial instruments measured at amortized cost The book value of financial assets and liabilities at fair value through profit or loss approaches fair value.
- (3) Fair value measurement hierarchy for financial instruments Please refer to Note 12.(9) for fair value measurement hierarchy for financial instruments of the Group.

8. Derivative financial instruments

The Group's derivative financial instruments include forward currency contracts and embedded derivatives. The related information for derivative financial instruments not qualified for hedge accounting and not yet settled as at 31 December 2021 and 2020 is as follows:

Forward currency contracts

The Group entered into forward currency contracts to manage its exposure to financial risk, but these contracts are not designated as hedging instruments. The table below lists the information related to forward currency contracts:

Items (by contract)	Notional Amount	Contract Period	
As at 31 Dec. 2021			
Forward currency contract	Sell foreign currency USD 6,000	From 14 Dec. 2021 to 24 Jan.	
	thousand	2022	
Forward currency contract	Sell foreign currency EUR 2,000	From 16 Dec. 2021 to 14 Feb.	
	thousand	2022	
As at 31 Dec. 2020			
Forward currency contract	Sell foreign currency EUR 1,000	From 30 Nov. 2020 to 25 Feb.	
	thousand	2021	

With regard to the forward foreign exchange contracts, as they have been entered into to hedge the foreign currency risk of net assets or net liabilities, and there will be corresponding cash inflow or outflows upon maturity and the Group has sufficient operating funds, the cash flow risk is insignificant.

Cross Currency Swaps Contract

Cross currency swaps contract is used to avoid exchange rate and interest rate risks, but these contracts were not designated as hedging instruments. The unexpired cross currency swaps contract that the Group did not apply hedging accounting are as follows:

Interest rate Charge During the Contract amount Contract period paid exchange interest rate Swap out USD 6,000 thousand From 17 Apr. 0.61% From 18 Jan. Exchange into NT\$ 168,000 2020 to 17 Apr. 2021 to 18 Jan. thousand 2022 0.66% - 2022 Interest rate Charge During the Contract amount Contract period paid exchange interest rate 0.61% From 26 Mar. Swap out USD 3,000 thousand From 17 Apr. Exchange into NT\$ 84,600 2020 to 17 Apr. 2021 to 28 Mar. thousand 2022 0.66% - 2022 31 December 2020 : Interest rate Charge During the Contract amount Contract period paid interest rate exchange 0.81% From 10 Mar. Swap out USD 4,000 thousand From 17 Apr. 2020 to 10 Mar. Exchange into NT\$ 119,840 2019 to 17 Apr. thousand 2021 0.80% - 2021 Interest rate Charge During the Contract amount Contract period paid interest rate exchange From 29 Nov. 0.85% From 13 Mar. Swap out USD 2,000 thousand Exchange into NT\$ 59,856 2019 to 29 Nov. 2020 to 4 Mar. thousand 2021 0.74% - 2021 Interest rate Charge During the Contract amount Contract period paid interest rate exchange Swap out USD 3,000 thousand From 3 Jun. 0.75% From 20 Mar. 2019 to 3 Jun. 2020 to 17 Mar. Exchange into NT\$ 90,645 thousand 2030 0.50% - 2021

31 December 2021 :

The aforementioned derivatives transaction counterparties are well-known domestic and foreign banks with good credit, so the credit risk is not high.

- 9. Fair value measurement hierarchy
 - (a) Fair value measurement hierarchy

All asset and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, based on the lowest level input that is significant to the fair value measurement as a whole. Level 1, 2 and 3 inputs are described as follows:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities that the entity can access at the measurement date
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly
- Level 3 Unobservable inputs for the asset or liability

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization at the end of each reporting period.

(b) Fair value measurement hierarchy of the Group's assets and liabilities

The Group does not have assets that are measured at fair value on a non-recurring basis. Fair value measurement hierarchy of the Group's assets and liabilities measured at fair value on a recurring basis is as follows:

31 Dec. 2021

	Level 1	Level 2	Level 3	Total
Financial assets at fair value:				
Financial assets at fair value through				
profit or loss				
Forward currency contract	\$-	\$1,034	\$-	\$1,034
Financial assets at fair value through				
other comprehensive income				
Equity instrument measured at fair				
value through other comprehensive				
income	108,655	-	119,771	228,426
Financial liabilities at fair value:				
Financial liabilities at fair value				
through profit or loss				
Cross currency swaps contract	-	3,577	-	3,577

31 Dec. 2020

	Level 1	Level 2	Level 3	Total
Financial assets at fair value:				
Financial assets at fair value through				
other comprehensive income				
Equity instrument measured at fair				
value through other comprehensive				
income	\$109,721	\$-	\$82,015	\$191,736
Financial liabilities at fair value:				
Financial liabilities at fair value				
through profit or loss				
Forward currency contracts	-	917	-	917
Cross currency swaps contract	-	16,103	-	16,103

Transfers between Level 1 and Level 2 during the period

During the year ended 31 December 2021 and 2020, there were no transfers between Level 1 and Level 2 fair value measurements.

Reconciliation for fair value measurements in Level 3 of the fair value hierarchy for movements during the period is as follows:

	At fair value through	At fair value through
	other comprehensive	other comprehensive
	income - stocks	income - stocks
	2021	2020
Beginning balances	\$82,015	\$73,572
Total gains and losses recognized:		
Amount recognized in OCI(presented in		
"Unrealized gains (losses) from equity		
instruments investments measured at fair value		
through other comprehensive income)	7,039	8,443
Acquired in the period	50,000	-
Proceeds from capital reduction in the period	(19,283)	
Ending balances	\$119,771	\$82,015

Information on significant unobservable inputs to valuation

Description of significant unobservable inputs to valuation of recurring fair value measurements categorized within Level 3 of the fair value hierarchy is as follows:

As at 31 December 2021

	Valuation	Significant	Quantitative	Relationship between	Sensitivity of the input to
	techniques	unobservable inputs	information	inputs and fair value	fair value
Financial assets:					
Financial assets					
at fair value					
through other					
comprehensive					
income					
Stocks	Market	discount for lack of	30%	The higher the discount	10% increase (decrease) in
	approach	marketability		for lack of marketability,	the discount for lack of
				the lower the fair value	marketability would result
				of the stocks	in increase (decrease) in the
					Group's profit or loss by
					NT\$12,958 thousand

As at 31 December 2020

	Valuation	Significant	Quantitative	Relationship between	Sensitivity of the input to
	techniques	unobservable inputs	information	inputs and fair value	fair value
Financial					
assets:					
Financial					
assets at fair					
value through					
other					
comprehensive					
income					
Stocks	Market	discount for lack of	30%	The higher the discount	10% increase (decrease) in
	approach	marketability		for lack of marketability,	the discount for lack of
				the lower the fair value	marketability would result
				of the stocks	in increase (decrease) in the
					Group's profit or loss by
					NT\$8,894 thousand

Valuation process used for fair value measurements categorized within Level 3 of the fair value hierarchy

The Group's Finance Department is responsible for validating the fair value measurements and ensuring that the results of the valuation are in line with market conditions, based on independent and reliable inputs which are consistent with other information, and represent exercisable prices. The Department analyses the movements in the values of assets and liabilities which are required to be re-measured or re-assessed as per the Group's accounting policies at each reporting date.

10. Significant assets and liabilities denominated in foreign currencies

Information regarding the significant assets and liabilities denominated in foreign currencies is listed below:

		31 Dec. 2021			
	Foreign				
	Currency	Exchange	NTD		
Financial Assets					
Monetary items:					
USD	\$94,616	27.687853	\$2,619,714		
EUR	14,271	31.403533	448,160		
CNY	25,409	4.350654	110,546		
Financial Liabilities					
Monetary items:					
USD	96,496	27.687853	2,671,767		
EUR	1,225	31.403533	38,469		
CNY	25,624	4.350654	111,481		
		31 Dec. 2020			
	Foreign				
	Currency	Exchange	NTD		
Financial Assets					
Monetary items:					
USD	\$81,686	28.077249	\$2,293,518		
EUR	14,129	34.433169	486,506		
CNY	32,833	4.294707	141,008		
Financial Liabilities					
Monetary items:					
USD	81,851	28.077249	2,298,151		
EUR	1 075	24 4221 (0	64,562		
	1,875	34.433169	04,502		
CNY	1,875 25,439	4.294707	109,253		

The Group has various functional currencies, no information about the foreign exchange gains or losses by a specific currency is available. For the years ended 31 December 2021 and 2020, the foreign exchange gains or losses on monetary financial assets and financial liabilities were NT\$151,655 thousand, NT\$55,778 thousand, respectively.

The above information is disclosed based on the carrying amounts of the foreign currencies (after conversion to the functional currency).

11. Capital management

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value. The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust dividend payment to shareholders, return capital to shareholders or issue new shares.

XIII. ADDITIONAL DISCLOSURES

- (1) The following are additional disclosures for the Company and its affiliates as required by the R.O.C. Securities and Futures Bureau:
 - (a) Financing provided to others for the year ended 31 December 2021: Please refer to Attachment 2.
 - (b) Endorsement/Guarantee provided to others for the year ended 31 December 2021: Please refer to Attachment 3.
 - (c) Securities held as of December 31, 2021 (excluding subsidiaries, associates and joint venture): Please refer to Attachment 4.
 - (d) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20 percent of the capital stock for the year ended 31 December 2021: None.
 - (e) Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20 percent of the capital stock for the year ended 31 December 2021: None.
 - (f) Disposal of individual real estate with amount exceeding the lower of NT\$300 million or 20 percent of the capital stock for the year ended 31 December 2021: None.
 - (g) Related party transactions for purchases and sales amounts exceeding the lower of NT\$100 million or 20 percent of the capital stock f for the year ended 31 December 2021: Please refer to Attachment 5.
 - (h) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20 percent of capital stock as of December 31, 2021: Please refer to Attachment 6.
 - (i) Names, locations and related information of investees as of December 31, 2020(excluding investment in Mainland China): Please refer to Attachment 7.
 - (j) Financial instruments and derivative transactions: Please refer to Note6(2), Note6(13) and Note12(8).
 - (k) The business relationship, significant transactions and amounts between parent company and subsidiaries: Please refer to Attachment 1.

- (2) Investment in Mainland China:
 - (a) Investee company name, main businesses and products, total amount of capital, method of investment, accumulated inflow and outflow of investments from Taiwan, net income (loss) of investee company, percentage of ownership, investment income (loss), carrying amount of investments, cumulated inward remittance of earnings and limits on investment in Mainland China: Please refer to Attachment 8.
 - (b) Directly or indirectly significant transactions through third regions with the investees in Mainland China, including price, payment terms, unrealized gain or loss, and other events with significant effects on the operating results and financial condition: Please refer to Attachment 2, Attachment 3 and Attachment 8.
- (3) Information on major shareholders: Please refer to Attachment 9.

XIV. SEGMENT INFORMATION

For management purposes, the Group is organized into business units based on its products and services and has four reportable segments as follows:

Taiwan Market: Responsible for all orders and production of lamps and molds in Taiwan.Asian Market: Responsible for all orders and sales of lamps and molds in Asia.U.S. Market: Responsible for the order and sales of all lighting products in the Americas.European Market: Responsible for the order and sales of all lighting products in Europe.

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured based on accounting policies consistent with those in the consolidated financial statements. However income taxes are managed on a group basis and are not allocated to operating segments.

Transfer prices between operating segment are on an arm's length basis in a manner similar to transactions with third parties.

					Adjustments	
	Taiwan	Asian	U.S.	European	and	
2021	Market	Market	Market	Market	eliminations	Total
Revenue						
External customers	\$6,393,160	\$570,590	\$7,378,800	\$2,234,065	\$-	\$16,576,615
Inter-segment(Note)	6,948,915	492,481	-		(7,441,396)	
Total revenue	\$13,342,075	\$1,063,071	\$7,378,800	\$2,234,065	\$(7,441,396)	\$16,576,615
Segment profit	\$446,180	\$(20,217)	\$156,837	\$54,014	\$(307,393)	\$329,421

1. Segment information about profit and loss.

					Adjustments	
	Taiwan	Asian	U.S.	European	and	
2020	Market	Market	Market	Market	eliminations	Total
Revenue						
External customers	\$5,612,982	\$405,506	\$6,446,110	\$1,981,610	\$-	\$14,446,208
Inter-segment(Note)	5,829,073	476,539			(6,305,612)	
Total revenue	\$11,442,055	\$882,045	\$6,446,110	\$1,981,610	\$(6,305,612)	\$14,446,208
Segment profit	\$456,487	\$10,690	\$312,565	\$70,327	\$(442,168)	\$407,901

Note: Inter-segment revenue are eliminated on consolidation and recorded under the "adjustment and elimination" column.

1. Geographic information:

A. From external client revenue: based on the country of the customer

Country	2021	2020
Taiwan	\$1,112,259	\$1,138,291
China	403,521	307,498
Netherlands	2,261,440	2,007,306
America	7,699,221	6,717,146
Other	5,100,174	4,275,967
Total	\$16,576,615	\$14,446,208

B. Non-current assets:

Country	31 Dec. 2021	31 Dec. 2020
Taiwan	\$9,497,737	\$9,814,927
China	765,270	822,939
Others	1,156,555	935,064
Total	\$11,419,562	\$11,572,930

2. Product information:

Product	2021	2020			
Automobile lights	\$14,087,277	\$12,406,375			
General Merchandise	1,247,596	1,218,794			
Models	296,336	108,798			
Others	945,406	712,241			
Total	\$16,576,615	\$14,446,208			

3. Important client information:

	2021	2020			
Client A	\$1,722,790	\$1,741,506			

	Related-party		Relationship with	Transactions							
No.(Note 1)		Counter party	the Company (Note 2)	Account	Amount	Collection periods	Percentage of consolidated operating revenues or consolidated total assets (Note 2)				
0	The Company	1	Purchase	\$305,392	credit on 90 days	1.84%					
0	The Company	JUOKU TECHNOLOGY	1	Accounts payables	123,573	credit on 90 days	0.51%				
0	The Company	JUOKU TECHNOLOGY	1	Mold equipment	41,773	60% advance prepaid, and the balance 40% will be paid after acceptance	0.17%				
0	The Company	JUOKU TECHNOLOGY	1	Sales	28,597	credit on 90 days	0.17%				
0	The Company	DBM	1	Mold equipment	72,289	60% advance prepaid, and the balance 40% will be paid after acceptance	0.30%				
0	The Company	T.I.T.	1	Purchase	237,798	credit on 60 days	1.43%				
0	The Company	T.I.T.	1	Accounts payables	68,181	credit on 60 days	0.28%				
0	The Company	T.I.T.	1	Sales	108,365	T/T150 days	0.65%				
0	The Company	T.I.T.	1	Accounts receivables	47,290	T/T150 days	0.20%				
0	The Company	EUROPE	1	Sales	1,909,486	T/T120 days	11.52%				
0	The Company	EUROPE	1	Accounts receivables	534,600	T/T120 days	2.22%				
0	The Company	TAMAO PRECISION	1	Accounts payables	35,051	credit on 90 days	0.15%				
0	The Company	TAMAO PRECISION	1	Mold equipment	271,431	60% advance prepaid, and the balance 40% will be paid after acceptance	1.13%				
0	The Company	GENERA	1	Sales	4,253,801	T/T135 days	25.66%				
0	The Company	GENERA	1	Accounts receivables	1,988,403	T/T135 days	8.27%				
0	The Company	KUN SHAN TYC	1	Sales	171,673	T/T120 days	1.04%				
0	The Company	KUN SHAN TYC	1	Accounts receivables	194,146	T/T120 days	0.81%				
0	The Company	KUN SHAN TYC	1	Purchase	58,850	credit on 120 days	0.36%				
0	The Company	KUN SHAN TYC	1	Accounts payables	26,369	credit on 120 days	0.11%				
1	SUPRA-ATOMIC	KUN SHAN TYC	3	Other receivables	24,867 (USD900)	Financing	0.10%				

Attachment 1: Significant intercompany transactions between consolidated entities

(Note 1)The Company and its subsidiaries are coded as follows:

1. The Company is coded "0".

2. The subsidiaries are coded consecutively beginning from "1" in the order presented in the table above.

(Note 2)Transactions are categorized as follows:

1. The holding company to subsidiary.

2. Subsidiary to holding company.

3. Subsidiary to subsidiary.

(Note 3) The percentage with respect to the consolidated asset/liability for transactions of balance sheet items are based on each item's balance at period-end.

For profit or loss items, interim cumulative balances are used as basis.

(Note 4)The exchange rate of the USD to the NTD is 1: 27.63.

Attachment 2: Financing provided to others

No. (Note 1)	Lender	Counter-party	Financial statement account	Relate d Party	Maximum balance for the period (Note 7)	Ending balance	Actual amount provided	Interest rate	Nature of financing (Note 4)	Amount of sales to (purchases from) counter-party (Note 5)	Reason for short-term financing (Note 6)	for doubtful	Coll	ateral Value	amount for individual	Limit of total financing amount (Note 3)	Note
1	SUPRA-ATOMIC	KUN SHAN TYC	Other receivables	Y	\$24,867 (USD 900)	\$24,867 (USD 900)	\$24,867 (USD 900)	2.70%	2	\$-	Need for operating	\$-	-	\$-	1,369,401	\$1,369,401	(Note 8)

(Note 1) The financial information of the parent company and its subsidiaries are coded as follows:

(1) The Company is coded "0".

(2) The subsidiaries are coded consecutively beginning from "1" in the order presented in the table above.

(Note 2) Limit of financing amount for individual counterparty:

(1) Business contacts: limit of financing amount for individual counterparty shall not exceed 20% of the lender's net asste's value and the amount needed for operation. The amount of business transaction in recent year between the lender and the counterparty.

(2) Necessary of need for operating : Limit of financing amount for individual counterparty shall not exceed 20% of the lender's net assets value as of the period.

(3) Individual financing between foreign companies of which subsidiaries directly and indirectly hold 100% voting shares is not subject to the limit of 20% of the lender's net assets value as of the period, but is limited to 100% of total assets.

(Note 3) Limit of total financing amount shall not exceed 40% of the subsidiary's net asset value.

(1) Individual financing between foreign companies of which subsidiaries directly and indirectly hold 100% voting shares is not subject to the limit of 40% of the lender's net asset of thef period, but is limited to 100% total assets.

(Note 4) The financing provided to others are coded as follows:

(1) Business contacts is coded "1".

(2) Short-term financing is coded "2".

(Note 5) If financing provided to others is coded "1", the amount of business transactions should be filled in. The amount of operation is the amount of business transaction in recent year between lender and the counterparty.

(Note 6) If financing provided to others is coded "2". The reasons for the necessary loans and funds and the use of the loans and counterparty shall be specified, such as repayment, purchasing equipments, necessary for operating, etc.

- (Note 7) The balance of which is the maximum balance of financing provided to others in the current year.
- (Note 8) The above transactions made between consolidated entities in the Group have been eliminated.
- (Note 9) The exchange rate of the USD to the NTD is 1:27.63.

Attachment 3: Endorsement/Guarantee provided to others

No. Endorsor/ (Note1) Guarantor —		Receiving party		Limit of guarantee/endorse ment amount for	Maximum balance for the period	Ending balance (Note 6)	Actual amount provided	Amount of collateral guarantee/	Percentage of accumulated guarantee amount to net assets value	Limit of total guarantee/ endorsement	Parent company's guarantee/ endorsement	Subsidiaries' guarantee/ endorsement amount to	Guarantee/ endorsement amount to company in	Note
		Company name Releationsl (Note 2)		receiving party (Note 3)	(Note 5)	(1000 0)	(Note7)	endorsement	from the latest financial statement	amount (Note 4)	amount to subsidiaries	parent company	Mainland China	
0	The Company	KUN SHAN TYC	(2)	\$1,577,951	\$524,970 (USD 19,000)	\$524,970 (USD 19,000)	\$442,080 (USD 16,000)	-	6.65%	\$3,155,902	Y	N	Y	(Note 8)
x	The Company	T.I.T.	(2)	1,577,951	138,150 (USD 5,000)	138,150 (USD 5,000)	138,150 (USD 5,000)	-	1.75%	3,155,902	Y	N	N	(Note 8)
0	The Company	JUOKU TECHNOLOGY	(2)	1,577,951	900,000	-	-	-	-	3,155,902	Y	N	N	(Note 8)

(Note 1) The Company and its subsidiaries are coded as follows:

(1) The Company is coded "0".

(2) The subsidiaries are coded consecutively beginning from "1" in the order presented in the table above.

(Note 2) According to the "Guidelines Governing the Preparation of Financial Reports by Securities Issuers" issued by the R.O.C. Securities and Futures Bureau, the receiving parties shall be disclosed as one of the following:

(1) A company with which it does business.

(2) A company in which the public company directly and indirectly holds more than 50% of the voting shares.

(3) A company that directly and indirectly holds more than 50 % of the voting shares in the public company.

(4) A company in which the public company holds, directly or indirectly, 90% or more of the voting shares.

(5) A company that fulfills its contractual obligations by providing mutual endorsements/guarantees for another company in the same industry or for joint builders for purposes of undertaking a construction project.

(6) A company that all capital contributing shareholders make endorsements/ guarantees for their jointly invested company in proportion to their shareholding percentages.

(7) Companies in the same industry provide among themselves joint and several security for a performance guarantee of a sales contract for pre-construction homes pursuant to the Consumer Protection Act for each other.

(Note 3) Limit of guarantee/endorsement amount for receiving party is 20% of the net worth of the financial report reviewed by the certified public accountants as of 31 December 2021.

(Note 4) Limit of total guarantee/ endorsement amount is 40% of the net worth of the financial report reviewed by the certified public accountants as of 31 December 2021.

(Note 5) The balance of which is the maximum balance of endorsement/guarantee provided to others in the current year.

(Note 6) The amount the Company and its subsidiaries approved through the board of directors for the endorsements for others.

(Note 7) The actual amount drawn within endorsement balance by the endorsed company.

(Note 8) The above transactions made between consolidated entities in the Group have been eliminated.

(Note 9) The exchange rate of USD to NTD is 1:27.63.

Attachment 4: Securities held as of 31 December 2021.	(Excluding subsidiaries, associates and joir	nt ventures)
Automitent 1. Securities neid us of 51 December 2021.	(Excluding substationes, associates and join	it ventures,

		,,			as of 31 D	ecember 2021		
Holding Company	Type and name of securities(Note1)	Relationship	Financial statement account	Shares(per)	Book value	Percentage of ownership (%)	Fair value	Note
	Unlisted stock-FORTOP INDUSTRIAL CO.,LTD	Substantive related parties of the company	Financial assets measured at fair value through other comprehensive gains and losses, non-current	391,722	\$43,157	19.59%	\$43,157	No guarantee of pledge
	Unlisted stock-BRITEVIEW AUTOMOTIVE LIGHTING CO., LTD.	The parent company is its corporate director	Financial assets measured at fair value through other comprehensive gains and losses, non-current	360,000	13,327	18.00%	13,327	No guarantee or pledge
	Unlisted stock-WK Technology Fund IV Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	170,467	255	1.60%	255	No guarantee or pledge
The Company	Unlisted stock-WK Technology Fund Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	4,219	41	0.42%	41	No guarantee or pledge
The Company	Unlisted stock- WK Technology Fund V Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	476,850	470	1.67%	470	No guarantee or pledge
	Unlisted stock-WK Technology Fund VI Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	289,000	228	1.14%	228	No guarantee or pledge
	Listed stock-LSC Ecosystem Corporation	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	3,333,333	50,000	2.82%	50,000	No guarantee or pledge
	Listed stock-LASTER TECHCO., LTD	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	583,421	25,700	0.60%	25,700	No guarantee o pledge
JUOKU TECHNOLOGY	Unlisted stock-WK Technology Fund VI Ltd.	Investment company measured at fair value through other comprehensive gains and losses	Financial assets measured at fair value through other comprehensive gains and losses, non-current	144,500	1,041	0.57%	1,041	No guarantee o pledge
TSM	Fuzhou Ching Ho Automobile Accessory Co., Ltd.	Investment company measured at fair value through other comprehensive gains and losses	Financial assets measured at fair value through other comprehensive gains and losses, non-current	-	8,010	3.73%	8,010	No guarantee o pledge
TI YUAN	Unlisted stock- WK Technology Fund VII Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	179,200	964	1.06%	964	No guarantee o pledge
II I UAN	Listed stock-I YUAN PRECISION INDUSTRIAL CO., LTD.	The Company measured at fair value for using equity method.	Investment accounting for using equity method	900,914	38,152	2.51%	-	No guarantee o pledge(Note 2)
	Listed stock-T.Y.C. BROTHER INDUSTRIAL CO., LTD.	Holding company's parent company	Financial assets measured at fair value through other comprehensive gains and losses, non-current	939,707	18,230	-	18,230	No guarantee of pledge(Note 3)
TI FU	Unlisted stock-WK Technology Fund V Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	238,425	1,761	0.83%	1,761	No guarantee or pledge
ШГU	Unlisted stock-WK Technology Fund VI Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	72,250	517	0.29%	517	No guarantee or pledge
	Listed stock-LASTER TECH CO., LTD.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	1,883,216	82,955	1.95%	82,955	No guarantee of pledge

(Note 1)Marketable securities in the table refer to stocks, bonds, beneficiary certificates and other related derivative securities within the scope of IFRS 9 'Financial instruments'.

(Note 2)The investment was accounted for using the equity method in the consolidated financial statement.

(Note 3)The above transactions made between consolidated entities in the Group have been eliminated.

Attachment 5: Related party transactions for purchases and sales exceeding the lower of NT\$100 million or 20 percent of the capital stock as of 31 December 2021

					y Transactions	· 1	the capital stock as of 31 December 2021 Details o	f non-arm's	Notes and accounts r	eceivable (payable)	
Related party	Counterparty	Relationship	Purchases (Sales)	Amount	Percentage of total consolidated purchase (Sales)	Terms	Unit price	Terms	Carrying amount	Percentage of total consolidated receivables (payable)	Note
	GENERA	Subsidiary of the Company	Sales	\$4,253,801	38.00%	T/T 135 days	The price is determined according to the US OEM price×0.24 as the reference price	Generally, payment is received 1 to 3 months after the end of the month. Due to the long distance of transportation, longer payment terms will be imposed.	Accounts receivable \$1,988,403	50.15%	(Note 1)
	TYC EUROPE	Subsidiary of the Company	Sales	1,909,486	17.06%	T/T 120 days	A single manufacturer and no other manufacturers to compare	Generally, payment is received 1 to 3 months after the end of the month. Due to the long distance of transportation, longer payment terms will be imposed.	Accounts receivable 534,600	13.48%	(Note 1)
	KUN SHAN TYC	Subsidiary of the Company	Sales	171,673	1.53%	T/T 120 days	comparable to	general customers	Accounts receivable 194,146	4.90%	(Note 1)
	T.I.T.	Subsidiary of the Company	Sales	108,365	0.97%	T/T 150 days	comparable to	general customers	Accounts receivable 47,230	1.19%	(Note 1)
	JUOKU TECHNOLOGY	Subsidiary of the Company	Purchases	305,392	3.86%	credit on 90 days	comparable to	general customers	Accounts payable 123,573	4.70%	(Note 1)
The Company	T.I.T.	Subsidiary of the Company	Purchases	237,798	3.01%	credit on 60 days	comparable to general customers A		Accounts receivable 68,181	2.60%	(Note 1)
	FORTOP INDUSTRIAL CO.,LTD	Substantive related parties of the company	Purchases	873,087	11.03%	credit on 90 days	comparable to general customers		Accounts payable 294,294	11.20%	-
	I YUAN PRECISION INDUSTRIAL CO., LTD.	The Company measured at fair value for using equity method.	Purchases	506,930	6.41%	credit on 90 days	comparable to general customers		Accounts payable 179,521	6.83%	-
	BUILDUP INTERNATION AL TRADING CO., LTD.	Substantive related parties of the Company	Purchases	236,306	2.99%	credit on 20 days	comparable to general customers		Accounts payable 21,200	0.81%	-
JUOKU TECHNOLOG Y		Holding company's parent company	Sales	404,213	20.98%	T/T 90 days	٢	N/A	Accounts receivable 123,552	26.67%	(Note 1)
JUOKU TECHNOLOG Y	PT ASTRA JUOKU INDONESIA	Joint ventures of the Company	Sales	132,162	6.86%	credit on 90 days	N/A		Accounts receivable 60,246	13.00%	-
T.I.T.	The Company	Holding company's parent company	Sales	211,833 (THB 260,014)	47.01%	T/T 90 days	N/A		Accounts receivable 69,247 (THB 84,997)	49.41%	(Note 1)
TAMAO PRECISION	The Company	Holding company's parent company	Sales	194,211 (USD 7,029)	71.82%	T/T 90 days	N/A		Accounts receivable 157,187 (USD 5,689)	75.89%	(Note 1)
KUN SHAN TYC	The Company	Holding company's parent company	Purchases	176,104 (CNY 40,774)	62.50%	T/T 120 days	N/A		Accounts payable 194,796 (CNY 45,102)	85.54%	(Note 1)
GENERA	The Company	Holding company's parent company	Purchases	4,106,870 (USD 148,638)	75.27%	T/T 135 days	N/A		Accounts payable 1,828,473 (USD 66,177)	83.83%	(Note 1)
TYC EUROPE	The Company	Holding company's parent company	Purchases	1,800,466 (EUR 57,856)	100.00%	T/T 120 days	N/A		Accounts payable 504,611 (EUR 16,215)	100.00%	(Note 1)
T.I.T.	The Company	Holding company's parent company	Purchases	103,038 (THB 126,473)	39.18%	T/T 90 days	1	N/A	Accounts payable 40,106 (THB 49,228)	49.87%	(Note 1)

(Note 1) The above transations made between consolidated entities in the Group have been eliminated.

(Note 2) The exchange rate of USD to NTD is 1:27.63.

The exchange rate of EUR to NTD is 1:31.12.

The exchange rate of THB to NTD is 1:0.8147.

The exchange rate of CNY to NTD is 1:4.319.

Deleted perty	Country	Dalationalia	A	Average		ount receivable- ed parties	Amount received	Allowance for doubtful	
Related party	Counterparty	Relationship	Amount	collection turnover	Amount	Processing method	in subsequent period	debts	
	GENERA Subsidiary of the Company		\$1,988,403	2.33	\$371,309	Collection has been strengthened	\$882,379	\$-	(Note 1)
The Company	TYC EUROPE	TYC EUROPE Subsidiary of the Company		4.47	30	Collection has been strengthened	226,612	-	(Note 1)
	KUN SHAN TYC	Subsidiary of the Company	194,146	0.95	164,265	Collection has been strengthened	10,911	-	(Note 1)
JUOKU TECHNOLOGY	The Company	Holding company's parent company	123,552	3.32	-	Collection has been strengthened	63,154	-	(Note 1)

Attachment 6: Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20 percent of capital stock as of December 31, 2021

(Note 1) The above transactions made between consolidated entities in the Group have been eliminated.

