Stock Code: 6187



All Ring Tech Co., Ltd.

2022 Annual Report

The Annual Report is available at: http://mops.twse.com.tw/mops/web/index

: http://www.allring-tech.com.tw/

Information declaration website designated by the Securities and Futures

Bureau: Same as above

Annual report disclosure website: Same as above

Published on May 15, 2023

Notice to Reader:

For the convenience of readers, this report has been translated into English from the original Chinese version, prepared and used in the Republic of China. The English version has not been audited or reviewed by independent auditors. If there are any discrepancies between the English version and the original Chinese version, or any difference in the interpretation of the two versions, the Chinese-language report shall prevail.

I. Spokesperson of All Ring Tech Co., Ltd.

Name: Chien-De Lee Title: Vice President Tel: (07) 607-1828

Email: lee@allring-tech.com.tw

II. Deputy Spokesperson of All Ring Tech Co., Ltd.

Name: Hsiao-Mei Wang Title: Associate Manager

Tel: (07) 607-1828

E-mail: whm@allring-tech.com.tw

III. Address and Contact of the Headquarters and Branches

Address of the Headquarters: No. 1, Luke 10th Rd., Luzhu Dist., Kaohsiung City

Tel: (07) 607-1828

IV. Stock Transfer Agency

Name: President Securities Corp.

Address: 1F., No. 8, Dongxing Rd., Songshan Dist., Taipei City

Website: www.pscnet.com.tw

Tel: (02) 2746-3797

V. Certificated Public Accountants of Financial Statements for the Most Recent Year

Name: CPAs Yong-Chih Lin, Tzu-Yu Lin

Firm Name: PwC Taiwan

Address: 12F, No. 395, Sec. 1, Linsen Rd., East Dist., Tainan City

Website:www.pwc.tw Tel: (06) 234-3111

VI. Name and Address of Overseas Securities Trading Agencies and Inquiry Method for

Overseas Securities: None.

VII. Company website: https://www.allring-tech.com.tw/

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•••••		

Chapter 1 Letter to Shareholders Business Report

Dear Shareholders,

Thank you for taking time from your busy schedule to attend All Ring Tech Co., Ltd.'s regular meeting of shareholders today so that we can report to you on the operating performance for the past fiscal year and our future outlook. I would like to sincerely welcome you on behalf of the Company.

We hereby report the operating performance for the past year and the future outlook of All Ring Tech Co., Ltd. and its subsidiaries:

I. 2022 Business Report

(I) Implementation Results of Business Plan

The consolidated net operating revenue and net profit after tax in 2022 of the Company and its subsidiaries totaled NT\$2,248,713 thousand and NT\$499,039 thousand respectively, representing a decrease of 13.65% and 7.79% over NT\$2,604,316 thousand and NT\$541,223 thousand in 2021 respectively.

- (II) Budget Execution: All Ring Tech Co., Ltd. and its subsidiaries did not release financial forecasts for 2021, so no budget achievement needs reporting.
- (III) Financial income and expenditure and profitability analysis

Unit: NT\$ thousand

A	Analysis Item/Fiscal Year	2022	2021
Financiai	Interest income	7,923	1,422
revenue and expenditure	Interest expense	10,740	449
	Return on assets (%)	13.11	17.29
Profitability	Return on Equity (%)	21.08	25.74

Operating profit to paid-in capital ratio (%)	57.71	78.05
Net profit before tax to paid-in capital ratio (%)	74.73	79.60
Net profit margin (%)	22.19	20.78
Basic earnings per share (NT\$)	6.15	6.64

(IV) Research and Development

The R&D results in 2022 are listed below: Please see pages 90-91 for details.

II. Outline of 2023 Business Report

(I) Business Policy

- 1. Customer-oriented approach; striving to meet the customer's needs.
- 2. Focus on R&D and marketing.
- 3. Make full use of external resources and expand the scale of operations.
- 4. Research, development, and innovation; aiming for excellence.

(II) Expected Sales Volume and Its Basis

Vendor inventory deterization was not as fast as expected due to a slow decline in international inflation and a negative impact on currency tightening. The end demand for the semiconductor industry in 2023 is expected to continue the weak trend in the second half of 2022, so the domestic beta test factory has deferred the original capital expenditure plan, resulting in the company's expected sales volume in the next year will decline than the previous two years, but the company continues to develop new models for the advanced packaging field Taiwan, in order to maintain the company's leadership in the industry, so that the Company can break through the negative impact of the overall economy in 2023, so that the company can perform above all expectations.

(III) Major Production and Sales Policies

In addition to maintaining current customers, with our future crucial operating strategy, we will strive to seek new customers. Other vital plans include focusing on research and development, and improving customer satisfaction, to maintain the highest market share in the industrial equipment market, and achieve better operating performance.

(IV) Future Development Strategy

As a leading supplier in the semiconductor and passive-device industries, we will keep upgrading our current products and offer better service to meet customers' needs. To supply process equipment to energy-saving related industries, we will continue to develop new machines at customers' request.

(V) Impacts of External Competition, Government Regulations, and Overall Business Environment

In such a competitive environment as we are in, there is no better way to maintain long-term competitive advantages than prioritizing customers' needs. Under its entrepreneurial belief, "Creation, Service, Speed, Saving, Harmony, Confidence" and the spirit of "focusing and outstanding", All Ring Tech Co., LTD. will continue to develop core technologies, follow the market trend, and comply with government-backed domestic equipment promotion, with a goal to boost customers' competency with inexpensive production facilities and hopefully create a mutual win-win benefit.

We wish all shareholders good health and all the best!

Chairman of the Board: Ching-Lai L

June 15, 2023

Chapter 2 Company Profile

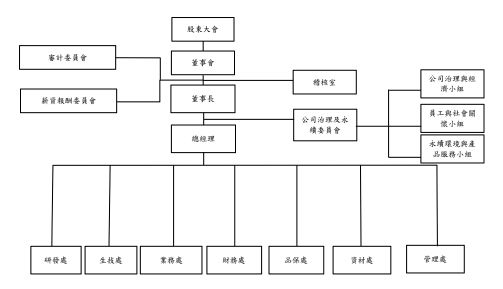
I. Date of Establishment: May 24, 1996. II. Company History: 1996 The company was set up, the or

Company	History:
1996	The company was set up, the capital NTD 10,000,000 , developed automatic cutting machine and inductance testing machine.
1999	The Company purchased land, building and plants at Yenchao Township, Kaohsiung County, developed a stacker.
2000	The Company received ISO 9001 from SGS Taiwan (SGS), developed a complete capacitor testing machine and testing packagingmachine.
2001	Kunshan All Ring Electronics set up; developed BGA automatic ball planting machine, IC flexible board laminating machine.
2002	The Company received approval from the Securities and Futures Bureau and was listed on the OTC market.
2004	Relocated from Yanchao to Luzhu Science Park. Developed PCB inspection equipment and FPD glue coating machine
2005	All Ring Tech Precision Machine (Kunshan) set up
2006	Completed the development of the FPD laser repair machine.
2007	Completed the development of inductor wiring machines, and Wafer Separator.
2008	Certified by TIPS (Taiwan Intellectual Property Management System); Developed LED test packaging machine.
2009	DevelopedLED test separators and rotary electroplating machines.
2010	Developed power inductance winding machine
2011	Established Uni-Ring Tech. Co., Ltd.; Developed optical measuring machine
2012	Developed power inductive glueapplicator
2013	Developed LED automatic glue applicator
2014	Developed packaging process appearance inspection machine, carrier converter, piezoelectric dispenser, optical component chip machine.
2015	Developed FPC Laminating Machine
2017	Developed Wafer Level Underfill Dispenser.
2018	Developed film thickness measurement machine, precision inductance winding machine, high-frequency electric sensing charter.
2019	Developed wafer level feeder, six-sided appearance inspection machine, automatic washing robot (United Resources), inspection robot (United Resources).
2020	Developed the heat sink automatic tablet press machine and load plate converter.
2021	Developed capacitor testing machine, film TIM laminating machine, thickness measuring machine, ball planing machine.
2022	Developed paste tearing mold all-in-one machine.

Chapter 3 Corporate Governance Report

I. Organization System

(1) Organization structure



(II) Major Corporate Functions

Department	Tasks
Auditing Office	It is responsible for internal audits and the effective operations of the internal control system as well as strict compliance with regulations and related standards and providing improvement recommendations.
Administration Division	It is responsible for general administration, human resources, and computer system software and hardware planning and management; responsible for the design and modification of software based on operation procedures and maintaining the normal functions of computers.
Finance Division	It is responsible for the Company's finances, accounting, and shareholder services.
Sales and Marketing Division	It is responsible for evaluating and expanding the semiconductor, passive components, automated LED equipment markets, formulating plans, sales, customer credit investigation, payment collection, and after-sales services.
BioTech Division, Material Division, Quality Assurance Division	It is responsible for the production of semiconductors, passive components, automated LED equipment, after-sales services, quality inspections, control and management, procurement of raw materials, and warehouse management.
R&D Division	It is responsible for the design and development of the machinery, electronic control, software and hardware of semiconductors, passive components, automated LED equipment as well as the design and development of the machinery, electronic control, software and hardware of new products.
Corporate Governance and Sustainability Committee	On February 26, 2019, the Board of Directors approved Vice President Chien-De Li as the person in charge of corporate governance. Based on the work and scope of each department, he shall ensure the advancement and implementation of overall work and report the implementation status to the Board of Directors regularly.

II. Information on the Company's Directors, President, Vice Presidents, Associate Managers, and the Supervisors of All the Company's

Divisions and Branch Units

(I) Information of Directors

1. Information of Directors

Unit: thousand shares; % April 17, 2023

Title	Nation ality or Place of	Name	Gender Age	Date Elected	Term	First-time Elected	Share	s held	Numl Share		Sharehol Spouse Minor C	e and		olding by inees	Major Education and Work Experience	Other position concurrently held at the Corporation or other	Executive Silver	se or atives	Remar ks (Note	
	Registr ation			Date		Date	Numbe r of Shares	Shareh olding Ratio		Shareh olding Ratio	Number of Shares	Share holdin g Ratio	Numbe r of Shares	Shareh olding Ratio	Experience	companies	Title	Name	Relatio nship	2)
Chairma n	Taiwan	Ching-Lai Lu	Male 61 ~ 70 years old	2020.06.1	3 years	1996.05.27	3,757	4.51	3,757	4.51	338	0.41	7,365	8.84	EMBA, National Cheng Kung University Philips Chien Yuan Electronics	Director of PAI FU Co., Ltd. And chairman of Uni-Ring Tech Co., Ltd.	Represen tative Director	Yu-Ru Chong	Spouse	None
Director	Taiwan	Hsin-Yao Cheng	Male 51 ~ 60 years old	2020.06.1	3 years	2005.06.07	504	0.60	414	0.50	1	-		-	Cheng Shiu Junior College of Technology E&R Engineering Corporation	(Note 1)	-	-	-	None
Director	Taiwan	Li Chiao Investment Co., Ltd.	-	2020.06.1	3 years	2010.05.12	7,356	8.83	7,365	8.84	-	-	-	-	-	-	-	-	-	None
Represen tative Director	Taiwan	Yu-Ru Chong	Female 51 ~ 60 years old	2020.06.1	3 years	2017.06.15	338	0.41	338	0.41	3,757	4.51	7,365	8.84	National University of Tainan, Department of Early Childhood Education Person in charge of Li Chiao Investment Co., Ltd.	Person in charge of Li Chiao Investment Co., Ltd.	Chairma n	Ching- Lai Lu	Spouse	None
Director	Taiwan	Chien-Chang Chen	Male 61 ~ 70 years old	2020.06.1	3 years	2011.06.22	2,732	3.28	2,732	3.28	-	-	_	-	Sanji High School Person in charge of Fu-Du Building & Construction Co., Ltd.	Person in charge of Fu- Du Building & Construction Co., Ltd.	-	-	-	None
Director	Taiwan	Hanlin Construction Co., Ltd.	-	2021.07.2	2 years	2017.06.15	636	0.76	775	0.93	-	-	-	-	-	-	-	-	-	None
Represen tative Director		Ching-Han Chiu Huang (Note 3)	Male 61 ~ 70 years old	2021.07.2	2 years	2012.12.17	-	-	-129	-0.15	-	-	-	-	Linyuan Junior High School Person in charge of Hanlin	Person in charge of Hanlin Construction Co., Ltd.	-	-	-	None

Title	Nation ality or Place of	Gender Age	Date Elected	Term	First-time Elected	Share	s held	Numl Share	001 01	Minor Children		Shareholding by nominees		Major Education and Work	·	Executives, Directors, or Supervisors who have a spouse or second-degree relatives within the Company			Remar ks
	Registr ation		Date			r of	olding		olding	Number of Shares	holdin	Numbe r of Shares	Shareh olding Ratio	Experience	Corporation or other companies	Title	Name	Relatio nship	(Note 2)
														Construction Co., Ltd.					