(Note 2)The exchange rate of the USD to the NTD is 1:27.63

				Initial In	vestment	Investi	ment as of 31 December	er 2021		Investment income	
Investor	Investee company	Address	Main businesses and products	Ending balance	Beginning balance	Number of shares	Percentage of ownership (%)	Book value (Note1)	Net income (loss) of investee company	(loss) recognized (Note2)	Note
	JUOKU TECHNOLOGY	No. 25, Gongye 3rd Rd., Annan Dist., Tainan City	Manufacturing, and sale of automobile parts	\$313,730	\$313,730	27,923,401	72.10%	\$227,157	\$56,406	\$40,669	(Note4)
	TI YUAN	12F., No. 212, Yuping Rd., Anping Dist., Tainan City	Marketable securities trading business	30,053	30,053	5,731	100.00%	53,313	1,623	1,623	(Note4)
	TI FU	12F., No. 212, Yuping Rd., Anping Dist., Tainan City	Marketable securities trading business	30,076	30,076	12,000	100.00%	187,003	26,312	26,312	(Note4)
		18F., No. 573, Qingping Rd., Anping Dist., Tainan City	Management consult	1,000	1,000	260,000	100.00%	4,327	120	120	(Note4)
The Company	SUPRA-ATOMIC	British Virgin Islands	Reinvestment holding activities	2,819,741 (Note 5)	2,836,371	65,932,450	100.00%	1,104,756	(15,760)	(15,760)	(Note4)
	BESTE	British Virgin Islands	Reinvestment holding activities	322,939	322,939	12,072,000	100.00%	1,336,457	29,547	29,547	(Note4)
	CONTEK	British Virgin Islands	Reinvestment holding activities	66,512	66,512	2,186,000	100.00%	56,080	(5,054)	(5,054)	(Note4)
	I YUAN PRECISION INDUSTRIAL CO., LTD	No. 25, Zhongxing S. St., Sanchong Dist., New Taipei City	Manufacturing, processing and sale of automobile parts	126,907	126,907	5,617,854	15.66%	198,606	51,086	9,282	The Company measured at fair value for using equity method.
	INNOVA	Delaware, U.S.A	Reinvestment holding activities	745,370	745,370	5,549	100.00%	1,135,535	94,051	94,051	(Note4)
	TYCVN	Vietnam	Manufacture and sale automobile lights	88,740	88,740	-	60.00%	84,445	954	572	(Note4)

Attachment 7: Names, locations, main businesses and products, original investment amount, investment as of 31 December 2021, net income (loss) of investee company and investment income (loss) recognized as of 31 December 2021: (Excluding investment in Mainland China)

Attachment 7: Names, locations, main businesses and products, original investment amount, investment as of 31 December 2021, net income (loss) of investee company and investment income (loss) recognized as of 31 December
2021: (Excluding investment in Mainland China)

					ment (Note1)	Investr	nent as of 31 December	er 2021		Investment income	
Investor	Investee company	Address	Main businesses and products	Ending balance	Beginning balance	Number of shares	Percentage of ownership (%)	Book value (Note1)	Net income (loss) of investee company	(loss) recognized (Note2)	Note
JUOKU	TSM	British Virgin Islands	Reinvestment holding activities	\$10,122	\$10,122	300,000	100.00%	\$9,284	-	-	(Note4)
TECHNOLOGY	PT ASTRA JUOKU INDONESIA	Indonesia	Manufacture and sale automobile lights	276,640	276,640	1,126,500	50.00%	166,913	20,486	10,243	-
TI FU	DBM	No. 54, Xinle Rd., Tainan City	Manufacture tooling mold and international trading business	25,500	25,500	8,750,000	50.00%	138,975	53,114	26,557	(Note4)
	EUROPILOT	British Virgin Islands	Reinvestment holding activities	396,767 (USD 14,360)	396,767 (USD 14,360)	14,359,821	100.00%	483,690	37,054	37,054	(Note4)
	MOTOR-CURIO	British Virgin Islands	Reinvestment holding activities	52,304 (USD 1,893)	52,304 (USD 1,893)	1,893,400	100.00%	160,313	28,814	28,814	(Note4)
SUPRA-ATOMIC	SPARKING	British Virgin Islands	Reinvestment holding activities	992,359 (USD 35,916)	992,359 (USD 35,916)	30,915,717	100.00%	224,212	(105,413)	(105,413)	(Note4)
	EUROLITE	British Virgin Islands	Reinvestment holding activities	573,544 (USD 20,758)	573,544 (USD 20,758)	14,697,972	100.00%	161,240	21,248	21,248	(Note4)
	UNIMOTOR	British Virgin Islands	Reinvestment holding activities	190,288 (USD 6,887)	190,288 (USD 6,887)	6,887,000	100.00%	312,223	1,953	1,953	(Note4)
EUROPILOT	TYC EUROPE	Henery Moorest roat 25 1328 LS Almere HOLLAND	Sale automobile lights	396,767 (USD 14,360)	396,767 (USD 14,360)	120,000	100.00%	483,658	46,195	46,195	(Note4)
EUROLITE	Т.І.Т.	350/132 Srikrung House Rama 3 Road Chongnonsi Yannawa Bangkok, Thailand	Manufacture and sale of lighting fixtures and daily- use product for automobile	573,544 (USD 20,758)	573,544 (USD 20,758)	4,994,900	99.98%	161,183	21,253	21,249	(Note4)
BESTE	VARROC TYC CORPORATION	British Virgin Islands	Reinvestment holding activities	388,809 (USD 14,072)	388,809 (USD 14,072)	14,072,000	50.00%	1,336,424	59,100	29,550	-
CONTEK	ATECH INTERNATIONAL	Cayman Islands	Reinvestment holding activities	62,168 (USD 2,250)	62,168 (USD 2,250)	2,250,000	25.00%	54,475	(19,243)	(4,811)	-
INNOVA	GENERA	State of California, U.S.A.	Sale of automobile lights and parts	342,308 (USD 12,389)	342,308 (USD 12,389)	12,388,505	100.00%	1,499,176 (USD 54,259)	117,179 (USD 4,241)	117,179 (USD 4,241)	(Note4)
INNOVA	W&W	State of California, U.S.A.	Sale of and rental of real estate	27,630 (USD 1,000)	27,630 (USD 1,000)	1,000,000	100.00%	86,454 (USD 3,129)	6,300 (USD 228)	6,300 (USD 228)	(Note4)

(Note 1) The book value of the investment using the equity method is the net amount after deducting the unrealized gains and losses of downstream transactions

(Note 2)The investment income recognized didn't eliminate unrealized gain or loss on transactions between the Company and its investees.

The groups recognized I YUAN PRECISION INDUSTRIAL CO., LTD at 18.17% investment gains and losses.

(Note 3)The company treats shares of the Company that the subsidiaries hold as treasury stocks.

The book value of the investment using the equity method is the net amount after deducting the treasury stocks.

(Note 4)The above transactions made between consolidated entities in the Group have been eliminated.

(Note 5)SUPRA-ATOMIC CO., LTD. applied for a capital reduction on 5 August, 2021 and returned the share price of NT\$16,630 thousand.

(Note 7)The exchange rate of USD to NTD is 1:27.63.

Attachment 8: Investment in Mainland China

				Accumulated	Investme	ent Flows	Accumulated Outflow					Accumulated Inward
Investee company	Main Businesses and Products	Total Amount of Paid-in Capital	Method of Investment (Note 1)	Outflow of Investment from Taiwan as of 1 January 2021	Outflow	Inflow	of Investment from Taiwan as of 31 Decembe 2021	Net income (loss) of investee company	Percentage of Ownership	Investment income (loss) recognized (Note 2)	Carrying Value as of 31 December 2021	Remittance of Earnings as of 31 December 2021
VARROC TYC AUTO LAMPS CO.,LTD.	Manufacture automobile lights		(1)VARROC TYC CORPORATION	\$351,730 (USD 12,730)	\$-	S-	\$351,730 (USD 12,730)	\$54,150	50%	\$27,075	\$2,672,749	\$523,243
CHANGZHOU TAMAO PRECISION INDUSTRY CO., LTD. (Note 3)	Manufacture and sale of precision molds	178,683 (USD6,467)	(1)UNIMOTOR	178,683 (USD 6,467)	-	-	178,683 (USD 6,467)	1,957	100%	1,957	312,053	-
HANGZHOU SUNNYTECH CO., LTD.	Industrial styling and product design	8,077 (CNY 1,870)	(1)SPARKING	4,587 (USD 166)	-	-	4,587 (USD 166)	(3,655)	30%	(1,097)	10,758	-
JNS AUTO PARTS LIMITED	Manufacture automobile parts	276,300 (USD 10,000)	(1)MOTOR-CURIO	55,260 (USD 2,000)	-	-	55,260 (USD 2,000)	154,721	20%	30,944	157,439	-
KUN SHAN TYC HIGH PERFORMANCE (Note 3)	Manufacture, process and assemble of various high-efficiency energy- saving lamps and accessories	828,900 (USD30,000)	(1)SPARKING	967,050 (USD 35,000)	-	-	967,050 (USD 35,000)	(104,215)	100%	(104,215)	213,426	-
CHIN-LI-MA HIGHT PERFORMANCE LUMINAIRE CO., LTD.	Design amd manufacture high- efficiency energy-saving lamps	, -	(2)TAMAO PRECISION	-	-	-	-	-	30%	-	-	-
KUNSHAN ATECH AUTOPARTS MANUFACTURING CO., LTD.	Manufacture automobile parts	(USD 7 000)	(1)ATECH INTERNATIONAL CO., LTD.	48,353 (USD 1,750)	-	-	48,353 (USD 1,750)	(13,069) (USD (473))	25%	(3,260) (USD (118))	88,913 (USD 3,218)	_
ATECH(JIANGSU) INDUSTRIAL TECHNOLOGY CO., LTD.	Manufacture automobile parts	55,260 (USD 2,000)	(1)ATECH INTERNATIONAL CO., LTD.	13,815 (USD 500)	-	-	13,815 (USD 500)	(2,514) (USD (91))	25%	(635) (USD (23))	56,282 (USD 2,037)	-

Accumulated Investment in Mainland China	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment
\$1,947,086 (USD 70,470)	\$1,771,884 (USD 64,129)	(Note 4)

(Note 1) Methods of investment are divided into three:

(1)Indirectly investment in Mainland China through companies registered in a third region

(2)Reinvest with Mainland China company's own funds.

(3)Other

(Note 2) The investment income recognized didn't eliminate unrealized gain or loss on transactions between the Company and its investees.

(Note 3) The above transactions made between consolidated entities in the Group have been eliminated.

(Note 4) According to 97.8.22 "Regulations Governing Permission for Investment or Technical Cooperation in Mainland China" and the amendment to "Review Principles of Investment or Technical Cooperation in Mainland china", the cumulative amount of investors' investment in Mainland China according to the upper limit set for other enterprises: 60% of its net value or the consolidated net value, whichever is higher. However, enterprises for which the Industrial Development Bureau of the Ministry of Economic Affairs issued the certificate of compliance or the Taiwan subsidiaries of international enterprises shall not be subject to the restriction. The Company qualifies as business headquarters

(Note 5) The exchange rate of the USD to the NTD is 1:27.63

The exchange rate of the CNY to the NTD is 1:4.319.

Attachment 9:Information on major shareholders

Name of ordinary shares Name of major shareholders	Number of shares held	Percentage of ownership
TA YIH TA INVESTMENT CO., LTD.	64,655,288	18.85%
YIH HENG INVESTMENT CO., LTD.	57,420,654	16.74%

(Note 1) The main shareholder information in this table is calculated based on the information available from the Taiwan Depository & Clearing Corporation on the last business day at the end of each quarter. The total number of ordinary shares and special shares held by the shareholders which have completed the dematerialized delivery and registration of the shares of the Company (including treasury shares) is more than 5%.

The share capital recorded in the Company's financial report and the number of shares actually delivered by the Company with dematerialized registration may differ because the calculation bases were different.

(Note 2) If the above information included the shareholders' shares transferred to a trust, it is disclosed by the individual settlor account opened by the trustee. Where the shareholders declared insider equity holding for more than 10% shareholding according to the Securities and Exchange Act, such holdings shall include the shares held by shareholders and the trusted assets with right to use. For information regarding insider shareholding declaration, please refer to the Market Observation Post System of the Taiwan Stock Exchange Corporation.

5. Individual financial statements for the past year verified by accountants :

TYC BROTHER INDUSTRIAL CO., LTD. PARENT COMPANY ONLY FINANCIAL STATEMENTS FOR THE YEARS ENDED 31 DECEMBER 2021 AND 2020 WITH REPORT OF INDEPENDENT AUDITORS

The reader is advised that these financial statements have been prepared originally in Chinese. In the event of a conflict between these financial statements and the original Chinese version or difference in interpretation between the two versions, the Chinese language financial statements shall prevail

Independent Auditors' Report

To TYC BROTHER INDUSTRIAL CO., LTD.

Opinion

We have audited the accompanying parent company only balance sheets of TYC BROTHER INDUSTRIAL CO., LTD. (the "Company") as of 31 December 2021 and 2020, and the related parent company only statements of comprehensive income, changes in equity and cash flows for the years ended 31 December 2021 and 2020, and notes to the parent company only financial statements, including the summary of significant accounting policies (together "the parent company only financial statements").

In our opinion, based on our audits and the reports of other auditors (please refer to the *Other Matter* – *Making Reference to the Audits of Component Auditors* section of our report), the parent company only financial statements referred to above present fairly, in all material respects, the financial position of the Company as of 31 December 2021 and 2020, and its financial performance and cash flows for the years ended 31 December 2021 and 2020, in conformity with the requirements of 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 auditing standards generally accepted in the Republic of China on Taiwan. 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 on Taiwan (the "Norm"), and we have fulfilled our other ethical responsibilities in accordance with the Norm. Based on our audits and the reports of other auditors, 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 2021 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, and we do not provide a separate opinion on these matters.

Loss Allowance Accounts Receivable

As of 31 December 2021, the balance of accounts receivable and allowance for doubtful accounts of the Company amounted to NT\$3,965,098 thousand and NT\$158,856 thousand, respectively. Net accounts receivable constituted a material amount of 20% of total assets, which was considered material in the parent company only financial statements. Since the allowance for doubtful accounts was measured at the lifetime expected credit loss, the account receivables should be appropriately grouped during the measurement process and determine the use of related assumptions in the analysis and measurement, including appropriate aging intervals and their respective loss rate. As the measurement of expected credit loss involves making judgment, analysis and estimates, and the result will affect the net accounts receivable, we therefore determined this a key audit matter.

Our audit procedures included, but not limited to, evaluating and testing the process of internal control execution management established for receivables; evaluating the appropriateness of management's provisioning policy of allowance for doubtful accounts; analyzing the appropriateness of the grouping of accounts receivable to confirm whether customer groups that have significantly different loss patterns from one another are grouped appropriately; the Company was tested by provision matrix, including evaluating the appropriateness of the aging intervals and the accuracy of the basic data by reviewing the original certificates; performing tests on subsequent collection of receivables; evaluating long-term trends of loss allowance and turnover rate of accounts receivable.

We also considered the appropriateness of disclosure of accounts receivable. Please refer to Notes 5 and 6 of the parent company only financial statements.

Valuation for slow-moving inventories

As of 31 December 2021, the Company's net inventories amounted to NT\$1,241,867 thousand, constituting 7% of total asset, which was considered material in the parent company only financial statements. Considering the market economy environment change, horizontal competition and numerous inventory items, the loss allowance for loss on inventory valuation and obsolescence required significant management judgment. We determined this as a key audit matter.

Our audit procedures included, but not limited to, evaluating and testing the internal control management established for inventory, evaluating the appropriateness of management's provisioning policy of allowance; sampling net realizable value estimated by inventory, including related sales certificates and recalculating price loss; testing the accuracy of inventory aging time period by sampling related documents and recalculating the accuracy of inventory allowance.

We also considered the appropriateness of disclosure of inventories. Please refer to Notes 5 and 6 of the parent company only financial statements.

Other Matter – Making Reference to the Audits of a Component Auditors

We did not audit the financial statements of certain subsidiaries, associates and joint ventures accounted for under the equity method. Those financial statements were audited by other auditors, whose reports thereon have been furnished to us, and our opinions expressed herein are based solely on the reports of other auditors. These subsidiaries, associates and joint ventures under equity method amounted to NT\$732,263 thousand and NT\$725,102 thousand, representing 3.93% and 4.08% of total assets as of December 31, 2021 and 2020, respectively. The related shares of profits from the subsidiaries, associates and joint ventures under the equity method amounted to NT\$70,059 thousand and NT\$16,379 thousand, representing 29.75% and 6.97% of the income before tax for the years ended December 31, 2021 and 2020, respectively, and the related shares of other comprehensive income (loss) from the subsidiaries, associates and joint ventures under the equity method amounted to NT\$(54,299) thousand and NT\$(8,569) thousand, representing 154.42% and 17.36% of the comprehensive income (loss) for the years ended December 31, 2021 and December 31, 2021 and 2020, respectively.

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 requirements of 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 ability to continue as a going concern of the Company, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including audit committee, are responsible for overseeing the financial reporting process of the Company.

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 auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with auditing standards generally accepted in the Republic of China on Taiwan 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 auditing standards generally accepted in the Republic of China on Taiwan, we exercise professional judgment and maintain 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 internal control of the Company.
- 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 ability to continue as a going concern of the Company. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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 auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

- 5. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the accompanying notes, 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 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 2021 parent company only financial statements and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

We have audited and expressed an unqualified opinion on the parent company only financial statements of the Company as of and for the years ended 31 December 2021 and 2020.

Huang, Shih-Chieh

Lee, Fang-Wen

Ernst & Young, Taiwan 24 March 2022

English Translation of Financial Statements Originally Issued in Chinese

TYC BROTHER INDUSTRIAL CO., LTD.

PARENT COMPANY ONLY BALANCE SHEETS

31 December 2021 and 2020

(Expressed in Thousands of New Taiwan Dollars)

ASSETS	Notes	31 Dec. 2021	31 Dec. 2020
Current assets			
Cash and cash equivalents	IV/VI.1	\$280,558	\$233,279
Financial assets at fair value through profit or loss, current	IV/VI.2	1,034	-
Financial assets measured at amortized cost, current	IV/VI.4	55,540	-
Notes receivable, net	IV/VI.5	12,980	16,269
Notes receivable-related parties, net	IV/VI.5/VII	11,002	11,381
Accounts receivable, net	IV/VI.6	996,349	772,326
Accounts receivable-related parties, net	IV/VI.6/VII	2,785,911	2,202,032
Other receivables	IV/VII	151,546	103,402
Inventories	IV/VI.7	1,241,867	1,062,985
Other current assets		145,861	134,957
Total current assets		5,682,648	4,536,631
Non-current assets			
Financial assets at fair value through other comprehensive income, non-current	IV/VI.3	133,178	83,775
Investments accounted for under the equity method	IV/VI.8	4,387,679	4,384,432
Property, plant and equipment	TV/VI.9/VII	6,120,820	6,381,043
Right-of-use asset	IV/VI.20	683,209	696,486
Intangible assets	IV/VI.10	40,267	57,329
Deferred tax assets	IV/VI.24	355,403	354,881
Prepayment for equipments		1,191,934	1,217,581
Refundable deposits	VIII	17,835	17,836
Other non-current assets-others		23,884	26,471
Total non-current assets		12,954,209	13,219,834
Total assets		\$18,636,857	\$17,756,465

English Translation of Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars)

LIABILITIES AND SHAREHOLDERS' EQUITY	Notes	31 Dec. 2021	31 Dec. 2020
Current liabilities			
Short-term borrowings	IV/VI.11	\$958,000	\$375,590
Short-term notes and bills payable	IV/VI.12	639,808	-
Financial liabilities at fair value through profit or loss, current	IV/VI.13	3,577	17,020
Notes payable	IV	285,951	296,082
Accounts payable	IV	1,567,964	1,645,360
Accounts payable-related parties	IV / VII	772,850	801,377
Other payables	IV	383,774	422,826
Current tax liabilities	IV/VI.24	24,592	-
Lease liabilities, current	IV/VI.20	39,388	38,832
Current portion of long-term liabilities	IV/VI.14	111,301	-
Other current liabilities		311,620	301,712
Total current liabilities		5,098,825	3,898,799
Non-current liabilities			
Long-term borrowings	IV/VI.14	4,858,269	4,558,613
Other long-term borrowings	IV/VI.15	-	1,999,439
Deferred tax liabilities	IV/VI.24	38,717	38,717
Lease liabilities, non current	IV/VI.20	575,440	614,829
Net defined benefit liabilities, non-current	IV/VI.16	175,259	220,805
Other non-current liabilities-others		592	315
Total non-current liabilities		5,648,277	7,432,718
Total liabilities	_	10,747,102	11,331,517
Equity	_		
Capital	IV/VI.17		
Common stock		3,128,979	3,128,979
Preferred stock		300,000	-
Capital surplus	IV/VI.17	2,577,877	1,381,263
Retained earnings	IV/VI.17		
Legal reserve		808,620	783,394
Special reserve		289,982	250,969
Unappropriated earnings		1,134,265	1,176,321
Other equity	TV/XT 17	1,154,205	1,170,321
Exchange differences resulting from translating the financial statements of foreign operations	IV/VI.17	(116 212)	(205 675)
Unrealized gains or losses on financial assets measured at fair value through other comprehensive income		(446,242) 102,270	(395,675) 105,693
Treasury stock	IV/VI.17	(5,996)	(5,996)
Total equity	10/ 01.1/	7,889,755	6,424,948
	-	· · · · · · · · · · · · · · · · · · ·	
Total liabilities and equity	_	\$18,636,857	\$17,756,465

English Translation of Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME For the years ended 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Share)

ITEMS	Notes	2021	2020
Operating revenues	IV/VI.18/VII	\$11,193,999	\$9,391,750
Operating costs	IV/VI.7.20.21/VII	(10,009,747)	(8,463,166)
Gross profit		1,184,252	928,584
Unealized profit on sales		(489,142)	(456,378)
Realized profit on sales		456,390	471,137
Net gross profit		1,151,500	943,343
Operating expenses	IV/VI.19.20.21/VII		
Sales and marketing expenses		(426,034)	(357,672)
General and administrative expenses		(281,089)	(289,686)
Research and development expenses		(277,559)	(347,777)
Expected credit impairment losses		(1,702)	(2,085)
Subtotal		(986,384)	(997,220)
Operating income		165,116	(53,877)
Non-operating income and expenses			i
Other income	VI.22	32,635	114,382
Other gains and losses	VI.22	(127,355)	(67,200)
Finance costs	VI.22	(59,863)	(70,638)
Share of profit of subsidiaries, associates and joint ventures accounted for using the equity method	IV/VI.8	224,982	312,479
Subtotal		70,399	289,023
Net income before income tax		235,515	235,146
Income tax benefit (expense)	IV/VI.24	(42,244)	27,470
Net income		193,271	262,616
Other comprehensive income (loss)	IV/VI.23		
Items that will not be reclassified subsequently to profit or loss			
Remeasurements of the defined benefit plan		17,804	(11,420)
Unrealized gains (losses) from equity instruments investments measured at fair value through other comprehensive income		2,058	16,521
Share of other comprehensive income (loss) of subsidiaries, associates and joint ventures accounted for using the equity method which will not be reclassified		(3,073)	32,732
subsequently to profit or loss		(5,075)	52,752
Income tax related to items that will not be reclassified subsequently		(3,561)	2,284
Items that may be reclassified subsequently to profit or loss			
Exchange differences resulting from translating the financial statements of foreign operations		(77,907)	(101,035)
Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using the equity method which may be reclassified subsequently to		14,698	(10,827)
profit or loss		14,000	(10,027)
Income tax related to items that may be reclassified subsequently		12,642	22,373
Total other comprehensive income (loss), net of tax		(37,339)	(49,372)
Total comprehensive income (loss)		\$155,932	\$213,244
Earnings per share (NTD)	IV/VI.24		
Earnings per share-basic	11/ 11.21	\$0.62	\$0.84
Earnings per share-diluted		\$0.62	\$0.84
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English Translation of Financial Statements Originally Issued in Chinese

TYC BROTHER INDUSTRIAL CO., LTD.

PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY

For the years ended 31 December 2021 and 2020

(Expressed in Thousands of New Taiwan Dollars)

	Equity attributable to the parent company									
	Capital			Retained Earnings		Other equitity				
						0				
								Unrealized gains		
								(losses) on		
							Exchange differences resulting	financial assets measured at fair		
							from translating the	value through other		
	Common	Preferred	Capital	Legal		Unappropriated	financial statements	comprehensive		
ITEMS	stock	stock	surplus	reserve	Special reserve	earnings	of foreign operations	income	Treasury stock	Total equity
Balance as of 1 January 2020	\$3,128,979	\$-	\$1,379,947	\$713,881	\$160,750	\$1,521,853	\$(306,186)	\$55,217	\$(5,996)	\$6,648,445
Appropriation and distribution of 2019 retained earnings										
Legal reserve	-	-	-	69,513	-	(69,513)	-	-	-	-
Special reserve	-	-	-	-	90,219	(90,219)	-	-	-	-
Cash dividends	-	-	-	-	-	(438,057)	-	-	-	(438,057)
Net income for the year ended 31 December 2020	-	-	-	-	-	262,616	-	-	-	262,616
Other comprehensive income (loss) for the year ended 31 December 2020	-		-			(10,359)	(89,489)	50,476	-	(49,372)
Total comprehensive income (loss)		-				252,257	(89,489)	50,476	-	213,244
Adjustments for dividends subsidiaries received from parent company	-	-	1,316	-	-	-	-	-	-	1,316
Balance as of 31 December 2020	\$3,128,979	\$-	\$1,381,263	\$783,394	\$250,969	\$1,176,321	\$(395,675)	\$105,693	\$(5,996)	\$6,424,948
Balance as of 1 January 2021	\$3,128,979	\$-	\$1,381,263	\$783,394	\$250,969	\$1,176,321	\$(395,675)	\$105,693	\$(5,996)	\$6,424,948
Appropriation and distribution of 2020 retained earnings										
Legal reserve	-	-	-	25,226	-	(25,226)	-	-	-	-
Special reserve	-	-	-	-	39,013	(39,013)	-	-	-	-
Cash dividends	-	-	-	-	-	(187,739)	-	-	-	(187,739)
Net income for the year ended 31 December 2021	-	-	-	-	-	193,271	-	-	-	193,271
Other comprehensive income (loss) for the year ended 31 December 2021		-	-		-	15,968	(50,567)	(2,740)	-	(37,339)
Total comprehensive income (loss)				-	-	209,239	(50,567)	(2,740)	-	155,932
Issuance of preference shares	-	300,000	1,195,878	-	-	-	-	-	-	1,495,878
Adjustments for dividends subsidiaries received from parent company	-	-	564	-	-	-	-	-	-	564
Disposals of financial assets at fair value through other comprehensive income	-	-	-	-	-	683	-	(683)	-	-
Other	-	-	172	-	-	-	-	-	-	172
Balance as of 31 December 2021	\$3,128,979	\$300,000	\$2,577,877	\$808,620	\$289,982	\$1,134,265	\$(446,242)	\$102,270	\$(5,996)	\$7,889,755

English Translation of Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD.

PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS

For the years ended 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars)

ITEMS	2021	2020	ITEMS	2021	2020
Cash flows from operating activities:			Cash flows from investing activities:		
Net income before tax	\$235,515	\$235,146	Acquistion of financial assets at fair value through comprehensive income	(59,822)	-
Adjustments for:			Proceeds from capital reduction of financial assets at fair value through other comprehensive income	12,477	-
Income and expense adjustments:			Acquistion of financial assets measured at amortized cost	(55,540)	-
Depreciation	1,290,506	1,298,735	Acquisition of investments accounted for using the equity method	-	(100,792)
Amortization	31,789	36,251	Proceeds from capital reduction of investments accounted for using the equity method	16,630	46,792
Expected credit impairment losses	1,702	2,085	Acquisition of property, plant and equipment	(984,834)	(1,172,559)
Finance costs	59,863	70,638	Proceeds from disposal of property, plant and equipment	4,485	48
Interest income	(203)	(674)	Increase in refundable deposits	(34)	(714)
Dividend income	(2,473)	(979)	Decrease in refundable deposits	35	1,570
Share of profit of subsidiaries, associates and joint ventures accounted for using the equity method	(224,982)	(312,479)	Acquistion of intangible assets	(14,727)	(16,885)
(Gains) on disposal of property, plant and equipment	(1,889)	(515)	Increase in other non-current assets	(26,623)	(35,594)
Unrealized profit on sales	489,142	456,378	Decrease in other non-current assets	29,210	32,608
Realized profit on sales	(456,390)	(471,137)	Net cash used in investing activities	(1,078,743)	(1,245,526)
Changes in operating assets and liabilities:					
Financial assets at fair value through profit or loss	(1,034)	410	Cash flows from financing activities:		
Notes receivable	3,290	(865)	Increase in short-term borrowings	1,430,000	1,600,825
Notes receivable-related parties	381	1,882	Decrease in short-term borrowings	(847,590)	(1,969,235)
Accounts receivable	(225,724)	122,387	Increase in short-term notes and bills payable	639,808	-
Accounts receivable-related parties-net	(583,883)	206,676	Decrease in short-term notes and bills payable	-	(589,354)
Other receivables	(47,967)	(32,364)	Proceeds from long-term borrowings	2,117,070	3,871,720
Inventories	(178,882)	47,842	Repayment of long-term borrowings	(1,706,113)	(2,999,539)
Other current assets	(10,904)	(48,725)	Increase in other long-term borrowings	-	823
Financial liabilities at fair value through profit or loss	(13,443)	13,608	Decrease in other long-term borrowings	(1,999,439)	-
Notes payable	(10,131)	67,526	Cash payment for the principal portion of the lease liabilities	(38,833)	(35,817)
Accounts payable	(77,396)	236,051	Increase in other non-current liabilities	2,009	1,501
Accounts payable-related parties	(28,527)	15,362	Decrease in other non-current liabilities	(1,732)	(3,163)
Other payables	(39,438)	(62,605)	Cash dividends	(187,739)	(438,057)
Other current liabilities	9,908	(6,918)	Proceeds from issuing stock	1,495,878	-
Net defined benefit liabilities	(27,742)	(19,739)	Net cash provided by (used in) financing activities	903,319	(560,296)
Cash generated from operations	191,088	1,853,977			
Interest received	203	674			
Dividend received	109,470	32,630			
Interest paid	(68,960)		Net (decrease) in cash and cash equivalents	47,279	(44,268)
Income tax paid	(9,098)	(41,513)	Cash and cash equivalents at beginning of year	233,279	277,547
Net cash provided by operating activities	222,703	1,761,554	Cash and cash equivalents at end of year	\$280,558	\$233,279

English Translation of Financial Statements Originally Issued in Chinese TYC BROTHER INDUSTRIAL CO., LTD. NOTES TO PARENT COMPANY ONLY FINANCIAL STATEMENTS 31 December 2021 and 2020 (Expressed in Thousands of New Taiwan Dollars Unless Otherwise Stated)

I. <u>HISTORY AND ORGANIZATION</u>

TYC BROTHER INDUSTRIAL CO., LTD. (the "Company") was incorporated under the laws of the Republic of China on Taiwan (the "ROC") on 9 September 1986. The Company's registered office and the main business location is at No.72-2, Xinle Rd., Tainan City Taiwan (R.O.C). The Company's main profitable business projects are the manufacturing, trading and import and export trade business of automobiles, motorcycles and other automobile parts and supplies. The Company became a listed company on the Taiwan Stock Exchange on 6 October 1997.

II. DATE AND PROCEDURES OF AUTHORIZATION OF FINANCIAL STATEMENTS FOR ISSUE

The financial statements of the Company for the year ended 31 December 2021 and 2020 were authorized for issue in accordance with a resolution of the Board of directors on 24 March 2022.

III. <u>NEWLY ISSUED OR REVISED STANDARDS AND INTERPRETATIONS</u>

1. Changes in accounting policies resulting from applying for the first time certain standards and amendments

The Company applied for the first time International Financial Reporting Standards, International Accounting Standards, and Interpretations issued, revised or amended which are recognized by Financial Supervisory Commission ("FSC") and become effective for annual periods beginning on or after 1 January 2021. The new standards and amendments had no material impact on the Company.

2. Standards or interpretations issued, revised or amended, by International Accounting Standards Board ("IASB") which are endorsed by FSC, but not yet adopted by the Company as at the end of the reporting period are listed below.

Itama	New, Revised or Amended Standards and Interpretations	Effective Date
Items	New, Revised of Amended Standards and Interpretations	issued by IASB
1	Narrow-scope amendments of IFRS, including Amendments to	1 January 2022
	IFRS 3, Amendments to IAS 16, Amendments to IAS 37 and the	
	Annual Improvements	

- (1) Narrow-scope amendments of IFRS, including Amendments to IFRS 3, Amendments to IAS 16, Amendments to IAS 37 and the Annual Improvements
 - A. Updating a Reference to the Conceptual Framework (Amendments to IFRS 3) The amendments updated IFRS 3 by replacing a reference to an old version of the Conceptual Framework for Financial Reporting with a reference to the latest version, which was issued in March 2018. The amendments also added an exception to the recognition principle of IFRS 3 to avoid the issue of potential "day 2" gains or losses arising for liabilities and contingent liabilities. Besides, the amendments clarify existing guidance in IFRS 3 for contingent assets that would not be affected by replacing the reference to the Conceptual Framework.
 - B. Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16) The amendments prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognise such sales proceeds and related cost in profit or loss.
 - C. Onerous Contracts Cost of Fulfilling a Contract (Amendments to IAS 37)The amendments clarify what costs a company should include as the cost of fulfilling a contract when assessing whether a contract is onerous.
 - D. Annual Improvements to IFRS Standards 2018 2020

Amendment to IFRS 1

The amendment simplifies the application of IFRS 1 by a subsidiary that becomes a first-time adopter after its parent in relation to the measurement of cumulative translation differences.

Amendment to IFRS 9 Financial Instruments

The amendment clarifies the fees a company includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability.

Amendment to Illustrative Examples Accompanying IFRS 16 Leases

The amendment to Illustrative Example 13 accompanying IFRS 16 modifies the treatment of lease incentives relating to lessee's leasehold improvements.

Amendment to IAS 41

The amendment removes a requirement to exclude cash flows from taxation when measuring fair value thereby aligning the fair value measurement requirements in IAS 41 with those in other IFRS Standards. The abovementioned standards and interpretations were issued by IASB and endorsed by FSC so that they are applicable for annual periods beginning on or after 1 January 2022. The Company determined that the newly published standards and interpretations have no material impact on the Company.

3. Standards or interpretations issued, revised or amended, by IASB which are not endorsed by FSC, and not yet adopted by the Company as at the end of the reporting period are listed below.