Director	Taiwan	Jin-Cheng Investment Co., Ltd.	-	2021.07.2	2 years	2021.07.20	1,625	1.95	1,710	2.0	-	-	-	-	-	-	-	-	-	None
Represen tative Director	Taiwan	Ching-Hsu Tsai	Male 51 ~ 60 years old	2021.07.2	2 years	2021.07.20	-		10	0.01	-	-	-	-	Graduated from the Department of Electrical Engineering, Cheng Shiu University	Person in charge of Jin- Cheng Investment Co., Ltd. Person in charge of Ding Ji Electromechanical Engineering Co., Ltd.	-	-	-	None
Director (Indepen dent)	Taiwan	Ming-Hsien Li	Male 61 ~ 70 years old	2020.06.1	3 years	2020.06.10	-	-	-	-	-		-		Master Degree in Accounting, National Chengchi University Vice Chairman, PwC Taiwan	Vice Chairman, Zhi Cheng CPAs Adjunct associate professor, National Cheng Kung University Independent Director of ScinoPharm Taiwan, Ltd. Independent Director, Brogent Technologies Inc. Independent Director of Pantex International Ltd.	-	-	-	None
Director (Indepen dent)		Cho-Hua Kuang	Male 71 ~ 80 years old	2020.06.1	3 years	2010.06.10	-	-	1	-	-	-		-	University of Cincinnati Doctor of Mechanical Engineering Department Honorary retired professor, Department of Mechanical Engineering, National Sun Yat-sen University	Adjunct professor, Department of Mechanical Engineering, National Sun Yat-sen University	-	-	-	None
Director (Indepen dent)	Laiwan	Chang-Jen Chen	Male 61 ~ 70 years old	2020.06.1	3 years	2020.06.10	-	-	-	-	-	-		-	University of Missouri Rolla Institute of Mechanical and Aeronautical Engineering Secretary General of Green Technology Industry Alliance	Professor of Mechanical Engineering, Kun Shan University Chairman, Taiwan Agricultural Photoelectric Association Director, Taiwan Green Film Technology Co., Ltd.	-	-	-	None

Note: 1. President of the Company and Director of IMAGINE Group Limited and UniRing Tech Company Limited.

Note: 2. Where the Chairman of the Board of Directors and the President or person of an equivalent post (the highest level manager) of a company are the same person, spouses, or relatives within the first degree of kinship, an explanation shall be given of the reason for, reasonableness, necessity thereof, and the measures adopted in response thereto (e.g., increasing the number of independent directors and ensuring that a majority of directors do not concurrently serve as an employee or managerial officer).

Note: 3. Mr. Ching-Han Chiu Huang first served as the representative of the corporate director of the company on December 17, 2012. On June 15, 2017, he was elected Hanlin Construction Co., Ltd. as the legal person director of the company, and Mr. Ching-Han Chiu Huang as the representative of Hanlin Construction Company.

2. Major Shareholders of Institutional Shareholders:

April 17, 2023

Name of Institutional Shareholders	Major Shareholders of Institutional Shareholders
Li Chiao Investment Co., Ltd.	Yu-Ru Chong (47.44%) and Ching-Lai Lu (37.79%)
	Yu-Chih Chiu (8.0%), Yu-Ru Chong (8.0%), Chao-Yang We (6.8%), Huang-Yin Chiu (5.6%), Huang-Hsin Chiu (5.6%), Mao-Jung He (5.3%), Hsing-Chuan Tsai (5.2%), Shun-Fa Yang (4.1%), Kai-Ping He (4.0%), Chia-Yu He (4.0%)
Jin-Cheng Investment Co., Ltd.	Ching-Hsu Tsai (23.89%), Wen-Yen Tsai Li (23.89%), Ya-Chi Tsai (26.11%), Meng-jung Tsai (26.11%)

- 3. Representatives of the institutional shareholders, which are the major shareholders of the Company's institutional shareholders: Not applicable.
- 4. Information about Independent Directors

April 17, 2023

Condi]	nde	pend	ent S	Statu	s			p	Number of Other Public Companies
tion Name	Professional Qualification and Work Experience	1	2	3	4	5	6	7	8	9	10	11	12	in which Concurrently Holding Position as Independent Director
Ching-Lai Lu	Mr. Ching-Lai Lu has served in the Company for more than 30 years, specializing in the operation and strategic management of passive components and semiconductor automation equipment industries. He acts as the Chairman of the Board of Directors for strategic communication and interaction with all directors on business management, and advice on the operation and management. He has the capabilities in business, marketing and industrial technology.						~	~	~	1		√	✓	-
Hsin-Yao Cheng	Mr. Hsin-Yao Cheng has been specializing in the operation and strategic management of passive components and semiconductor automation equipment industries for more than 30 years, with the capabilities in corporate governance, business, marketing and industrial technology. He can provide corporate governance and operational management advice and policies to the Board of Directors in a timely manner and request the management team to formulate business strategies for implementation.			~	~	~	~	~	~	~	~	√	√	-

Condi]	ndej	pend	ent S	Statu	s				Number of Other Public Companies in which
Name tion	Professional Qualification and Work Experience	1	2	3	4	5	6	7	8	9	10	11	12	Concurrently Holding Position as Independent Director
Chien-Chang Chen	Mr. Chien-Chang Chen used to be the person in charge of Fu-Du Building & Construction Co., Ltd. and is currently a director of Fu-Du Building & Construction Co., Ltd. He has more than 30 years of expertise in corporate governance, business, marketing and industrial technology, and is able to advise the Company's Board of Directors on relevant plant and operational management in a timely manner.	✓			✓	✓	✓	✓	✓	✓	✓	✓	1	-
Yu-Ru Chong (Note 1)	Ms. Yu-Ru Chong is an important promoter of the corporate social responsibility and sustainable management concepts of All Ring Tech Co., Ltd. She has been long committed to caring for the disadvantaged. She expects the corporate social responsibility to be closely integrated with the Company's business strategy, and implements the synergy of sustainable management, and to give professional advice from different perspectives. She provides professional advice from different perspectives, which is of great benefit to improving the Company's operating performance and	✓				✓	✓	✓	✓	✓		*		-
Ching-Han Chiu Huang (Note 2)	management efficiency. Mr. Ching-Han Chiu Huang is currently a director of Hanlin Construction Co., Ltd. He has more than 30 years of expertise in corporate governance, business, marketing and industrial technology, and is able to advise the Company's Board of Directors on relevant plant operation and operational management in a timely manner.	✓		✓	✓	✓	~	✓	~	✓	~	✓		-
Ching-Hsu Tsai (Note 3)	Mr. Ching-Hsu Tsai graduated from Department of Electrical Engineering, Cheng Shiu University, and is currently the person in charge of Ding Ji Electromechanical Co., Ltd. and Jin-Cheng Investment Co., Ltd. He has more than 30 years of expertise in corporate governance, business, marketing and industrial technology, and is able to advise the Company's Board of Directors on relevant plant operation and operational management in a timely manner.	√		✓	~	~	~	~	~	~	~	✓		-

Condi]	ndej	oend	ent S	Statu	s				Number of Other Public Companies
Name tion	Professional Qualification and Work Experience	1	2	3	4	5	6	7	8	9	10	11	12	in which Concurrently Holding Position as Independent Director
Ming-Hsien Li	Graduated from Accounting, National Chengchi University. He has professional and practical experience in finance and accounting. He used to be the Vice Chairman of PwC Taiwan, and is currently the Vice Chairman of Zhi Cheng CPAs and adjunct associate professor of National Cheng Kung University. He has rich experience in management practice and leverages his expertise to improve the quality of corporate governance of the Board of Directors and the supervision function of the audit committee. He has not been in violation of any provisions of Article 30 of the Company Act.	✓	✓	✓	√	✓	✓	1	√	1	✓	✓	√	3
Cho-Hua Kuang	He is a doctor of Mechanical Engineering Department, University of Cincinnati, specializing in the field of solid mechanics, including structural analysis, dynamics, failure mechanics, wave mechanics, metal forming experiments and analysis, computer and peripheral equipment related research. he is currently an adjunct professor in the Department of Mechanical Engineering, National Sun Yat-sen University, with both academic and practical skills. He provides a lot of valuable advice and practical experience in the operation of the Company. He has not been in violation of any provisions of Article 30 of the Company Act.	√	√	√	1	√	√	1	1	1	√	√	1	-
Chang-Jen Chen	He is a doctor of the Institute of Mechanical and Aeronautical Engineering, University of Missouri Rolla, specializing in the research of computational fluid dynamics, dynamic model system analysis, enterprise management, energy technology, energy saving technology, green science and technology related circular economy and innovative operation model. He is currently the head of the Head of Department, Department of Mechanical Engineering, Kun Shan University Director. He can provide the Company with a clear direction and execution mode in the research, inventions and innovative products. He has not been in violation of any provisions of Article 30 of the Company Act.	√	✓	✓	✓	✓	√	✓	✓	✓	√	✓	✓	-

(Note 1): Ms. Yu-Ru Chong is the corporate representative of the Company's corporate director Li Chiao Investment Co. Ltd.

⁽Note 2): Mr. Ching-Han Chiu Huang is the corporate representative of the Company's corporate director Hanlin Construction Co. Ltd.

⁽Note 3): Mr. Ching-Hsu Tsai is the corporate representative of the Company's corporate director Jincheng Investment Co., Ltd.

⁽Note 4): For any director or supervisor who fulfills the relevant condition(s) 2 years before being elected or during the term of office, please provide the "✓" sign in the corresponding field

⁽¹⁾ Not employed by the Company or an affiliated company.

- (2) Neither a Director or Supervisor of the Company or any of its affiliates (this does not apply in cases where the person is an independent director of the Company, its parent company, or subsidiary where the Company holds, directly and indirectly, more than 50% of the voting shares).
- (3) Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under others' names, in an aggregate amount of one percent or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.
- (4) Not a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of any of the persons in the preceding three subparagraphs.
- (5) Not a director, supervisor, or employee of an institutional shareholder that directly holds more than 5% of the total number of issued shares of the Company or is ranked top 5 in terms of quantity of shares held.
- (6) If a majority of the Company's Director seats or voting shares and those of any other company are not controlled by the same person: a Director, Supervisor, or employee of that other company.
- (7) Not a director (or governor), supervisor (or overseer), or employee of other company or institutions who is the Chairman, President, or person holding an equivalent position of the Company and a person in any of those positions at another company or institution are the same person or are spouses.
- (8) Not a director (member of the governing board), supervisor (member of the supervising board), managerial officer, or shareholder holding more than 5% of shares of a specified company or institution that has a financial or business relationship with the Company.
- (9) Not a professional individual, sole proprietorship, partnership, owner of a company or institution, partner, director (or governor), supervisor (or overseer), managerial officer or spouse thereof that provides auditing service for the Company or any of its affiliates, or provides commercial, legal, financial, or accounting service with cumulative remuneration less than NT\$500,000 in the past two years. However, this excludes members of the Remuneration Committee who have been appointed to exercise duties in accordance with Article 7 of Regulations Governing the Appointment and Exercise of Powers by the Remuneration Committee of a Company Whose Stock is Listed on the Stock Exchange or Traded Over the Counter.
- (10) Not a spouse or a relative within the second degree of kinship with any Director.
- (11) No any circumstance set out in a subparagraph of Article 30 of the Company Act.
- (12) No government, legal person or its representative has been elected as provided in Article 27 of the Company Act.