Items	Now, Dovised on Amended Standards and Intermetations	Effective Date
items	New, Revised or Amended Standards and Interpretations	issued by IASB
1	IFRS 10 "Consolidated Financial Statements" and IAS 28	To be determined
	"Investments in Associates and Joint Ventures" — Sale or	by IASB
	Contribution of Assets between an Investor and its Associate or	
	Joint Ventures	
2	IFRS 17 "Insurance Contracts"	1 January 2023
3	Classification of Liabilities as Current or Non-current –	1 January 2023
	Amendments to IAS 1	
4	Disclosure Initiative - Accounting Policies - Amendments to	1 January 2023
	IAS 1	
5	Definition of Accounting Estimates – Amendments to IAS 8	1 January 2023
6	Deferred Tax related to Assets and Liabilities arising from a	1 January 2023
	Single Transaction – Amendments to IAS 12	

 IFRS 10 "Consolidated Financial Statements" and IAS 28 "Investments in Associates and Joint Ventures" – Sale or Contribution of Assets between an Investor and its Associate or Joint Ventures

The amendments address the inconsistency between the requirements in IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures, in dealing with the loss of control of a subsidiary that is contributed to an associate or a joint venture. IAS 28 restricts gains and losses arising from contributions of non-monetary assets to an associate or a joint venture to the extent of the interest attributable to the other equity holders in the associate or joint ventures. IFRS 10 requires full profit or loss recognition on the loss of control of the subsidiary. IAS 28 was amended so that the gain or loss resulting from the sale or contribution of assets that constitute a business as defined in IFRS 3 between an investor and its associate or joint venture is recognized in full. IFRS 10 was also amended so that the gains or loss resulting from the sale or contribution of a subsidiary that does not constitute a business as defined in IFRS 3 between an investor and its associate or joint venture is recognized only to the extent of the unrelated investors' interests in the associate or joint venture.

(2) IFRS 17 "Insurance Contracts"

IFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects (including recognition, measurement, presentation and disclosure requirements). The core of IFRS 17 is the General (building block) Model, under this model, on initial recognition, an entity shall measure a group of insurance contracts at the total of the fulfilment cash flows and the contractual service margin. The carrying amount of a group of insurance contracts at the end of each reporting period shall be the sum of the liability for remaining coverage and the liability for incurred claims.

Other than the General Model, the standard also provides a specific adaptation for contracts with direct participation features (the Variable Fee Approach) and a simplified approach (Premium Allocation Approach) mainly for short-duration contracts.

IFRS 17 was issued in May 2017 and it was amended in 2020 and 2021. The amendments include deferral of the date of initial application of IFRS 17 by two years to annual beginning on or after 1 January 2023 (from the original effective date of 1 January 2021); provide additional transition reliefs; simplify some requirements to reduce the costs of applying IFRS 17 and revise some requirements to make the results easier to explain. IFRS 17 replaces an interim Standard – IFRS 4 Insurance Contracts – from annual reporting periods beginning on or after 1 January 2023.

(3) Classification of Liabilities as Current or Non-current – Amendments to IAS 1

These are the amendments to paragraphs 69-76 of IAS 1 Presentation of Financial statements and the amended paragraphs related to the classification of liabilities as current or non-current.

(4) Disclosure Initiative - Accounting Policies – Amendments to IAS 1

The amendments improve accounting policy disclosures that to provide more useful information to investors and other primary users of the financial statements.

(5) Difination of Accounting Estimates – Amendments to IAS 8

The amendments introduce the definition of accounting estimates and included other amendments to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors to help companies distinguish changes in accounting estimates from changes in accounting policies.

(6) Deferred Tax related to Assets and Liabilities arising from a Single Transaction – Amendments to IAS 12

The amendments narrow the scope of the recognition exemption in paragraphs 15 and 24 of IAS 12 so that it no longer applies to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences.

The abovementioned standards and interpretations issued by IASB have not yet endorsed by FSC at the date when the Company's financial statements were authorized for issue, the local effective dates are to be determined by FSC. The Company determined that the newly published standards and interpretations have no material impact on the Company.

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

1. Statement of Compliance

The Company's consolidated financial statements ended 31 December 2021 and 2020 were prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers ("the Regulations"), IFRS, IASs, IFRIC and SIC, which are endorsed by FSC (TIFRSs).

2. Basis of preparation

The Company prepared parent company only financial statements in accordance with Article 21 of the Regulations, which provided that the profit or loss and other comprehensive income for the period presented in the parent company only financial statements shall be the same as the profit or loss and other comprehensive income attributable to stockholders of the parent presented in the consolidated financial statements for the period, and the total equity presented in the parent company only financial statements shall be the same as the parent company only financial statements shall be the same as the equity attributable to the parent company presented in the consolidated financial statements shall be the same as the equity attributable to the parent company presented in the consolidated financial statements. Therefore, the Company accounted for its investments in subsidiaries using equity method and, accordingly, made necessary adjustments.

The consolidated financial statements have been prepared on a historical cost basis, except for financial instruments that have been measured at fair value. The consolidated financial statements are expressed in thousands of New Taiwan Dollars ("NT\$") unless otherwise stated.

3. Foreign currency transactions

The Company's financial statements are presented in NT\$, which is also the Company's functional currency.

Transactions in foreign currencies are initially recorded functional currency rates prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency closing rate of exchange ruling at the reporting date. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. Non-monetary items that are measured at historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions.

All exchange differences arising on the settlement of monetary items or on translating monetary items are taken to profit or loss in the period in which they arise except for the following:

- (a) Exchange differences arising from foreign currency borrowings for an acquisition of a qualifying asset to the extent that they are regarded as an adjustment to interest costs are included in the borrowing costs that are eligible for capitalization.
- (b) Foreign currency items within the scope of IFRS 9 Financial Instruments are accounted for based on the accounting policy for financial instruments.
- (c) Exchange differences arising on a monetary item that forms part of a reporting entity's net investment in a foreign operation is recognized initially in other comprehensive income and reclassified from equity to profit or loss on disposal of the net investment.

When a gain or loss on a non-monetary item is recognized in other comprehensive income, any exchange component of that gain or loss is recognized in other comprehensive income. When a gain or loss on a non-monetary item is recognized in profit or loss, any exchange component of that gain or loss is recognized in profit or loss.

4. Translation of financial statements in foreign currency

The assets and liabilities of foreign operations are translated into NT\$ at the closing rate of exchange prevailing at the reporting date and their income and expenses are translated at an average rate for the period. The exchange differences arising on the translation are recognized in other comprehensive income. On the disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation, recognized in other comprehensive income and accumulated in the separate component of equity, is reclassified from equity to profit or loss when the gain or loss on disposal is recognized. The following partial disposals are accounted for as disposals:

- (a) when the partial disposal involves the loss of control of a subsidiary that includes a foreign operation; and
- (b) when the retained interest after the partial disposal of an interest in a joint arrangement or partial disposal of an interest in an associate that includes a foreign operation is financial asset that includes a foreign operation.

On the partial disposal of a subsidiary that includes a foreign operation that does not result in a loss of control, the proportionate share of the cumulative amount of the exchange differences recognized in other comprehensive income is re-attributed to the non-controlling interests in that foreign operation. In partial disposal of an associate or joint arrangement that includes a foreign operation that does not result in a loss of significant influence or joint control, only the proportionate share of the cumulative amount of the exchange differences recognized in other comprehensive income is reclassified to profit or loss.

Any goodwill and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and expressed in its functional currency.

5. Current and non-current distinction

An asset is classified as current when:

- (a) The Company expects to realize the asset, or intends to sell or consume it, in its normal operating cycle.
- (b) The Company holds the asset primarily for the purpose of trading.
- (c) The Company expects to realize the asset within twelve months after the reporting period.
- (d) The asset is cash or cash equivalent unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.
- All other assets are classified as non-current.

A liability is classified as current when:

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

All other liabilities are classified as non-current.

6. Cash and cash equivalents

Cash and cash equivalents comprises cash on hand, demand deposits and short-term, highly liquid time deposits (including ones that have maturity within 3 months) or investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

7. Financial instruments

Financial assets and financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities within the scope of IFRS 9 Financial Instruments are recognized initially at fair value plus or minus, in the case of investments not at fair value through profit or loss, directly attributable transaction costs.

(1) Financial instruments: Recognition and Measurement

The Company accounts for regular way purchase or sales of financial assets on the trade date.

The Company classified financial assets as subsequently measured at amortized cost, fair value through other comprehensive income or fair value through profit or loss considering both factors below:

- A. the Company's business model for managing the financial assets and
- B. the contractual cash flow characteristics of the financial asset.

Financial assets measured at amortized cost

A financial asset is measured at amortized cost if both of the following conditions are met and presented as note receivables, trade receivables financial assets measured at amortized cost and other receivables etc., on balance sheet as at the reporting date:

- A. the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and
- B. the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Such financial assets are subsequently measured at amortized cost (the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus or minus the cumulative amortization using the effective interest method of any difference between the initial amount and the maturity amount and adjusted for any loss allowance) and is not part of a hedging relationship. A gain or loss is recognized in profit or loss when the financial asset is derecognized, through the amortization process or in order to recognize the impairment gains or losses. Interest revenue is calculated by using the effective interest method. This is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for:

- A. purchased or originated credit-impaired financial assets. For those financial assets, the Company applies the credit-adjusted effective interest rate to the amortized cost of the financial asset from initial recognition.
- B. financial assets that are not purchased or originated credit-impaired financial assets but subsequently have become credit-impaired financial assets. For those financial assets, the Company applies the effective interest rate to the amortized cost of the financial asset in subsequent reporting periods.

Financial asset measured at fair value through other comprehensive income

A financial asset is measured at fair value through other comprehensive income if both of the following conditions are met:

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

Recognition of gain or loss on a financial asset measured at fair value through other comprehensive income are described as below:

- A. A gain or loss on a financial asset measured at fair value through other comprehensive income recognized in other comprehensive income, except for impairment gains or losses and foreign exchange gains and losses, until the financial asset is derecognized or reclassified.
- B. When the financial asset is derecognized the cumulative gain or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment.
- C. Interest revenue is calculated by using the effective interest method. This is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for:
 - (a) Purchased or originated credit-impaired financial assets. For those financial assets, the Company applies the credit-adjusted effective interest rate to the amortized cost of the financial asset from initial recognition.
 - (b) Financial assets that are not purchased or originated credit-impaired financial assets but subsequently have become credit-impaired financial assets. For those financial assets, the Company applies the effective interest rate to the amortized cost of the financial asset in subsequent reporting periods.

In addition, for certain equity investments within the scope of IFRS 9 that is neither held for trading nor contingent consideration recognized by an acquirer in a business combination to which IFRS 3 applies, the Company made an irrevocable election to present the changes of the fair value in other comprehensive income at initial recognition. Amounts presented in other comprehensive income shall not be subsequently transferred to profit or loss (when disposing of such equity instrument, its cumulated amount included in other components of equity is transferred directly to the retained earnings) and these investments should be presented as financial assets measured at fair value through other comprehensive income on the balance sheet. Dividends on such investment are recognized in profit or loss unless the dividends clearly represents a recovery of part of the cost of investment.

Financial asset measured at fair value through profit or loss

Financial assets were classified as measured at amortized cost or measured at fair value through other comprehensive income based on aforementioned criteria. All other financial assets were measured at fair value through profit or loss and presented on the balance sheet as financial assets measured at fair value through profit or loss.

Such financial assets are measured at fair value, the gains or losses resulting from the remeasurement is recognized in profit or loss which includes any dividend or interest received on such financial assets.

(2) Impairment of financial assets

The Company recognizes a loss allowance for expected credit losses on debt instrument investments measured at fair value through other comprehensive income and financial asset measured at amortized cost. The loss allowance on debt instrument investments measured at fair value through other comprehensive income is recognized in other comprehensive income and not reduce the carrying amount in the statement of financial position.

The Company measures expected credit losses of a financial instrument in a way that reflects:

- A. an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes
- B. the time value of money
- C. reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

The loss allowance is measured as follows:

- A. At an amount equal to 12-month expected credit losses: the credit risk on a financial asset has not increased significantly since initial recognition or the financial asset is determined to have low credit risk at the reporting date. In addition, the Company measures the loss allowance at an amount equal to lifetime expected credit losses in the previous reporting period, but determines at the current reporting date that the credit risk on a financial asset has increased significantly since initial recognition is no longer met.
- B. At an amount equal to the lifetime expected credit losses: the credit risk on a financial asset has increased significantly since initial recognition or financial asset that is purchased or originated credit-impaired financial asset.
- C. For trade receivables or contract assets arising from transactions within the scope of IFRS 15, the Company measures the loss allowance at an amount equal to lifetime expected credit losses.
- D. For lease receivables arising from transactions within the scope of IFRS 16, the Group measures the loss allowance at an amount equal to lifetime expected credit losses.

At each reporting date, the Company needs to assess whether the credit risk on a financial asset has increased significantly since initial recognition by comparing the risk of a default occurring at the reporting date and the risk of default occurring at initial recognition. Please refer to Note 12 for further details on credit risk.

- (3) Derecognition of financial assets
 - A financial asset is derecognized when:
 - A. The rights to receive cash flows from the asset have expired
 - B. The Company has transferred the asset and substantially all the risks and rewards of the asset have been transferred
 - C. The Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

On derecognition of a financial asset in its entirety, the difference between the carrying amount and the consideration received or receivable including any cumulative gain or loss that had been recognized in other comprehensive income, is recognized in profit or loss.

(4) Financial liabilities and equity

Classification between liabilities or equity

The Company classifies the instrument issued as a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial liability, and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. The transaction costs of an equity transaction are accounted for as a deduction from equity (net of any related income tax benefit) to the extent they are incremental costs directly attributable to the equity transaction that otherwise would have been avoided.

Financial liabilities

Financial liabilities within the scope of IFRS 9 *Financial Instruments* are classified as financial liabilities at fair value through profit or loss or financial liabilities measured at amortized cost upon initial recognition.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated as at fair value through profit or loss. A financial liability is classified as held for trading if:

- A. it is acquired or incurred principally for the purpose of selling or repurchasing it in the near term
- B. on initial recognition it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking
- C. it is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument)

If a contract contains one or more embedded derivatives, the entire hybrid (combined) contract may be designated as a financial liability at fair value through profit or loss; or a financial liability may be designated as at fair value through profit or loss when doing so results in more relevant information, because either:

- A. it eliminates or significantly reduces a measurement or recognition inconsistency; or
- B. a group of financial liabilities or financial assets and financial liabilities is managed and its performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the group is provided internally on that basis to the key management personnel.

Gains or losses on the subsequent measurement of liabilities at fair value through profit or loss including interest paid are recognized in profit or loss.

Financial liabilities at amortized cost

Financial liabilities measured at amortized cost include interest bearing loans and borrowings that are subsequently measured using the effective interest rate method after initial recognition. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the effective interest rate method amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or transaction costs.

Derecognition of financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified (whether or not attributable to the financial difficulty of the debtor), such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

(5) Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount reported in the balance sheet if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the assets and settle the liabilities simultaneously.

8. Derivative instrument

The Company uses derivative instruments to hedge its foreign currency risks and interest rate risks. A derivative is classified in the balance sheet as financial assets or liabilities at fair value through profit or loss except for derivatives that are designated as and effective hedging instruments which are classified as financial assets or liabilities for hedging.

Derivative instruments are initially recognized at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. The changes in fair value of derivatives are taken directly to profit or loss, except for the effective portion of hedges, which is recognized in either profit or loss or equity according to types of hedges used.

When the host contracts are either non-financial assets or liabilities, derivatives embedded in host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not designated at fair value though profit or loss.

9. Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- (1) In the principal market for the asset or liability, or
- (2) In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

10. Inventories

Inventories are valued at lower of cost and net realizable value item by item.

Costs incurred in bringing each inventory to its present location and condition are accounted for as follows:

Raw materials - Purchase cost under weighted-average cost.

Finished goods and work in progress - Cost of direct materials and labor and a proportion of manufacturing overheads based on normal operating capacity but excluding borrowing costs.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

Rendering of services is accounted in accordance with IFRS 15 and not within the scope of inventories.

11. Investments accounted for under the equity method

The Company's investment in subsidiaries is presented based on Article 21 of the Securities Issuer's Financial Report Preparation Standards, expressed as "investments using the equity method" and made necessary evaluation adjustments to enable individual financial reporting of the current period's profit and loss and other comprehensive gains and losses The current profit and loss and other comprehensive gains and losses in the financial report prepared on a consolidated basis are the same as the share of the owners of the parent company, and the owner's equity of the individual financial report prepared on a consolidated basis. These adjustments are mainly due to the consideration of the treatment of the consolidated financial statements of the investment subsidiary in accordance with IFRS No. 10 "Consolidated Financial Statements" and the differences in the application of IFRS at different levels of reporting entities, and debits or credits to "investment account for under the equity method", "share of profits and losses of subsidiaries, affiliates and joint ventures using the equity method".

The Company's investment in its associate is accounted for using the equity method other than those that meet the criteria to be classified as held for sale. An associate is an entity over which the Company has significant influence. A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture.

Under the equity method, the investment in the associate or an investment in a joint venture is carried in the balance sheet at cost and adjusted thereafter for the post-acquisition change in the Company's share of net assets of the associate or joint venture. After the interest in the associate or joint venture is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the associate or joint venture. Unrealized gains and losses resulting from transactions between the Company and the associate or joint venture are eliminated to the extent of the Company's related interest in the associate or joint venture. When changes in the net assets of an associate or a joint venture occur and not those that are recognized in profit or loss or other comprehensive income and do not affects the Company's percentage of ownership interests in the associate or joint venture, the Company recognizes such changes in equity based on its percentage of ownership interests. The resulting capital surplus recognized will be reclassified to profit or loss at the time of disposing the associate or joint venture on a pro-rata basis.

When the associate or joint venture issues new stock, and the Company's interest in an associate or a joint venture is reduced or increased as the Company fails to acquire shares newly issued in the associate or joint venture proportionately to its original ownership interest, the increase or decrease in the interest in the associate or joint venture is recognized in additional paid-in capital and investment accounted for using the equity method. When the interest in the associate or joint venture is reduced, the cumulative amounts previously recognized in other comprehensive income are reclassified to profit or loss or other appropriate items. The aforementioned capital surplus recognized is reclassified to profit or loss on a pro rata basis when the Company disposes the associate or joint venture.

The financial statements of the associate or joint venture are prepared for the same reporting period as the Company. Where necessary, adjustments are made to bring the accounting policies in line with those of the Company.

The Company determines at each reporting date whether there is any objective evidence that the investment in the associate or an investment in a joint venture is impaired in accordance with IAS 28 *Investments in Associates and Joint Ventures*. If this is the case the Company calculates the amount of impairment as the difference between the recoverable amount of the associate or joint venture and its carrying value and recognizes the amount in the 'share of profit or loss of an associate' in the statement of comprehensive income in accordance with IAS 36 *Impairment of Assets*. In determining the value in use of the investment, the Company estimates:

- (1) Its share of the present value of the estimated future cash flows expected to be generated by the associate or joint venture, including the cash flows from the operations of the associate and the proceeds on the ultimate disposal of the investment; or
- (2) The present value of the estimated future cash flows expected to arise from dividends to be received from the investment and from its ultimate disposal.

Because goodwill that forms part of the carrying amount of an investment in an associate or an investment in a joint venture is not separately recognized, it is not tested for impairment separately by applying the requirements for impairment testing goodwill in IAS 36 *Impairment of Assets*.

Upon loss of significant influence over the associate or joint venture, the Company measures and recognizes any retaining investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence and the fair value of the retaining investment and proceeds from disposal is recognized in profit or loss. Furthermore, if an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate, the entity continues to apply the equity method and does not remeasure the retained interest.

12. Property, plant and equipment

Property, plant and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of dismantling and removing the item and restoring the site on which it is located and borrowing costs for construction in progress if the recognition criteria are met. 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 is depreciated separately. When significant parts of property, plant and equipment are required to be replaced in intervals, the Company recognized such parts as individual assets with specific useful lives and depreciation, respectively. The carrying amount of those parts that are replaced is derecognized in accordance with the derecognition provisions of IAS 16 *Property, plant and equipment.* When a major inspection is performed, its cost is recognized in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognized in profit or loss as incurred.

Depreciation is calculated on a straight-line basis over the estimated economic lives of the following assets:

Land and improvements	$3 \sim 5$ years
Buildings	$5 \sim 60$ years
Machinery and equipment	$5 \sim 10$ years
Molding equipment	7 years
Electrical installations	$5 \sim 10$ years
Transportation equipment	$5 \sim 10$ years
Miscellaneous equipment	$5 \sim 10$ years

An item of property, plant and equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognizion of the asset is recognized in profit or loss.

The assets' residual values, useful lives and methods of depreciation are reviewed at each financial year end and adjusted prospectively, if appropriate.

13. Leases

The Company assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset for a period of time, the Company assesses whether, throughout the period of use, has both of the following:

- (1) the right to obtain substantially all of the economic benefits from use of the identified asset; and
- (2) the right to direct the use of the identified asset.

For a contract that is, or contains, a lease, the Company accounts for each lease component within the contract as a lease separately from non-lease components of the contract. For a contract that contains a lease component and one or more additional lease or non-lease components, the Company allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate standalone price of the non-lease components. The relative stand-alone price of lease and non-lease components shall be determined on the basis of the price the lessor, or a similar supplier, would charge the Company for that component, or a similar component, separately. If an observable stand-alone price is not readily available, the Company estimates the stand-alone price, maximising the use of observable information.

Company as a lessee

Except for leases that meet and elect short-term leases or leases of low-value assets, the Company recognizes right-of-use asset and lease liability for all leases which the Company is the lessee of those lease contracts.

At the commencement date, the Company measures the lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Company uses its incremental borrowing rate. At the commencement date, the lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

- (1) fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- (2) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- (3) amounts expected to be payable by the lessee under residual value guarantees;

- (4) the exercise price of a purchase option if the Company is reasonably certain to exercise that option; and
- (5) payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease.

After the commencement date, the Company measures the lease liability on an amortized cost basis, which increases the carrying amount to reflect interest on the lease liability by using an effective interest method; and reduces the carrying amount to reflect the lease payments made.

At the commencement date, the Company measures the right-of-use asset at cost. The cost of the right-of-use asset comprises:

- (1) the amount of the initial measurement of the lease liability;
- (2) any lease payments made at or before the commencement date, less any lease incentives received;
- (3) any initial direct costs incurred by the lessee; and
- (4) an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

For subsequent measurement of the right-of-use asset, the Company measures the right-ofuse asset at cost less any accumulated depreciation and any accumulated impairment losses. That is, the Company measures the right-of-use applying a cost model.

If the lease transfers ownership of the underlying asset to the Company by the end of the lease term or if the cost of the right-of-use asset reflects that the Company will exercise a purchase option, the Company depreciates the right-of-use asset from the commencement date to the end of the useful life of the underlying asset. Otherwise, the Company depreciates the rightof-use asset from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term.

The Company applies IAS 36 "Impairment of Assets" to determine whether the right-of-use asset is impaired and to account for any impairment loss identified.

Except for those leases that the Company accounted for as short-term leases or leases of lowvalue assets, the Company presents right-of-use assets and lease liabilities in the balance sheet and separately presents lease-related interest expense and depreciation charge in the statements comprehensive income.

For short-term leases or leases of low-value assets, the Company elects to recognize the lease payments associated with those leases as an expense on either a straight-line basis over the lease term or another systematic basis.

Company as a lessor

At inception of a contract, the Company classifies each of its leases as either an operating lease or a finance lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of an underlying asset. A lease is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership of an underlying asset. At the commencement date, the Company recognizes assets held under a finance lease in its balance sheet and present them as a receivable at an amount equal to the net investment in the lease.

For a contract that contains lease components and non-lease components, the Company allocates the consideration in the contract applying IFRS 15.

The Company recognizes lease payments from operating leases as rental income on either a straight-line basis or another systematic basis. Variable lease payments for operating leases that do not depend on an index or a rate are recognized as rental income when incurred.

For the rent concession arising as a direct consequence of the Covid-19 pandemic, the Company elected not to assess whether it is a lease modification but accounted it as a variable lease payment and the practical expedient has been applied to such rent concessions.

14. Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is its fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses, if any. Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in profit or loss for the year in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite.

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life is reviewed at least at the end of each financial year. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortization period or method, as appropriate, and are treated as changes in accounting estimates.

Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at the cash-generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in profit or loss when the asset is derecognized.

Patent, trademark rights and others

The cost of patent, trademark rights and others is amortized on a straight-line basis over the legal period ($1 \sim 24$ years).

Computer software

The cost of computer software is amortized on a straight-line basis over the estimated useful life ($1 \sim 5$ years).

15. Impairment of non-financial assets

The Company assesses at the end of each reporting period whether there is any indication that an asset in the scope of IAS 36 *Impairment of Assets* may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cashgenerating unit's ("CGU") fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

For assets excluding goodwill, an assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the Company estimates the asset's or cashgenerating unit's recoverable amount. A previously recognized impairment loss is reversed only if there has been an increase in the estimated service potential of an asset which in turn increases the recoverable amount. However, the reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. A cash generating unit, or groups of cash-generating units, to which goodwill has been allocated is tested for impairment annually at the same time, irrespective of whether there is any indication of impairment. If an impairment loss is to be recognized, it is first allocated to reduce the carrying amount of any goodwill allocated to the cash generating unit (group of units), then to the other assets of the unit (group of units) pro rata on the basis of the carrying amount of each asset in the unit (group of units). Impairment losses relating to goodwill cannot be reversed in future periods for any reason.

An impairment loss of continuing operations or a reversal of such impairment loss is recognized in profit or loss.

16. Treasury shares

Own equity instruments which are reacquired (treasury shares) are recognized at cost and deducted from equity. Any difference between the carrying amount and the consideration is recognized in equity.

17. Revenue recognition

The Company's revenue arising from contracts with customers are primarily related to sale of goods and rendering of services. The accounting policies are explained as follows:

Sale of goods

The Company manufactures and sells machinery. Sales are recognized when control of the goods is transferred to the customer and the goods are delivered to the customers. The main product of the Company is automobile lights and parts and revenue is recognized based on the consideration stated in the contract.

The credit period of the Company's sale of goods is from 30 to 120 days. For most of the contracts, when the Company transfers the goods to customers and has a right to an amount of consideration that is unconditional, these contracts are recognized as trade receivables. The Company usually collects the payments shortly after transfer of goods to customers; therefore, there is no significant financing component to the contract.

18. Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

19. Government subsidies

Government grants are recognized where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. Where the grant relates to an asset, it is recognized as deferred income and released to income in equal amounts over the expected useful life of the related asset. When the grant relates to an expense item, it is recognized as income over the period necessary to match the grant on a systematic basis to the costs that it is intended to compensate.

Where the Company receives non-monetary grants, the asset and the grant are recorded gross at nominal amounts and released to the statement of comprehensive income over the expected useful life and pattern of consumption of the benefit of the underlying asset by equal annual installments. Where loans or similar assistance are provided by governments or related institutions with an interest rate below the current applicable market rate, the effect of this favorable interest is regarded as additional government grant.

20. Post-employment benefits

All regular employees of the Company are entitled to a pension plan that is managed by an independently administered pension fund committee. Fund assets are deposited under the committee's name in the specific bank account and hence, not associated with the Company. Therefore, fund assets are not included in the Company's financial statements.

For the defined contribution plan, the Company will make a monthly contribution of no less than 6% of the monthly wages of the employees subject to the plan. The Company recognizes expenses for the defined contribution plan in the period in which the contribution becomes due.

Post-employment benefit plan that is classified as a defined benefit plan uses the Projected Unit Credit Method to measure its obligations and costs based on actuarial assumptions. Remeasurements, comprising of the effect of the actuarial gains and losses, the effect of the asset ceiling (excluding net interest) and the return on plan assets, excluding net interest, are recognized as other comprehensive income with a corresponding debit or credit to retained earnings in the period in which they occur.

Past service costs are recognized in profit or loss on the earlier of:

- (1) the date of the plan amendment or curtailment, and
- (2) the date that the Company recognizes restructuring-related costs.

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset, both as determined at the start of the annual reporting period, taking account of any changes in the net defined benefit liability (asset) during the period as a result of contribution and benefit payment.

21. Income taxes

Income tax expense (income) is the aggregate amount included in the determination of profit or loss for the period in respect of current tax and deferred tax.

Current income tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period. Current income tax relating to items recognized in other comprehensive income or directly in equity is recognized in other comprehensive income or equity and not in profit or loss.

The income tax for undistributed earnings is recognized as income tax expense in the subsequent year when the distribution proposal is approved by the Shareholders' meeting.

Deferred tax

Deferred tax is provided on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- i. Where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.
- ii. In respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized, except:

i. Where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

ii. In respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the reporting date. The measurement of deferred tax assets and deferred tax liabilities reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in other comprehensive income or directly in equity. Deferred tax assets are reassessed at each reporting date and are recognized accordingly.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current income tax assets against current income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

V. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Company's parent company only financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Estimation and assumptions

The key assumptions concerning the future and other key sources for estimating uncertainty at the reporting date, that would have a significant risk for a material adjustment to the carrying amounts of assets and liabilities within the next fiscal year are discussed below.

(1) Fair Value of Financial Instruments

Where the fair value of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using valuation techniques including income approach (for example the discounted cash flow model) or the market approach. Changes in assumptions about these factors could affect the reported fair value of the financial instruments. Please refer to Note 12 for more details.

(2) Accounts receivables-estimation of impairment loss

The Company estimates the impairment loss of accounts receivables at an amount equal to lifetime expected credit losses. The credit loss is the present value of the difference between the contractual cash flows that are due under the contract (carrying amount) and the cash flows that expects to receive (evaluate forward looking information). However, as the impact from the discounting of short-term receivables is not material, the credit loss is measured by the undiscounted cash flows. Where the actual future cash flows are lower than expected, a material impairment loss may arise. Please refer to Note 6 for more details.

(3) Inventory

Estimates of net realizable value of inventories take into consideration that inventories may be damaged, become wholly or partially obsolete, or their selling prices have declined. The estimates are based on the most reliable evidence available at the time the estimates are made. Please refer to Note 6 for more details.

(4) Pension benefits

The cost of post-employment benefit and the present value of the pension obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions. These include the determination rate, future salary increases, and decrease. For a detailed explanation of the assumptions used to measure the cost of defined benefits and defined benefits obligations, please refer to Note 6.

(5) Income tax

Uncertainties exist with respect to the interpretation of complex tax regulations and the amount and timing of future taxable income. Given the wide range of international business relationships and the long-term nature and complexity of existing contractual agreements, differences arising between the actual results and the assumptions made, or future changes to such assumptions, could necessitate future adjustments to tax income and expense already recorded. The Company establishes provisions, based on reasonable estimates, for possible consequences of audits by the tax authorities of the respective counties in which it operates. The amount of such provisions is based on various factors, such as experience of previous tax audits and differing interpretations of tax regulations by the taxable entity and the responsible tax authority. Such differences of interpretation may arise on a wide variety of issues depending on the conditions prevailing in the respective Company company's domicile.

Deferred tax assets are recognized for all carryforward of unused tax losses, tax credits and deductible temporary differences to the extent that it is probable that future taxable profit will be available or there are sufficient taxable temporary differences against which the unused tax losses, unused tax credits or deductible temporary differences can be utilized. The amount of deferred tax assets determined to be recognized is based upon the likely timing and the level of future taxable profits and taxable temporary differences together with future tax planning strategies.

VI. CONTENTS OF SIGNIFICANT ACCOUNTS

1. Cash and Cash Equivalents

	31 Dec. 2021	31 Dec. 2020
Cash on hand and petty cash	\$1,617	\$2,179
Saving account	274,589	226,809
Time deposits	4,352	4,291
Total	\$280,558	\$233,279
 <u>Financial assets at fair value through profit or loss</u> Mandatorily measured at fair value through profit or loss: Derivatives not designated as hedging instruments 	31 Dec. 2021	31 Dec. 2020
Forward currency contracts	\$1,034	\$
Current	\$1,034	\$-

The Company classified certain of its financial assets at fair value through profit or loss were not pledged.

3. Financial assets at fair value through other comprehensive income

	31 Dec. 2021	31 Dec. 2020
Equity instrument investments measured at fair value		
through other comprehensive income – Non-current		
Listed companies stocks	\$25,700	\$16,264
Unlisted companies stocks	107,478	67,511
Total	\$133,178	\$83,775

The Company classified certain of its financial assets at fair value through other comprehensive income were not pledged.

For equity instrument investments measured at fair value through other comprehensive income, the Company recognized dividends in the amount of NT\$2,473 thousand and NT\$979 thousand for the year ended 31 December 2021 and 2020, the full amount is related to investments held at the end of the reporting period.

4. Financial assets measured at amortized cost

	31 Dec. 2021	31 Dec. 2020
Time deposits	\$55,540	\$-
Current	\$55,540	\$-

Financial assets measured at amortized cost were not pledged.

The Company classified certain financial assets as financial assets measured at amortized cost. Please refer to Note 6.(19) for more details on loss allowance and Note 12 for more details on credit risk.

5. Notes Receivables and Notes Receivables-Related Parties

31 Dec. 2021	31 Dec. 2020
\$13,061	\$16,351
(81)	(82)
12,980	16,269
11,057	11,438
(55)	(57)
11,002	11,381
\$23,982	\$27,650
	\$13,061 (81) 12,980 11,057 (55) 11,002

Notes receivables were not pledged.

The Company adopted IFRS 9 for impairment assessment. Please refer to Note 6.(19) for more details on accumulated impairment and Note 12 for more details on credit risk.

6. Accounts Receivables and Accounts Receivables-Related Parties

	31 Dec. 2021	31 Dec. 2020
Accounts receivables	\$1,155,011	\$934,391
Less: allowance for doubtful accounts	(158,662)	(162,065)
Subtotal	996,349	772,326
Accounts receivables-related parties	2,785,969	2,202,086
Less: allowance for doubtful accounts	(58)	(54)
Subtotal	2,785,911	2,202,032
Total	\$3,782,260	\$2,974,358

Accounts receivables were not pledged.

Trade receivables are generally on 30-120 day terms. Accounts receivables amounted to NT\$ 3,965,098 thousand and NT\$ 3,164,266 thousand as at 31 December 2021 and 2020.

Please refer to Note 6.(19) for more details on impairment of trade receivables for the year ended 31 December 2021 and 2020 and please refer to Note 12 for credit risk disclosure.

7. Inventories

	31 Dec. 2021	31 Dec. 2020
Raw materials	\$563,759	\$464,228
Work in process	48,844	53,191
Finished goods	598,592	509,694
Merchandise	30,672	35,872
Net	\$1,241,867	\$1,062,985

The cost of inventories recognized in expenses amounted to NT\$10,009,747 thousand and NT\$8,463,166 thousand for the year ended 31 December 2021 and 2020, respectively, including inventory valuation loss NT\$6,911 thousand and NT\$4,294 thousand for the year ended 31 December 2021 and 2020, respectively.

Inventories were not pledged.

8. Investments Accounted For Under The Equity Method

(1) Details are as follows:

	31 Dec	. 2021	31 Dec. 2020	
		Percentage		Percentage
		of		of
Investee Company	Amount	ownership	Amount	ownership
Investments in the subsidiaries:				
TI YUAN INVESTMENT CO., LTD.	\$53,313	100.00%	\$51,690	100.00%
TI FU INVESTMENT CO., LTD.	187,003	100.00%	183,648	100.00%
CONTEK CO., LTD. (Note 1)	56,080	100.00%	60,665	100.00%
SUPRA-ATOMIC CO., LTD. (Note 2)	1,104,756	100.00%	1,131,620	100.00%
JUOKU TECHNOLOGY CO., LTD.	227,157	72.10%	189,474	72.10%
TAMAU MANAGEMENT CONSULTANCY CO., LTD.	4,327	100.00%	4,835	100.00%
BESTE MOTOR CO., LTD.	1,336,457	100.00%	1,365,086	100.00%
INNOVA HOLDING CORP.	1,135,535	100.00%	1,111,681	100.00%
TYC VIETNAM INDUSTRIAL CO., LTD. (Note 3)	84,445	60.00%	85,191	60.00%
Subtotal	4,189,073		4,183,890	
Investments in the associates				
I YUAN PRECISION INDUSTRIAL CO., LTD.	198,606	15.66%	200,542	15.66%
Total	\$4,387,679		\$4,384,432	

Note :

- (1) The Company invested 400,000 shares in the subsidiaries: CONTEK CO., LTD. in 2020, the Company's shareholding ratio remains unchanged.
- (2) The Company reduction 600,000 shares in the subsidiaries: SUPRA-ATOMIC CO., LTD. in 2021, the Company's shareholding ratio remains unchanged.
- (3) The Company invested and established the subsidiaries: TYC VIETNAM INDUSTRIAL CO., LTD., the Company's shareholding ratio is 60%.

We did not audit the financial statements of certain subsidiaries, associates and joint ventures accounted for under the equity method. The related shares of profits from the subsidiaries, associates and joint ventures under the equity method amounted to NT\$70,059 thousand and NT\$16,379 thousand, for the years ended December 31 2021 and 2020, respectively, and the related shares of other comprehensive income (loss) from the subsidiaries, associates and joint ventures under the equity method amounted to NT\$(54,299) thousand and NT\$(8,569) thousand, for the years ended December 31 2021 and 2020, respectively, and these subsidiaries, associates and joint ventures under the quity method amounted to NT\$(54,299) thousand and NT\$(8,569) thousand, for the years ended December 31 2021 and 2020, respectively, and these subsidiaries, associates and joint ventures under equity method amounted to NT\$732,263 thousand and NT\$725,102 thousand as at December 31 2021 and 2020, respectively.

(1) Investment subsidiaries

The investment of subsidiaries in individual financial reports is expressed as "investment using the equity method" and necessary evaluation adjustment.

One of the Company's subsidiaries, TI FU INVESTMENT CO., LTD. held 940 thousand shares of the Company's stock as at December 31,2021 and 2020, respectively.

(2) Investment in the associates

The Company's investments in the associates are not individually material. The aggregate carrying amount of the Company's interests in I YUAN PRECISION INDUSTRIAL CO., LTD. is NT\$198,606 thousand, and NT\$200,542 thousand, as at 31 December 2021, and 31 December 2020, respectively. The aggregate financial information of the Company's investments in associates is as follows:

	2021	2020
Profit or loss from continuing operations	\$9,300	\$12,952
Other comprehensive income (post-tax)		-
Total comprehensive income	\$9,300	\$12,952

The associates had no contingent liabilities or capital commitments as at 31 December 2021, and 31 December 2020.

9. Property, plant and equipment

Owner occupied property, plant and equipment

		Land and		Machinery and	Molding	Electrical	Transportation	Miscellaneous	Construction	
	Land	improvement	Buildings	equipment	equipment	equipment	equipment	equipment	in progress	Total
Cost:										
1 Jan. 2021	\$731,049	\$9,716	\$1,780,993	\$1,439,884	\$10,884,341	\$140,156	\$177,353	\$553,474	\$-	\$15,716,966
Addition	-	-	1,239	14,907	978,933	644	1,870	19,001	3,370	1,019,964
Disposal	-	-	(440)	(34,402)	(910,908)	-	(2,630)	(2,608)	-	(950,988)
Other			1,286			-	2,084		(3,370)	
30 Dec. 2021	\$731,049	\$9,716	\$1,783,078	\$1,420,389	\$10,952,366	\$140,800	\$178,677	\$569,867	\$-	\$15,785,942
1 Jan. 2020	\$731,049	\$9,716	\$1,774,993	\$1,341,050	\$10,426,609	\$137,190	\$177,603	\$541,232	\$-	\$15,139,442
Addition	-	-	5,064	114,824	1,341,153	2,331	10,028	12,837	1,571	1,487,808
Disposal	-	-	-	(15,990)	(883,421)	-	(10,278)	(595)	-	(910,284)
Other			936	-		635			(1,571)	
30 Dec. 2020	\$731,049	\$9,716	\$1,780,993	\$1,439,884	\$10,884,341	\$140,156	\$177,353	\$553,474	\$-	\$15,716,966
Depreciation and										
impairment		.								
1 Jan. 2021	\$-	\$3,781	\$774,012	\$1,103,447	\$6,913,352	\$125,854	\$78,368	\$337,109	\$-	\$9,335,923
Depreciation	-	740	45,639	57,040	1,117,222	3,090	16,311	37,187	-	1,277,229
Disposal		-	(440)	(32,764)	(909,703)	-	(2,515)	(2,608)		(948,030)
30 Dec. 2021	\$-	\$4,521	\$819,211	\$1,127,723	\$7,120,871	\$128,944	\$92,164	\$371,688	\$-	\$9,665,122
1 Jan. 2020	\$-	\$3,041	\$728,517	\$1,062,626	\$6,672,509	\$121,117	\$71,756	\$301,168	\$-	\$8,960,734
Depreciation	-	740	45,495	56,810	1,124,248	4,737	16,890	36,537	-	1,285,457
Disposal		-		(15,989)	(883,405)	-	(10,278)	(596)		(910,268)
30 Dec. 2020	\$-	\$3,781	\$774,012	\$1,103,447	\$6,913,352	\$125,854	\$78,368	\$337,109	\$-	\$9,335,923
Net book value:										
30 Dec. 2021	\$731,049	\$5,195	\$963,867	\$292,666	\$3,831,495	\$11,856	\$86,513	\$198,179	\$-	\$6,120,820
31 Dec. 2020	\$731,049	\$5,935	\$1,006,981	\$336,437	\$3,970,989	\$14,302	\$98,985	\$216,365	\$-	\$6,381,043

The amount of capitalized interests and interest rates are as follows.					
Items	2021	2020			
Construction in progress and prepayment for					
equipments	\$9,483	\$13,127			
The interest rate interval of borrowing cost					
capitalization	0.73%~0.97%	0.93%~1.18%			

The amount of capitalized interests and interest rates are as follows:

The material components of the Company's building that have different useful life are the main buildings and factories, which are depreciated based on useful life of 60 years and 35 years, respectively.

The material components of the Company's equipment are mainly the processing equipment, and are depreciated based on useful life of 10 years.

Please refer to Note 8 for more details on property, plant and equipment under pledge.

10. Intangible assets

0. Intaligible assets					
	Trademark				
	right	Patent	Software	Royalty	Total
Cost:					
1 Jan. 2021	\$11,894	\$9,719	\$105,653	\$22,400	\$149,666
Addition - acquired					
separately	885	2,059	7,096	4,687	14,727
Decrease	(515)	(422)	(7,194)	(17,590)	(25,721)
31 Dec. 2021	\$12,264	\$11,356	\$105,555	\$9,497	\$138,672
1 Jan. 2020	\$11,345	\$7,664	\$96,181	\$17,591	\$132,781
Addition - acquired					
separately	549	2,055	9,472	4,809	16,885
31 Dec. 2020	\$11,894	\$9,719	\$105,653	\$22,400	\$149,666
Amortization and					
impairment:					
1 Jan. 2021	\$5,484	\$2,461	\$66,801	\$17,591	\$92,337
Amortization	1,676	921	24,384	4,808	31,789
Decrease	(515)	(422)	(7,194)	(17,590)	(25,721)
31 Dec. 2021	\$6,645	\$2,960	\$83,991	\$4,809	\$98,405
1 Jan. 2020	\$3,715	\$1,607	\$38,379	\$12,385	\$56,086
Amortization	1,769	854	28,422	5,206	36,251
31 Dec. 2020	\$5,484	\$2,461	\$66,801	\$17,591	\$92,337
Net book value:					
31 Dec. 2021	\$5,619	\$8,396	\$21,564	\$4,688	\$40,267
31 Dec. 2020	\$6,410	\$7,258	\$38,852	\$4,809	\$57,329
) -	.))	.))

Amortization expense of intangible under the statement of comprehensive income:

Amortization expense of intangible under t	the statement of cor	nprehensive inco	ome:
	_	2021	2020
Operating cost		\$11,008	\$11,134
Operating expense		20,781	25,117
Total	=	\$31,789	\$36,251
11. <u>Short-term Borrowings</u>			
_	Interest rate	31 Dec. 2021	31 Dec. 2020
Unsecured Loans	0.82%	\$958,000	\$375,590
12. Short-term notes and bills payable			
		31 Dec. 2021	
Guarantors	Interest rate	Amount	Pledge or Collateral
Commercial paper payable			
International Bills Finance Corporation	0.85%	\$170,000	none
Mega Bills Finance Corporation	0.85%	160,000	none
Dah Chung Bills Finance Corporation	0.84%	150,000	none
China Bills Finance Corporation	0.84%	160,000	none
Subtotal		640,000	
Less: Discount of commercial paper payable		(192)	
Net		\$639,808	
31 Dec. 2020: None			
13. Financial liabilities at fair value through p	profit or loss		
		31 Dec. 2021	31 Dec. 2020
Held for trading :			
Derivatives not designated as hedging	instruments		
Forward exchange agreement		\$-	\$917
Cross currency swaps agreement	_	3,577	16,103
Total		\$3,577	\$17,020

Current

\$3,577

\$17,020

14. Long-term Borrowing

Details are as follows:

_	31 De	c. 2021	
Creditors	Amount	Interest rate	Redemption
First Bank	\$800,000	0.45%	From 1 Jul. 2019 to 15 Sep. 2026.
			Principal are repaid monthly, starting from 17
			Oct. 2022, and interests are repaid monthly.
First Bank	300,000	0.90%	From 16 Aug. 2021 to 16 Aug. 2023.
			Interests are repaid monthly and bullet
			repayment on expiry date.
Chang Hwa Bank	700,000	0.50%	From 9 Aug. 2019 to 15 Aug. 2029.
			Principal are repaid monthly, starting from 17
			Oct. 2022, and interests are repaid monthly.
Bank of Taiwan	200,000	0.90%	From 6 Jul. 2021 to 15 Jun. 2023. After
			applying for each drawdown within the credit
			line, each transaction shall not exceed 180
			days. Interests are repaid monthly and bullet
			repayment on expiry date.
Bank of Taiwan	450,000	0.72%	From 6 Jul. 2021 to 15 Jun. 2026. The grace
			period is 2 years. Principal are repaid
	• • • • • • •	• • • • • •	monthly, and interests are repaid monthly.
DBS Bank	300,000	0.57%	From 6 Nov. 2019 to 15 Oct. 2024.
			Principal are repaid monthly, starting from 17
	270.000	0.050/	Oct. 2022, and interests are repaid monthly.
DBS Bank	270,000	0.85%	From 14 Apr. 2021 to 14 Apr. 2023. After
			applying for each drawdown within the credit
			line, pay off all principal and interest payable
			of each drawn down facility on the expiry date of each principal loan.
KGI Bank	200,000	0.80%	From 29 Dec. 2021 to 10 Jan. 2024.
KOI Dalik	200,000	0.8970	Interests are repaid monthly and bullet
			repayment on expiry date.
Yuanta Bank	550,000	0.85%	From 27 Aug. 2021 to 27 Aug. 2023. After
Tuuniu Duni	220,000	010070	applying for each drawdown within the credit
			line, each transaction shall not exceed 180
			days. Interests are repaid monthly and bullet
			repayment on expiry date.
Hua Nan Bank	500,000	0.46%~0.66%	From 24 Jul. 2020 to 24 Jul. 2025.
	,		Principal are repaid monthly, starting from 15
			Aug. 2023, and interests are repaid monthly.
			_ 1 7

	31 Dec	. 2021	
Creditors	Amount	Interest rate	Redemption
Hua Nan Bank	100,000	0.88%	From 5 Feb. 2021 to 5 Feb. 2023. Interests
			are repaid monthly and bullet repayment on expiry date.
Taipei Fubon	350,000	0.85%	From 26 Sep. 2021 to 26 Sep. 2023. Each
Bank			transaction shall not exceed 180 days.
			Interests are repaid monthly and bullet
			repayment on expiry date.
DBS Bank	249,570	0.60%	From 14 Apr. 2021 to 14 Apr. 2023. After
	(USD 9,000)		applying for each drawdown within the credit
			line, each transaction shall not exceed 180
			days. Interests are repaid monthly and bullet
			repayment on expiry date.
Subtotal	4,969,570		
Less: current			
portion	(111,301)		
Total	\$4,858,269		

31 Dec. 2020

51 Dec. 2020		
Amount	Interest rate	Redemption
\$800,000	0.45%	From 1 Jul. 2019 to 15 Sep. 2026.
		Principal are repaid monthly, starting from 17
		Oct. 2022, and interests are repaid monthly.
200,000	0.95%	From 14 Aug. 2020 to 14 Aug. 2022.
		Interests are repaid monthly and bullet
		repayment on expiry date.
700,000	0.50%	From 9 Aug. 2019 to 15 Aug. 2029.
		Principal are repaid monthly, starting from 17
		Oct. 2022, and interests are repaid monthly.
200,000	0.96%	From 24 Jun. 2020 to 24 Jun. 2022. After
		applying for each drawdown within the credit
		line, each transaction shall not exceed 180
		days. Interests are repaid monthly and bullet
		repayment on expiry date.
300,000	0.57%	From 6 Nov. 2019 to 15 Oct. 2024.
		Principal are repaid monthly, starting from 17
		Oct. 2022, and interests are repaid monthly.
	Amount \$800,000 200,000 700,000 200,000	\$800,000 0.45% 200,000 0.95% 700,000 0.50% 200,000 0.96%

	31 Dec	. 2020	
Creditors	Amount	Interest rate	Redemption
DBS Bank	280,000	0.91%	From 14 Apr. 2020 to 14 Apr. 2022. After applying for each drawdown within the credit line, each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Mega Bank	150,000	0.92%	From 14 Jun. 2020 to 13 Jun. 2022. Interests are repaid monthly and bullet repayment on expiry date.
KGI Bank	340,000	0.92%	From 29 Nov. 2020 to 29 Nov. 2022. Interests are repaid monthly and bullet repayment on expiry date.
Mizuho Bank	600,000	0.90%	From 20 Nov. 2020 to 20 Nov. 2022. Interests are repaid monthly and bullet repayment on expiry date.
Yuanta Bank	520,000	0.95%	From 19 Aug. 2020 to 18 Aug. 2022. After applying for each drawdown within the credit line, each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Shin Kong Bank	100,000	0.90%	From 24 Jul. 2020 to 24 Jul. 2025, each drawdown must not exceed 90 days, Interests are repaid monthly and bullet repayment on expiry date.
Hua Nan Bank	200,000	0.46%	From 24 Jul. 2020 to 24 Jul. 2025. Principal are repaid monthly, starting from 15 Aug. 2023, and interests are repaid monthly.
DBS Bank	114,120 (USD 4,000)	0.80%	
KGI Bank	57,060 (USD 2,000)	0.85%	
Subtotal Less: current portion Less: unamortized expense	4,561,180		repayment on expiry dute.
Total	\$4,558,613		

Note :

- (1) On 31 Jan. 2018, the Company and its subsidiary, JUOKU TECHNOLOGY CO., LTD. reached a syndicated loan agreement with Chang Hwa Bank (the syndicated loan agreement lead bank) and other 12 banks, amounting to NT\$3,980,000 thousand. The period of the loan agreement is five years starting from the first drawdown day of the loan within 6 months from the agreement execution date. The loan has been repaid in advance in the third quarter of 2021, and the loan amount has been written off. The Company's annual and semi-annual consolidated financial statements shall maintain specific current ratio, debt ratio, interest coverage multiple and other financial ratios during the term of the agreement and until the obligations under the agreement are fully paid off. The consolidated financial statements of the Company comply with the above joint loan covenant.
- (2) In 2019, the Company financed with designated banks in accordance with the "Project Loan Guidelines to Welcoming Overseas Taiwanese Businesses Return to Invest in Taiwan", and entered into contract terms and normative matters, and completed them in accordance with the approval letter.

15. Other Long-term Borrowing

31 Dec. 2021: None

_	31 Dec. 2020	
Contract period	Interest rate	Amount
From 31 Jun.	1.48%	\$2,000,000
2018 to 31 Jun.		
2023.		
		(561)
		\$1,999,439
	From 31 Jun. 2018 to 31 Jun.	Contract periodInterest rateFrom 31 Jun.1.48%2018 to 31 Jun.

16. Post-Employment Benefits

Defined contribution plan

The Company adopt a defined contribution plan in accordance with the Labor Pension Act of the R.O.C. Under the Labor Pension Act, the Company will make monthly contributions of no less than 6% of the employees' monthly wages to the employees' individual pension accounts. The Company have made monthly contributions of 6% of each individual employee's salaries or wages to employees' pension accounts.

Expenses under the defined contribution plan for the years ended 31 December 2021 and 2020 were NT\$39,061 thousand and NT\$36,403 thousand, respectively.

Defined benefits plan

The Company adopts a defined benefit plan in accordance with the Labor Standards Act of the R.O.C. The pension benefits are disbursed based on the units of service years and the average salaries in the last month of the service year. Two units per year are awarded for the first 15 years of services while one unit per year is awarded after the completion of the 15th year. The total units shall not exceed 45 units. Under the Labor Standards Act, the Company contributes an amount equivalent to 3% of the employees' total salaries and wages on a monthly basis to the pension fund deposited at the Bank of Taiwan in the name of the administered pension fund committee. Before end of each year, the Company make estimates of the balance in the designated labor pension fund. If the amount is inadequate to pay pensions calculated for workers retiring in the following year, the Company will make up the difference in one appropriation before the end of March of the following year.

The Ministry of Labor is in charge of establishing and implementing the fund utilization plan in accordance with the Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund. The pension fund is invested in-house or under a mandate, based on a passive-aggressive investment strategy for long-term profitability. The Ministry of Labor establishes control and risk management mechanism based on the assessment of risk factors including market risk, credit risk and liquidity risk, in order to maintain adequate flexibility to achieve targeted return without over-exposure of risk. With regard to utilization of the pension fund, the minimum earnings in the annual distributions on the final financial statement shall not be less than the earnings attainable from the amounts accrued from two-year time deposits with the interest rates offered by local banks. Treasury funds can be used to cover the deficits after the approval of the competent authority. As the Company does not participate in the operation and management of the pension fund, no disclosure on the fair value of the plan assets categorized in different classes could be made in accordance with IAS 19. The Company expects to contribute NT\$53,354 thousand to its defined benefit plan during the 12 months beginning after December 31 2021.

The defined benefit obligations were expected to mature in 6 years and 10 years as of December 31 2021 and 2020, respectively.

Pension costs recognized in profit or loss are as follows:

	2021	2020
Current service cost	\$2,339	\$2,531
Net interest on the net defined benefit liabilities	707	1,466
Total	\$3,046	\$3,997

Reconciliations of liabilities (assets) of the defined benefit obligation and plan assets at fair value are as follows:

	31 Dec. 2021	31 Dec. 2020	1 Jan. 2020
Defined benefit obligation	\$393,957	\$428,432	\$417,387
Plan assets at fair value	(218,698)	(207,627)	(188,263)
Net defined benefit liabilities	\$175,259	\$220,805	\$229,124

Defined benefitPlan assets at benefit liabil dbligationDefined benefitPlan assets at benefit liabil (assets)As of 1 January 2020\$417,387\$(188,263)\$229,12
As of 1 January 2020 \$417,387 \$(188,263) \$229,12
Pension costs recognized in profit or loss:
Current service cost 2,531 - 2,53
Interest expense (income) 2,671 (1,205) 1,46
Subtotal 5,202 (1,205) 3,99
Remeasurements of the defined benefit
liabilities/assets:
Actuarial gains and losses arising from
changes in demographic assumptions 1,774 - 1,77
Actuarial gains and losses arising from
changes in financial assumptions 11,214 - 11,21
Experience adjustments 5,048 - 5,04
Remeasurements of the defined benefit
assets (6,616) (6,61
Subtotal 18,036 (6,616) 11,42
Payment of benefit obligation(12,193)12,193
Contribution by employer - (23,736) (23,73
As of 31 December 2020 428,432 (207,627) 220,80
Pension costs recognized in profit or loss:
Current service cost 2,339 - 2,33
Interest expenses (income) 1,371 (664) 70
Subtotal 3,710 (664) 3,04
Remeasurements of the defined benefit
liabilities/assets:
Actuarial gains and losses arising from
changes in demographic assumptions (2,272) - (2,27
Actuarial gains and losses arising from
changes in financial assumptions (16,024) - (16,02
Experience adjustments 3,561 - 3,56
Remeasurements of the defined benefit
assets (3,068) (3,06
Subtotal (14,735) (3,068) (17,80)
Payment of benefit obligation(23,450)23,450
Contribution by employer - (30,789) (30,78
As of 31 December 2021 \$393,957 \$(218,698) \$175,25

Reconciliations of liabilities (assets) of the defined benefit plan are as follows:

The principal assumptions used in determining the Company's defined benefit plan are shown below:

	31 Dec. 2021	31 Dec. 2020
Discount Rate	0.64%	0.32%
Expected rate of salary increase	1.00%	1.00%

A sensitivity analysis for significant assumption as at 31 December 2021 and 2020 is, as show below:

	Jan. 1, 2021~		Jan. 1, 2020~	
	Dec. 31, 2021		Dec. 31	, 2020
	Defined Defined		Defined	Defined
	benefit	benefit	benefit	benefit
	obligations	obligations	obligations	obligations
	increase	decrease	increase	decrease
Discount Rate increase by 0.5%	\$-	\$(484)	\$-	\$(12,988)
Discount Rate decrease by 0.5%	25,056	-	30,064	-
Rate of future salary increase				
by 0.5%	52,253	-	61,816	-
Rate of future salary decrease				
by 0.5%	-	(484)	-	(12,988)

The sensitivity analysis above was based on a change in a significant assumption (for example: change in discount rate or future salary), keeping all other assumptions constant. The sensitivity analysis may not be representative of an actual change in the defined benefit obligation as it is unlikely that changes in assumptions would occur in isolation of one another.

There was no change in the methods and assumptions used in preparing the sensitivity analysis compared to the previous period.

17. <u>Equity</u>

(1) Capital

As of 31 December 2021 and 2020, TYC BROTHER INDUSTRIAL CO., LTD.'s registered capital was both NT\$4,000,000 thousand with par value at NT\$10 per share and has issued 400,000 thousand common shares, and had issued ordinary share capital in the amount of \$3,128,979 with 400,000 thousand common shares. The Company has also issued preferred share capital of \$300,000 and \$0, 30,000 thousand shares and 0 shares respectively.

Preferred stock

On March 21, 2021, the Company's board of directors resolved to increase each capital by issuing preference shares A, which was approved by the FSC under a letter dated 26 May, 2021, and the record date of capital increase was determined as of 5 August, 2021, it was expected to issue 30,000 thousand shares having a face value of \$10 per share at the issue price of NT\$50 per share. The right and obligation of this issue are as follows:

- A. Maturity date: No maturity date. The preferred shareholders have no rights to request the Company to buy back Preferred Share A. The Company has rights to buy back all or part of the Preferred Share A as of five years after the issue date. The preferred shares still outstanding will retain the aforementioned rights and obligations. If the Company pays out dividends in the year of buyback, the dividend amount will be prorated based on the outstanding days.
- B. Dividends: The dividend yield of the preferred share A is 4% (annual rate), (5-year interest rate swap (IRS) rate, 0.64275% + fixed rate, 3.35725%) and calculated at the issue price per share. The five-year IRS rate will be reset on the next business day five years after the issue date and every five years thereafter. The record date of the reset is two business days of financial institutions in Taipei prior to the reset date. The five-year IRS rate is the arithmetic mean of the offer prices of Reuter's TAIFXIRS and COSMOS3 at 11 a.m. on the record date of the reset (business day of financial institutions in Taipei). If the aforesaid offer prices are unavailable on the record date of the reset, the five-year IRS rate shall be determined by the Company based on the principle of good faith and reasonable market conditions.
- C. Dividend payment: The preferred share dividends are fully distributed in cash every year. After the financial statements are adopted in an annual general meeting, the Board of Directors shall authorize the chairman to set the record date for paying the preferred share dividends of the previous year. The number of dividends issued in the year of issue and in the year of redemption is calculated based on the actual number of days of issue in the current year.
- D. The Company shall apply the current year's earnings, if any, to pay for taxes as stipulated by laws and regulations, offset accumulated losses of previous years, and allocate 10% as legal reserve pursuant to laws and regulations. Special reserve shall be set aside or reversed from net shareholder's equity reduction in current or accumulative in prior years in accordance with related regulations. The remaining earnings along with the accumulated unappropriated earnings in prior years as shareholder bonus, and shall be appropriated as preferred share dividends in accordance with the Article 7-1, Articles of Incorporation.
- E. The Company has discretion over the distribution of preferred stock dividends. If the Company does not generate any or sufficient profits during the year for the distribution of preferred stock dividends, it may resolve not to pay out the dividends and preferred stockholders have no rights to object. The Board of Directors shall propose a surplus earnings distribution in accordance with Article 32-1, Articles of Incorporation to be adopted by the annual general meeting. After the surplus earnings distribution is adopted, the distributable amount of preferred share and common shares shall be distributed to preferred shares first.

- F. The preferred shares A issued are non-cumulative; that is, the undistributed dividends or shortages in dividends distributed shall not be accumulated and paid in subsequent years when profits are generated.
- G. Participating privilege: The preferred shareholders A are not entitled to common shares' cash or share dividends derived from earnings or capital reserve.
- H. Distribution of residual property: Preferred shareholders A have a higher claim to the Company's residual properties than common stockholders. Different types of preferred shares issued by the Company grant holders the same rights to claims, and preferred shareholders stay subordinate to general creditors. The amount preferred shareholders are entitled to is capped at the product of number of outstanding preferred shares at the time of distribution and issuance price.
- I. Voting rights: Preferred shareholders A have neither voting nor election rights. However, they may be elected as Directors. They have voting rights in preferred shareholders' meetings or with respect to agendas associated with the rights and obligations of preferred shareholders in shareholders' meetings.
- J. Conversion to ordinary shares: Preferred Share A is non-convertible.
- K. Capital reserve issued at preferred share A premium shall not be used as capital during the issuance of the preferred share.
- L. For cash offering of new shares, the preferred shareholders have the same preemptive rights as the common shareholders.
- (2) Capital surplus

	As	s at
	31 Dec. 2021	31 Dec. 2020
Issuance of shares		
Common stock	\$1,023,509	\$1,023,509
Preferred stock	1,195,878	
Subtotal	2,219,387	1,023,509
Treasury stock transactions	28,891	28,891
Bond conversion	239,469	239,469
Share of changes in net assets of associate and joint ventures accounted for using the equity method	73,530	73,530
Adjustments for dividends subsidiaries received from		
parent company	12,583	12,019
Other	4,017	3,845
Total	\$2,577,877	\$1,381,263

According to the Company Act, the capital reserve shall not be used except for making good the deficit of the company. When a company incurs no loss, it may distribute the capital reserves related to the income derived from the issuance of new shares at a premium or income from endowments received by the company. The distribution could be made in cash or in the form of dividend shares to its shareholders in proportion to the number of shares being held by each of them.

(3) Treasury stock

As of 31 December 2021, 31 December 2020, the Company's shares held by the subsidiary, Company TI FU INVESTMENT CO., LTD. was NT\$5,996 thousand, respectively, and the number of treasury stock held by TI FU INVESTMENT CO., LTD. was 940 thousand, respectively. These shares held by Company TI FU INVESTMENT CO., LTD. were acquired for the purpose of financing before the amendment of the Company Act on 12 November 2001.

(4) Retained earnings and dividend policies

The Company's Articles of Incorporation provide that the current net income, after deducting the previous years' losses, shall appropriate 10% as legal reserve, and set aside or reverse special reserve based on the net deduction of shareholders' equity that occurred in the current year and accumulated in the previous period according to the company laws and other regulations of R.O.C. If there is still more than the accumulated undistributed income in the previous year, If there is a balance, and the accumulated undistributed surplus is a shareholder dividend, the balance shall be distributed after the distribution of special dividends (not less than 50% of the available surplus for the current year, of which the cash dividend shall not be less than 10%). The board of directors shall draft a distribution proposal and submit it to the shareholders meeting for a resolution of distribution.

According to the Company Act, the Company needs to set aside amount to legal reserve unless where such legal reserve amounts to the total paid-in capital. The legal reserve can be used to make good the deficit of the Company. When the Company incurs no loss, it may distribute the portion of legal serve which exceeds 25% of the paid-in capital by issuing new shares or by cash in proportion to the number of shares being held by each of the shareholders.

When the Company distributing distributable earnings, it shall set aside to special reserve, an amount equal to "other net deductions from shareholders" equity for the current fiscal year, provided that if the company has already set aside special reserve according to the requirements for the adoption of IFRS, it shall set aside supplemental special reserve based on the difference between the amount already set aside and other net deductions from shareholders' equity. For any subsequent reversal of other net deductions from shareholders' equity, the amount reversed may be distributed from the special reserve.

The FSC on 31 March 2021 issued Order No. Financial-Supervisory-Securities-Corporate-1090150022, which sets out the following provisions for compliance:

On a public company's first-time adoption of the IFRS, for any unrealized revaluation gains and cumulative translation adjustments (gains) recorded to shareholders' equity that the company elects to transfer to retained earnings by application of the exemption under IFRS 1, the company shall set aside special reserve. For any subsequent use, disposal or reclassification of related assets, the Company can reverse the special reserve by the proportion of the special reserve first appropriated and distribute it.

The appropriations of earnings for 2021 were resolved at the board of directors' meeting on 24 March 2022. The appropriations of earning for 2020 were resolved at the general shareholders' meeting on 3 August 2021. The plans were as follows:

	Appropriation of earnings		Dividend per share (NTS	
	2021	2020	2021	2020
Legal reserve	\$20,992	\$25,226		
Special reserve	53,990	39,013		
Common stock -cash dividend	156,449	187,739	NT\$0.50/	NT\$0.60/
			per share	per share
Preferred stock -cash dividend	23,671	-	NT\$0.80/	
(Note)			per share	

Note: Calculated based on the number of days outstanding in 2021 and the interest rate of shares at 4%.

Please refer to Note 6.(21) for relevant information on estimation basis and recognized amount of employees compensations and remunerations to directors and supervisors.

18. Operating revenue

Revenue from contracts with customers	2021	2020
Sale of goods	\$10,255,505	\$8,687,181
Other revenue	938,494	704,569
Total	\$11,193,999	\$9,391,750

Analysis of revenue from contracts with customers during the year is as follows:

Disaggregation of revenue

- A. The company is a single operating department; please refer to the previous paragraph for the income information that should be disclosed by the reporting department.
- B. The types of revenue from contracts signed with customers in 2021 and 2020 are both recognized at a certain point in time.

19. Expected credit losses / (gains)

	2021	2020
Operating Expense- Expected credit losses(gains)		
Notes Receivables	\$(3)	\$3
Accounts Receivables	1,705	2,082
Total	\$1,702	\$2,085

Please refer to Note 12 for more details on credit risk.

The credit risk for measured at amortized cost is assessed as low (the same as the assessment result in the beginning of the period). Therefore, the loss allowance is measured at an amount equal to 12-month expected credit losses. As the Company transacts with are financial institutions with good credit, no allowance for losses has been provided in this period.