5. Diversity and independence of the Board of Directors:

- (1) Diversity of the Board of Directors: Please refer to page 35 of this annual report.
- (2) Independence of the Board of Directors: The Company has a total of 9 directors, including 3 independent directors, accounting for 33.33% of the total seats, who concurrently serves as an independent director in less than 3 other public companies.

The Company has set up an audit committee to replace supervisors in accordance with the law, and only 22.22% of the directors have spouses and relatives within the second degree of kinship.

(2) Information on the President, Vice President, Associate Manager, and supervisors from each branch and subsidiaries:

Unit: thousand shares; % April 17, 2023

Title	Nationali	Name	Gende	Date of Appointmen	Shar	eholding	Spou	Held by ise and Children		olding by ninees	Major Education and	Position(s) Held Concurrently	Spouse of	ial Office or a Relati d Degree		(Note 5)
Title	ty		r	t	Numbe r of Shares	Shareholdi ng Ratio	Numbe r of Shares	Sharehol ding Ratio	Numbe r of Shares	Sharehol ding Ratio	Work Experience	in Any Other Company	Title	Name	Relations hip	(-1010-0)
President	Taiwan	Hsin-Yao Cheng	Male	2010.10.01	414	0.50	1	-	-	-	Cheng Shiu Junior College of Technology E&R Engineering Corporation	(Note 1)	None	None	None	None
Chief Executive Officer	Taiwan	Cheng-En Ou	Male	2022.01.01	12	0.01	-	-	-	-	Cheng Shiu Junior College of Technology SHT Electronics Taiwan	None	None	None	None	None
President Office Vice President	Taiwan	Chien-De Lee	Male	2017.03.16	6	0.01	1	0.001	-	_	MBA, National University, USA President Securities Corp.	(Note 6)	None	None	None	None
R&D ivision Vice President	Taiwan	Ming-Tsung Kuo	Male	2020.04.28	18	0.02	-	-	-	_	National Chiayi Institute of Agriculture Cheng Ming Machinery Co., Ltd.	None	None	None	None	None
R&D ivision Vice President	Taiwan	Kuo-Lun Wan g	Male	2020.11.05	-	-	-	-	-		Institute of Mechanical Engineering, National Cheng Kung University Contrel Technology Co., Ltd.	None	None	None	None	None
R&D Division Vice President (Note 2)	Taiwan	Cheng-Yen Chi ang	Male	2022.11.09	-	-	-	-	-	-	National Cheng Kung University Computer and Communication Engineering by Taiwan Hou Sheng Transmission Co., Ltd	None	None	None	None	None
Production Center Vice President	Taiwan	Shih-Long Yeh	Male	2022.04.27	16	0.02	-	-	-	-	Graduated from National Cheng Kung University PricewaterhouseCoopers	None	None	None	None	None

(Note 3)															
R&D Division Assistant (Note4)	Taiwan	Chang Qun Ting	Male	2022.04.27	-	-	-	-	-	National Kaohsiung University of Applied Science and Technology Graduate Institute of Mechanical and Precision Engineering Can be technology	None	None	None	None	None
Finance Division Associate Manager	Taiwan	Hsiao-Mei Wang	Female	2010.10.01	58	0.07	-	-	-	Graduated from Chung Yuan Christian University Chien Hsing Accounting Firm	None	None	None	None	None
Material Division Associate Manager (Note 5)	Taiwan	Hui-Chen Hung	Female	2022.04.27	-	_	-	-	-	Kao Yuan University Taiwan Golden Bee Co., Ltd.	None	None	None	None	None
President Office Associate Manager	Taiwan	Ming-Chieh Tsai	Male	2018.02.27	-	-	-	-	-	Graduated from United Engineering Professional School Chengxin Intellectual Property Rights	None	None	None	None	None
R&D Division Associate Manager	Taiwan	Heng-Hui Liu	Male	2020.04.28	-	-	-	-	-	Graduated from the Institute of Mechanical Engineering, National Cheng Kung University ENGBOON Co., Ltd.	None	None	None	None	None

- Note: 1. Director of IMAGINE Group Limited and UniRing Tech Company Limited.
- Note: 2. Mr. Cheng-Yen Chiang was promoted to the position ofdeputy general manageron November 9, 2022.
- Note: 3. Mr. Shih-Lung Yeh was promoted to the position of Deputy General Manager on May 1, 2022.
- Note: 4. Mr. Chung-Ting Chang was promoted to the post of Assistant on May 1, 2022.
- Note: 5. Ms. Hui-Chen Hung was promoted to the post of Assistant on May 1, 2022
- Note: 6. Supervisor of UniRing Tech Co., Ltd.
- Note: 7. Where the Chairman of the Board of Directors and the President or person of an equivalent post (the highest level manager) of a company are the same person, spouses, or relatives within the first degree of kinship, an explanation shall be given of the reason for, reasonableness, necessity thereof, and the measures adopted in response thereto (e.g., increasing the number of independent directors and ensuring that a majority of directors do not concurrently serve as an employee or managerial officer).

(III) Remuneration to Directors and Independent Directors

Unit: thousand shares/NT\$ thousand; December 31, 2022

				Di	irectors'	Remu	neration				ım of	Re	elevant Re		eration Paid ocurrent En			who a	re		ensation	
		Com	Base apensation (A) Note 2)	Pay	rance and on (B)	Dir	ineration to ectors (C) Note 3)	Expe	usiness ecution enses (D) ote 4)	Ratio Inco	C+D and to Net me (%) ote 9)	Allo	y, Bonus and wances Note 5)	P	everance Pay and nsion (F)		munei	oyee's ration (te 6)		F+G) to	e After itio (%)	
Title	Name	Th e Co rp	All Compa nies in Consol idated Financ	The Cor por	All Co mpa nies in Con soli date d	Th e Co rpo	All Companie s in Consolida ted	Th e Co rpo	All Comp anies in Consol idated Financ	The Corp orati	All Compa nies in Consoli dated Financi	The Cor por	All Comp anies in Conso lidate d	T he C or p	All Compa nies in Consoli dated Financi	The Corpo	oratio	A Comp s i Conse te Final States (Not	oanie n olida d ncial ment	The Corp orati	All Compa nies in Consoli dated Financi	Any Remunerati on from Ventures that are not Subsidiaries of the Company (Note 10)
		or ati on	ial Statem ents (Note 8)	atio n	Fina ncia 1 Stat eme nts (Not e 8)	rati on	Financial Statement s (Note 8)	rati on	ial Statem ents (Note 8)	on	al Stateme nts (Note 8)	atio n	Finan cial State ments (Note 8)	or at io n	al Stateme nts (Note 8)	Cas h Am ount	St oc k a m ou nt	Cas h Am ount	Sto ck am ou nt	on	al Stateme nts (Note 8)	(Note 10)
Chairman	Ching-Lai Lu	-	-	-	-	2,492	2,492	56	56	2,548 0. 51%	2,548 0.51%	2,409	2,409	•	-	-	-	-	-	4,957 0.99%	4,957 0.99%	None
Director	Hsin-Yao Cheng	-	-	-	-	1, 663	1,663	56	56	1,719 0.34 %	1,719 0. 34%	4,343	4,343	-	-	480	-	480	-	6,542 1. 31%	6,542 1.31%	None
Director	Li Chiao Investment Co., Ltd.	-	-	-	-	832	832	-	-	832 0.17 %	832 0.17%	-	-	-	-	-	-	-	-	832 0.17 %	832 0.17%	None
Representa tive Director	Yu-Ru Chong (Note 1)	-	-	-	-	-	-	56	56	56 0.01 %	56 0.01%	-	-	-	-	-	-	-	-	56 0.01 %	56 0. 01%	None
Director	Chien- Chang Chen	-	-	-	-	832	832	48	48	880 0.18 %	880 0.18%	-	-	-	-	-	-	-	-	880 0.18 %	880 0.18%	None
Director	Hanlin Constructi on Co., Ltd.	-	-	-	-	832	832	-	-	832 0.17 %	832 0.17%	-	-	-	-	-	-	-	-	832 0.17 %	832 0.17%	None

Representa tive Director	Ching-Han Chiu Huang (Note 2)	-	-	-	-	-	-	48	48	48 0. 01%	48 0. 01%	-	-	-	-	-	-	-	-	48 0.004 01%	48 0.00401 %	None
Director	Jin-Cheng Investment Co., Ltd.	-	-	-	-	832	832		-	832 0.17 %	832 0.17%	-				-	-	-	-	832 0.17 %	832 0.17%	None
Representa tive Director	Ching-Hsu Tsai (Note 3)	-	-	-	-	-	-	56	56	56 0.01 %	56 0.01%	-		,	-	-	-	-	-	56 0. 01%	56 0. 01%	None
Director (Indepen dent)	Ming- Hsien Li (Note 4)	450	450	-	-	-	-	56	56	506 0.10 %	506 0.10%	-			1	-	-	-		506 0.10 %	506 0.10%	None
Director (Indepen dent)	Cho-Hua Kuang (Note 4)	450	450	-	-	-	-	48	48	498 0.10 %	498 0.10%	-	-	-	-	-	-	-	-	498 0.10 %	498 0.10%	None
Director (Indepen dent)	Chang-Jen Chen (Note 4)	450	450	-	-	-	-	48	48	498 0.10 %	498 0.10%	-	•	-	1	-	-	-		498 0.10 %	498 0.10%	None

(Note 1): Ms. Yu-Ru Chong is the corporate representative of the Company's corporate director Li Chiao Investment Co. Ltd.

(Note 2): Mr. Ching-Han Chiu Huang is the corporate representative of the Company's corporate director Hanlin Construction Co., Ltd.

(Note 3): Mr. Ching-Hsu Tsai is the corporate representative of the Company's corporate director Jincheng Investment Co., Ltd.

(Note 4): Please refer to Page 17-18 regarding remuneration policies, systems, standards, and structures for Independent Directors and linkage thereof to powers, risks, and time spent.