The Company measures the loss allowance of its trade receivables (including note receivables and trade receivables) at an amount equal to lifetime expected credit losses. The assessment of the Company's loss allowance as at 31 December 2021 and 2020 is as follows:

The Company considers trade receivables that the credit loss is actually included in the impairment loss except for individual customers by counterparties' credit rating, by geographical region and by industry sector and its loss allowance is measured by using provision matrix, details are as follow:

	Overdue					
	Not yet due	<=90	91-180	181-270	>=271	
	(Note)	days	days	days	days	Total
Gross carrying amount	\$3,715,720	\$100,708	\$923	\$-	\$147,747	\$3,965,098
Loss ratio	0%~1%	1%~5%	100%	-	100%	
Lifetime expected credit						
losses	(4,721)	(5,465)	(923)	-	(147,747)	(158,856)
Carrying amount	\$3,710,999	\$95,243	\$-	\$-	\$-	\$3,806,242

As at 31 December 2021

As at 31 December 2020

	_	Overdue				
	Not yet due	<=90	91-180	181-270	>=271	
	(Note)	days	days	days	days	Total
Gross carrying amount	\$2,947,052	\$61,777	\$-	\$-	\$155,437	\$3,164,266
Loss ratio	0%~1%	1%~5%	-	-	100%	
Lifetime expected credit						
losses	(6,441)	(380)	-	-	(155,437)	(162,258)
Carrying amount	\$2,940,611	\$61,397	\$-	\$-	\$-	\$3,002,008

Note: The Company's note receivables are not overdue.

The movement in the provision for impairment of note receivables and accounts receivables during the year ended 2021 and 2020 is as follows:

	Note	Accounts
	receivables	receivables
1 Jan. 2021	\$139	\$162,119
Addition/(reversal) for the current period	(3)	1,705
Write off		(5,104)
31 Dec. 2021	\$136	\$158,720
	Note	Accounts
	receivables	receivables
1 Jan. 2020	\$136	\$179,468
Addition/(reversal) for the current period	3	2,082
Write off		(19,431)
31 Dec 2020	\$139	\$162,119

20. Leases

(1) The Company as a lessee

The Company leases various properties, including real estate such as land, and buildings. The lease terms range from 5 to 20 years.

The Company's leases effect on the financial position, financial performance and cash flows are as follow:

A. Amounts recognized in the balance sheet

(a) Right-of-use assets

The carrying amount of right-of-use assets

	As	at
	31 Dec. 2021	31 Dec. 2020
Land	\$625,688	\$626,250
Buildings	57,521	70,236
Total	\$683,209	\$696,486

(b) Lease liabilities

	As	at	
	31 Dec. 2021 31 Dec. 2020		
Current	\$39,388	\$38,832	
Non-current	575,440	614,829	
Total	\$614,828	\$653,661	

Please refer to Note 6.22(3) for the interest on lease liabilities recognized for the year ended 31 December 2021 and 2020 and refer to Note 12.(5) Liquidity Risk Management for the maturity analysis for lease liabilities as at 31 December 2021 and 2020.

B. Amounts recognized in the statement of profit or loss

Depreciation charge for right-of-use assets

	2021	2020
Land	\$562	\$562
Buildings	12,715	12,716
Total	\$13,277	\$13,278

C. Income and costs relating to leasing activities

	2021	2020
The expenses relating to short-term leases	\$104	\$2,077
The expenses relating to leases of low-value assets	838	867
(Not including the expenses relating to short-term		

leases of low-value assets)

D. Cash outflow relating to leasing activities

For the year ended 31 December 2021 and 2020, the Company's total cash outflows for leases amounting to NT\$48,830 thousand and NT\$48,353 thousand.

21. For the year ended 31 December 2021 and 2020, the Company's personnel, dep	preciation and
amortization expenses are summarized as follows:	

Function	2021			2020		
	Classified as	Classified as		Classified as	Classified as	
	operating	operating		operating	operating	
Character	costs	expenses	Total	costs	expenses	Total
Employee						
benefits						
expense						
Salaries	\$573,205	\$317,488	\$890,693	\$517,574	\$329,829	\$847,403
Insurances	67,752	35,678	103,430	58,083	34,389	92,472
Pensions	25,012	17,095	42,107	22,714	17,686	40,400
Director's						
remuneration	-	5,200	5,200	-	7,250	7,250
Other personnel						
expenses	30,060	17,896	47,956	26,448	17,591	44,039
Depreciations	1,223,631	66,875	1,290,506	1,230,398	68,337	1,298,735
Amortization	11,008	20,781	31,789	11,134	25,117	36,251

- (1) The number of employees of Company as of December 31, 2021 and 2020 were 1,630 and 1,651, respectively, including 7 and 6 directors who were not concurrently employees.
- (2) Companies which have been listed on Taiwan Stock Exchange or Taiwan Over-The Counter Securities Exchange should disclose the following information:
 - A. Average employee benefits of 2021 and 2020 were NT\$668 thousand and NT\$623 thousand, respectively.
 - B. Average salaries of 2021 and 2020 were NT\$549 thousand and NT\$515 thousand, respectively.
 - C. The Company's average salary expense adjustment for the year ended December 31, 2021 decreased by 6.60%.
 - D. The Company has established an audit committee to replace the supervisor, so the supervisor's remuneration has not been recognized.
 - E. The salary and remuneration policy of the Company:

Director's remuneration established pursuant to Articles 32 of the Company's Articles of Incorporation is as follows:

The Company shall allocate no more than 3% of annual profit as director's remuneration; however, the Company's accumulated losses shall have been covered first. The managers' remuneration and employees compensation are determined based on the salary level of the position in the industry, the position's responsibilities and contribution to the Company's operation goals. In addition to the Company's overall operating performance, factors such as personal performance achievement and contribution to the corporate performance are also considered when determining remuneration to provide reasonable compensation to employees.

According to the Articles of Incorporation, 1% of profit of the current year is distributable as employees' compensation and no higher than 3% of profit of the current year is distributable as remuneration to directors and supervisors. However, the company's accumulated losses shall have been covered. The Company may, by a resolution adopted by a majority vote at a meeting of Board of Directors attended by two-thirds of the total number of directors, have the profit distributable as employees' compensation in the form of shares or in cash; and in addition thereto a report of such distribution is submitted to the shareholders' meeting. Information on the Board of Directors' resolution regarding the employees' compensation and remuneration to directors and supervisors can be obtained from the "Market Observation Post System" on the website of the TWSE.

Based on the profit level, the Company estimated NT\$12,000 thousand employees' compensation and NT\$5,200 thousand remuneration to directors and supervisors as salaries expenses. A resolution was approved at a Board of Directors meeting held on 24 March 2022 to distribute NT\$ 12,000 thousand and NT\$5,200 thousand in cash as employee's compensation and remuneration to directors and supervisors, respectively.

There is no significant difference between the actual employee bonuses and remuneration to directors and supervisors distributed from the 2020 earnings and the estimated amount in the financial statements for the year ended 2020.

22. Non-operating income and expenses

(1) Other income

	2021	2020
Rent income	\$2,002	\$1,590
Interest income	203	674
Dividend income	2,473	979
Government subsidy income	-	68,216
Other income-other	27,957	42,923
Total	\$32,635	\$114,382

(2) Other gains and losses

Gains on disposal of property, plant and equipment	<u></u>	
Guins on disposal of property, plant and equipment	\$1,889	\$515
Foreign exchange (losses) gains, net	(139,538)	(54,279)
Gains (Losses) on financial assets or liabilities at fair		
value through profit or loss	19,604	(1,387)
Other losses	(9,310)	(12,049)
Total	\$(127,355)	\$(67,200)

(3) Finance costs

	2021	2020
Interest on borrowings from bank	\$(50,808)	\$(61,046)
Interest on lease liabilities	(9,055)	(9,592)
Total	\$(59,863)	\$(70,638)

23. Components of other comprehensive income (loss)

	Arising during	Income tax profit	NI 4 - 64
Year ended Dec. 31, 2021	the period	(expense)	Net of tax
Items that will not be reclassified subsequently to			
profit or loss:			
Remeasurements of defined benefit pension plans	\$17,804	\$(3,561)	\$14,243
Unrealized gains from equity instruments			
investments measured at fair value through other			
comprehensive income	2,058	-	2,058
Share of other comprehensive income (loss) of			
associates and joint ventures accounted for using			
the equity method	(3,073)	-	(3,073)
Items that may be reclassified subsequently to			
profit or loss:			
Exchange differences on translation of foreign			
operations	(77,907)	15,581	(62,326)
Share of other comprehensive income of associates			
and joint ventures accounted for using the equity			
method	14,698	(2,939)	11,759
Total other comprehensive income	\$(46,420)	\$9,081	\$(37,339)

Year ended Dec. 31, 2020the period(expense)Net of taxItems that will not be reclassified subsequently to profit or loss:Femeasurements of defined benefit pension plans\$(11,420)\$2,284\$(9,136)Unrealized gains from equity instruments investments measured at fair value through otherItems to followItems to followItems to follow		Arising during	Income tax profit	
profit or loss: Remeasurements of defined benefit pension plans \$(11,420) \$2,284 \$(9,136) Unrealized gains from equity instruments investments measured at fair value through other	Year ended Dec. 31, 2020	the period	(expense)	Net of tax
Unrealized gains from equity instruments investments measured at fair value through other				
investments measured at fair value through other	Remeasurements of defined benefit pension plans	\$(11,420)	\$2,284	\$(9,136)
_				
	_			
	comprehensive income	16,521	-	16,521
Share of other comprehensive income (loss) of				
associates and joint ventures accounted for using	associates and joint ventures accounted for using			
the equity method 32,732 - 32,732	the equity method	32,732	-	32,732
Items that may be reclassified subsequently to	Items that may be reclassified subsequently to			
profit or loss:	profit or loss:			
Exchange differences on translation of foreign	Exchange differences on translation of foreign			
operations (101,035) 20,207 (80,828)	operations	(101,035)	20,207	(80,828)
Share of other comprehensive income of	Share of other comprehensive income of			
associates and joint ventures accounted for using	associates and joint ventures accounted for using			
the equity method (10,827) 2,166 (8,661)	the equity method	(10,827)	2,166	(8,661)
Total other comprehensive income \$(74,029) \$24,657 \$(49,372)	Total other comprehensive income	\$(74,029)	\$24,657	\$(49,372)

24. Income Tax

The major components of income tax expense (income) for 2021 and 2020 are as follows:

Income tax recorded in profit or loss

	2021	2020
Current income tax expense (benefit):		
Current income tax charge	\$9,093	\$1,091
Adjustments in respect of current income tax of prior		
periods	24,592	(27,313)
Deferred tax expense (income):		
Deferred income tax expense (income) related to		
origination and reversal of temporary differences	772	49,953
Deferred income tax related to recognition and		
derecognition of tax losses and unused tax credits	7,787	(51,201)
Total Income tax expense	\$42,244	\$(27,470)

Income tax relating to components of other comprehensive income

	2021	2020
Deferred tax expense (income):		
Exchange differences on translation of foreign operations	\$(15,581)	\$(20,207)
Remeasurements of the defined benefit plan	3,561	(2,284)
Share of other comprehensive income (loss) of associates		
and joint ventures accounted for using the equity method	2,939	(2,166)
Income tax relating to components of other comprehensive		
income	\$(9,081)	\$(24,657)

A reconciliation between tax expense and the product of accounting profit multiplied by applicable tax rate is as follows:

	2021	2020
Accounting profit before tax from continuing operations	\$235,515	\$235,146
Tax at the domestic rates applicable to profits in the		
country concerned	\$47,103	\$47,029
Tax effect of revenues exempt from taxation	(16,261)	(22,034)
Tax effect of expenses not deductible for tax purposes	20	-
Tax effect of deferred tax assets/liabilities	(13,210)	(25,152)
Adjustments in respect of current income tax of prior		
periods	24,592	(27,313)
Total income tax expenses recorded in profit or loss	\$42,244	\$(27,470)

Significant components of deferred income tax assets and liabilities are as follows:

For the year ended December 31, 2021

			Recognized	
			in other	As of
	As of	Recognized	comprehens	31 Dec.
	1 Jan. 2021	in income	ive income	2021
Temporary differences				
Unrealized exchange losses (gains)	\$2,896	\$2,845	\$-	\$5,741
Allowance for doubtful debts	30,802	3	-	30,805
Allowance for inventory valuation losses	14,170	1,382	-	15,552
Exchange differences on translation of foreign operations	97,568	-	12,642	110,210
Financial assets at fair value through profit or loss	3,404	(2,895)	-	509
Unrealized profits or losses on transactions with associates	91,420	6,478	-	97,898
Reserve for land value increment tax	(38,717)	-	-	(38,717)
Compensated absences provisions	6,620	242	-	6,862
Net defined benefit liabilities, non-current	44,161	(5,548)	(3,561)	35,052
Impairment loss of assets	2,598	(2,598)	-	-
Depreciation difference for tax purpose	3,757	(597)	-	3,160
Impairment on property, plant and equipment	6,284	(84)	-	6,200
Unused tax losses	51,201	(7,787)		43,414
Deferred income tax (expenses)		\$(8,559)	\$9,081	
Deferred tax assets and liabilities net	\$316,164			\$316,686
As presented on the financial statement:				
Deferred tax assets	\$354,881			\$355,403
Deferred tax liabilities	\$(38,717)			\$(38,717)

For the year ended December 31, 2020

			Recognized	
			in other	As of
	As of	Recognized	comprehens	31 Dec.
	1 Jan. 2020	in income	ive income	2020
Temporary differences				
Unrealized exchange losses (gains)	\$14,919	\$(12,023)	\$-	\$2,896
Allowance for doubtful debts	35,282	(4,480)	-	30,802
Allowance for inventory valuation losses	13,311	859	-	14,170
Exchange differences on translation of foreign operations	75,195	-	22,373	97,568
Financial assets at fair value through profit or loss	600	2,804	-	3,404
Unrealized profits or losses on transactions with associates	94,469	(3,049)	-	91,420
Reserve for land value increment tax	(38,717)	-	-	(38,717)
Compensated absences provisions	6,617	3	-	6,620
Net defined benefit liabilities, non-current	45,825	(3,948)	2,284	44,161
Impairment loss of assets	2,598	-	-	2,598
Depreciation difference for tax purpose	33,279	(29,522)	-	3,757
Impairment on property, plant and equipment	6,881	(597)	-	6,284
Unused tax losses		51,201		51,201
Deferred income tax (expenses)		\$1,248	\$24,657	
Deferred tax assets and liabilities net	\$290,259			\$316,164
As presented on the financial statement:				
Deferred tax assets	\$330,327			\$354,881
Deferred tax liabilities	\$(40,068)			\$(38,717)

The following table contains information of the unused tax losses:

		Unused tax		
	Tax losses for			
Year	the period	31 Dec. 2021	31 Dec. 2020	Expiration year
2021	\$220,069	\$217,069	\$256,006	2030

The assessment of income tax returns

As of 31 December 2021, the assessment of the income tax returns of the Company and its subsidiaries is as follows:

The assessment of income tax returns 2018

The Company

Basic earnings per share amounts are calculated by dividing the net profit for the year attributable to ordinary equity holders of the parent entity by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share amounts are calculated by dividing the net profit attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

	2021	2020
(1) Basic earnings per share		
Profit attributable to ordinary equity holders of the Company (in		
thousand NT\$)	\$193,271	\$262,616
Weighted average number of ordinary shares outstanding for basic		
earnings per share (in thousands)	311,958	311,958
Basic earnings per share (NT\$)	\$0.62	\$0.84
	2021	2020
(2) Diluted earnings per share		
Profit attributable to ordinary equity holders of the Company (in		
thousand NT\$)	\$193,271	\$262,616
Weighted average number of ordinary shares outstanding for basic		
earnings per share (in thousands)	311,958	311,958
Effect of dilution:		
Employee bonus-stock (in thousands)	759	1,064
Weighted average number of ordinary shares outstanding after		
dilution (in thousands)	312,717	313,022
Diluted earnings per share (NT\$)	\$0.62	\$0.84

During the reporting date and the date the financial statement was prepared, no other transactions affected the common shares and dilutive potential ordinary shares.

VII. RELATED PARTIES TRANSACTIONS

Information of the related parties that had transactions with the Company during the financial reporting period is as follow:

Name and nature of relationship of the related parties

Name of the related parties	Nature of relationship of the related parties
FORTOP INDUSTRIAL CO., LTD.	Substantive related party
GENERA CORPORATION	Subsidiary
JUOKU TECHNOLOGY CO., LTD.	Subsidiary
T.I.T. INTERNATIONAL CO., LTD.	Subsidiary
DBM REFLEX OF TAIWAN CO., LTD.	Subsidiary
TYC EUROPE B.V.	Subsidiary
BRITEVIEW AUTOMOTIVE LIGHTING CO.,	Director of the company
LTD.	
I YUAN PRECISION INDUSTRIAL CO., LTD.	Associate
TAMAU MANAGEMENT CONSULTANCY	Subsidiary
CO., LTD.	
CHANGZHOU TAMAO PRECISION	Subsidiary
INDUSTRY CO., LTD	
KUN SHAN TYC HIGH PERFORMANCE	Subsidiary
TECH CO., LTD.	
TAYIH KENMOS AUTO PARTS CO., LTD.	Substantive related party
JNS AUTO PARTS LIMITED	Associate
VARROC TYC AUTO LAMPS CO., LTD.	Joint Venture
TA YIH INDUSTRIAL CO., LTD.	Substantive related party
BUILDUP INTERNATIONAL TRADING CO.,	Substantive related party
LTD.	
HANGZHOU SUNNYTECH CO., LTD.	Associate
JING TAI TECHNOLOGY CO., LTD.	(Note)

(Note) The subsidiary of the Company: JING TAI merged with JUOKU TECHNOLOGY via short-form merger as of 30 September 2020. JUOKU TECHNOLOGY is the surviving company. 1. Significant related party transactions

(1) Sales

	2021	2020
Subsidiaries		
GENERA CORPORATION	\$4,253,801	\$3,561,717
TYC EUROPE B.V.	1,909,486	1,518,614
Other	308,635	217,742
Subtotal	6,471,922	5,298,073
Joint Ventures	236	221
Other related parties	68,802	67,651
Total	\$6,540,960	\$5,365,945

The company sold products to some related parties is mainly based on the US OEM price \times 0.24 as the reference price. The payment term was T/T 135 days; some related parties who were single manufacturers, therefore the price could not be compared. The payment term was T/T 150 days; the sales price of some related parties is equivalent to that of non-related parties, and the terms of collection are every other month, payable between 1 to 3 months, which is equivalent to ordinary transactions.

(2) Purchases

	2021	2020
Subsidiaries		
JUOKU TECHNOLOGY CO., LTD.	\$305,392	\$109,751
T.I.T. INTERNATIONAL CO., LTD.	237,798	210,520
JING TAI TECHNOLOGY CO., LTD.	-	134,555
Other	58,850	36,412
Subtotal	602,040	491,238
Associates		
I YUAN PRECISION INDUSTRIAL CO., LTD.	506,930	527,904
Other	1,745	3,145
Subtotal	508,675	531,049
Other related parties		
FORTOP INDUSTRIAL CO., LTD.	873,087	716,526
BUILDUP INTERNATIONAL TRADING CO.,		
LTD.	236,306	174,664
Other	22,080	19,608
Subtotal	1,131,473	910,798
Total	\$2,242,188	\$1,933,085

The company purchases goods from related parties, the bargaining method for purchase is the same as that of non-related parties, the payment terms are the next month of the purchase, payable between 1 to 3 months, which is equivalent to ordinary transactions.

(3) Notes receivables - related parties		
	31 Dec. 2021	31 Dec. 2020
Other related parties		
BRITEVIEW AUTOMOTIVE LIGHTING CO.,		
LTD.	\$9,686	\$11,438
FORTOP INDUSTRIAL CO., LTD.	1,371	
Subtotal	11,057	11,438
Less: allowance for doubtful accounts	(55)	(57)
Net	\$11,002	\$11,381
(4) Accounts receivables - related parties		
	31 Dec. 2021	31 Dec. 2020
Subsidiaries		
GENERA CORPORATION	\$1,988,403	\$1,664,485
TYC EUROPE B.V.	534,600	320,396
Other	251,378	206,432
Subtotal	2,774,381	2,191,313
Joint ventures	37	16
Other related parties	11,551	10,757
Total	2,785,969	2,202,086
Less: allowance for doubtful accounts	(58)	(54)
Net	\$2,785,911	\$2,202,032
(5) Other receivables - related parties		
(5) Other receivables - related parties	31 Dec. 2021	31 Dec. 2020
Subsidiaries		
GENERA CORPORATION	\$15,393	\$10,983
TYC EUROPE B.V.	6,467	2,741
Other	5,072	1,564
Subtotal	26,932	15,288
Joint ventures	1,941	6,417
Associates		12
Other related parties	923	145
Total	29,796	21,862
Less: allowance for doubtful accounts	(144)	(1,992)
Net	\$29,652	\$19,870

(6) Accounts payables - related parties

	31 Dec. 2021	31 Dec. 2020
Subsidiary		
JUOKU TECHNOLOGY CO., LTD.	\$123,573	\$114,074
Other	139,831	115,255
Subtotal	263,404	229,329
Associates		
I YUAN PRECISION INDUSTRIAL CO., LTD.	179,521	250,946
Other	634	216
Subtotal	180,155	251,162
Other related parties		
FORTOP INDUSTRIAL CO., LTD.	294,294	292,804
Other	34,997	28,082
Subtotal	329,291	320,886
Total	\$772,850	\$801,377

(7) Significant asset transactions

Acquisition of property, plant and equipment

	Purchase price	
Subsidiaries	2021	2020
CHANGZHOU TAMAO PRECISION		
INDUSTRY CO., LTD.	\$166,905	\$196,852
JUOKU TECHNOLOGY CO., LTD.	45,716	159,767
DBM REFLEX OF TAIWAN CO., LTD.	58,918	45,481
T.I.T. INTERNATIONAL CO., LTD.	214	160
Subtotal	271,753	402,260
Other related parties	25,611	19,930
Total	\$297,364	\$422,190
(8) Key management personnel compensation		
	2021	2020
Short-term employee benefits	\$40,677	\$39,911
Post-employment benefits	728	670
Total	\$41,405	\$40,581

VIII. ASSETS PLEDGED AS SECURITY

	Amount		
Item	2021	2020	Purpose of pledge
Property, plant and equipment-			
Land	\$161,590	\$161,590	Bank borrowings
Property, plant and equipment-			
Buildings	248,539	258,193	Bank borrowings
Refundable Deposits	16,450	16,450	Collateral for land lease
Total	\$426,579	\$436,233	

IX. SIGNIFICANT CONTINGENCIES AND UNRECOGNIZED CONTRACT COMMITMENT

As of 31 December 2021, the Company was involved in the following activities that were not shown in the financial statements:

- 1. In order to assist the subsidiary T.I.T. INTERNATIONAL CO., LTD. in obtaining loan credit line, the Company issued a Stand-by L/C USD 2,000 thousand as a guarantee.
- 2. According to "The Regulations Governing the Establishment and Management of Bonded Warehouses", the Company paid guarantee payable of bonded warehouse registration in the amount of NT\$ 8,000 thousand.
- 3. On 8 July 2020, the Court of California in the United States of America dismissed all claims brought in the United States by Pilot Inc.(Pilot) in relation to commercial disputes including distribution contracts between Pilot and the Company and its subsidiary GENERA and its employees. Pilot again submitted the same dispute to the Singapore International Arbitration Centre for arbitration. The Company's appointed counsel, based on the available information, assessed that Pilot's claim for damages was not supported by relevant evidence and was not legally justified. As of the financial report adoption date of 24 March, 2022, it is not possible to assess the impact of the lawsuit on the Company's financials and business based on the information currently available.
- 4. In June 2021, the Company was informed that HYUNDAI MOTOR COMPANY and KIA CORPORATION filed a patent infringement lawsuit in the Court of California in the United States, claiming that the Company and its subsidiary GENERA infringed its lamp patents nos. 478 and 931. Having been made aware of the content of the action, the Company, together with its subsidiary GENERA, has appointed lawyers to carry out the proceedings in the interests of the Company. As of the financial report adoption date of 24 March, 2022, it is not possible to assess the impact of the lawsuit on the Company's financials and business based on the information currently available.

X. SIGNIFICANT DISASTER LOSS

None.

XI. SIGNIFICANT SUBSEQUENT EVENTS

None.

XII. <u>OTHER</u>

1. Categories of financial instruments <u>Financial Assets</u>

Tillancial Assets	01 D 0001	01 D 0000
	31 Dec. 2021	31 Dec. 2020
Financial assets at fair value through profit or loss :		
Mandatorily measured at fair value through profit or	• • • • •	÷
loss	\$1,034	\$-
Financial assets at fair value through other		
comprehensive income	133,178	83,775
Financial assets measured at amortized cost:		
Cash and cash equivalents (excludes cash on hand)	278,941	231,100
Financial assets measured at amortized cost	55,540	-
Notes receivables (related parties included)	23,982	27,650
Accounts receivables(related parties included)	3,782,260	2,974,358
Other receivables	151,546	103,402
Refundable deposits	17,835	17,836
Subtotal	4,310,104	3,354,346
Total	\$4,444,316	\$3,438,121
Financial Liabilities		
	31 Dec. 2021	31 Dec. 2020
Financial liabilities measured at amortized cost:		
Short-term borrowings and short-term notes and bills		
payable	¢1 507 000	
	\$1,597,808	\$375,590
Payables	3,010,539	3,165,645
Long-term borrowings (current portion included)		3,165,645 4,558,613
Long-term borrowings (current portion included) Other long-term borrowings	3,010,539 4,969,570	3,165,645 4,558,613 1,999,439
Long-term borrowings (current portion included) Other long-term borrowings Lease liabilities	3,010,539	3,165,645 4,558,613
Long-term borrowings (current portion included) Other long-term borrowings Lease liabilities Guarantee deposit (under the account of other non-	3,010,539 4,969,570 - 614,828	3,165,645 4,558,613 1,999,439 653,661
Long-term borrowings (current portion included) Other long-term borrowings Lease liabilities Guarantee deposit (under the account of other non- current liabilities-others)	3,010,539 4,969,570 614,828 592	3,165,645 4,558,613 1,999,439 653,661 315
Long-term borrowings (current portion included) Other long-term borrowings Lease liabilities Guarantee deposit (under the account of other non- current liabilities-others) Subtotal	3,010,539 4,969,570 - 614,828	3,165,645 4,558,613 1,999,439 653,661
Long-term borrowings (current portion included) Other long-term borrowings Lease liabilities Guarantee deposit (under the account of other non- current liabilities-others) Subtotal Financial liabilities at fair value through profit or loss:	3,010,539 4,969,570 614,828 592 10,193,337	3,165,645 4,558,613 1,999,439 653,661 <u>315</u> 10,753,263
Long-term borrowings (current portion included) Other long-term borrowings Lease liabilities Guarantee deposit (under the account of other non- current liabilities-others) Subtotal Financial liabilities at fair value through profit or loss: Held for trading	3,010,539 4,969,570 614,828 592 10,193,337 3,577	3,165,645 4,558,613 1,999,439 653,661 <u>315</u> 10,753,263 17,020
Long-term borrowings (current portion included) Other long-term borrowings Lease liabilities Guarantee deposit (under the account of other non- current liabilities-others) Subtotal Financial liabilities at fair value through profit or loss:	3,010,539 4,969,570 614,828 592 10,193,337	3,165,645 4,558,613 1,999,439 653,661 <u>315</u> 10,753,263

2. Financial risk management objectives and policies

The Company's risk management objective is to manage the market risk, credit risk and liquidity risk related to its operating activities. The Company identifies measures and manages the aforementioned risks based on policy and risk appetite.

The Company has established appropriate policies, procedures and internal controls for financial risk management. Before entering into significant financial activities, due approval process by the board of directors and audit committee must be carried out based on related protocols and internal control procedures. The Company complies with its financial risk management policies at all times.

3. Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise currency risk, interest rate risk, and other price risk (such as equity instruments related risks).

In practice, it is rarely the case that a single risk variable will change independently from other risk variable, there is usually interdependencies between risk variables. However the sensitivity analysis disclosed below does not take into account the interdependencies between risk variables.

Foreign currency risk

The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities (when revenue or expense is denominated in a different currency from the Company's functional currency) and the Company's net investments in foreign subsidiaries.

The Company has certain foreign currency receivables to be denominated in the same foreign currency with certain foreign currency payables, therefore natural hedge is received. The Company also uses forward contracts to hedge the foreign currency risk on certain items denominated in foreign currencies. Hedge accounting is not applied as they did not qualify for hedge accounting criteria. Furthermore, as net investments in foreign subsidiaries are for strategic purposes, they are not hedged by the Company.

The foreign currency sensitivity analysis of the possible change in foreign exchange rates on the Company's profit is performed on significant monetary items denominated in foreign currencies as of the end of the reporting period. The Company's foreign currency risk is mainly affected by USD and EUR. Sensitivity analysis is as follows:

- (a) When NTD strengthens/weakens against USD by 1%, the profit for the years ended 31 December 2021 and 2020 decreases/increases by NT\$28,805 thousand and NT\$19,081 thousand, respectively.
- (b) When NTD strengthens/weakens against EUR by 1%, the profit for the years ended 31 December 2021 and 2020 decreases/increases by NT\$6,458 thousand and NT\$4,426 thousand, respectively.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's debt instrument investment at variable interest rates, bank borrowings with fixed interest rates and variable interest rates.

The Company manages its interest rate risk by having a balanced portfolio of fixed and variable loans and borrowings and entering into interest rate swaps. Hedge accounting does not apply to these swaps as they do not qualify for it.

The interest rate sensitivity analysis is performed on items exposed to interest rate risk as at the end of the reporting period, including investments and borrowings with variable interest rates and interest rate swaps. At the reporting date, a change of 10 basis points of interest rate in a reporting period could cause the profit for the years ended 31 December 2021 and 2020 to increase/decrease by NT\$5,979 thousand and NT\$4,434 thousand, respectively.

Equity price risk

The Company's listed and unlisted equity securities are susceptible to market price risk arising from uncertainties about future values of the investment securities. The Company's listed and unlisted equity securities are classified under held for trading financial assets or available-for-sale financial assets, while unlisted equity securities are classified as available-for-sale. The Company manages the equity price risk through diversification and placing limits on individual and total equity instruments. Reports on the equity portfolio are submitted to the Company's senior management on a regular basis. The Company's board of directors reviews and approves all equity investment decisions.

At the reporting date, a change of 10% in the price of the listed companies stocks classified as equity instruments investments measured at fair value through other comprehensive income could have an impact of NT\$26 thousand and NT\$16 thousand on the equity attributable to the Company for years ended 31 December 2021 and 2020, respectively.

Please refer to Note 12.(9) for sensitivity analysis information of other equity instruments or derivatives that are linked to such equity instruments whose fair value measurement is categorized under Level 3.

4. Credit risk management

Credit risk is the risk that a counterparty will not meet its obligations under a contract, leading to a financial loss. The Company is exposed to credit risk from operating activities (primarily for accounts receivables and notes receivables) and from its financing activities, including bank deposits and other financial instruments.

Customer credit risk is managed by each business unit subject to the Company's established policy, procedures and control relating to customer credit risk management. Credit limits are established for all customers based on their financial position, rating from credit rating agencies, historical experience, prevailing economic condition and the Company's internal rating criteria etc. Certain customer's credit risk will also be managed by taking credit enhancement procedures, such as requesting for prepayment or insurance.

As at 31 December 2021 and 2020, accounts receivables from top ten customers represented 76.62% and 74.05% of the total trade receivables of the Company, respectively. The credit concentration risk of other accounts receivables is insignificant.

Credit risk from balances with banks, fixed income securities and other financial instruments is managed by the Company's treasury in accordance with the Company's policy. The Company only transacts with counterparties approved by the internal control procedures, which are banks and financial institutions, companies and government entities with good credit rating and with no significant default risk. Consequently, there is no significant credit risk for these counterparties.

5. Liquidity risk management

The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of cash and cash equivalents, bank borrowings and finance leases. The table below summarizes the maturity profile of the Company's financial liabilities based on the contractual undiscounted payments and contractual maturity. The payment amount includes the contractual interest. The undiscounted payment relating to borrowings with variable interest rates is extrapolated based on the estimated interest rate yield curve as of the end of the reporting period.