Table of Remuneration Range

lable of Remuneration Range		Name of Direc	tor	
Ranges of Remuneration Paid to Each Director	Total Remuneration for the F		Total Remuneration fo	r the First Seven Items D+E+F+G)
of the Company	The Company (Note 8)	All Companies in Consolidated Financial Statements (Note 8) I	The Company (Note 8)	All Companies in Consolidated Financial Statements (Note 8)I
Less than NT\$ 1,000,000	Yu-Ru Chong, Chien-Chang Chen, Ming-Hsien Li, Cho- Hua Kuang, Chang-Jen Chen, Ching-Han Chiu Huang, and Ching-Hsu Tsai	Yu-Ru Chong, Chien- Chang Chen, Ming-Hsien Li, Cho-Hua Kuang, Chang-Jen Chen, Ching- Han Chiu Huang, and Ching-Hsu Tsai	Yu-Ru Chong, Chien- Chang Chen, Ming- Hsien Li, Cho-Hua Kuang, Chang-Jen Chen, Ching-Han Chiu Huang, and Ching-Hsu Tsai	Yu-Ru Chong, Chien- Chang Chen, Ming- Hsien Li, Cho-Hua Kuang, Chang-Jen Chen, Ching-Han Chiu Huang, and Ching-Hsu Tsai
NT\$ 1,000,000 (inclusive) ~ NT\$ 2,000,000 (exclusive)	Hsin-Yao Cheng	Hsin-Yao Cheng	-	-
NT\$ 2,000,000 (inclusive) ~ NT\$ 3,500,000 (exclusive)	Ching-Lai Lu	Ching-Lai Lu	-	-
NT\$ 3,500,000 (inclusive) ~ NT\$ 5,000,000 (exclusive)	-	-	Ching-Lai Lu	Ching-Lai Lu
NT\$ 5,000,000 (inclusive) ~ NT\$ 10,000,000 (exclusive)	-	-	Hsin-Yao Cheng	Hsin-Yao Cheng
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)	-	-	-	-
More than NT\$100,000,000	-	-	-	-
Total	9	9	9	9

⁽Note 1): The names of Directors shall be listed separately (for institutional shareholders, the names and representatives of institutional shareholders shall be listed separately), and the general directors and independent directors shall be listed separately, and the payment amount of each item shall be disclosed collectively.

- (Note 2): Remuneration to the Director in the most recent year (including salary, additional pay, severance pay, bonuses and rewards).
- (Note 3): The amount of the remuneration paid to the Director in the most recent year as approved by the Board of Directors shall be filled out.
- (Note 4): Business expenses paid out to directors in the most recent year (including transport, special expenses, various allowances, accommodation, vehicles, and provision of physical goods and services). In case of expenditure such as housing, cars, and other transportation, or dedicated personal expenses, the nature and cost of the assets, actual rental fee or assumed rental fee based on fair market rate, petrol cost, and other payout shall be disclosed. If a driver is provided, please note the remuneration paid to such driver. However, such remuneration shall not be included.
- (Note 5): Remuneration for directors concurrently holding positions in the Company (for positions that include the President, Vice President, other managerial officers, or employees) shall include salaries, job remuneration, severance, bonuses, performance fees, transport fees, special expenses, various subsidies, accommodation, vehicles, and provision of physical items and services. In case of expenditure such as housing, cars, and other transportation, or dedicated personal expenses, the nature and cost of the assets, actual rental fee or assumed rental fee based on fair market rate, petrol cost, and other payout shall be disclosed. If a driver is provided, please note the remuneration paid to such driver. However, such remuneration shall not be included. Any compensations listed under IFRS 2 Share-Based Payment, including issuance of employee stock options, new restricted employee shares and cash capital increase by stock subscription shall also be included.
- (Note 6): For Directors concurrently holding positions in the Company in the most recent year (including the President, Vice Presidents, other managerial officers, or employees) and receiving the remuneration (including stock and cash), the employee remuneration paid in the most recent year upon the approval of the Board of Directors before the Shareholders' Meeting shall be disclosed. If such remuneration cannot be estimated, the remuneration to be distributed in the most recent year shall be based on the proportion of the remuneration distributed last year and filled in Table 1-3.
- (Note 7): For the total remuneration in various items paid out to the Company's directors, the name of each director shall be disclosed in the corresponding range of the remuneration.
- (Note 8): Total remuneration paid to every director of the Company by all companies (including the Company) listed in the consolidated financial report shall be disclosed. The name of the director shall also be disclosed in the corresponding range of the remuneration.
- (Note 9): The after-tax net profit refers to the after-tax net profit in the most recent fiscal year; for companies that have adopted IFRSs, the after-tax net profit refers to the after-tax net profit in the parent company only or individual financial report in the most recent year.
- (Note 10): a. This field shall clearly indicate the amount of remuneration received by the Company's director from a reinvestment business other than a subsidiary or from the parent company (if not, please fill in "none").
 - b. If a director of the Company receives any remuneration from investment companies other than subsidiaries or from the parent company, the said remuneration shall be incorporated into column I in the Table of Remuneration Ranges, and the name of column shall be changed to "Parent Company and All Investments in Other Companies".
 - c. Remuneration in this case shall refer to compensation, consideration, employee benefits, and expenses of business execution and other related payments received for being a Director, Supervisor, or managerial officer of other non-subsidiary companies that the Company has invested in or of the parent company.
- * The content of remuneration disclosed in this table is derived based on a concept different from the concept of income stipulated in the Income Tax Act. Therefore, this table is for information disclosure purposes, instead of taxation.

(IV) Remuneration to Supervisors: Not applicable.

(V) Remuneration Paid to President and Vice Presidents:

Unit: thousand shares/NT\$ thousand; December 31, 2022

			Pay (A) Note 2)	Pensi	ee Pay and on (B) te 1)	special allo	s and owances (C) te 3)	I		Bonus (L te 4)))	Remuner C and D i	o of Total ation of A, B, n Net Income (%) (Note 7)	Any Remuneratio n from Ventures that are not
Title	Name	The Corpo ration (Note	All Companies in Consolidate d Financial	The Corporatio n (Note 5)	All Companies in Consolidate d Financial	The Corporatio n (Note 5)	All Companies in Consolidate d Financial	Corpo	he pration te 5)	i Conso Fina State	npanies n lidated ncial ments te 6)	The Corpor ation (Note 5)	All Companies in Consolidate d Financial	Subsidiaries of the Company (Note 8)
		5)	Statements (Note 6)	(1,000 0)	Statements (Note 6)	(1,000 0)	Statements (Note 6)	Cash Bonus	Stock Bonus	Cash Bonus	Stock Bonus	(1,0000)	Statements (Note 6)	
President	Hsin-Yao Cheng													
Chief Executive Officer	Cheng-En Ou													
Vice President	Chien-De Li													
Vice President	Ming-Tsung Kuo	13,385	13,385	571	571	13,598	13,598	4,440	-	4,440	-	31,994 6.41%	31,994 6.41%	None
Vice President	Kuo-Lun Wang											0.41 /0	0.41 /0	
Vice President (Note 1)	Shih-Lung Yeh													
Vice President (Note 2)	Cheng-Yen Chiang													

Note: 1. Severance pay and pension were amounts listed.

Note: 2. Mr. Shih-Lung Yeh was promoted to the position of Deputy General Manager on May 1, 2022.

Note: 3. Mr. Cheng-Yen Chiang was promoted to the position ofdeputy general manageron November 9, 2022.

Table of Remuneration Range

Ranges of Remuneration Paid to President and Vice Presidents	Name of Preside	nt and Vice Presidents
of the Company	The Company (Note 5)	All Companies in Consolidated Financial Statements (Note 6)
Less than NT\$ 1,000,000	-	-
NT\$ 1,000,000 (inclusive) ~ NT\$ 2,000,000 (exclusive)	-	-
NT\$ 2,000,000 (inclusive) ~ NT\$ 3,500,000 (exclusive)	Chien-De Li, Shih-Lung Yeh, Cheng- Yen Chiang	Chien-De Li, Shih-Lung Yeh, Cheng-Yen Chiang
NT\$ 3,500,000 (inclusive) ~ NT\$ 5,000,000 (exclusive)	Kuo-Lun Wang, Hsin-Yao Cheng	Kuo-Lun Wang, Hsin-Yao Cheng
NT\$ 5,000,000 (inclusive) ~ NT\$ 10,000,000 (exclusive)	Cheng-En Ou, Ming-Tzung Kuo	Cheng-En Ou, Ming-Tzung Kuo
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)	-	- -
More than NT\$100,000,000	-	-
Total	7	7

- Note 1: The names of the President and Vice Presidents shall be listed separately, and the payments shall be disclosed collectively.
- Note 2: President and Vice President's compensations in the most recent fiscal year (including salary, professional compensation and severance).
- Note 3: Various bonuses, incentives, transportation allowance, special allowance, various allowances, accommodation allowance driver allowance, material objects provided and other compensations received by President and Vice Presidents in the most recent fiscal year. In case of expenditure such as housing, cars, and other transportation, or dedicated personal expenses, the nature and cost of the assets, actual rental fee or assumed rental fee based on fair market rate, petrol cost, and other payout shall be disclosed. If a driver is provided, please note the remuneration paid to such driver. However, such remuneration shall not be included.
- Note 4: The amount is the employee compensations (including stock bonus and cash bonus) to President and Vice Presidents according to the most recent earnings distribution that has been approved by the Board of Directors but has not been approved by the shareholders' meeting. If the proposed profit sharing and bonus cannot be estimated, the proposed distribution amount shall be calculated based on the actual amount distributed in the previous fiscal year. Table 1-3 attached shall also be filled out. The after-tax net profit refers to the after-tax net profit in the most recent fiscal year; for companies that have adopted IFRSs, the after-tax net profit refers to the after-tax net profit in the most recent year.
- Note 5: Names of the Company's Presidents and Vice Presidents shall be disclosed in the range corresponding to the total of compensations paid to them.
- Note 6: Total compensations of various items paid out to the Company's each President and Vice President by all companies (including the Company) listed in the consolidated reports shall be disclosed. The name of the President and Vice President shall also be disclosed in the proper remuneration range.

- Note 7: The after-tax net profit refers to the after-tax net profit in the most recent fiscal year; for companies that have adopted IFRSs, the after-tax net profit refers to the after-tax net profit in the parent company only or individual financial report in the most recent year.
- Note 8: a.The amount of remuneration received from subsidiaries other than investment companies by the Company's Presidents and Vice Presidents should be stated clearly in this column.
 - b. If the Company's President and Vice Presidents receive remuneration from other non-subsidiary companies in which the Company has invested, the said remuneration shall be included in Column J in the remuneration range table. The name of the column shall also be changed to "All Investee Companies."
 - c. The remuneration means pay, remuneration, employee bonus and business expense received by the President or Vice President serving as a Director, Supervisor or manager of an investee of the Company other than subsidiaries.
- * The content of remuneration disclosed in this table is derived based on a concept different from the concept of income stipulated in the Income Tax Act. Therefore, this table is for information disclosure purposes, instead of taxation.

(VI) Names of Managerial Officers who Received Employees' Remuneration and Distribution Results:

Unit: thousand shares/NT\$ thousand: December 31, 2022

	Title	Name	Stock Amount	Cash Amount (Note 1)	Total	Percentage of Total Compensation to Net Income after Tax (Note 6)
	Chairman	Ching-Lai Lu				
	President	Hsin-Yao Cheng				
	Chief Operation Officer	Cheng-En Ou (Note 2)				
	Vice President	Chien-De Li	1			
	Vice President	Ming-Tsung Kuo				
	Vice President	Kuo-Lun Wang				
	Vice President	Shih-Long Yeh				
	(Note 2)		4			
Manager	Vice President (Note 3)	Cheng-Yen Chiang				
	Associate Manager (Note 4)	Chun-Ting Chang	-	6,315	6,315	1.27
	Associate Manager	Hsiao-Mei Wang				
		Hui-Chen Hung				
	Associate Manager	Ming-Chieh Tsai				
	Associate Manager	Heng-Hui Liu				
	Associate Manager (Note 3)	Heng-Hui Liu				

Note: 1. The 2022 earnings distribution table has not been approved by the general shareholders' meeting. The list of employees' compensation distribution has been approved by the Board of Directors and will be distributed upon the resolution of the general shareholders' meeting.

Note: 2. Mr. Shih-Long Yeh was promoted to Vice President on May 1, 2022.

Note: 3.Mr. Cheng-Yen Chiang was promoted to Vice President on November 9, 2022.

Note: 4.Mr. Chun-Ting Chang was promoted to Assistant Manager on May 1, 2022.

Note: 5.Ms. Hui-Chen Hung was promoted to Assistant Manager on May 1, 2022.