	Less than 1 year	2 to 3 years	3 to 4 years	> 5 years	Total
	1 year	years	years	> 5 years	Total
31 Dec. 2021					
Borrowings	\$1,076,071	\$3,706,780	\$945,581	\$280,772	\$6,009,204
Short-term notes					
and bills	640,000	-	-	-	640,000
Payables	3,010,539	-	-	-	3,010,539
Lease					
liabilities(Note)	47,887	88,389	80,035	467,241	683,552
31 Dec. 2020					
Borrowings	\$378,099	\$5,197,172	\$903,830	\$543,550	\$7,022,651
Payables	3,165,645	-	-	-	3,165,645
Lease					
liabilities(Note)	47,887	95,774	80,520	507,259	731,440

Non-derivative financial instruments

Note: Information about the maturities of lease liabilities is provided in the table below:

Maturities	
waturnes	

	Less than 5 years	5 to 10 years	10 to 15 years	Total
31 Dec. 2021	\$216,311	\$183,138	\$284,103	\$683,552
31 Dec. 2020	224,181	191,400	315,859	731,440

6. Reconciliation of liabilities arising from financing activities

Reconciliation of liabilities as at 31 December 2021 and 2020:

			Long-term			
			Borrowings			
		Short-term	(Current			Total liabilities
	Short-term	notes and	portion	Other	Lease	from financing
	borrowings	bills payable	included)	borrowings	liabilities	activities
1 Jan. 2021	\$375,590	\$-	\$4,558,613	\$1,999,439	\$653,661	\$7,587,303
Cash flows	582,410	639,808	410,957	(1,999,439)	(38,833)	(405,097)
Non-cash change	-				-	
31 Dec. 2021	\$958,000	\$639,808	\$4,969,570	\$-	\$614,828	\$7,182,206
1 Jan. 2020	\$744,000	\$589,354	\$3,686,432	\$1,998,616	\$689,478	\$7,707,880
Cash flows	(368,410)	(589,354)	872,181	823	(35,817)	(120,577)
Non-cash change	-				-	
31 Dec. 2020	\$375,590	\$-	\$4,558,613	\$1,999,439	\$653,661	\$7,587,303

- 7. Fair value of financial instruments
 - (1) The methods and assumptions applied in determining the fair value of financial instruments:

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following methods and assumptions were used by the Company to measure or disclose the fair values of financial assets and financial liabilities:

- A. The carrying amount of cash and cash equivalents, trade receivables, refundable deposits, accounts payable, guarantee deposit and other current liabilities approximate their fair value due to their short maturities.
- B. For financial assets and liabilities traded in an active market with standard terms and conditions, their fair value is determined based on market quotation price (including listed equity securities etc.) at the reporting date.
- C. Fair value of equity instruments without market quotations (including private company equity securities) are estimated using the market method valuation techniques based on parameters such as prices based on market transactions of equity instruments of identical or comparable entities and other relevant information (for example, inputs such as discount for lack of marketability, P/E ratio of similar entities and Price-Book ratio of similar entities)
- D. Fair value of debt instruments without market quotations, bank loans, short-term notes and bills payable and other non-current liabilities are determined based on the counterparty prices or valuation method. The valuation method uses DCF method as a basis, and the assumptions such as the interest rate and discount rate are primarily based on relevant information of similar instrument (such as yield curves published by the Taipei Exchange, average prices for Fixed Rate Commercial Paper published by Reuters and credit risk, etc.)
- (2) Fair value of financial instruments measured at amortized cost The book value of financial assets and liabilities at fair value through profit or loss approaches fair value.
- (3) Fair value measurement hierarchy for financial instruments Please refer to Note 12.(9) for fair value measurement hierarchy for financial instruments of the Company.
- 8. Derivative financial instruments

The Company's derivative financial instruments include forward currency contracts and embedded derivatives. The related information for derivative financial instruments not qualified for hedge accounting and not yet settled as at 31 December 2021 and 2020 is as follows:

Forward currency contracts

The Company entered into forward currency contracts to manage its exposure to financial risk, but these contracts are not designated as hedging instruments. The table below lists the information related to forward currency contracts:

Items (by contract)	Notional Amount	Contract Period
As at 31 Dec. 2021		
Forward currency contract	Sell foreign currency USD	From 14 Dec. 2021 to 24
	6,000 thousand	Jan. 2022
Forward currency contract	Sell foreign currency EUR	From 16 Dec. 2021 to 14
	2,000 thousand	Feb. 2022
As at 31 Dec. 2020		
Forward currency contract	Sell foreign currency EUR	From 30 Nov. 2020 to 25
	1,000 thousand	Feb. 2021

With regard to the forward foreign exchange contracts, as they have been entered into to hedge the foreign currency risk of net assets or net liabilities, and there will be corresponding cash inflow or outflows upon maturity and the Company has sufficient operating funds, the cash flow risk is insignificant.

Cross Currency Swaps Contract

Cross currency swaps contract is used to avoid exchange rate and interest rate risks, but these contracts were not designated as hedging instruments. The unexpired cross currency swaps contract that the Company did not apply hedging accounting are as follows:

31 December 2021 :

		Interest rate	Charge	During the
Contract amount	Contract period	paid	interest rate	exchange
Swap out USD 6,000 thousand	From 17 Apr.	-	0.61%	From 18 Jan.
Exchange into NT\$ 168,000	2020 to 17 Apr.			2021 to 28 Jan.
thousand	2022	0.66%	-	2022
		Interest rate	Charge	During the
Contract amount	Contract period	paid	interest rate	exchange
Swap out USD 3,000 thousand	From 17 Apr.	-	0.61%	From 26 Mar.
Exchange into NT\$ 84,600	2020 to 17 Apr.			2021 to 28 Mar.
thousand	2022	0.66%	-	2022

31 December 2020 :

		Interest rate	Charge	During the
Contract amount	Contract period	paid	interest rate	exchange
Swap out USD 4,000 thousand	From 17 Apr.	-	0.81%	From 10 Mar.
Exchange into NT\$ 119,840	2019 to 17 Apr.			2020 to 10 Mar.
thousand	2021	0.80%	-	2021
		Interest rate	Charge	During the
Contract amount	Contract period	paid	interest rate	exchange
Swap out USD 2,000 thousand	From 29 Nov.	-	0.85%	From 13 Mar.
Exchange into NT\$ 59,856	2019 to 29 Nov.			2020 to 4 Mar.
thousand	2021	0.74%	-	2021
		Interest rate	Charge	During the
Contract amount	Contract period	paid	interest rate	exchange
Swap out USD 3,000 thousand	From 3 Jun.	-	0.75%	From 20 Mar.
Exchange into NT\$ 90,645	2019 to 3 Jun.			2020 to 17 Mar.
thousand	2030	0.50%	-	2021

The aforementioned derivatives transaction counterparties are well-known domestic and foreign banks with good credit, so the credit risk is not high.

9. Fair value measurement hierarchy

(a) Fair value measurement hierarchy

All asset and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, based on the lowest level input that is significant to the fair value measurement as a whole. Level 1, 2 and 3 inputs are described as follows:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities that the entity can access at the measurement date
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly

Level 3 - Unobservable inputs for the asset or liability

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization at the end of each reporting period.

(b) Fair value measurement hierarchy of the Company's assets and liabilities

The Company does not have assets that are measured at fair value on a non-recurring basis. Fair value measurement hierarchy of the Company's assets and liabilities measured at fair value on a recurring basis is as follows:

31 Dec. 2021

	Level	Level 2	Level 3	Total
Financial assets at fair value:				
Financial assets at fair value through				
profit or loss				
Forward currency contracts	\$-	\$1,034	\$-	\$1,034
Financial assets at fair value through				
other comprehensive income				
Equity instrument measured at fair				
value through other comprehensive				
income	25,700	-	107,478	133,178
Financial liabilities at fair value:				
Financial liabilities at fair value				
through profit or loss				
Cross currency swaps contract	-	3,577	-	3,577
21 5 2020				
31 Dec. 2020	T 1	T 10	T 10	TT (1
	Level	Level 2	Level 3	Total
Financial assets at fair value:				
Financial assets at fair value through				
other comprehensive income				
Equity instrument measured at fair				
value through other comprehensive	¢16 2 64	¢	ው <i>ርግ ሮ</i> 11	ΦΩ 2 775
income	\$16,264	\$-	\$67,511	\$83,775
Financial liabilities at fair value:				
Financial liabilities at fair value				
through profit or loss		017		017
Forward currency contracts	-	917	-	917
Cross currency swaps contract	-	16,103	-	16,103

Transfers between Level 1 and Level 2 during the period

During the year ended 31 December 2021 and 2020, there were no transfers between Level 1 and Level 2 fair value measurements.

At fair value through	At fair value through other comprehensive
	income - stocks
	2020
2021	2020
\$67,511	\$57,192
2,444	10,319
50,000	-
(12,477)	
\$107,478	\$67,511
	other comprehensive income - stocks 2021 \$67,511 2,444 50,000 (12,477)

<u>Reconciliation for fair value measurements in Level 3 of the fair value hierarchy for movements</u> <u>during the period is as follows</u>:

Information on significant unobservable inputs to valuation

Description of significant unobservable inputs to valuation of recurring fair value measurements categorized within Level 3 of the fair value hierarchy is as follows:

As at 31 December 2021

	Valuation	Significant	Quantitative	Relationship between	Sensitivity of the input to
	techniques	unobservable inputs	information	inputs and fair value	fair value
Financial					
assets:					
Financial					
assets at fair					
value through					
other					
comprehensive					
income					
Stocks	Market	discount for lack of	30%	The higher the	10% increase (decrease) in
	approach	marketability		discount for lack of	the discount for lack of
				marketability, the	marketability would result
				lower the fair value of	in increase (decrease) in the
				the stocks	Company's profit or loss by

NT\$12,958 thousand

	Valuation techniques	Significant unobservable inputs	-	Relationship between inputs and fair value	Sensitivity of the input to fair value
Financial assets: Financial assets at fair value through other comprehensive income					
Stocks	Market approach	discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value of the stocks	10% increase (decrease) in the discount for lack of marketability would result in increase (decrease) in the Company's profit or loss by NT\$ 8,069 thousand

As at 31 December 2020

Valuation process used for fair value measurements categorized within Level 3 of the fair value hierarchy

The Company's Finance Department is responsible for validating the fair value measurements and ensuring that the results of the valuation are in line with market conditions, based on independent and reliable inputs which are consistent with other information, and represent exercisable prices. The Department analyses the movements in the values of assets and liabilities which are required to be re-measured or re-assessed as per the Company's accounting policies at each reporting date.

10. Significant assets and liabilities denominated in foreign currencies

Information regarding the significant assets and liabilities denominated in foreign currencies is listed below:

		31 Dec. 2021	
	Foreign		
	Currency	Exchange	NTD
Financial Assets			
Monetary items:			
USD	\$126,236	27.687853	\$3,495,204
EUR	20,565	31.403533	645,814
CNY	47,128	4.350654	205,038
Non- monetary items:			
USD	131,207	27.687853	3,632,828
VND	69,674,092	0.001212	84,445
Financial Liabilities			
Monetary items:			
USD	\$22,199	27.687853	\$614,643

		31 Dec. 2020	
	Foreign		
	Currency	Exchange	NTD
Financial Assets	_		
Monetary items:			
USD	\$91,534	28.077249	\$2,570,023
EUR	11,855	34.433169	408,205
CNY	42,446	4.294707	182,293
Non- monetary items:			
USD	130,677	28.077249	3,669,052
VND	70,116,049	0.001215	85,191
Financial Liabilities	_		
Monetary items:			
USD	\$23,573	28.077249	\$661,865

The Company has various functional currencies, no information about the foreign exchange gains or losses by a specific currency is available. For the years ended 31 December 2021 and 2020, the foreign exchange gains or losses on monetary financial assets and financial liabilities were NT\$139,538 thousand, NT\$54,279 thousand1 respectively.

The above information is disclosed based on the carrying amounts of the foreign currencies (after conversion to the functional currency).

11. Capital management

The primary objective of the Company's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value. The Company manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Company may adjust dividend payment to shareholders, return capital to shareholders or issue new shares.

12. Other

In order to facilitate the comparison of financial statements, some accounts of the previously prepared financial statements have been reclassified.

XIII. ADDITIONAL DISCLOSURES

- (1) The following are additional disclosures for the Company and its affiliates as required by the R.O.C. Securities and Futures Bureau:
 - (a) Financing provided to others for the year ended 31 December 2021: Please refer to Attachment 1.
 - (b) Endorsement/Guarantee provided to others for the year ended 31 December 2021: Please refer to Attachment 2.
 - (c) Securities held as of December 31, 2021 (excluding subsidiaries, associates and joint venture): Please refer to Attachment 3.
 - (d) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20 percent of the capital stock for the year ended 31 December 2021: None.
 - (e) Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20 percent of the capital stock for the year ended 31 December 2021: None.
 - (f) Disposal of individual real estate with amount exceeding the lower of NT\$300 million or 20 percent of the capital stock for the year ended 31 December 2021: None.
 - (g) Related party transactions for purchases and sales amounts exceeding the lower of NT\$100 million or 20 percent of the capital stock f for the year ended 31 December 2021: Please refer to Attachment 4.
 - (h) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20 percent of capital stock as of December 31, 2021: Please refer to Attachment 5.
 - (i) Names, locations and related information of investees as of December 31, 2021(excluding investment in Mainland China): Please refer to Attachment 6.
 - (j) Financial instruments and derivative transactions: Please refer to Note6(2)

 Note6(13) and Note12(8).
- (2) Investment in Mainland China:
 - (a) Investee company name, main businesses and products, total amount of capital, method of investment, accumulated inflow and outflow of investments from Taiwan, net income (loss) of investee company, percentage of ownership, investment income (loss), carrying amount of investments, cumulated inward remittance of earnings and limits on investment in Mainland China: Please refer to Attachment 7.
 - (b) Directly or indirectly significant transactions through third regions with the investees in Mainland China, including price, payment terms, unrealized gain or loss, and other events with significant effects on the operating results and financial condition: Please refer to Attachment 1, Attachment 2 and Attachment 7.

(3) Information on major shareholders:

Name of major shareholders, number of shares held and proportion of shares held: Please refer to Attachment 8.

XIV. OPERATING SEGMENT INFORMATION

In accordance with Article 22 of the Regulations, the Company is not required to prepare operating segment information for the parent company only financial statements. Please refer to the consolidated financial statements of TYC BROTHER INDUSTRIAL CO., LTD. and subsidiaries for operating segment information.

Attachment 1: Financing provided to others

No. (Note 1)	Lender	Counter-party	Financial statement account	Related Party	Maximum balance for the period (Note 7)	Ending balance	Actual amount provided	Interest rate	Nature of financing (Note 4)	Amount of sales to (purchases from) counter-party (Note 5)	Reason for short-term financing (Note 6)	Allowance for doubtful accounts	Col	ateral Value	Limit of financing amount for individual counter-party (Note 2)	Limit of total financing amount (Note 3)	Note
1	SUPRA-ATOMIC	KUN SHAN TYC HIGH PERFORMANCE CO., LTD.	Other receivables	Y	\$24,867 (USD 900)	\$24,867 (USD 900)	\$24,867 (USD 900)	2.70%	2	\$-	Need for operating	\$-	-	\$-	1,369,401	1,369,401	-

(Note 1) The financial information of the parent company and its subsidiaries are coded as follows:

(1) The Company is coded "0".

(2) The subsidiaries are coded consecutively beginning from "1" in the order presented in the table above.

(Note 2) Limit of financing amount for individual counterparty:

(1) Business contacts: limit of financing amount for individual counterparty shall not exceed 20% of the lender's net asste's value and the amount needed for operation. The amount of business transaction in recent year between the lender and the counterparty.

(2) Necessary of need for operating : Limit of financing amount for individual counterparty shall not exceed 20% of the lender's net assets value as of the period.

(3) Individual financing between foreign companies of which subsidiaries directly and indirectly hold 100% voting shares is not subject to the limit of 20% of the lender's net assets value as of the period, but is limited to 100% of total assets.

(Note 3) Limit of total financing amount shall not exceed 40% of the subsidiary's net asset value.

(1) Individual financing between foreign companies of which subsidiaries directly and indirectly hold 100% voting shares is not subject to the limit of 40% of the lender's net asset of thef period, but is limited to 100% total assets.

(Note 4) The financing provided to others are coded as follows:

(1) Business contacts is coded "1".

(2) Short-term financing is coded "2".

(Note 5) If financing provided to others is coded "1", the amount of business transactions should be filled in. The amount of operation is the amount of business transaction in recent year between lender and the counterparty.

(Note 6) If financing provided to others is coded "2". The reasons for the necessary loans and funds and the use of the loans and counterparty shall be specified, such as repayment, purchasing equipments, necessary for operating, etc.

(Note 7) The balance of which is the maximum balance of financing provided to others in the current year.

(Note 8) The exchange rate of the USD to the NTD is 1:27.63.

Attachment 2: Endorsement/Guarantee provided to others

No. Endors (Note1) Guaran	Endorsor/			Limit of guarantee/ endorsement amount for	Maximum balance for the period	Ending balance (Note 6)	Actual amount provided	Percentage of Amount of collateral Percentage of accumulated guarantee guarantee amount to net assets value		Limit of total guarantee/ endorsement	Parent company's guarantee/ endorsement	Subsidiaries' guarantee/ endorsement	Guarantee/ endorsement amount to
	Guarantoi	Company name	Releationship (Note 2)	receiving party (Note 3)	(Note 5)	(1000 0)	(Note7)	endorsement	from the latest financial statement	amount (Note 4)	amount to subsidiaries	amount to parent company	company in Mainland China
0	The Company	KUN SHAN TYC HIGH PERFORMANCE CO., LTD.	(2)	\$1,577,951	\$524,970 (USD 19,000)	\$524,970 (USD 19,000)	\$442,080 (USD 16,000)	-	6.65%	\$3,155,902	Y	N	Y
0	The Company	T.I.T. INTERNATIONAL CO., LTD.	(2)	1,577,951	138,150 (USD 5,000)	138,150 (USD 5,000)	138,150 (USD 5,000)	-	1.75%	3,155,902	Y	N	Ν
0	The Company	JUOKU TECHNOLOGY CO., LTD	(2)	1,577,951	900,000	-	_	-	0%	3,155,902	Y	N	Ν

(Note 1) The Company and its subsidiaries are coded as follows:

(1)The Company is coded "0".

(2)The subsidiaries are coded consecutively beginning from "1" in the order presented in the table above.

(Note 2) According to the "Guidelines Governing the Preparation of Financial Reports by Securities Issuers" issued by the R.O.C. Securities and Futures Bureau, the receiving parties shall be disclosed as one of the following:

(1) A company with which it does business.

(2) A company in which the public company directly and indirectly holds more than 50% of the voting shares.

(3) A company that directly and indirectly holds more than 50 % of the voting shares in the public company.

(4) A company in which the public company holds, directly or indirectly, 90% or more of the voting shares.

(5) A company that fulfills its contractual obligations by providing mutual endorsements/guarantees for another company in the same industry or for joint builders for purposes of undertaking a construction project.

(6) A company that all capital contributing shareholders make endorsements/ guarantees for their jointly invested company in proportion to their shareholding percentages.

(7) Companies in the same industry provide among themselves joint and several security for a performance guarantee of a sales contract for pre-construction homes pursuant to the Consumer Protection Act for each other.

(Note 3) Limit of guarantee/endorsement amount for receiving party is 20% of the net worth of the financial report reviewed by the certified public accountants as of 31 December 2021.

(Note 4) Limit of total guarantee/ endorsement amount is 40% of the net worth of the financial report reviewed by the certified public accountants as of 31 December 2021.

(Note 5) The balance of which is the maximum balance of endorsement/guarantee provided to others in the current year.

(Note 6) The amount the Company and its subsidiaries approved through the board of directors for the endorsements for others.

(Note 7) The actual amount drawn within endorsement balance by the endorsed company.

(Note 8) The exchange rate of USD to NTD is 1:27.63.

				a				
Holding Company	Type and name of securities(Note1)	Relationship	Financial statement account	Shares(per)	Book value	Percentage of ownership (%)	Fair value	Note
	Unlisted stock-FORTOP INDUSTRIAL CO.,LTD	Substantive related parties of the company	Financial assets measured at fair value through other comprehensive gains and losses, non-current	391,722	\$43,157	19.59%	\$43,157	No guarantee or pledge
	Unlisted stock-BRITEVIEW AUTOMOTIVE LIGHTING CO., LTD.	The parent company is its corporate director	Financial assets measured at fair value through other comprehensive gains and losses, non-current	360,000	13,327	18.00%	13,327	No guarantee or pledge
	Unlisted stock-WK Technology Fund IV Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	170,467	255	1.60%	255	No guarantee or pledge
The Company	Unlisted stock-WK Technology Fund Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	4,219	41	0.42%	41	No guarantee or pledge
The Company	Unlisted stock- WK Technology Fund V Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	476,850	470	1.67%	470	No guarantee or pledge
	Unlisted stock-WK Technology Fund VI Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	289,000	228	1.14%	228	No guarantee or pledge
	Listed stock-LSC Ecosystem Corporation	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	3,333,333	50,000	2.82%	50,000	No guarantee or pledge
	Listed stock-LASTER TECHCO., LTD	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	583,421	25,700	0.60%	25,700	No guarantee or pledge
JUOKU TECHNOLOGY CO., LTD.	Unlisted stock-WK Technology Fund VI Ltd.	Investment company measured at fair value through other comprehensive gains and losses	Financial assets measured at fair value through other comprehensive gains and losses, non-current	144,500	1,041	0.57%	1,041	No guarantee or pledge
TSM TECH CO., LTD.	Fuzhou Ching Ho Automobile Accessory Co., Ltd.	Investment company measured at fair value through other comprehensive gains and losses	Financial assets measured at fair value through other comprehensive gains and losses, non-current	-	8,010	3.73%	8,010	No guarantee or pledge
TI YUAN INVESTMENT CO.,	Unlisted stock- WK Technology Fund VII Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	179,200	964	1.06%	964	No guarantee or pledge
LTD.	Listed stock-I YUAN PRECISION INDUSTRIAL CO., LTD.	The Company measured at fair value for using equity method.	Investment accounting for using equity method	900,914	38,152	2.51%	-	No guarantee or pledge(Note 2)
	Listed stock-T.Y.C. BROTHER INDUSTRIAL CO., LTD.	Holding company's parent company	Financial assets measured at fair value through other comprehensive gains and losses, non-current	939,707	18,230	-	18,230	No guarantee or pledge
TI FU INVESTMENT	Unlisted stock-WK Technology Fund V Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	238,425	1,761	0.83%	1,761	No guarantee or pledge
CO., LTD.	Unlisted stock-WK Technology Fund VI Ltd.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	72,250	517	0.29%	517	No guarantee or pledge
	Listed stock-LASTER TECH CO., LTD.	None	Financial assets measured at fair value through other comprehensive gains and losses, non-current	1,883,216	82,955	1.95%	82,955	No guarantee or pledge

Attachment 3: Securities held as of 31 December 2021. (Excluding subsidiaries, associates and joint ventures)

(Note 1)Marketable securities in the table refer to stocks, bonds, beneficiary certificates and other related derivative securities within the scope of IFRS 9 'Financial instruments'.

(Note 2)The investment was accounted for using the equity method in the consolidated financial statement.

Attachment 4: Related party tra	nsactions for purchases and s	ales exceeding the lower of NT\$	100 million or 20 percent o	of the capital stock as of 31 December 202	21

	arty transactions for purch	8			mpany Transactions	1	Detai	Notes and accounts			
Related party	Counterparty	Relationship	Purchases (Sales)	Amount	Percentage of total consolidated purchase (Sales)	Terms	Unit price	Terms	Carrying amount	Percentage of total consolidated receivables (payable)	Note
	GENERA CORPORATION	Subsidiary of the Company	Sales	\$4,253,801	38.00%	T/T 135 days	The price is determined according to the US OEM price×0.24 as the reference price	Generally, payment is received 1 to 3 months after the end of the month. Due to the long distance of transportation, longer payment terms will be imposed.	Accounts receivable \$1,988,403	50.15%	-
	TYC EUROPE BV.	Subsidiary of the Company	Sales	1,909,486	17.06%	T/T 120 days	A single manufacturer and no other manufacturers to compare	Generally, payment is received 1 to 3 months after the end of the month. Due to the long distance of transportation, longer payment terms will be imposed.	Accounts receivable 534,600	13.48%	-
	KUN SHAN TYC HIGH PERFORMANCE CO., LTD.	Subsidiary of the Company	Sales	171,673	1.53%	T/T 120 days	coi	mparable to general customers	Accounts receivable 194,146	4.90%	-
	T.I.T. INTERNATIONAL CO., LTD.	Subsidiary of the Company	Sales	108,365	0.97%	T/T 150 days	col	mparable to general customers	Accounts receivable 47,230	1.19%	-
The Company	JUOKU TECHNOLOGY CO., LTD.	Subsidiary of the Company	Purchases	305,392	3.86%	credit on 90 days	coi	mparable to general customers	Accounts payable 123,573	4.70%	-
	T.I.T. INTERNATIONAL CO., LTD.	Subsidiary of the Company	Purchases	237,798	3.01%	credit on 60 days	comparable to general customers		Accounts payable 68,181	2.60%	-
	FORTOP INDUSTRIAL CO.,LTD	Substantive related parities of the Company	Purchases	873,087	11.03%	credit on 90 days	comparable to general customers		Accounts payable 294,294	11.20%	-
	I YUAN PRECISION INDUSTRIAL CO., LTD.	The Company measured at fair value for using equity method.	Purchases	506,930	6.41%	credit on 90 days	comparable to general customers		Accounts payable 179,521	6.83%	-
	BUILDUP INTERNATIONAL TRADING CO., LTD.	Substantive related parties of the Company	Purchases	236,306	2.99%	credit on 20 days	comparable to general customers		Accounts payable 21,200	0.81%	-
JUOKU TECHNOLOGY CO., LTD	The Company	Holding company's parent company	Sales	404,213	20.98%	T/T 90 days	N/A		Accounts receivable 123,552	26.67%	-
JUOKU TECHNOLOGY CO., LTD	PT ASTRA JUOKU INDONESIA	Joint ventures of the Company	Sales	132,162	6.86%	credit on 90 days		N/A	Accounts receivable 60,246	13.80%	-
T.I.T. INTERNATIONAL CO., LTD.	The Company	Holding company's parent company	Sales	211,833 (THB 260,014)	47.01%	T/T 90 days		N/A	Accounts receivable 69,247 (THB 84,997)	49.41%	-
CHANGZHOU TAMAO PRECISION INDUSTRY CO.,LTD.	The Company	Holding company's parent company	Sales	194,211 (USD 7,029)	71.82%	T/T 90 days		N/A	Accounts receivable 157,187 (USD 5,689)	75.89%	-
KUN SHAN TYC HIGH PERFORMANCE CO., LTD.	The Company	Holding company's parent company	Purchases	176,104 (CNY 40,774)	62.50%	T/T 120 days	N/A		Accounts payable 194,796 (CNY 45,102)	85.54%	-
GENERA CORPORATION	The Company	Holding company's parent company	Purchases	4,106,870 (USD 148,638)	75.27%	T/T 135 days	N/A		Accounts payable 1,828,473 (USD 66,177)	83.83%	-
TYC EUROPE BV.	The Company	Holding company's parent company	Purchases	1,800,466 (EUR 57,856)	100.00%	T/T 120 days	N/A		Accounts payable 504,611 (EUR 16,215)	100.00%	-
T.I.T. INTERNATIONAL CO., LTD.	The Company	Holding company's parent company	Purchases	103,038 (THB 126,473)	39.18%	T/T 90 days	N/A		Accounts payable 40,106 (THB 49,228)	49.87%	-

(Note 1)The exchange rate of USD to NTD is 1:27.63. The exchange rate of EUR to NTD is 1:31.12.

The exchange rate of EUR to NTD is 1:31.12. The exchange rate of THB to NTD is 1:0.8147.

The exchange rate of CNY to NTD is 1:0.8147.

Attachment 5: Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20 percent of capital stock as of December 31, 2021

Related party	Counterparty	Relationship	Amount	Average collection turnover	receivable-	ae account related parties Processing method	Amount received in subsequent period	Allowance for doubtful debts
	GENERA CORPORATION	Subsidiary of the Company	\$1,988,403	2.33	\$371,309	Collection has	\$882,379	\$-
The Company	TYC EUROPE BV.	Subsidiary of the Company	534,600	4.47	30	Collection has been strengthened	226,612	-
	KUN SHAN TYC HIGH PERFORMANCE CO., LTD.	Subsidiary of the Company	194,146	0.95	164,265	Collection has been strengthened	10,911	-
JUOKU TECHNOLOGY CO., LTD.	The Company	Holding company's parent company	123,552	3.32	-	Collection has been strengthened	63,154	-

(Note 1)The exchange rate of the USD to the NTD is 1:27.63

				Initial In	vestment	Investment	t as of 31 Decer	nber 2021	Net income (loss)	Investment income	
Investor	Investee company	Address	Main businesses and products	Ending balance	Beginning balance	Number of shares	Percentage of ownership (%)	Book value (Note1)	of investee company	(loss) recognized (Note2)	Note
	JUOKU TECHNOLOGY CO.,LTD.	No. 25, Gongye 3rd Rd., Annan Dist., Tainan City	Manufacturing and sale of automobile parts	\$313,730	\$313,730	27,923,401	72.10%	\$227,157	\$56,406	\$40,669	Subsidiary of the Company
	TI YUAN INVESTMENT CO., LTD.	12F., No. 212, Yuping Rd., Anping Dist., Tainan City	Marketable securities trading business	30,053	30,053	5,731	100.00%	53,313	1,623	1,623	Subsidiary of the Company
	TI FU INVESTMENT CO., LTD.	12F., No. 212, Yuping Rd., Anping Dist., Tainan City	Marketable securities trading business	30,076	30,076	12,000	100.00%	187,003	26,312	26,312	Subsidiary of the Company (Note 3)
	TAMAU MANAGEMENT CONSULTANCY CO., LTD.	18F., No. 573, Qingping Rd., Anping Dist., Tainan City	Management consult	1,000	1,000	260,000	100.00%	4,327	120	120	Subsidiary of the Company
The Company	SUPRA-ATOMIC CO., LTD.	British Virgin Islands	Reinvestment holding activities	2,819,741 (Note 4)	2,836,371	65,932,450	100.00%	1,104,756	(15,760)	(15,760)	Subsidiary of the Company
	BESTE MOTOR CO., LTD.	British Virgin Islands	Reinvestment holding activities	322,939	322,939	12,072,000	100.00%	1,336,457	29,547	29,547	Subsidiary of the Company
	CONTEK CO., LTD.	British Virgin Islands	Reinvestment holding activities	66,512	66,512	2,186,000	100.00%	56,080	(5,054)	(5,054)	Subsidiary of the Company
	I YUAN PRECISION INDUSTRIAL CO., LTD	No. 25, Zhongxing S. St., Sanchong Dist., New Taipei City	Manufacturing, processing and sale of automobile parts	126,907	126,907	5,617,854	15.66%	198,606	51,086	9,282	The Company measured at fair value for using equity method.
	INNOVA HOLDING CORP.	Delaware, U.S.A	Reinvestment holding activities	745,370	745,370	5,549	100.00%	1,135,535	94,051	94,051	Subsidiary of the Company
	TYC VIETNAM INDUSTRIAL CO., LTD.	Vietnam	Manufacture and sale automobile lights	88,740	88,740	-	60.00%	84,445	954	572	Subsidiary of the Company

Attachment 6: Names, locations, main businesses and products, original investment amount, investment as of 31 December 2021, net income (loss) of investee company and investment income (loss) recognized as of 31 December 2021: (Excluding investment in Mainland China)

Attachment 6: Names, locations, main businesses and products, original investment amount, investment as of 31 December 2021, net income (loss) of investee company and investment income (loss) recognized as of 31
December 2021: (Excluding investment in Mainland China)

				Initial Investment			Investment as of 31 December 2021			Investment income	
Investor	Investee company	Address	Main businesses and products	Ending balance	Beginning balance	Number of shares	Percentage of ownership (%)	Book value (Note1)	Net income (loss) of investee company	(loss) recognized (Note2)	Note
JUOKU TECHNOLOGY	TSM TECH CO., LTD.	British Virgin Islands	Reinvestment holding activities	\$10,122	\$10,122	300,000	100.00%	\$9,284	-	-	Sub Subsidiary of the Company
CO., LTD.	PT ASTRA JUOKU INDONESIA	Indonesia	Manufacture and sale automobile lights	276,640	276,640	1,126,500	50.00%	166,913	20,486	10,243	Joint ventures of the Company
TI FU INVESTMENT CO., LTD.	DBM REFLEX OF TAIWAN CO., LTD.	No. 54, Xinle Rd., Tainan City	Manufacture tooling mold and international trading business	25,500	25,500	8,750,000	50.00%	138,975	53,114	26,557	Sub Subsidiary of the Company
	EUROPILOT CO., LTD.	British Virgin Islands	Reinvestment holding activities	396,767 (USD 14,360)	396,767 (USD 14,360)	14,359,821	100.00%	483,690	37,054	37,054	Sub Subsidiary of the Company
	MOTOR-CURIO CO., LTD.	British Virgin Islands	Reinvestment holding activities	52,304 (USD 1,893)	52,304 (USD 1,893)	1,893,400	100.00%	160,313	28,814	28,814	Sub Subsidiary of the Company
SUPRA-ATOMIC CO., LTD.	SPARKING CO., LTD.	British Virgin Islands	Reinvestment holding activities	992,359 (USD 35,916)	992,359 (USD 35,916)	30,915,717	100.00%	224,212	(105,413)	(105,413)	Sub Subsidiary of the Company
	EUROLITE CO., LTD.	British Virgin Islands	Reinvestment holding activities	573,544 (USD 20,758)	573,544 (USD 20,758)	14,697,972	100.00%	161,240	21,248	21,248	Sub Subsidiary of the Company
	UNIMOTOR CO., LTD.	British Virgin Islands	Reinvestment holding activities	190,288 (USD 6,887)	190,288 (USD 6,887)	6,887,000	100.00%	312,223	1,953	1,953	Sub Subsidiary of the Company
EUROPILOT CO., LTD.	TYC EUROPE BV.	Henery Moorest roat 25 1328 LS Almere	Sale automobile lights	396,767 (USD 14,360)	396,767 (USD 14,360)	120,000	100.00%	483,658	46,195	46,195	Sub Subsidiary of the Company
EUROLITE CO., LTD.	T.I.T. INTERNATIONAL CO., LTD.	350/132 Srikrung House Rama 3 Road Chongnonsi Yannawa Bangkok, Thailand	Manufacture and sale of lighting fixtures and daily-use product for automobile	573,544 (USD 20,758)	573,544 (USD 20,758)	4,994,900	99.98%	161,183	21,253	21,249	Sub Subsidiary of the Company
BESTE MOTOR CO., LTD.	VARROC TYC CORPORATION	British Virgin Islands	Reinvestment holding activities	388,809 (USD 14,072)	388,809 (USD 14,072)	14,072,000	50.00%	1,336,424	59,100	29,550	Joint ventures of the Company
CONTEK CO., LTD.	ATECH INTERNATIONAL CO., LTD.	Cayman Islands	Reinvestment holding activities	62,168 (USD 2,250)	62,168 (USD 2,250)	2,250,000	25.00%	54,475	(19,243)	(4,811)	The Company measured at fair value for using equity method.
INNOVA	GENERA CORPORATION	State of California, U.S.A.	Sale of automobile lights and parts	342,308 (USD 12,389)	342,308 (USD 12,389)	12,388,505	100.00%	1,499,176 (USD 54,259)	117,179 (USD 4,241)	117,179 (USD 4,241)	Sub Subsidiary of the Company
HOLDING CORP.	W&W REAL PROPERTY, INC.	State of California, U.S.A.	Sale of and rental of real estate	27,630 (USD 1,000)	27,630 (USD 1,000)	1,000,000	100.00%	86,454 (USD 3,129)	6,300 (USD 228)	6,300 (USD 228)	Sub Subsidiary of the Company

(Note 1)The book value of the investment using the equity method is the net amount after deducting the unrealized gains and losses of downstream transactions.