Note: 6.Net income after tax ratio is calculated based on the Company's net income after tax of NT\$499,039 thousand in 2022.

- (VII) Comparison and Analysis of Total Remuneration Paid to the Company's Directors, President, and Vice Presidents in the Past Two Years by the Company and All Companies Listed in the Consolidated Financial Statements as a Percentage of Net Income after Tax in the Parent Company Only Financial Statements, and Descriptions of the Policies, Standards, and Packages for Payment of Remuneration, the Procedures for Determining Remuneration, and Its Linkage to Business Performance and Future Risk Exposure:
 - (1) Total remuneration paid to Directors, Supervisors, Presidents, and Vice Presidents in the past two fiscal years as a percentage of net profit after tax:

Unit: NT\$ thousand;

	%							
Item		The Company	's Remund	eration	All Co	mpanies Includ Financial	ed in the Co Statements	onsolidated
Title		2021		2022		2021	20	022
	Equity	Ratio of total remuneration to net income (%)	Equity	Ratio of total remuneration to net income (%)	Equity	Ratio of total remuneration to net income (%)	Equity	Ratio of total remuneration to net income (%)
Directors' Remuneration	18,672	3.45	9,305	1.86	18,672	3.45	9,305	1.86
Remuneration Paid to President and Vice Presidents	24,811	4.58	31,994	6.41	24,811	4.58	31,994	6.41
Net profit after tax (NT\$	541,223	-	499,039	-	541,223	-	499,039	-

thousand)				
(iliousaliu)				

The remuneration of directors, President and Vice President in 2022 is higher than that in 2021, mainly due to internal promotion and newly appointed 2 assistant managers.

(2) Remuneration policies, standards, and packages, the procedure for determining remuneration, and its linkage to operating performance and future risk exposure:

The Director remuneration consists mainly of Director bonuses from the distribution of earnings and it is processed in accordance with Articles 16 and 20 of the Company's Articles of Incorporation: All Directors shall be entitled to remuneration determined by the Board of Directors with authorization from the shareholders' meeting. The payment amount shall be based on prevailing rates of the industry regardless of operating profits or losses. The Company shall distribute no less than 3% of the profit for the fiscal year as employee remuneration and no more than 3% as Director and Supervisor remuneration based on the profitability status of the current fiscal year which refers to the profits before tax minus the distribution of employee remuneration and Director remuneration. The compensation of the employees, directors and supervisors shall be agreed upon by a majority in a meeting attended by over two-thirds of the Directors, and shall be reported to the shareholders' meeting.

①Directors' Remuneration

Note: The remunerations received by the directors of the Company, including the remuneration policy, the content and amount of individual remunerations, and the relationship with performance evaluation, are described as follows:

- The salary and remuneration of the independent directors and directors of the Company shall be handled in accordance with the "Regulations on Salary and Remuneration of Directors", except that in accordance with Article 20 of the Company's Articles of Incorporation, the remuneration of directors shall not exceed 3% of the profit of the Company.
- The salary of independent directors is paid on a monthly basis, regardless of profit or loss, and the independent directors do not participate in the remuneration distribution of directors.
- The rest of the directors are paid by 0~150% of the peer salary level according to the level of participation and contribution of individual directors to the operation of the Company; for the remuneration paid separately to individual directors, the Remuneration Committee will consider the overall performance of the Board of Directors, the Company's operating performance, and the Company's future operation and risk appetite, propose the distribution proposal, and submit to the Board of Directors for discussion and approval before distribution.

2 Remuneration Paid to President and Vice Presidents

The remuneration policy of the Company is based on the overall operation of the Company, with the achievement rate of performance and contribution degree of the manager department as the measurement standard. The amount of managers' remuneration is adjusted by taking into account the fluctuation of the industry prosperity, R&D engagement, product innovation, order receiving rate, etc.

Remuneration for the President and Vice Presidents include salary and bonuses is based on their title and respective responsibilities, taking into account the prevailing rates in the industry for similar positions and is subject to deliberation and adoption by the Remuneration Committee.

The performance evaluation indicators for the managers of the Company, including financial indicators (such as operating revenue of the Company, gross profit margin and realization rate of pre-tax net profit and after-tax net profit) and non-financial indicators (such as product development progress, compliance with related laws and significant absence of operational risk affair) shall be determined by the Chairman of the Board based on performance, and reviewed and adopted by the Remuneration Committee. The Company's managers' performance objectives are combined with "risk management" to ensure that the possible risks within the scope of responsibility are managed and prevented, and the results of the evaluation based on the actual performance are linked to the relevant human resources and relevant compensation policies. The important decisions of the Company's management are made considering various risk factors. The performance of relevant decisions is reflected in the Company's profitability, and the remuneration of the management is related to the performance of risk management.

III. Implementation of Corporate Governance

(I) State of Operations of the Board of Directors

A total of 6 meetings (A) have been held by the Board of Directors in 2022, with the Directors'

attendance shown as follows:

T:41.	Nama (Nata 1)	T:	Attandance	A atrial Attandance	
Title	Name (Note 1)	Times of	Attendance	Actual Attendance	
		Actual	by Proxy	Rate (%) (B/A)	
		Attendance	by Proxy	(Note 2)	
		(or of			
		Attendance			Note
		as a Non-			
		voting			
		Participant)			
		(B)			
Chairman	Ching-Lai Lu	6	0	100.00%	None
Director	Hsin-Yao Cheng	6	0	100.00%	None
Director	Chien-Chang Chen	5	0	100.00%	None
Director	Representative of Li Chiao Investment Co., Ltd.: Yu-Ru Chong	6	0	100.00%	None
Director	Representative of Hanlin Construction Co., Ltd.: Ching-Han Chiu Huang	3	0	100.00%	None
Director	Representative of Jincheng Investment Co., Ltd.: Ching-Hsu Tsai	3	0	100.00%	None
Independent Director	Ming-Hsien Li	6	0	100.00%	None
Independent Director	Cho-Hua Kuang	6	0	100.00%	None
Independent Director	Chang-Jen Chen	6	0	100.00%	None

Other information required to be disclosed:

- I. The items included in Article 14-3 of the Securities and Exchange Act and other comments objected or qualified by other Independent Directors on record or the resolutions of the Board of Directors in a written statement shall indicate the date, session, content of the motion, opinions of all Independent Directors and how the Company handles the opinions of the Independent Directors: The Company's Independent Directors did not file objections or qualified opinions. Please refer to Note 5.
- II. In regards to the recusal of Directors from voting due to conflict of interests, the name of the Directors, the proposal, reasons for recusal due to conflict of interests and voting outcomes should be stated: No such occurrences.
- III. Goals for enhancing the functions of the Board of Directors (such as establishing an Audit Committee or increasing information transparency) for the current fiscal year and most recent fiscal year as well as assessments of the actions implemented:
 - (1) The Company has established the Remuneration Committee and amended the rules of procedures for the Board of Directors meetings.
 - (II) On June 10, 2020, the Company established the Audit Committee to replace the supervisor's function
 - (III) The Company has assigned dedicated personnel to disclose items and announce material information in accordance with regulations to ensure that prompt and accurate information is announced on the MOPS. Materials information is also disclosed on the Company's website.
- IV. The cycle, period, scope, method, and criteria of self-evaluations (or peer evaluations) made by the Board of Directors, and the implementation status shall be disclosed: Please refer to Note 3.

Note 1: Where a director is a juristic person, the name of the juristic person shareholder and the name of its representative shall be disclosed.

- Note 2: (1) Where Directors resign before the end of the year, the date of resignation shall be indicated in the Remarks column.

 Rate of actual attendance (or of attendance as a non-voting participant)(%) shall be calculated by the number of board meetings convened and times of actual attendance (or of attendance as a non-voting participant) during the term of service.
 - (2) Where any Director is reelected before the end of the year, the new or former Directors shall be listed, and the Remark column shall indicate whether an independent director is "former", "new" or "re-elected", and the date of election. Actual presence rate (%) shall be calculated by the number of board meetings convened and times of actual attendance (or of attendance as a non-voting participant) during the term of service.

Note 3:

Evaluation Cycle	Evaluation Period	Evaluation Scope	Evaluation Method	Evaluation Content
Once a year	January 1st, 2022 to December 31st, 2022	1. Board of Directors 2. Individual director member 3. Remuneration Committee 4. Audit Committee	1. Self-evaluation by Board of Directors 2. Self-evaluation by board members 3. Self-evaluation by functional committees	(Note 4)

Note 4: Evaluation criteria include the following:

- (1) Performance evaluation of the Board of Directors: the degree of participation in the operation of the Company, the quality of decision-making of the Board of Directors, the composition and structure of the Board of Directors, the selection and continuous learning of directors, internal control, etc.
- (2) Evaluation of performance for the individual board members: Including 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 operation and communication, the director's professionalism and continuing education, and internal control.
- (3) Evaluation of performance for the functional committees (Remuneration Committee and Audit Committee): Including participation in the operation of the Company, awareness of the duties of the functional committee, the quality of decisions made by the functional committee, makeup of the functional committee and election of its members, and internal control.

Note 5: Major resolutions of a shareholders' meeting or Board of Directors meetings during the most recent fiscal year or during the current fiscal year up to the publication date of the Annual Report:

Date	Session	Content of Motions	Items listed in Article 14- 3 of the Securities and Exchange Act	Dissenting or Qualified Opinion by Independent Directors
10.1.6		Motion 1: The abnormal change in the audit officer of the Company is submitted for approval.	V	None
10th Session	Board	Motion 2: The application for financing credit line is submitted for approval.	Cha Haa Vaa	
10th Meeting	of Directo	Attendance of Independent Directors: Independent Directors Ming-Hsien Li, Chairman Chang-Jen Chen all attended the meeting.	Cno-Hua Kua	ng and
2022/01/27	rs	Opinions of independent directors: None.		
2022/01/27	13	The Company's actions in response to the opinions of independent directors:	None.	
		Resolution: Passed by all directors present at the meeting.		
		Motion 1: The Company's 2021 compensation distribution for Director, and employees is submitted for approval. Motion 2: The Company's 2021 business report, individual and consolidated financial reports are submitted for approval.	V	
		Motion 3: The Company's 2021 earnings distribution is submitted for approval.		
		Motion 4: The date, time, place, and main content of the Company's 2022		
10th Session 11th	Board of	General Shareholders' Meeting are submitted for approval. Motion 5: The Statement on the Internal Control System submitted by the		None
Meeting	Directo	Company based on the results of the Company's self-inspection and audit is submitted for approval.		
2022/02/21	rs	Motion 6: Replacement of the Company's CPAs is submitted for resolution.		
		Motion 7: The evaluation of the independence and competency of CPAs	V	
		appointed in 2022 is submitted for approval.	•	
		Motion 8: The application for financing loan credit line is submitted for approval.	V	
		Motion 9: The Company's endorsement guarantee for the subsidiary Uni- Ring Tech. Co., Ltd. is submitted for approval.		

		L		I		
		Motion 10: The amendment to the Company's "Articles of Incorporation" is submitted for approval.	\mathbf{V}			
		Motion 11: The amendments to the Company's "Rules of Procedure for	V			
		Shareholders Meeting" is submitted for approval.	V			
		Motion 12: The amendments of the Company's "Procedure for Acquisition	V			
		and Disposal of Assets" is submitted for approval. Motion 13: The distribution of the incentive bonuses for employees is				
		submitted for approval.	\mathbf{V}			
		Attendance of Independent Directors: Independent Directors Ming-Hsien Li,	Cho-Hua Kua	ng and		
		Chairman Chang-Jen Chen all attended the meeting.				
		Opinions of independent directors: None.				
		The Company's actions in response to the opinions of independent directors: I	None.			
		Resolution: Passed by all directors present at the meeting.				
		Motion 1: The Company's 2022 Q1 consolidated financial statements is submitted for approval.				
		Motion 2: The amendment to the Company's "Corporate				
		Governance Best-Practice Principles" is submitted for	\mathbf{V}			
		approval.	•			
		Motion 3: The amendment to the Company's "Rules of Procedure	V			
		for Shareholders Meeting" is submitted for approval.	v			
		Motion 4: The Company's adjustment to the agenda of the 2022	V			
		Shareholders' Meeting is filed submitted for approval.	•			
		Motion 5: The application for financing loan credit line is submitted				
		for approval. Motion 6: The amendment to the Company's "Regulations				
10th		Governing the Remuneration for Directors" is submitted	T 7	None		
Session	Board	for approval.	V			
The 12th	of	Motion 7: The Company's 2021 compensation distribution for				
meeting	Directo	employees and Directors is submitted for approval.	\mathbf{V}			
2022/04/27	rs	Motion 8: The adjustments of employee salary and remuneration	¥.7			
		are submitted for approval.	V			
		Motion 9 The promotion of Associate Manager Shih-Long Yeh to	V			
		Vice President is submitted for approval.	•			
		Motion 10: The appointment of the Associate Manager Chun-Ting Chang is submitted for approval.	\mathbf{V}			
		Motion 11: The appointment of the Associate Manager Hui-Chen				
		Hung is submitted for approval.	\mathbf{V}			
		Attendance of Independent Directors: Independent Directors Ming-Hsien Li, Cho-Hua Kuang				
		and Chairman Chang-Jen Chen all attended the meeting.		J		
		Opinions of independent directors: None.				
		The Company's actions in response to the opinions of independent dire	ectors: None.			
		Resolution: Passed by all directors present at the meeting.		ı		
		The company's 2022 general shareholders meeting was held at No. 23, Luke 5th Road, Luzhu District, Kaohsiung City (Kaohsiung Science				
		Park, Southern Taiwan Science Park) on June 9, 2022. The				
		resolutions passed by attending shareholders and their status of				
		implementation are as follows:				
		1. Recognized the company's 110 annual business report and				
		financial statements.				
	Shareh	Implementation status: Approved.				
2022/06/00	Shareh older	2. Recognition of the Company's 2021 annual earnings distribution	None	None		
2022/06/09		2. Recognition of the Company's 2021 annual earnings distribution statement.	None	None		
2022/06/09	older	2. Recognition of the Company's 2021 annual earnings distribution statement.Execution Situation: As approved by the Board of Directors on	None	None		
2022/06/09	older Meetin	2. Recognition of the Company's 2021 annual earnings distribution statement.	None	None		
2022/06/09	older Meetin	2. Recognition of the Company's 2021 annual earnings distribution statement. Execution Situation: As approved by the Board of Directors on June 14, 2022 as the basis date of July 17, 202211, and the cash dividend of NT\$366,542,559 on August 5, 20221, has been issued in full. (HK\$4.5 cash dividend	None	None		
2022/06/09	older Meetin	2. Recognition of the Company's 2021 annual earnings distribution statement. Execution Situation: As approved by the Board of Directors on June 14, 2022 as the basis date of July 17, 202211, and the cash dividend of NT\$366,542,559 on August 5, 20221, has been issued in full. (HK\$4.5 cash dividend per share)	None	None		
2022/06/09	older Meetin	2. Recognition of the Company's 2021 annual earnings distribution statement. Execution Situation: As approved by the Board of Directors on June 14, 2022 as the basis date of July 17, 202211, and the cash dividend of NT\$366,542,559 on August 5, 20221, has been issued in full. (HK\$4.5 cash dividend per share) 3. 3. Discussed the amendment of the Company's "Articles of	None	None		
2022/06/09	older Meetin	2. Recognition of the Company's 2021 annual earnings distribution statement. Execution Situation: As approved by the Board of Directors on June 14, 2022 as the basis date of July 17, 202211, and the cash dividend of NT\$366,542,559 on August 5, 20221, has been issued in full. (HK\$4.5 cash dividend per share)	None	None		

		4. Amendments of the "Rules and Procedures of the Shareholders' Meeting" of the Company. Implementation: It was announced on the Company's website on		
		June 9, 2022. 5.4. Discussed the amendment of the Company's "Procedure for		
		Acquisition and Disposal of Assets". Implementation: It was announced on the Company's website on		
		June 9, 2022. 1. The company's cash dividends distribution, the ex-dividend	V	
		date, and stop-transfer date are submitted for approval.	<u> </u>	
		2. set the company's fourth domestic convertible corporate bonds stop conversion day and conversion price adjustment case in 2022, and propose a resolution.	V	None
Tenth Session	Board of	3. the company intends to buy a central plant case, drawing a resolution.	V	Tvone
The 13th meeting 2022/06/14	Directo rs	4. the company intends to handle employee shareholding trust case, proposed a resolution.	V	
2022/00/14		Attendance of Independent Directors: Independent Directors Ming-Hs	sien Li, Jao-l	Hwa Kuang
		and Chairman Chang-Jen Chen all attended the meeting.		
		Opinions of independent directors: None.		
		The Company's actions in response to the opinions of independent dire	ectors: None	•
		Resolution: Approved by all Directors present at the meeting.		T
		1. The Company's second quarter consolidated financial reports	V	
		for 2022 is submitted for approval.	▼]
		2. The sub subsidiary, Kunshan All Ring Tech Co., Ltd.		
		(hereinafter referred to as Kunshan All Ring Electronics),		
		intends to provide financial loans for the sub subsidiary, All Ring	V	
		Tech (Kunshan) Co., Ltd. (hereinafter referred to as All Ring		
		Tech), which is submitted for approval.		1
		3. The proposal for capital decrease to cover losses for the		
		subsidiary company Uni-Ring Tech. Co., Ltd. is submitted for	V	None
Tenth	Board	approval.4. The application for financing credit line is submitted for		None
Session	of	approval.		
The 14th	Directo	5. The company proposes to repurchase the company's shares and		
meeting	rs	transfer them to employees in accordance with relevant	V	
2022/08/09	1.5	regulations, which is submitted for approval.	•	
		6. In accordance with the "Regulations Governing Share		-
		Repurchase by Exchange-Listed and OTC-Listed Companies,"		
		Repurchase by Exchange-Listed and OTC-Listed Companies," a statement for the Board of Directors shall be made, which is		
		a statement for the Board of Directors shall be made, which is	sien Li, Jao-	Hwa Kuan
		a statement for the Board of Directors shall be made, which is submitted for approval.	sien Li, Jao-	Hwa Kuan
		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-H	sien Li, Jao-	Hwa Kuan
		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors.		
		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None.		
		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for	ectors: None	
		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval.		
		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval.	ectors: None	
		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval.	ectors: None	
Tenth	Board	a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval. 4. The application for financing loan credit line is submitted for	ectors: None	
Session	Board of	a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval. 4. The application for financing loan credit line is submitted for approval.	ectors: None	
Session 15th		a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval. 4. The application for financing loan credit line is submitted for approval. 5. The Company intends to set up a new subsidiary investment case	V V	
Session 15th meeting	of	a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval. 4. The application for financing loan credit line is submitted for approval. 5. The Company intends to set up a new subsidiary investment case in Japan to propose a resolution.	ectors: None	
Session 15th meeting	of Directo	a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval. 4. The application for financing loan credit line is submitted for approval. 5. The Company intends to set up a new subsidiary investment case in Japan to propose a resolution. 6. The Statement on the Internal Control System submitted by the	V V	
Session 15th	of Directo	a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval. 4. The application for financing loan credit line is submitted for approval. 5. The Company intends to set up a new subsidiary investment case in Japan to propose a resolution. 6. The Statement on the Internal Control System submitted by the company based on the results of the company's self-inspection	V V	
Session 15th meeting	of Directo	a statement for the Board of Directors shall be made, which is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-He and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. The Company's actions in response to the opinions of independent directors: Approved by all Directors present at the meeting. 1. The Company's third quarter consolidated financial reports for 2022 is submitted for approval. 2. The Company's 2023 budget is submitted for approval. 3. The company's 2023 audit plan is submitted for approval. 4. The application for financing loan credit line is submitted for approval. 5. The Company intends to set up a new subsidiary investment case in Japan to propose a resolution. 6. The Statement on the Internal Control System submitted by the	V V	

8. The amendment to the company's "Procedures for Endorsements and Guarantees" is submitted for approval.
9. The distribution of 2022 bonuses for insiders is submitted for approval.
10. The distribution of the incentives bonuses for employees is submitted for approval.
11. The adjustments of employee salary and remuneration are submitted for approval.
12. The promotion of Associate Manager Cheng-Yen Chiang to Vice President is submitted for approval.
Attendance of Independent Directors: Independent Directors Ming-Hsien Li, Jao-Hwa Kuang and Chairman Chang-Jen Chen all attended the meeting.
Opinions of independent directors: None.
The Company's actions in response to the opinions of independent directors: None. Resolution: Approved by all Directors present at the meeting.

(II) Operations of the Audit Committee:

- 1. The Shareholders' Meeting of the Company has selected three Independent Directors to form the Audit Committee. Please refer to page 28 of this Annual Report for information on the Audit Committee members. It holds at least one meeting every quarter and is responsible for supervising the fair presentation of the Company's financial report; the appointment (and dismissal) of auditing CPAs and their independence and performance; effective implementation of the Company's internal control; the Company's compliance with relevant laws and regulations; and the Company's management on existing or potential risks. Its main functions and powers are as follows:
- (1) Formulate or amend the internal control system pursuant to Article 14-1 of the Securities and Exchange Act.
- (2) Assess the effectiveness of the internal control system.
- (3) In accordance to the provision of Article 36-1 of the Securities and Exchange Act, establish or revise the operating procedures for material financial behaviors, including acquisition or disposal of assets, trading of derivatives, corporate loans to others, and guarantees or warrants to others.
- (4) The items relating to interests of directors themselves.
- (5) Trading of material assets or derivative products.
- (6) Material loaning of funds, and provision of endorsements/guarantees.
- (7) Raising, issuing and private placement of equity-based securities.
- (8) Appointment, dismissal and compensation of certified CPAs.
- (9) Appointment or discharge of a finance manager, accounting manager or chief internal auditor.
- (10) The annual financial report signed or stamped by the Chairman, managers and accounting directors.
- (11) Other significant matters set forth by the Company or the competent authority.
- 2. audit committee annual review project summary:
 - Internal audit supervisor transactions;
 - Annual and quarterly financial statements;
 - 2021 annual surplus distribution;
 - Evaluation of internal control systems and related policies and procedures;
 - Visa accountant qualifications, independence and performance assessment;
 - Appointment of a visa accountant;
 - Amendments to important internal regulations of the Company;
 - **■** Endorsement of guarantee between subsidiaries;
 - Subsidiaries apply for capital reduction to make up losses;
 - Buy back treasury stock transfer employees;
 - 2023 annual audit plan.
 - New Japanese subsidiary;

3. On June 10, 2020, the Company set up the Audit Committee. In 2022, the Audit Committee held a total of <u>6</u> (A) meetings and the attendance of independent directors was as follows:

Title	Name (Note 1)	Times of Actual Attendance (or of Attendance as a Non- voting Participant) (B)	Attendance by Proxy by Proxy	Actual Attendance Rate (%) (B/A) (Note 2)	Note	
Independent Director	Ming-Hsien Li	6	0	100.00%	-	
Independent Director	Cho-Hua Kuang	6	0	100.00%	-	
Independent Director	Chang-Jen Chen	6	0	100.00%	-	
Other information required to be disclosed:						