(Note 2)The investment income recognized didn't eliminate unrealized gain or loss on transactions between the Company and its investees.

The Group recognized I YUAN PRECISION INDUSTRIAL CO., LTD at 18.17% investment gains and losses

(Note 3) The company treats shares of the Company that the subsidiaries hold as treasury stocks.

The book value of the investment using the equity method is the net amount after deducting the treasury stocks.

(Note4)SUPRA-ATOMIC CO., LTD. applied for a capital reduction on 5 August, 2021 and returned the share price of NT\$16,630 thousand.

(Note 5)The exchange rate of USD to NTD is 1:27.63.

Attachment 7: Investment in Mainland China

				Accumulated	Investme	ent Flows	Accumulated Outflow Net income (los					Accumulated Inward
Investee company	Main Businesses and Products	Total Amount of Paid-in Capital	Method of Investment (Note 1)	Outflow of Investment from Taiwan as of 1 January 2021	of Investment from as of Outflow Inflow Taiwan as of	Net income (loss) of investee company	Percentage of Ownership	Investment income (loss) recognized (Note 2)	Carrying Value as of 31 December 2021	Remittance of Earnings as of 31 December 2021		
VARROC TYC AUTO LAMPS CO.,LTD.	Manufacture automobile lights		(1)VARROC TYC CORPORATION	\$351,730 (USD 12,730)	\$-	\$-	\$351,730 (USD 12,730)	\$54,150	50%	\$27,075	\$2,672,749	\$523,243
CHANGZHOU TAMAO PRECISION INDUSTRY CO., LTD.	Manufacture and sale of precision molds	· · · · · ·	(1)UNIMOTOR INDUSTRIAL CO., LTD.	178,683 (USD 6,467)	-	-	178,683 (USD 6,467)	1,957	100%	1,957	312,053	-
HANGZHOU SUNNYTECH CO., LTD.	Industrial styling and product design	8,077 (CNY 1,870)	(1)SPARKING CO., LTD.	4,587 (USD 166)	-	-	4,587 (USD 166)	(3,655)	30%	(1,097)	10,758	-
JNS AUTO PARTS LIMITED	Manufacture automobile parts	276,300 (USD 10,000)	(1)MOTOR-CURIO CO., LTD.	55,260 (USD 2,000)	-	-	55,260 (USD 2,000)	154,721	20%	30,944	157,439	-
KUN SHAN TYC HIGH PERFORMANCE	Manufacture, process and assemble of various high-efficiency energy- saving lamps and accessories	828,900 (USD30,000)	(1)SPARKING CO., LTD.	967,050 (USD 35,000)	-	-	967,050 (USD 35,000)	(104,215)	100%	(104,215)	213,426	-
LUMINAIRE CO., LTD.	Design amd manufacture high- efficiency energy-saving lamps	12,434 (USD 450)	(2)CHANGZHOU TAMAO PRECISION INDUSTRY CO.,LTD.	-	-	-	-	-	30%	-	-	-
MANUFACTURING CO.,	Manufacture automobile parts	193,410 (USD 7,000)	INTERNATIONAL CO., LTD.	48,353 (USD 1,750)	-	-	48,353 (USD 1,750)	(13,069) (USD (473))	25%	(3,260) (USD (118))	88,913 (USD 3,218)	_
ATECH(JIANGSU) INDUSTRIAL TECHNOLOGY CO., LTD.	Manufacture automobile parts	55,260 (USD 2,000)	(1)ATECH INTERNATIONAL CO., LTD.	13,815 (USD 500)	-	-	13,815 (USD 500)	(2,514) (USD (91))	25%	(635) (USD (23))	56,282 (USD 2,037)	_

Accumulated Investment in Mainland China	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment
\$1,947,086 (USD 70,470)	\$1,771,884 (USD 64,129)	(Note 3)

(Note 1) Methods of investment are divided into three:

(1)Indirectly investment in Mainland China through companies registered in a third region

(2)Reinvest with Mainland China company's own funds.

(3)Other

(Note 2) The investment income recognized didn't eliminate unrealized gain or loss on transactions between the Company and its investees.

(Note 3) According to 97.8.22 "Regulations Governing Permission for Investment or Technical Cooperation in Mainland China" and the amendment to "Review Principles of Investment or Technical Cooperation in Mainland china", the cumulative amount of investors' investment in Mainland China according to the upper limit set for other enterprises: 60% of its net value or the consolidated net value, whichever is higher. However, enterprises for which the Industrial Development Bureau of the Ministry of Economic Affairs issued the certificate of compliance or the Taiwan subsidiaries of international enterprises shall not be subject to the restriction. The Company qualifies as business headquarters therefore the upper limit does not apply.

(Note 4) The exchange rate of the USD to the NTD is 1:27.63.

The exchange rate of the CNY to the NTD is 1:4.319.

Attachment 8:Information on major shareholders

Name of ordinary shares Name of major shareholders	Number of shares held	Percentage of ownership
TA YIH TA INVESTMENT CO., LTD.	64,655,288	18.85%
YIH HENG INVESTMENT CO., LTD.	57,420,654	16.74%

(Note 1) The main shareholder information in this table is calculated based on the information available from the Taiwan Depository & Clearing Corporation on the last business day at the end of each quarter. The total number of ordinary shares and special shares held by the shareholders which have completed the dematerialized delivery and registration of the shares of the Company (including treasury shares) is more than 5%. The share capital recorded in the Company's financial report and the number of shares actually delivered by the Company with dematerialized registration may differ because the calculation bases were different.

(Note 2) If the above information included the shareholders' shares transferred to a trust, it is disclosed by the individual settlor account opened by the trustee. Where the shareholders declared insider equity holding for more than 10% shareholding according to the Securities and Exchange Act, such holdings shall include the shares held by shareholders and the trusted assets with right to use. For information regarding insider shareholding declaration, please refer to the Market Observation Post System of the Taiwan Stock Exchange Corporation.

THE CONTENTS OF STATEMENT OF MAJOR ACCOUNTING ITEMS

31 December 2021	L
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TYC BROTHER INDUSTRIAL CO., LTD. 1.STATEMENT OF CASH AND CASH EQUIVALENTS DECEMBER 31,2021

In Thousands of New Taiwan Dollars

Item	Description		Amount	Note
Cash and Petty cash			\$1,617	The exchange rate
				of the USD to
Bank Deposits				the NTD is 1:27.63
Savung account			41,288	The exchange rate
Foreign currency cash	USD	7,800,656	215,532	of the EUR to the
	EUR	202,151	6,291	NTD is 1:31.12
	JPY	6,737,217	1,607	The exchange rate
	GBP	116,221	4,312	of the JPY to the
	SGD	33,533	683	NTD is 1:0.2385
	RMB	1,128,875	4,876	The exchange rate
Subtotal			274,589	of the GBP to the
Time deposits			4,352	NTD is 1:37.10
				The exchange rate
				of the SGD to the
				NTD is 1:20.37
				The exchange rate
Total			\$280,558	of the RMB to the
				NTD is 1:4.319

2.STATEMENT OF ACCONUTS RECEIVABLE

DECEMBER 31,2021

In Thousands of New Taiwan Dollars

(Amounts in dollars of Foreign Currencies)

Client	Description		Amount	Note
Client A	USD 2,462,757		\$68,046	1. The exchange rate
Client B	USD	2,085,042	57,610	of the USD to the
Client C	USD 1,921,807		53,100	NTD is 1:27.63
Others			976,255	2. The amount of individual
Subtotal			1,155,011	client in others does not exceed
Less:Allowance for doubtful debts			(158,662)	5% of the account balance.
Net amount			\$996,349	

3.STATEMENT OF ACCOUNTS RECEIVABLES-RELATED PARTIES

In Thousands of New Taiwan Dollars

(Amounts in dollars of Foreign Currencies)

Client	Description	Amount	Note
GENERA CORPORATION	USD 71,965,360	\$1,988,403	1.The exchange rate of the USD
TYC EUROPE B.V.	EUR 16,076,143	500,289	to the NTD is 1:27.63
	USD 1,241,791	34,311	The exchange rate of the EUR
KUN SHAN TYC HIGH PERFORMANCE CO., LTD.	RMB 44,951,703	194,146	to the NTD is 1:31.12
Others		68,820	The exchange rate of the RMB
Subtotal		2,785,969	to the NTD is 1:4.319
Less:Allowance for doubtful debts		(58)	2.The amount of individual client
Net		\$2,785,911	in others does not exceed 5%.

4.STATEMENT OF INVENTORIES

DECEMBER 31,2021

In Thousands of New Taiwan Dollars

T.	Description	An	nount	Note	
Item	Description	Cost	Net Realizable Value	Note	
Raw materials		\$587,473	\$587,473	1. Inventories were not pledged.	
Work in process		48,844	48,844		
Finished goods		652,297	727,329	2. Inventories are valued at lower of	
Merchandise		31,014	32,265	cost and net	
Subtotal		1,319,628	\$1,395,911	realizable value item by item.	
Less:Allowance for inventory valuation losses		(77,761)			
Total		\$1,241,867			

5.STATEMENT OF OTHER CURRENT ASSETS

DECEMBER 31,2021

In Thousands of New Taiwan Dollars

Item	Description	Amount	Note
Prepayment of purchases		\$98,346	The amount of individual title
Payment on behalf	Payment on behalf for mold repair and vender complaint.	25,029	in others does not exceed 5% of
Prepaid expense	Prepaid expense for repair, maintentance and	12,769	the account balance.
Temporary paymants	Temprary payments for freight.	8,068	
Other		1,649	
Total		\$145,861	

TYC BROTHER INDUSTRIAL CO., LTD. 6.STATEMENT OF CHANGES IN INVESTMENTS ACCOUNTED FOR UNDER THE EQUITY METHOD DECEMBER 31, 2021

	Beginning Balance		Ac	Additions Decr		rease		Ending Balance		Fair value/Net assets value		Collateral	Note
	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Shareholding ratio	Amount	Unit price (NTD)	Total Amount	Collateral	Not
JUOKU TECHNOLOGY CO., LTD.	27,923,401	\$189,474		\$40,161 (Note1) 1,105 (Note5) 636 (Note6)		\$(4,219) (Note2)	27,923,401	72.10%	\$227,157	13.59	\$379,510	None	
TI YUAN INVESTMENT CO., LTD.	5,731	51,690		1,623 (Note1)			5,731	100.00%	53,313	9,302.56	53,313	None	
II FU INVESTMENT CO., LTD.	12,000	183,648		27,397 (Note1) 620 (Note5) 564 (Note7)		(20,428) (Note3) (4,798) (Note4)	12,000	100.00%	187,003	20,857.42	250,289	None	
ГАМАИ MANAGEMENT CONSULTANCY CO., LTD.	260,000	4,835		120 (Note1)		(628) (Note3)	260,000	100.00%	4,327	16.64	4,327	None	
YUAN PRECISION INDUSTRIAL CO., LTD.	5,617,854	200,542		9,300 (Note1)		(11,236) (Note3)	5,617,854	15.66%	198,606	39.50	221,905	None	
CONTEK CO., LTD.	2,186,000	60,665		469 (Note2)		(5,054) (Note1)	2,186,000	100.00%	56,080	25.65	56,080	None	
INNOVA HOLDING CORP.	5,549	1,111,681		89,826 (Note1)		(21,093) (Note2) (44,879) (Note6)	5,549	100.00%	1,135,535	USD 10,008.29	USD 55,536	None	
SUPRA-ATOMIC CO., LTD.	66,532,450	1,131,620		32,148 (Note1) 11,842 (Note6)	(600,000) (Note8)	(54,224) (Note2) (16,630) (Note8)	65,932,450	100.00%	1,104,756	20.77	1,369,401	None	
BESTE MOTOR CO ., LTD.	12,072,000	1,365,086		29,547 (Note1) 16,518 (Note2) 11 (Note6)		(74,705) (Note3)	12,072,000	100.00%	1,336,457	110.71	1,336,467	None	
FYC VIETNAM INDUSTRIAL CO., LTD.	-	85,191				(86) (Note1) (660) (Note2)	-	60.00%	84,445	-	-	None	
Fotal		\$4,384,432		\$261,887		\$(258,640)			\$4,387,679				

Note1 : Net investment income or loss accounted for using equity method. (Included unrealized gain or loss on the transaction between the Company and its investees.)

Note2 : Exchange differences resulting from translating the financial statement of foreign poerations.

Note3 : Cash dividends paid by subsidiaries.

Note4 : Unrealized gains or losses on financial assets at fair value through other comprehensive income.

Note5 : Profits or losses of the defined benefit plan.

Notr6: Downstream transactions are written off.

Note7 : Adjustments for dividends subsidiaries received from parent company.

Note8 : Refund of capital reduction.

7.STATEMENT OF CHANGES IN RIGHT-OF-USE ASSETS AND ACCUMULATED DEPERCIATION

FOR THE YEAR ENDED DECEMBER 31, 2021

Item	Beginning Balance	Additions	Decrease	Ending Balance	Note
Cost					
Land	\$627,374	\$-	\$-	\$627,374	
Buildings	95,668	-	-	95,668	
Total	\$723,042	\$-	\$-	\$723,042	
Accumulated depreciation					
Land	\$1,124	\$562	\$-	\$1,686	
Buildings	25,432	12,715	-	38,147	
Total	\$26,556	\$13,277	\$-	\$39,833	

8.STATEMENT OF SHORT-TERM BORROWINGS

DECEMBER 31,2021

Туре	Description	Balance, End of Year	Contract Period	Interest rates applied	Loan Commitments or Collateral	Note
Unsecured borrowings	Mizuho Bank	\$820,000	110/12/29-111/3/29	0.82%	None	
Unsecured borrowings	Cathay United Bank	138,000	110/12/28-111/1/27	0.82%	None	
Total		\$958,000				

9.STATEMENT OF NOTES PAYABLE

DECEMBER 31,2021

Client	Description	Amount	Note
Client A		\$86,292	The amount of individual client
Client B		76,266	in others does not exceed 5%
Client C		33,985	of the account balance.
Client D		32,971	
Client E		29,610	
Client F		19,739	
Other		7,088	
Total		\$285,951	

10.STATEMENT OF ACCOUNTS PAYABLE

DECEMBER 31,2021

Client	Description	Amount	Note
Client A		\$85,712	The amount of individual client
Client B		84,291	in others does not exceed 5%
Others		1,397,961	of the account balance.
Total		\$1,567,964	

11.STATEMENT OF ACCOUNTS PAYABLE-RELATED PPARTIES

DECEMBER 31,2021

Client	Description		Amount	Note
FORTOP INDUSTRIAL CO., LTD.			\$294,294	1.The exchange rate of the USD
I YUAN PRECISION INDUSTRIAL CO., LTD.	USD	6,440,528	178,596	to the NTD is 1:27.73
			925	
JUOKU TECHNOLOGY CO., LTD.			123,573	2.The amount of individual client
T.I.T. INTERNATIONAL CO., LTD.	USD	2,458,746	68,181	in others does not exceed 5%
Other			107,281	of the account balance.
Total			\$772,850	

12.STATEMENT OF OTHER PAYABLES

DECEMBER 31,2021

Item	Description	Amount	Note
Other payables			
Salaries payable and bonuses		\$166,864	The amount of individual account title
Employee's compensation		80,835	in others does not exceed 5% of the
Accrued expenses	Freight	61,833	account balance.
Others	Deposit for mold	63,185	
Other payables-related parties	Deposit for mold	11,057	
Total		\$383,774	

13.STATEMENT OF OTHER CURRENT LIABILITIES

DECEMBER 31,2021

Item	Description	Amount	Note
Contract liabilites	Advance sales receipts	\$81,130	The amount of individual account title
Other unearned revenue	Advance mold receipts	177,991	in others does not exceed 5% of the
Receipts under custody	Receipts under custody for mold	52,364	account balance.
Other		135	
Total		\$311,620	

TYC BROTHER INDUSTRIAL CO., LTD. 14.STATEMENT OF LONG-TERM BORROWINGS DECEMBER 31,2021

Creditors	Description	Amount due within one year	Amount due in one year	Contract Period	Interest rates applied	Loan Commitments or Collateral	Redemption
First Bank	Unsecured Borrowing	\$50,000	\$750,000	2019/07/01-2026/09/15	0.45%	None	Principal are repaid monthly, starting from 17 Oct. 2022, and interests are repaid monthly.
First Bank	Unsecured Borrowing	-	300,000	2021/08/16-2023/08/16	0.90%	None	Interests are repaid monthly and bullet repayment on expiry date.
Chang Hwa Bank	Unsecured Borrowing	25,301	674,699	2019/08/09-2029/08/15	0.50%	None	Principal are repaid monthly, starting from 17 Oct. 2022, and interests are repaid monthly.
Bank of Taiwan	Unsecured Borrowing	-	200,000	2021/07/06-2023/07/06	0.90%	None	After applying for each drawdown within the credit line, each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry
Bank of Taiwan	Unsecured Borrowing	-	450,000	2021/07/06-2026/06/15	0.72%	None	The grace period is 2 years. Principal are repaid monthly, and interests are repaid monthly.
DBS Bank	Unsecured Borrowing	36,000	264,000	2019/11/06-2024/10/15	0.57%	None	Principal are repaid monthly, starting from 17 Oct. 2022, and interests are repaid monthly.
DBS Bank	Unsecured Borrowing	-	270,000	2021/04/14-2023/04/14	0.85%	None	After applying for each drawdown within the credit line, pay off all principal and interest payable of each drawn down facility on the expiry date of each principal loan.
KGI Bank	Unsecured Borrowing	-	200,000	2021/12/29-2024/01/10	0.89%	None	Interests are repaid monthly and bullet repayment on expiry date.
Yuanta Bank	Unsecured Borrowing	-	550,000	2021/08/27-2023/08/27	0.85%	None	Each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Hua Nan Bank	Unsecured Borrowing	-	500,000	2020/07/24-2025/07/24	0.46%-0.66%	None	Principal are repaid monthly, starting from 15 Aug. 2023, and interests are repaid monthly.
Hua Nan Bank	Unsecured Borrowing	-	100,000	2021/02/05-2023/02/05	0.88%	None	Interests are repaid monthly and bullet repayment on expiry date.
Taipei Fubon Bank	Unsecured Borrowing	-	350,000	2021/09/26-2023/09/26	0.85%	None	Each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
DBS Bank	Unsecured Borrowing	-	249,570	2021/04/14-2023/04/14	0.60%	None	After applying for each drawdown within the credit line, each transaction shall not exceed 180 days. Interests are repaid monthly and bullet repayment on expiry date.
Total		\$111,301	\$4,858,269				

15.STATEMENT OF LEASE LIABILITIES

DECEMBER 31,2021

Item	Description	Contract Periods	Discount rates applies	Amount	Note
Land		5~20 years	1.42%	\$556,089	
Buildings		5~10 years	1.42%	58,739	
Subtotal				614,828	
(Less):Current portion				(39,388)	
Lease liabilties, non current				\$575,440	

16.STATEMENT OF OPERATING REVENUES

FOR THE YEAR ENDED DECEMBER 31, 2021

Item	Amount	Note
Automobile lights	\$8,949,497	The amount of individual account title
Automobile light parts	464,079	in others does not exceed 5% of the account balance.
Others	1,780,423	Sells for water pump, fan and equipment.
Total	\$11,193,999	

TYC BROTHER INDUSTRIAL CO., LTD. 17.STATEMENT OF OPERATING COSTS FOR THE YEAR ENDED DECEMBER 31, 2021

In Thousands of New Taiwan Dollars

Item	Amount	Note
Cost of Goods Sold of Self-made Product		
Direct material		
Beginning of year	\$483,172	
Add: Raw material purchased	4,340,722	
Gains on physical inventories	993	
Less: Raw material, end of year	(587,473)	
Scrapped	(24,156)	
Sell	(446,487)	
Transfer to other account title	(115,778)	
Supplies and parts used	3,650,993	
Direct labor	442,945	
Factory overheads	1,964,521	
Manufacturing cost	6,058,459	
Add: Work in process, beginning of year	53,191	
Less: Work in process, end of year	(48,844)	
Transfer to other account title	(29,997)	
Cost of finished goods	6,032,809	
Add: Finished goods, beginning of year	561,306	
Finished goods purchased	1,852,528	
Transfer from other account title	1,852,528	
Less: Finished goods, end of year	(652,297)	
	(63)	
Losses on physical inventories Scrapped	· ,	
Transfer to other account title	(2,451) (567)	
Cost of Goods Sold of Self-made Product	7,791,320	
Cost of Goods sold of Merchandise	7,791,520	
Merchandise: Beginning of year	36,166	
Add: Merchandise purchased	1,719,078	
Transfer from other account title	39	
Less: Merchandise, end of year	(31,014)	
Losses on physical inventories	(26)	
Scrapped	(20)	
Transfer to other account title	(16)	
Cost of Goods sold of Merchandise	1,724,223	
Other operating costs	1,724,223	
Sell raw materials	446,487	
Losses on scrap of inventories	26,611	
Net gains (losses) on physical inventories	(904)	
Losses on Inventory Valuation	6,911	
Other	15,099	
Total Operating Costs	\$10,009,747	
Total Operating Costs	\$10,007,747	
1		

18.STATEMENT OF OPERATING EXPENSES

FOR THE YEAR ENDED DECEMBER 31, 2021

Item	Selling Expenses	General and Administrative Expenses	Research and Development Expenses	Expected credit impairment losses	Total
Payroll expenses	\$84,867	\$113,192	\$124,629	\$-	\$322,688
Freight	115,466	37	2,230	-	117,733
Expected credit impairment losses	-	-	-	1,702	1,702
Repair and maintenance expenses	3,191	16,853	16,214	-	36,258
Depreciation	22,350	39,977	4,548	-	66,875
Amortization expense	1,724	10,192	21,689	-	33,605
Research expense	-	-	56,666	-	56,666
Commission expense	34,850	-	-	-	34,850
Export and import expense	83,214	-	-	-	83,214
Professional service fee	6,665	23,308	1,002	-	30,975
Insurance expense	13,011	13,370	14,683	-	41,064
Other expense	60,696	64,160	35,898	-	160,754
Total	\$426,034	\$281,089	\$277,559	\$1,702	\$986,384

In Thousands of New Taiwan Dollars

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

6. Financial turnaround difficulties experienced by the Company and its affiliates in the most recent year and as of the date of publication of the annual report: None

VII.Analysis of the Financial Status, Business Outcomes and Risk Issues :

1. Analysis of the financial status :

Unit : NT\$ 1,000 ; %

Year			Diffe	rence
Item	2020	2021	Amount	%
Current assets	8,453,095	9,889,193	1,436,098	16.99%
Real estate, plant and equipment	8,330,236	7,924,249	(405,987)	(4.87)%
Intangible assets	90,673	71,843	(18,830)	(20.77)%
Other Assets	5,871,131	6,169,322	298,191	5.08%
Total assets	22,745,135	24,054,607	1,309,472	5.76%
Current liabilities	6,300,812	7,554,959	1,254,147	19.90%
Non-current liabilities	9,739,397	8,308,703	(1,430,694)	(14.69)%
Total liabilities	16,040,209	15,863,662	(176,547)	(1.10)%
Share capital	3,128,979	3,428,979	300,000	9.59%
Capital Provident Fund	1,381,263	2,577,877	1,196,614	86.63%
Retention of surplus	2,210,684	2,232,867	22,183	1.00%
Other interests	(289,982)	(343,972)	(53,990)	18.62%
Treasury Stock	(5,996)	(5,996)	0	0.00%
Equity attributable to owners of the parent company	6,424,948	7,889,755	1,464,807	22.80%
Non-controlling interests	279,978	301,190	21,212	7.58%
Total equity	6,704,926	8,190,945	1,486,019	22.16%

The main reasons for the significant changes in assets, liabilities and shareholders ' equity in the last two years (changes of more than 20% and the amount of NT\$ 10 million) and their impact and future response plans:

(1) The main reasons for the change:

- 1. Intangible assets: This is due to the normal amortization of the intangible assets themselves.
- 2. Capital surplus: This is due to the issurance of preferred shares premium.

(2) Impact: There is no significant impact.

(3) Future Response Plan: Not Applicable

2. Financial Performance Review Analysis :

Unit : NT\$ 1,000 ; %

			Ulit · N13	1,000 , 70
Item	2020	2021	Increase (decrease) amount	Change ratio (%)
Operating revenues	14,446,208	16,576,615	2,130,407	14.75%
Gross profit	2,857,442	3,007,408	149,966	5.25%
Operating profit or loss	2,590,956	2,578,705	(12,251)	(0.47)%
Non-operating income and expenses	266,486	428,703	162,217	60.87%
Net profit before tax	141,415	(99,282)	(240,697)	(170.21)%
Net profit for the current period of continuing operating units	407,901	329,421	(78,480)	(19.24)%
Losses of closed units	121,214	92,812	(28,402)	(23.43)%
Net profit (Loss) for the period	286,687	236,609	(50,078)	(17.47)%
Other consolidated profit or loss for the current period (Net after tax)	(56,954)	(39,465)	17,489	(30.71)%
Total Consolidated Profit and Loss for the current period	229,733	197,144	(32,589)	(14.19)%
Net profit attributable to owner of parent company	262,616	193,271	(69,345)	(26.41)%
Net profit attributable to non-controlling interests	24,071	43,338	19,267	80.04%
Total consolidated profit or loss attributable to owners of the parent company	213,244	155,932	(57,312)	(26.88)%
Total consolidated profit or loss attributable to non-controlling interests	16,489	41,212	24,723	149.94%

The main reasons for the significant changes in operating income, net operating income and net profit before income taxes (changes of 20% or more) in the last two years, the expected sales volume and its basis, the possible impact on the Company's future financial operations and the corresponding plans:

(1) The main reasons for the changes.

1. Net operating income increased due to COVID-19 outbreak slowdown.

(2) Expected sales volumes and their basis: Expected AM and OEM sales volumes in 2022 are expected to be variable due to the development of the global COVID-19 outbreak.

(3) Possible impact on future financial operations: No material impact

(4) Future plans in response: Not applicable

3.Cash flow analysis :

(1) Analysis of recent annual cash flow movements :

Year	2020	2021	Increase (decrease) ratio
Cash flow ratio (%)	45.36%	5.83%	(39.53)%
Cash flow ratio (%)	84.54%	69.56%	(14.98)%
Cash flow ratio (%)	10.68%	1.11%	(9.57)%

Change analysis description :

1.Decrease in cash flow ratio: The main reason is the decrease in working capital in the current period compared with the previous period.

2. Decrease in cash flow allowable ratio: The main reason for the decrease in net cash

flow from operating activities in the current period compared with the previous period.

3. Decrease in cash reinvestment ratio: The main reason for the decrease in working

capital in the current period compared with the previous period.

(2) Cash flow analysis for the coming year :

Unit	:	NT\$	1,000
Omt	•	$\mathbf{T}\mathbf{T}\mathbf{T}\mathbf{\Psi}$	1,000

				UI	III • 111 9 1,000	
Initial cash	Annual net cash flow from	The total	Cash Surplus		neasures for hortfall	
balance	operating activities	cash outflow	(insufficient)amount	Investment plan	Financial plan	
250,000 12,190,717 12,189,688 251,029						
Description of the cash flow analysis for the coming year (2022).						
In order to	most the business	noods and no	w product day	alanmant ac	maaftha	

In order to meet the business needs and new product development, some of the equipment was retired and replaced.

(3) Cash flow shortage improvement plan: None.

4.Impact of significant capital expenditures on financial operations in the past year :

(1) The use of major capital expenditure and sources of funds.

Unit : NT\$ 1,000

				. ,
Project	Actual or anticipated source of funds	Actual or expected completion date	Total funds required	Actual or scheduled use of funds 2021
Machines, mold equipment, etc.	Working capital and loans	2021.12	1,086,450	1,086,450

(2) Expected potential earnings :

In response to the significant increase in sales volume, market share expansion and future operational development, the Company has continued to expand its facilities to improve production efficiency and reduce production costs.

- 5.Recent annual investment policy, the main reasons for its profit or loss, improvement plan and investment plan for the next year:
 - The Company will reconsider based on the operation needs.

6.Risk Event Analysis Assessment. :

(1)Effect of interest rate, exchange rate and inflation on the Company's profit or loss and future measures.

Unit : NT\$1,000

Year	20	2021		/3/31
Item	Amount	%	Amount	%
Net operating income	16,576,615	100.00%	4, 607, 284	100.00%
Net profit before tax	329,421	1.99%	383, 217	8.32%
Interest income	3,503	0.02%	629	0.01%
Interest expenses	90,609	0.55%	21,944	0.48%
Redemption (loss)	(151,655)	0.91%	135, 782	2.95%

Source: Financial statements audited by certified public accountants for the year 2021 Financial statements audited by certified public accountants for the first quarter of fiscal 2022

- 1. Impact of interest rate changes on the Company's profit or loss and future measures.
 - (1) Effect on profit or loss.

The Company's bank loans are fixed-rate loans and variable-rate loans; therefore, they did not have a significant impact on the Company.

(2) Future measures in response.

The Company maintains an appropriate mix of fixed and floating interest rates, supplemented by interest rate swap contracts to manage interest rate risk. The Company maintains good relationships with its counterparties and is able to control changes in interest rates at any time and adjust them opportunistically.

- 2. Effect of exchange rate changes on the Company's profit or loss and future measures.
 - (1) Effect on profit or loss.

The Company is primarily an external seller and is affected by changes in foreign exchange rates. The main exchange gains and losses are those arising from derivative financial instruments.

- (2) Future measures in response.
 - A. The finance department staff keeps abreast of the exchange rate trend through newspaper publications, internet system and professional consultation with banks.
 - B. Forward foreign exchange operations to hedge the risk of foreign currency debts and exchange rate fluctuations with reference to exchange rate trend forecasts.
 - C. In accordance with the relevant provisions of the Financial Supervisory Commission's letter dated December 20, 2013, No. 1 O2O5373, "Guidelines for the Acquisition or Disposal of Assets by Public Companies", the Company regulates the procedures for engaging in derivative financial instrument transactions and strengthens the risk control management system.
- 3. The impact of inflation on the Company's profit and loss in the most recent year and future measures to address it.

There is no impact from inflation in FY2021, but changes in the prices of raw materials required for production will still be closely monitored.

- (2) The Company's policy on engaging in high-risk, highly leveraged investments, lending of funds to others, endorsement of guarantees and derivative transactions, the main reasons for profits or losses, and future measures :

 - The Company does not engage in high-risk, highly leveraged investments.
 Loans of funds to others: The Company's loans of funds to others are mainly due to business transactions and are made in accordance with the "Procedures for Loans of Funds to Others", with the total amount of loans not exceeding 40% of the Company's net worth

 - Loans of Funds to Others", with the total amount of loans not exceeding 40% of the Company's net worth.
 The total amount of endorsement and guarantee is limited to 40% of the Company's current net worth, of which the amount of endorsement and guarantee for a single enterprise shall not exceed 20% of the current net worth, and the balance of endorsement and guarantee is NT\$900,000 and US\$24,000 as of 2021.
 The purpose of these transactions in 2021 is to hedge the risks arising from foreign currency debts and exchange rate fluctuations. The natural hedge and the management of exchange rate risks by means of forward exchange contracts do not meet the requirements of hedge accounting and therefore hedge accounting is not applied. not applied.
 - (3) Future R&D plans and estimated R&D costs.