- I. With regard to the implementation of the Audit Committee, if any of the following circumstances occurs, the date, session, proposal contents and resolutions of the Audit Committee, and the Company's actions in response to the opinions of the Audit Committee shall be stated:
 - (I) Matters referred to in Article 14-5 of the Securities and Exchange Act: See Note 3 for details.
 - (II) Except for the aforementioned matters, any other resolutions passed by more than two-thirds of all Directors but without approval of the Audit Committee: None.
- II. Where an independent director recuses himself or herself from a proposal in which he/she has a personal interest, the name of the independent director, the content of proposal, the reason for recusal and the results of the voting should be stated: None.
- III. Communication between independent directors, internal chief audit officer and CPAs (which shall include the important matters, methods, and results regarding the Company's finance and operations): See Notes 4 and 5 for details.
 - Note1: If an Independent Director resigns before the end of the year, the resignation date shall be specified in the "Note" column. The percentage of attendance in person (%) shall be calculated based on the number of meetings held by the Audit Committee and the number of actual attendance during the term of service.
 - (2) If an independent director is elected before the end of the year, incoming and outgoing independent directors shall be listed accordingly, and the Remark column shall indicate whether the status of an independent director is "outgoing", "incoming" or "re-elected", and the date of election. Actual presence rate (%) shall be calculated by the number of Audit Committee meetings convened and times of actual presence during the term of service.
 - Note 3: Major resolutions of Audit Committee within the current year and the period as at the publication date of the annual report (matters set forth in Article 14-5 of the Securities and Exchange Act):

Note 3: Major resolutions of Audit Committee within the current year and the period as at the publication date of the annual report (matters set forth in Article 14-5 of the Securities and Exchange Act):

		s set forth in Article 14-5 of the Securities and Exchange Act):	
Date	Session	Proposal content (matters referred to in Article 14-5 of the Securities and Exchange Act)	Objections or Reservations by Independent Directors
		1. The abnormal change in the audit officer of the Company is submitted for approval.	None
2022/01/27	Meetin	Attendance of Independent Directors: Independent Directors Ming-Hsien and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. Resolution: Passed by all Independent Directors present at the meeting.	Li, Cho-Hua Kuang
	g	The Company's response to the opinion of the Independent Directors: All voted in favor of the proposal.	Directors present
2022/02/21	1st Session 9th Meetin g	 The Company's 2021 business report, consolidated financial report and parent company only financial statements are submitted for resolution. The Company's 2021 earnings distribution is submitted for approval. The Statement on the Internal Control System submitted by the Company based on results of the Company's self-inspection and audit is submitted for approval. Replacement of the Company's CPAs is submitted for resolution. The evaluation of the independence and competency of CPAs appointed in 2022 is submitted for approval. The Company's endorsement guarantee for the subsidiary Uni-Ring Tech. Co., Ltd. is submitted for approval. The amendment to the Company's "Articles of Incorporation" is submitted for approval. The amendment of the Company's "Procedure for Acquisition and Disposal of Assets" is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-Hsien and Chairman Chang-Jen Chen all attended the meeting. Opinions of independent directors: None. 	None Li, Cho-Hua Kuang
		Resolution: Passed by all Independent Directors present at the meeting. The Company's response to the opinion of the Independent Directors: All voted in favor of the proposal. 1. The Company's 2022 Q1 consolidated financial statements is submitted for approval.	Directors present None
2022/04/27	1st Session 10th	2. The amendment to the Company's "Corporate Governance Best- Practice Principles" is submitted for approval. Attendance of Independent Directors: Independent Directors Ming-Hsien and Chairman Chang-Jen Chen all attended the meeting.	
		Opinions of independent directors: None. Resolution: Passed by all Independent Directors present at the meeting. The Company's response to the opinion of the Independent Directors: All voted in favor of the proposal.	Directors present
	11th meetin g of the 1st	 The company intends to buy a central plant case, drawing a resolution. Attendance of Independent Directors: Independent Directors Ming-Hsien and Chairman Chang-Jen Chen all attended the meeting. 	None Li, Jao-Hwa Kuang
2022/06/14	term Board of Directo rs	Opinions of independent directors: None. Resolution: Passed by all Independent Directors present at the meeting. The Company's response to the opinion of the Independent Directors: All voted in favor of the proposal.	Directors present
2022/08/09	12th meetin g of the 1st	 The Company's second quarter consolidated financial reports for 2022 is submitted for approval. The sub subsidiary, Kunshan All Ring Tech Co., Ltd. (hereinafter referred to as Kunshan All Ring Electronics), intends to provide 	None

	term	financial loans for the sub subsidiary, All Ring Tech (Kunshan)	
	Board	Co., Ltd. (hereinafter referred to as All Ring Tech), which is	
	of	submitted for approval.	
	Directo	3. The proposal for capital decrease to cover losses for the subsidiary	
	rs	company Uni-Ring Tech. Co., Ltd. is submitted for approval.	
		4. The company proposes to repurchase the company's shares and	
		transfer them to employees in accordance with relevant	
		regulations, which is submitted for approval.	
		Attendance of Independent Directors: Independent Directors Ming-Hsien	ı Li, Jao-Hwa Kuang
		and Chairman Chang-Jen Chen all attended the meeting.	
		Opinions of independent directors: None.	
		Resolution: Passed by all Independent Directors present at the meeting.	
		The Company's response to the opinion of the Independent Directors: All	Directors present
		voted in favor of the proposal.	
		1. The Company's third quarter consolidated financial reports for	
		2022 is submitted for approval.	
		2. The Company's 2023 Audit Plan is submitted for approval.	
		3. The Company intends to set up a new subsidiary investment case	
	13th meetin g of the	in Japan to propose a resolution.	
		4. The Statement on the Internal Control System submitted by the	None
		Company based on the results of the Company's self-inspection	ronc
	1st	and audit is submitted for approval.	
2022/08/09	term	5. The amendment to the company's "Procedures for Lending of	
2022/00/07	Board	Capital to Others" is submitted for approval.	
	of	6. The amendment to the company's "Procedures for Endorsements	
	Directo	and Guarantees" is submitted for approval.	
	rs	Attendance of Independent Directors: Independent Directors Ming-Hsien	ı Li, Jao-Hwa Kuang
	13	and Chairman Chang-Jen Chen all attended the meeting.	
		Opinions of independent directors: None.	
		Resolution: Passed by all Independent Directors present at the meeting.	
	1	The Company's response to the opinion of the Independent Directors: All	Directors present
		voted in favor of the proposal.	

Note 4: Communication between independent directors and Internal Chief Audit Officer:

Date	Session	Theme of communication	Suggestion and Company's action
2022/01/27	8th Meeting of the 1st Session	2021 November 1 – December 31 Internal Audit Implementation Report.	None
2022/02/21	9th Meeting of the 1st Session	2022 January 1 – January 31 Internal Audit Implementation Report.	None
2022/04/27	10th Meeting of the 1st Session 2022 February 1 – March 31 Internal A Implementation Report.		None
2022/06/14	11th Meeting of the 1st Session	2022 April 1 – May 31 Internal Audit Implementation Report.	None
2022/08/09 12th Meeting of the 1st Session		2022 June 1 – July 31 Internal Audit Implementation Report.	None
2022/11/09	13th Meeting of the 1st Session	2022 August 1 – September 30 in the Internal Audit Implementation Report.	None

Note 5: Communication between independent directors and the CPAs:

Date	Session	Theme of communication	Suggestion and Company's action
2022/02/21	1st Session 7th Meeting	 Accountants advise on the roles, responsibilities and functions of governance units in the company; the role, duties and functions of the accountants in the financial reporting process; The accountants report on the contents of the consolidated financial statements for the year 2021, the review of material findings (including major adjustment entries and unadjusted entries, significant deficiencies of internal control, etc.) and the audit report; The report checks the independence of the team. 	None
2022/04/27	1st Session 8th Meeting	 Accountants advise on the roles, responsibilities and functions of governance units in the company; the role, duties and functions of the accountants in the financial reporting process; The accountants report on the contents of the consolidated financial statements after review in the first quarter of 2022, the review of material findings (including major adjustment journals and unadjusted grades) and the contents of the review report; The report checks the independence of the team. 	None
2022/08/09	1st Session 9th Meeting	 Accountants advise on the roles, responsibilities and functions of governance units in the company; the role, duties and functions of the accountants in the financial reporting process; The accountants report on the contents of the consolidated financial statements, review of material findings (including major adjustment journals and unadjusted grades) and the review report in the second quarter of 2022; The report checks the independence of the team. 	None
2022/11/09	1st Session 10th Meeting	 Accountants advise on the roles, responsibilities and functions of governance units in the company; the role, duties and functions of the accountants in the financial reporting process; The scheduleof the annualaudit plan and identification of key audit items; The accountants report on the contents of the consolidated financial statements, review material findings (including unadjusted grades) and the contents of the audit report in thethird quarterof 2022; The professionalism of the report accountants, the proportion of case inputs, the manpower of the verification team and the independence of the verification team; The annual verification will use part of the external expert's report; The impact of the amendments to the IESBA Code of Professional Ethics for Accountants. 	None

(III) State of Corporate Governance Implementation and Differences From the "Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies"

and Reasons

		Deviations		
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
I. Has the Company formulated and disclosed its corporate governance best practice principles in accordance with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies?	V		The Company has adopted the Corporate Governance Best Practice Principles at the Board of Directors and uploaded it to the Market Observation Post System and the company website. On April 27, 2022, the Company amended relevant provisions in cooperation with the competent authority and in response to the prevention of insider trading, video conferencing of shareholders' meeting and the Corporate Governance -3.0 Blueprint for Sustainable Development.	No deviation
II. Shareholding structure and shareholders' equity (I) Does the Company establish and implement internal operating procedures to deal with shareholders' suggestions, doubts, disputes, and litigations?	V		The Company has established the "Rules of Procedure for Shareholders Meetings" and "Corporate Governance Best Practice Principles" and established a spokesperson system in accordance with regulations. The stock affairs unit and stock agency are responsible for processing related affairs and the contact window is disclosed on the Company's website.	No deviation
(II) Does the Company retain a register of major shareholders who have controlling power the Company, and of the persons with ultimate control over those major shareholders?	V		The company has appointed a professional shareholder agency to handle shareholders' affairs, and canclearlygraspthe company's shareholder structure. Among the top ten shareholders before the closing date (2023/04/17), there are four legalshareholdersrelated to the company's directors; 1 treasury account of the Company; 5 natural persons directly holding shares of the Company, total 29.74% of the shares of the company's issued shares. The major shareholders andultimate controllers of the Company are clear and without doubt.	No deviation

		Cı	urrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
(III) Does the Company establish and implement risk control and a firewall system between it and its affiliated enterprises?	V		The Company and affiliates operate independently and all entities have established internal control systems and management systems for control and management.	No deviation
(IV) Does the Company set internal standards to prohibit insiders from using the undisclosed information in the market to trade securities?	V		The Company has established "Procedures for Handling Material Inside Information and Preventing Insider Trading" to regulate all company employees, managers, and Directors, as well as those who have learned of the Company's information based on positions or controlling relations to prevent any insider trading activities. The Company also established the "Ethical Management Procedures for Grievances and Reports" to require employees to uphold the ethical confidentiality principles and established related reporting channels to prevent inappropriate actions.	No deviation
III. Composition and responsibilities of the Board of Directors (I) Does the board formulate and implement a policy on diversity based on the composition of board members?	V		The Company established the "Corporate Governance Best- Practice Principles" in the 9th meeting of the 8th-term Board of Directors on November 9, 2015. In response to the amendment to the law, the 9th-term Board of Directors revised the "Rules of Procedure for Shareholders Meetings" and "Corporate Governance Best-Practice Principles" on April 30, 2019. The "Strengthening the Functions of the Board of Directors" section in Chapter 3 of the Principles stipulated a diversity policy. The Company's Articles of Incorporation expressly stipulate a candidate nomination system for Directors. The Company shall evaluate the academic and experience of each candidate and take the opinions of stakeholders into consideration. The Company also abides by the Rules Governing the Election of Directors and the	No deviation