Item	Торіс	R & D Expenses	Estimated MPT	Key influences on the success of future R&D
1	High pixel ADB headlamp	8 million	4th quarter of 2022	Increase pixel in ADB headlamp to make it more recognizable.
2	CAN BUS communication full function electric car headlight	8 million	4th quarter of 2022	Development of ADB headlamp technology for electric car.
3	CAN BUS communication full function LED ADB car headlight	8 million	4th quarter of 2022	 CAN/LIN BUS design technology for vehicle lights. Automotive ADB headlamp technology development.

- (4) Effect of significant domestic and foreign policy and legal changes on the Company's financial operations and measures taken in response: None.
- (5) The impact of technological (including cyber security risk) and industrial changes on the company's financial business and the corresponding measures: We will continue to provide high technical standards and quality services through our design and development team, educate and train our sales and technical staff to adapt to product changes, maintain regular interaction with our customers, understand their operating conditions, keep abreast of market information, reduce inventory of raw materials and finished products, and make good commitment to quality and delivery to ensure the company's interests.
- (6) Impact of corporate image change on corporate crisis management and response measures: Not applicable.
- (7) Expected benefits, possible risks and contingencies of the merger and acquisition: Not applicable.
- (8) Expected benefits, possible risks and response measures for plant expansion: Not applicable.

(9) Risks of purchase or sale concentration and countermeasures :

The company's largest purchaser accounted for about 9% of the total purchase amount, mainly to produce the company's products sold to North America. In addition, the largest purchaser accounted for about 10.39% of the total sales amount, in view of the future growth trend of the company, and actively mapped out global sales locations, in order to maintain more balanced and stable operating results.

(10) The impact, risk and response measures of a significant transfer or change in the Company. :Since the establishment of the Company, there have been changes in or transfers of

shareholdings of directors or substantial shareholders, but due to the Company's sound operation and maintenance of good operating results, no significant transfer or replacement of shareholdings has occurred.

- (11) Impact of the change on the operating rights of the Company, risks and countermeasures: Not applicable.
- (12) Litigation or non-litigation events, including litigation, non-litigation or administrative disputes that have been determined or are still pending against the Company, its directors, general manager, persons in charge of the Company, substantial shareholders holding more than 10% of the shares, and affiliated companies, the outcome of which may have a significant impact on shareholders' equity or securities pricing: None.
- (13) Other significant risks and response measures: None.

7. Other important matters: None.

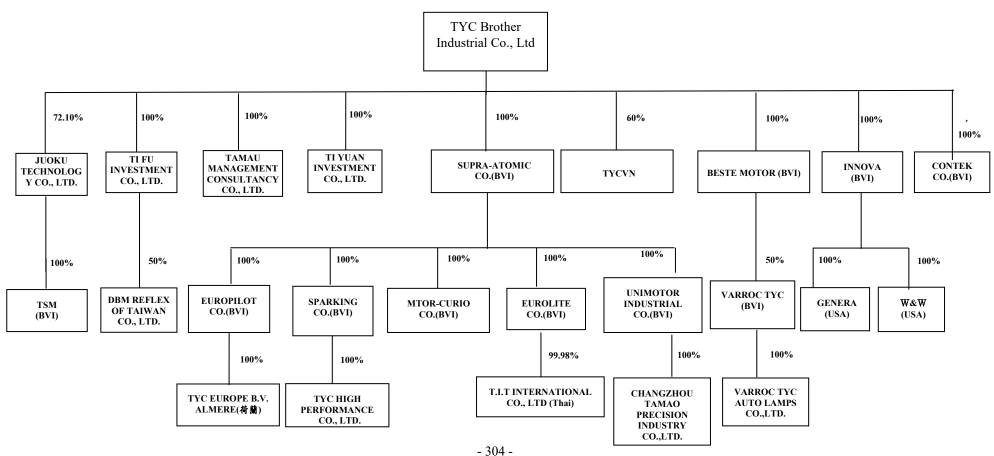
VIII.Special notes :

1.Related information on affiliated companies.

(1) Report on Consolidated Operations of Affiliated Companies.

1. Organizational chart of affiliated companies :

T. Y. C. 2021/12/31



2. Basic information on each affiliate.

2021/12/31

Unit : NT\$1,000, Foreign Currency in Original Currency

Company Name	Establishment date	Address	Paid-in capital	Main business or production items	Remark
TI YUAN INVESTMENT CO., LTD.	1997.09.25	12F, No. 212, Yuping, Road Anping District, Tainan City, Taiwan	57,310	Operating securities investment business	
TI FU INVESTMENT CO., LTD.	1997.09.25	12F, No. 212, Yuping Road, Anping District, Tainan City, Taiwan	120,000	Operating securities investment business	
DBM REFLEX OF TAIWAN CO., LTD.	2000.02.15	No. 54, Ln. 0, Xinle Rd., South Dist., Tainan City 702008 , Taiwan	175,000	Mold manufacturing and international trade business	
TAMAU MANAGEMENT CONSULTANCY CO., LTD.		8F., No. 573, Ln. 0, Qingping Rd., Anping Dist., Tainan City 708010 , Taiwan	2,600	Engaged in business management consultants	
CONTEK CO., LTD.	1998.01.02	Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola , British Virgin Islands	USD2,186,000	Engaging in re-investment holding activities	(NOTE1)
BESTE MOTOR CO., LTD.	2004.07.06	Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands	USD12,072,000	Engaging in re-investment holding activities	(NOTE1)
VARROC TYC CORPORATION	2004.07.07	Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands	USD28,144,000	Engaging in re-investment holding activities	(NOTE1)
CHANGZHOU VARROC TYC CORPORATION	1995.03.16	No. 23, Hengshan Road, New & Hi-Tech Industry Development Area, Changzhou City, Jiangsu Province, PRC	USD27,000,000	Production and sales of lighting lamps and lanterns, motor vehicle accessories, mould machine, etc.	(NOTE1)
SUPRA-ATOMIC CO., LTD.		Offshore Incorporations Limited of P.O. Box 957,Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands	USD65,932,450	Engaging in re-investment holding activities	(NOTE1)
EUROPILOT CO., LTD.	2002.09.27	Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands	USD14,359,821	Engaging in re-investment holding activities	(NOTE1)
MOTOR-CURIO CO., LTD.	2001.11.23	Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands	USD1,893,400	Engaging in re-investment holding activities	(NOTE1)
SPARKING CO., LTD.	1999.09.30	Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands	USD30,915,717	Engaging in re-investment holding activities	(NOTE1)

		1		1
	Commonwealth Trust Limited, Sealing House, Tortola, British Virgin Islans	USD14,697,972	Engaging in re-investment holding activities	(NOTE1)
	Commonwealth Trust Limited of P.O. Box 3321, Road Town, Tortola, British Virgin Islands	USD6,887,000	Engaged in transfer of investment holding activities	(NOTE1)
2003.01.28	Henery Moorest roat 25 1328 LS Almere Holland	EUR10,150,000	Sales of car light fixtures	(NOTE1)
1999.10.23	119 Moo 3 Bankhai-Nonglalok Road Tambon Nonglalok, Amphur Bankhai Rayong, Thailand	THB499,560,000	Manufacture and sale of lighting fixtures and moulds	(NOTE1)
		USD6,467,000	Production of precision molds	(NOTE1)
2000.12.24	No. 99, Dengta Road, Yushan Town, Kunshan City	USD30,000,000	Manufacture and sale of lighting fixtures	(NOTE1)
2004.01.19	No. 1, Ln. 0, Xinle Rd., South Dist., Tainan City 702008 , Taiwan	387,310	Manufacture, processing and sale of automotive parts and accessories	
	Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands	USD300,000	Engaged in the transfer of investment holding activities	(NOTE1)
1995.07.26	Offshore, State of Delaware	USD12,250,000	Engaged in the transfer of investment holding activities	(NOTE1)
991.03.06	2800 Saturn street, Brea, CA 92821 USA.	USD 12,388,505	Sales of car light fixtures	(NOTE1)
009.06.12	2800 Saturn street, Brea, CA 92821 USA.	USD1,000,000	Engaged in the trading of real estate and rental and sale of investments	(NOTE1)
		USD5,000,000	Manufacture, processing and sale of automotive parts and accessories	(NOTE1)
20 19 20 20 20 20 20 20 20 20 20 20 20 20 20	995.09.04 003.01.28 999.10.23 001.08.17 000.12.24 004.01.19 003.05.20 095.07.26 01.03.06 09.06.12 20.05.06	995.09.04Commonwealth Trust Limited of P.O. Box 3321, Road Town, Tortola, British Virgin Islands003.01.28Henery Moorest roat 25 1328 LS Almere Holland999.10.23119 Moo 3 Bankhai-Nonglalok Road Tambon Nonglalok, Amphur Bankhai Rayong, Thailand001.08.17No. 99, Taishan Road, Changzhou City New District, Jiangsu Province, PRC.000.12.24No. 99, Dengta Road, Yushan Town, Kunshan City004.01.19No. 1, Ln. 0, Xinle Rd., South Dist., Tainan City 702008, Taiwan Incorporations Centre, Road Town, Tortola, British Virgin Islands003.05.20Offshore Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands095.07.26Offshore, State of Delaware01.03.062800 Saturn street, Brea, CA 92821 USA.09.06.122800 Saturn street, Brea, CA 92821 USA.09.05.06Binh Xuyen Industrial Zone, Dao Duc Town, Binh Xuyen District, Vinh Phuc Province, Vietnam.	995.09.04Commonwealth Trust Limited of P.O. Box 3321, Road Town, Tortola, British Virgin IslandsUSD6,887,000003.01.28Henery Moorest roat 25 1328 LS Almere HollandEUR10,150,000999.10.23119 Moo 3 Bankhai-Nonglalok Road Tambon Nonglalok, Amphur Bankhai Rayong, ThailandTHB499,560,000001.08.17No. 99, Taishan Road, Changzhou City New District, Jiangsu Province, PRC.USD6,467,000000.12.24No. 99, Dengta Road, Yushan Town, Kunshan CityUSD30,000,000004.01.19No. 1, Ln. 0, Xinle Rd., South Dist., Tainan City 702008, Taiwan Incorporations Centre, Road Town, Tortola, British Virgin IslandsUSD300,000095.07.26Offshore, State of DelawareUSD12,250,00001.03.062800 Saturn street, Brea, CA 92821 USA.USD 12,388,50509.06.122800 Saturn street, Brea, CA 92821 USA.USD1,000,00000.05.06Binh Xuyen Industrial Zone, Dao Duc Town, Binh Xuyen District, Vinh Phue Province, Vietnam.USD5,000,000	P95.09.04Commonwealth Trust Limited of P.O. Box 3321, Road Town, Tortola, British Virgin IslandsUSD6,887,000Engaged in transfer of investment holding activities003.01.28Henery Moorest roat 25 1328 LS Almere HollandEUR10,150,000Sales of car light fixtures999.10.23Il9 Moo 3 Bankhai-Nonglalok Road Tambon Nonglalok, Amphur Bankhai Rayong, ThailandTHB499,560,000Manufacture and sale of lighting fixtures and moulds001.08.17No. 99, Taishan Road, Changzhou City New District, Jiangsu Province, PRC.USD6,467,000Production of precision molds000.12.24No. 99, Dengta Road, Yushan Town, Kunshan CityUSD30,000,000Manufacture and sale of lighting fixtures004.01.19No. 1, Ln. 0, Xinle Rd., South Dist., Tainan City 702008, Taiwan Incorporations Limited of P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin IslandsUSD12,250,000Engaged in the transfer of investment holding activities095.07.26Offshore, State of DelawareUSD12,250,000Engaged in the transfer of investment holding activities09.06.122800 Saturn street, Brea, CA 92821 USA.USD 12,388,505Sales of ar light fixtures00.6.12Binh Xuyen Industrial Zone, Dao Duc Town, Binh Xuyen District, Vinh Phue Province, Vietnam.USD5,000,000Manufacture, processing and sale of automotive parts and accessories

- 3. Information on the same shareholders who are presumed to be in a controlling or subordinate relationship pursuant to Article 369 of the Companies Act: None
- 4. Description of business relationship:
 - (1) Industry covered by the business of the overall affiliate.

TI YUAN INVESTMENT CO., LTD.InvestmentTI FU INVESTMENT CO., LTD.InvestmentDBM REFLEX OF TAIWAN CO., LTD.ManufacturingTAMAU MANAGEMENT CONSULTANCY CO., LTD.ServiceCONTEK CO., LTD.TradingBESTE MOTOR CO., LTD.InvestmentVARROC TYC CORPORATIONInvestmentVARROC TYC CORPORATIONManufacturingSUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentBARKING CO., LTD.InvestmentBY PAR-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentBURA-ATOMIC CO., LTD.InvestmentBUROTR-CURIO CO., LTD.InvestmentBUROTR-CURIO CO., LTD.InvestmentCONTEK CO., LTD.InvestmentBUROLITE CO., LTD.InvestmentBUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISION INDUSTRIAL CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestmentTYC VIENTNAM INDUSTRIAL CO., LTD.Manufacturing	Name of Affiliated company	Industry
DBM REFLEX OF TAIWAN CO., LTD.ManufacturingTAMAU MANAGEMENT CONSULTANCY CO., LTD.ServiceCONTEK CO., LTD.TradingBESTE MOTOR CO., LTD.InvestmentVARROC TYC CORPORATIONInvestmentVARROC TYC CORPORATIONManufacturingSUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentBARKING CO., LTD.InvestmentBODOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingIDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINOUX HAN TYC HIGH PERFORMANCEManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	TI YUAN INVESTMENT CO., LTD.	
TAMAU MANAGEMENT CONSULTANCY CO., LTD.ServiceCONTEK CO., LTD.TradingBESTE MOTOR CO., LTD.InvestmentVARROC TYC CORPORATIONInvestmentVARROC TYC CORPORATIONManufacturingSUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentBOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINOKU TECHNOLOGY CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	TI FU INVESTMENT CO., LTD.	Investment
CO., LTD.ServiceCONTEK CO., LTD.TradingBESTE MOTOR CO., LTD.InvestmentVARROC TYC CORPORATIONInvestmentVARROC TYC CORPORATIONManufacturingSUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentMOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINOKU TECHNOLOGY CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	DBM REFLEX OF TAIWAN CO., LTD.	Manufacturing
BESTE MOTOR CO., LTD.InvestmentVARROC TYC CORPORATIONInvestmentVARROC TYC CORPORATIONManufacturingSUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentMOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINOVA HOLDING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment		Service
VARROC TYC CORPORATIONInvestmentVARROC TYC CORPORATIONManufacturingSUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentMOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO., LTD.ManufacturingIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	CONTEK CO., LTD.	Trading
VARROC TYC CORPORATIONManufacturingSUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentMOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO.,LTD.ManufacturingINDUSTRIAL CO.,LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	BESTE MOTOR CO., LTD.	Investment
SUPRA-ATOMIC CO., LTD.InvestmentEUROPILOT CO., LTD.InvestmentMOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingSURAN TYC HIGH PERFORMANCEManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	VARROC TYC CORPORATION	Investment
EUROPILOT CO., LTD.InvestmentMOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINDUSTRIAL CO., LTD.ManufacturingINOVA HOLDOGY CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	VARROC TYC CORPORATION	Manufacturing
MOTOR-CURIO CO., LTD.InvestmentSPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO.,LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCEManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	SUPRA-ATOMIC CO., LTD.	Investment
SPARKING CO., LTD.InvestmentEUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISION INDUSTRIAL CO.,LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	EUROPILOT CO., LTD.	Investment
EUROLITE CO., LTD.InvestmentUNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISION INDUSTRIAL CO., LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	MOTOR-CURIO CO., LTD.	Investment
UNIMOTOR INDUSTRIAL CO., LTD.InvestmentTYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISIONManufacturingINDUSTRIAL CO.,LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCEManufacturingLIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	SPARKING CO., LTD.	Investment
TYC EUROPE B.V.TradingT.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISION INDUSTRIAL CO.,LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment		Investment
T.I.T INTERNATIONAL CO., LTD.ManufacturingCHANGZHOU DAMAO PRECISION INDUSTRIAL CO.,LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	UNIMOTOR INDUSTRIAL CO., LTD.	Investment
CHANGZHOU DAMAO PRECISION INDUSTRIAL CO.,LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	TYC EUROPE B.V.	
INDUSTRIAL CO.,LTD.ManufacturingKUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment		Manufacturing
LIGHTING TECH CO., LTD.ManufacturingJUOKU TECHNOLOGY CO., LTD.ManufacturingTSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment		Manufacturing
TSM TECH., LTD.InvestmentINNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment		Manufacturing
INNOVA HOLDING CORP.TradingGENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	JUOKU TECHNOLOGY CO., LTD.	Manufacturing
GENERA CORPORATIONTradingW&W REAL PROPERTY, INCInvestment	TSM TECH., LTD.	Investment
W&W REAL PROPERTY, INC Investment	INNOVA HOLDING CORP.	Trading
	GENERA CORPORATION	Trading
TYC VIENTNAM INDUSTRIAL CO., LTD. Manufacturing	W&W REAL PROPERTY, INC	Investment
	TYC VIENTNAM INDUSTRIAL CO., LTD.	Manufacturing

(2) The division of labor between affiliated companies whose businesses are related to each other is as follows.

Name of Affiliated Company	Division of labor
DBM REFLEX OF TAIWAN CO., LTD.	Third parties of the "Company"
TYC EUROPE B.V.	Trading of some of the Company's products
T.I.T INTERNATIONAL CO., LTD.	To buy and sell some of our products and engage in manufacturing and sales
CHANGZHOU DAMAO PRECISION INDUSTRIAL CO.,LTD.	Design, manufacture and maintenance of moulds for use by the Company and Group companies
KUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.	Buying and selling part of "the company" products and engaged in the manufacture and sale
JUOKU TECHNOLOGY CO., LTD.	Engaged in mold design, manufacturing and maintenance and provide for the use of the Company and the Group enterprises, trading and manufacturing and sales of some of the products of the"Company"
GENERA CORPORATION	Trading of some of the Company's products

5. Information on directors, supervisors and general managers of affiliated companies :

2021/12/31

				Shareholdings			
Company Name	Title (Note1)	Name o	r Representative (Note 2)	Number of shares /capital contribution (\$) (Note 3)	Shareholding ratio (%)		
	Chairman	WU , CHUN-CHI	TYC legal representative				
TI YUAN INVESTMENT CO., LTD.	Director	WU, CHUN-LANG	TYC legal representative	5,731	100.00		
	Director	CHEN, CHIN-CHAO	TYC legal representative				
	Supervisor	WENG, YI-FENG	TYC legal representative				
	Chairman	WU, CHUN-CHI	TYC legal representative	_			
TI FU INVESTMENT CO., LTD.	Director	WU, CHUN-LANG	TYC legal representative	12,000	100.00		
	Director	CHEN , CHIN-CHAO WENG,YI-FENG	TYC legal representative	_			
	Supervisor	WENG, YI-FENG	TYC legal representative				
	Chairman	WU , CHUN-CHI	Legal representative of TI FU INVESTMENT CO., LTD.	-			
	Director	TING, CHENG-TAI	Legal representative of TI FU INVESTMENT CO., LTD.	8,750,000	Of 50.00		
DBM REFLEX OF TAIWAN CO., LTD.	Supervisor	WENG,YI-FENG	Legal representative of TI FU INVESTMENT CO., LTD.				
DDW REFEER OF THIWNIN CO., ETD.	Director	Christian Matte	legal representative of 9265-2890 QUEBEC INC.				
	Director	Bernard Caire	legal representative of 9265-2890 QUEBEC INC	8,750,000	50.00		
	Supervisor	Nesim Benrobi	legal representative of 9265-2890 QUEBEC INC]			
	Chairman	WU, CHUN-CHI	TYC legal representative				
TAMAU MANAGEMENT CONSULTANCY	Director	C.C. Chiu	TYC legal representative	2 (0.000	100.00		
CO., LTD.	Director	CHEN, CHIN-CHAO	TYC legal representative	260,000	100.00		
	Supervisor	WENG, YI-FENG	TYC legal representative				
CONTEK CO., LTD.	Chairman	WU , CHUN-CHI	TYC legal representative	2,186,000	100.00		
BESTE MOTOR CO., LTD.	Chairman	WU, CHUN-CHI	TYC legal representative	12,072,000	100.00		
,	Chairman	WU, CHUN-CHI	BESTE MOTOR legal representative	,,			
VARROC TYC CORPORATION	Director	TING, CHENG-TAI	BESTE MOTOR legal representative				
	Director	CHUANG, TAI-SHIE	BESTE MOTOR legal representative	14,072,000	50.00		
	Director	CHEN, CHIN-CHAO	BESTE MOTOR legal representative	1			
	Director	Tarang Jain	Varroc Corp Holding B.V.				
	Director	Stephane Vedie	legal representative Varroc Corp Holding B.V.	-			
	Director	•	legal representative Varroc Corp Holding B.V.	14,072,000	50.00		
		Todd Morgan	legal representative Varroc Corp Holding B.V.	-			
	Director	Tharuvai R. Srinivasan	legal representative				
	Chairman	CHUANG, TAI-SHIE	VARROC TYC legal representative	-			
	Director	Tarang Jain	VARROC TYC legal representative	-			
	Director	TING, CHENG-TAI	VARROC TYC legal representative				
	Director Director	Y.S. Su CHEN , CHIN-CHAO	VARROC TYC legal representative VARROC TYC legal representative	-			
VARROC TYC CORPORATION	Director	Stephane Vedie	VARROC TYC legal representative	USD27,000,000	100.00		
	Director	R.S. Feng	VARROC TYC legal representative	03D27,000,000	100.00		
	Director	Tharuvai R. Srinivasan	VARROC TYC legal representative				
	Supervisor	WU , KUO-CHEN	VARROC TYC legal representative				
	Supervisor	Scott Anthony Trujillo	VARROC TYC legal representative				
	GM	R.S. Feng	VARROC TYC legal representative				
	Director	Y.S. Su	Legal representative- VARROC TYC AUTO LAMPS CO.,LTD.				
重慶 VARROC TYC CORPORATION	Supervisor	Y.H. Liu	Legal representative- VARROC TYC AUTO LAMPS CO.,LTD.	RMB100,000,000	100.00		
	GM	R.S. Feng	Legal representative- VARROC TYC AUTO LAMPS CO.,LTD.	1			
SUPRA-ATOMIC CO., LTD.	Chairman	WU , CHUN-CHI	TYC legal representative	65,932,450	100.00		
EUROPILOT CO., LTD.	Chairman	WU, CHUN-CHI	SUPRA-AMOTIC legal representative	14,359,821	100.00		
MOTOR-CURIO CO., LTD.	Chairman	WU, CHUN-CHI	SUPRA-AMOTIC legal representative	1,893,400	100.00		
SPARKING CO., LTD.	Chairman	WU, CHUN-CHI	SUPRA-AMOTIC legal representative	30,915,717	100.00		
EUROLITE CO., LTD.	Chairman	WU, CHUN-CHI	SUPRA-AMOTIC legal representative	14,697,972	100.00		
UNIMOTOR INDUSTRIAL CO., LTD	Chairman	WU, CHUN-CHI	SUPRA-AMOTIC legal representative	6,887,000	100.00		
ermeter indeprint co., EID	Chairman	TING, CHENG-TAI	EUROPILOT legal representative	0,007,000	100.00		
	Director	WU, KUO-CHEN	EUROPILOT legal representative	-	100.00		
TYC EUROPE B.V.	Director	CHEN, CHIN-CHAO	EUROPILOT legal representative	120,000			
	GM	WU, CHIA-CHI	EUROPILOT legal representative	-			
	UW	wo, cina-cin	LOROT LOT regar representative	1			

				Shareholdi	Shareholdings		
Company Name	Title (Note1)	Name or	Representative (Note 2)	Number of shares /capital contribution (\$) (Note 3)	Shareholding ratio (%)		
	Chairman	WU, KUO-CHEN	EUROPILOT legal representative				
	Director	CHEN, CHIN-CHAO	EUROPILOT legal representative				
T.I.T INTERNATIONAL CO., LTD.	Director	CHANG, CHI-JIE	EUROPILOT legal representative	4,994,900	99.98		
	Director	WU , CHUN-CHI	EUROPILOT legal representative				
	GM	CHANG, CHI-JIE	EUROPILOT legal representative				
	Chairman	WU , CHUN-CHI	UNIMOTOR legal representative				
CHANGZHOU DAMAO PRECISION	Director	CHEN, CHIN-CHAO	CHEN, CHIN-CHAO UNIMOTOR legal representative		100.00		
INDUSTRIAL CO.,LTD.	Director	S.J. Huang	UNIMOTOR legal representative	USD6,467,000 元	100.00		
	GM	S.J. Huang	UNIMOTOR legal representative				
	Chairman	WU , CHUN-CHI	SPARKING legal representative				
KUN SHAN TYC HIGH PERFORMANCE	Director	Y.L. Wu	SPARKING legal representative		100.00		
LIGHTING TECH CO., LTD.	Director	CHEN, CHIN-CHAO	SPARKING legal representative	USD30,000,000 元	100.00		
	Supervisor	WENG, YI-FENG	SPARKING legal representative				
	Chairman	WU, CHUN-CHI	-	176,118	0.45		
	Director	CHEN, CHIN-CHAO	TYC legal representative	27,923,401	72.10		
	Director	S.C. Wang	-	278,467	0.72		
	Director	WU, KUO-CHEN	-	56,999	0.15		
HOWH TECHNICLOCK CO. LTD	Director	B.Y. Liao	-	21,234	0.05		
JUOKU TECHNOLOGY CO., LTD.	Director	CHUANG, TAI-SHIE	-	-	-		
	Director	LIN, CHUN-KUI	-	636	0		
	Supervisor	WU, CHUN-LANG	-	789,999	2.04		
	Supervisor	C.L. Yu	-	310,097	0.80		
	Supervisor	WENG, YI-FENG	-	-	-		
TSM TECH CO., LTD.	Chairman	WU , CHUN-CHI	TSM legal representative	300,000	100.00		
	Chairman	WU, KUO-CHEN	TYC legal representative				
BRIOVA HOLDRIG CORR	Director	WU, CHUN-CHI	TYC legal representative	5.540	100.00		
INNOVA HOLDING CORP	Director	CHEN, CHIN-CHAO	TYC legal representative	5,549	100.00		
	Director	CHUANG, TAI-SHIE	TYC legal representative				
GENERA CORPORATION	Director	William Newman	INNOVA legal representative	USD12,388,505	100.00		
W & W REAL PROPERTY, INC.	Director	William Newman	INNOVA legal representative	USD1,000,000	100.00		
	Chairman	CHEN, CHIN-CHAO	TYC legal representative				
TYC VIENTNAM DIDUCTDIAL CO. LTD	Director	WU, KUO-CHEN	TYC legal representative	LICD5 000 000	60.00		
TYC VIENTNAM INDUSTRIAL CO., LTD.	Director	M.L. Lin	Taiwan FCC legal representative	USD5,000,000			
	Director	C.N. Lin	DIAMOND legal representative				

Note 1: If the affiliated company is a foreign company, the equivalent position is listed.

Note 2: If the director or supervisor is a legal entity, the relevant information of the representative should be disclosed separately.

Note 3: The amount of capital contributed is expressed in currency, and the rest is the number of shares.

6. Overview of Affiliate Operations.

Unit : NT\$1,000 · Foreign currency

Company Name	Capital	Total assets	Total liabilities	Net Value	Net operating income	Operating (Loss) Gain	Current profit (loss) (after tax)	Eps (yuan) (tax)	Remarks
JUOKU TECHNOLOGY CO., LTD.	387,310	2,815,758	2,436,248	379,510	1,926,875	71,973	56,406	-	
TI YUAN INVESTMENT CO., LTD.	57,310	54,241	100	54,141	1,802	1,619	1,623	-	
TI FU INVESTMENT CO., LTD.	120,000	250,777	488	250,289	27,835	26,037	26,876	-	
DBM REFLEX OF TAIWAN CO., LTD.	175,000	352,372	74,422	277,950	210,501	65,653	53,114	-	
TAMAU MANAGEMENT CONSULTANCY CO., LTD.	2,600	6,805	2,478	4,327	7,619	245	120	-	
CONTEK CO., LTD.	66,005	56,080	-	56,080	-	(188)	(5,054)	-	
BESTE MOTOR CO., LTD.	392,024	1,336,467	-	1,336,467	-	-	29,547	-	
SUPRA-ATOMIC CO., LTD.	2,084,084	1,369,401	-	1,369,401	-	(73)	(15,760)	-	
EUROPILOT CO., LTD.	479,909	483,690	-	483,690	-	-	37,054	-	
MOTOR-CURIO CO., LTD.	56,323	160,313	-	160,313	-	-	28,814	-	
SPARKING CO., LTD.	914,090	224,212	-	224,212	-	-	(105,413)	-	
EUROLITE CO., LTD.	523,358	161,240	-	161,240	-	-	21,248	-	
UNIMOTOR INDUSTRIAL CO., LTD.	327,190	312,223	-	312,223	-	-	1,953	-	
	431,892	1,161,548	677,890	483,658	2,234,065	62,689	46,195	-	
TYC EUROPE B.V.	EUR 10,150,000	EUR 36,987,812	EUR 21,586,419	EUR 15,401,393	EUR 67,631,415	EUR 1,897,764	EUR 1,398,447	-	(NOTE 1)
T.I.T INTERNATIONAL CO.,	440,612	415,559	254,344	161,215	482,940	26,706	21,253	-	
LTD	THB 499,560,000	THB 499,483,513	THB 305,710,094	THB 193,773,419	THB 553,151,741	THB 30,588,119	THB 24,343,331	-	(NOTE 1)
KUN SHAN TYC HIGH PERFORMANCE LIGHTING TECH CO., LTD.	895,708 RMB191,192,050	977,832 RMB 224,755,107	764,406 RMB 175,699,061	213,426 RMB 49,056,046	314,383 RMB 72,670,885	(112,804) RMB (26,075,111)	(104,215) RMB(24,089,678)	-	(NOTE 1)

2021

Company Name	Capital	Total assets	Total liabilities	Net Value	Net operating income	Operating (Loss) Gain	Current profit (loss) (after tax)	Eps (yuan) (tax)	Remarks	
CHANGZHOU DAMAO	196,899	404,038	91,985	312,053	273,598	(3,464)	1,957	-		
PRECISION INDUSTRIAL CO.,LTD.	RMB 49,757,411	RMB 92,868,466	RMB 21,142,839	RMB 71,725,627	RMB 63,243,423	RMB (800,679)	RMB 452,467	-	(NOTE 1)	
TSM TECH CO., LTD.	10,122	9,284	-	9,284	-	-	-	-		
TYC VIETNAM	362,468	5,312,023	3,774,342	1,537,681	7,378,800	120,312	94,051	-		
INDUSTRIAL CO., LTD	USD 12,250,000	USD191,853,943	USD 136,317,625	USD 55,536,318	USD 264,292,161	USD 4,309,318	USD 3,368,704	-	(NOTE 1)	
INNOVA HOLDING CORP.	362,468	4,543,424	3,078,701	1,464,723	6,446,111	275,358	200,24	-	NOTE 1)	
	USD 12,250,000	USD161,818,693	USD 109,651,080	USD 52,167,613	USD218,920,789	USD 9,351,623	USD 6,800,697	-	NOTE I)	
(Note1) : 2021.12.31 Exc	h. Rate USD/NTD	: 27.687853 20	21.12 Average	Exchange USD/I	NTD: 27.919103					
	THB/NTD: 0.831978 THB/NTD: 0.873069									
	NTD: 4.326115	5								
	EUR/NTD	: 31.403533	EUR/N	NTD: 33.03295	1					
VND/NTD: 0.001212 VND/NTD: 0.001216										

(Note 2): All affiliated companies should be disclosed regardless of their size. (Note 3): If the related party is a foreign company, the relevant figures should be presented in Taiwan dollars using the exchange rate at the reporting date.

- (2) Consolidated Financial Statements of Affiliated Companies: Consolidated financial statements with parent and subsidiary (Please refer to P79 ~ P184)
- (3) Relationship report: None
- 2.Private securities in the past year and as of the date of publication of the annual report: None
- 3.Holding or disposal of the company's shares by affiliates in the past year and as of the date of publication of the annual report :

									Unit: N	Г 1000; Shar	res;%
Name of Subsidiary	Paid-in capital	Source of funds	Percentage of the Company's shareholding	disposition	No. and amount of shares acquired	shares	Profit and Loss on Investment	Number and amount of shares held as of the date of publication of the Annual Report	Establishment of Authority	Amount of guarantee endorsed by the Company for its subsidiaries	Amount loaned to subsidiaries by the Company
TI FU INVESTME NT CO., LTD.	120,000	Share capital: 30,000 Surplus: 90,000	100%	No	0	0	0	939,707 shares \$5,996,000	No	0	0

4.Other necessary supplementary information: None

IX.Matters in the past year and as of the date of publication of the annual report which have a substantial impact on the owner's equity as stipulated in item 2, paragraph 2 of Article 36 of the Securities Exchange Law.

T.Y.C. BROTHER IND. CO., LTD

Chairman WU, CHUN-CHI