		Cı	arrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			Corporate Governance Best-Practice Principles to ensure the diversity and independence of the Directors and Supervisors. 2. The Company's 10th term Board of Directors has met the requirements in the diversity policy. Please refer to Note 3 for details. 3. The Company's employees take up 22% of the Board of Directors. Independent Directors take up 33% of the Board, and female directors take up 11%. Three Independent Directors have been appointed for 2 year. Please Note 3 for the age distribution of all directors. 4. The diversity policy on the composition of the Board of Directors is disclosed on the company website and on the Market Observation Post System.	
(II) Does the Company voluntarily establish other functional committees in addition to the legally-required Remuneration Committee and Audit Committee?		V	The other functional committees will be set up based on actual needs of the Company.	No deviation
(III) Does the Company formulate rules and procedures and methods for performance evaluation of the Board of Directors, conduct the evaluation every year, report the results of evaluations to the Board of Directors, and use them as a reference in determining individual Directors' remuneration, their nomination and reappointment?			The Company conducts internal performance evaluation of the Board of Directors and members at least once a year in accordance with the Self-Evaluation and Peer Evaluation of Performance of the Board as amended by the Board of Directors on May 3, 2021. The evaluation is carried out by the head of corporate governance and carried out in the form of internal questionnaires. The Company has reported the self-evaluation results to the Board of Directors on February 22, 2023. The self-evaluation of the overall performance of the Board of Directors covers five aspects: I. Participation in the operation of the Company; II. Improvement of the quality of the Board of Directors' decision	No deviation

		Cı	irrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			making; III. Composition and structure of the Board of Directors; IV. The election of the Directors and their continuing professional studies. V. Internal control. The criteria for evaluating the performance of board members include at least the following six aspects: I. Alignment of the goals and missions of the Company; II. Awareness of the duties of a Director; III. Participation in the operation of the Company; IV. Management of internal relationship and communication; V. The Director's professionalism and continuing education; and VI. Internal control. The Company shall base each Board member's remuneration and nomination for reelection on his/her contribution to the Company and the Company's business performance. The Company will conduct assessments according to the aforesaid criteria, report the results of assessments, and make recommendations for areas that can be improved. After collection and statistics of evaluation results, the overall board performance is confirmed to be in effective operation.	
(IV) Does the Company regularly evaluate the independence of the CPA?	V		1. The Company'saudit committee assesses the independenceandsuitability of the visa accountants annually.In addition to requiring visa accountants to provide	No deviation

		Cu	arrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
W. Door the TWCE/TDE- E-test of the second o			tax cases, there is no other financial interest and business relationship, accountant family members do not violate the independence requirements, and refer to the AQI indicators to confirm that the accountants and firms are above the industry average in the verification experience and training hours. Digital audit toolswill also be introduced in thelast 3 years to improve audit quality. The latest annual assessmentresults wereapproved by the audit committee discussion on 22 February2023, and reported that the independent and suitability assessment of accountants was approved by the Board of Directors on February 22, 2023. 2. Please refer to Note 2 for the independence and competency of CPAs in 2022.	
IV. Does the TWSE/TPEx listed company have in place an adequate number of qualified corporate governance officers and has it appointed a chief corporate governance officer with responsibility corporate governance practices (including but not limited to providing information necessary for directors and supervisors to perform their duties, aiding directors and supervisors in complying with laws and regulations, organizing board meetings and annual general meetings of shareholders as required by law, and compiling minutes of board meetings and annual general meetings)?	V		 The Board of Directors passed the resolution in the meeting on February 26, 2019, assigning Vice President Chien-De Li, the spokesperson of the Company, as head of corporate governance to protect shareholders' equity and enhance the functions of the Board of Directors. Vice President Chien-De Li has accumulated more than three fiscal years of work experience in financial management in public companies. The main duties of the corporate governance are to provide the Directors with information required for performing the business, assisting the Directors in compliance with the laws, and to handle matters related to the Board and shareholders' meetings. Regular training will be conducted every fiscal year, mainly for courses about corporate governance and 	

Assessed Items Ye	Tes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			regulations set up by the competent authorities and the CPA. The status of business operations in 2022 is described as follows: 1. Assist independent directors and general directors in performing their duties by providing the necessary information and arranging for continuing education for directors: (1) Regularly report the latest revisions and amendments of laws and regulations related to business areas and corporate governance in the Company to the members of the Board of Directors (2) Review the confidentiality level of relevant information and provide company information required by the directors so as to maintain smooth communication and interaction between the Board of Directors and heads of divisions (3) According to the Corporate Governance Code of Practice, independent directorshavecommunicated with the internal audit supervisorandvisa accountant tounderstand the company's financial businessand internal control related matters. If necessary,thecompany alsoassists in arranging relevant management supervisors to attendthe meeting torespond to independent directors' questions. (4) Assist Independent Directors and general Directors in drawing up annual continuing education plan and making arrangements for courses in accordance with the nature of the industry to which the Company belongs and the experience and background of Directors.	

		Cı	irrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			2. Assist in matters related to the proceedings of Board of Directors' meetings and shareholders meetings as well as legal compliance of resolutions: (1) Report the operations of corporate governance at the Company to the Board of Directors or the independent directors, and confirm whether the convening of shareholders meetings and Board of Directors' meetings comply with relevant laws and regulations, as well as the Corporate Governance Best-Practice Principles. (2) Assist in and remind directors of the regulations to be complied with when performing their duties or officially voting on resolutions by the Board of Directors, and offer suggestions when the Board of Directors is going to vote on an illegal resolution. (3) Responsible for examining matters related to the release of major messages about the important resolutions approved by the Board of Directors to ensure the legality and accuracy of the content of these major messages, so as to maintain information symmetry during investor trading. 3. Maintain investor relations: Arrange for Directors to interact and communicate with major shareholders, institutional investors or general shareholders so that investors can obtain sufficient information to evaluate and determine the Company's reasonable market value, and ensure that shareholders' interests are well maintained. 4. Draw up the agendas of the Board of Directors and notify directors of the agendas seven	

		Cı	irrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			days before the meeting, convene meetings and provide meeting information, send out reminders regarding agendas that require recusal of directors and complete the minutes of the Board of Directors' meeting twenty days after the meeting. 5. Handle prior registration for Shareholders' Meetings, prepare meeting notices, agenda handbook, meeting minutes within the statutory period, as well as handle registration of changes due to the amendment to regulations and re-election of Directors.	
V. Has the Company established channels for communicating with its stakeholders (including but not limited to shareholders, employees, customers, suppliers, etc.) and created a stakeholders section on its company website? Does the Company appropriately respond to stakeholders' questions and concerns on important corporate social responsibility issues?	V		The Company has established communication channels with stakeholders and announced their contact number and emails in the "Investors" section on the company website that is accessible to anyone. The Company also reports to the Board of Directors on a yearly basis the communication with all stakeholders. The communication status in 2021 was reported on the board meeting on February 21, 2022.	No deviation
VI. Does the Company engaged a professional shareholder services agent to handle shareholders meeting matters?	V		The Company has appointed President Securities Corp. and Concord Securities Co., Ltd to process affairs related to 2023 shareholders meetings.	No deviation
VII. Information Disclosure (I) Does the Company have a website to disclose the financial operations and corporate governance status?	V		The Company has established a website in both Chinese and English to disclose information regarding the Company's financial, business, and corporate governance status. Information can also be found on the MOPS or the company website.	No deviation
(II) Does the Company have other information disclosure channels (e.g. building an English website, appointing designated personnel to be responsible for the collection and disclosure of information, implementing a spokesman system, and making the process of investor conferences available on the corporate website)?	V		1. The Company has established an English language website and appointed a spokesperson. We also assigned designated personnel to take charge of the collection and disclosure of company information on websites.	No deviation

		Cı	irrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			2. The Company participates in investor conferences organized by international and domestic investment institutions from time to time and related briefing files in Chinese and English are disclosed on the MOPS and the "Investors" section on the company website.	
(III) Does the Company announce and declare its annual financial reports within two months after the end of the fiscal year, and announce and declare the financial reports for the first, second and third quarter and the operation situation of each month earlier than the prescribed period?	V		The Company has announced the annual financial reports on February 24, 2023 and February 22, 2022 and registered the quarterly financial reports and the monthly operating status within the given time limits. The said material information has been disclosed in both Chinese and English.	No deviation
VIII. Has the Company disclosed other information to facilitate a better understanding of its corporate governance practices (including but not limited to employee rights, employee wellness, investor relations, supplier relations, rights of stakeholders, directors' and supervisors' continuing education, the implementation of risk management policies and risk evaluation standards, the implementation of customer relations policies, and purchasing liability insurance for directors and supervisors)?			Is there any other important information which facilitates a better understanding of the Company's corporate governance practices (such as employee rights, employee wellbeing, investor relations, supplier relations, rights of stakeholders and directors' training records, the implementation of risk management policies and risk evaluation standards, the implementation of customer policies, and purchasing of liability insurance for directors) All related issues are disclosed on the company website, annual shareholders' meeting report or ESG sustainability report: (1) Employee benefits: The Company values the interests and future development of employees, and it has established an employee welfare committee and implemented a pension system in accordance with regulations. On 14 June 2022, through the decision of the Remuneration Committee and the Board of Directors to handle employee shareholding trust, to provide employees	No deviation

		Cı	arrent Operations (Note 1)	Deviations
				from the
				Corporate
				Governance
Assessed Items				Best-Practice Principles for
Assessed Items	Yes	No	Description	TWSE/TPEx
				Listed
				Companies
				and Reasons
				Thereof
			with more diversified reward	
			system.We have also	
			established management-labor	
			communication channels and a communication mailbox	
			dedicated to employees. The	
			Company has established ESG	
			sustainability policies and	
			plans for customer services,	
			supplier management, and	
			social participation.	
			(2) Caring for Employees: The Company has established a	
			welfare system that provides	
			stability for employees' lives to	
			build good relations with	
			employees based on mutual	
			trust and reliance. E.g.: The	
			Company subsidizes employee	
			club activities, provides cultural entertainment, free	
			annual employee health	
			examinations, parking spaces,	
			and organizes charity running	
			events.	
			(3) Investor relations: The company	
			participated in 4 corporate	
			briefings in 2022 once every	
			quarter to report the company's operating	
			performance and short-term	
			operation plan to investors,	
			and disclosed the stakeholder	
			communication channels in	
			the company website and	
			annual reports of shareholders, so that investors	
			can contact thecompany	
			spokespersonat any time	
			tohandleand reply	
			toshareholderquestions and .	
			Recommended.	
			(4) Supplier relations: The	
			company hassupplier evaluation	
			andmanagementsystem tobind	
			the business behavior of	
			suppliers and the company	
			aswell as the supplier's	
			internal occupational safety	
			and health management	

		Cı	errent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			mechanism. The company regularly reviews the occupational safety and health risks of suppliers, counselling and suggesting improvements to unqualified suppliers. In addition,to avoid the dealings of either party's fault and damage the goodwill and interests of both parties, the company signed aconfidentiality agreement with all supplierstoprotect the rights and obligations of both parties. (5) Stakeholder relations: The Company has disclosedcommunicationchann els on our website, annual shareholders' meeting reports and ESG sustainability reports, so that stakeholders can communicate directly with each responsible personto maintain their rights. (6) Directors' continuous training: The Company's Directors participate in continuous training programs in accordance with regulations. The training hours meet regulatory requirements. The contents of the courses have been announced on the MOPS. (7) Implementation of risk management policies and risk assessment standards: The Company has established regulations on important managerial targets and implements them in accordance with regulations. (8) Customer policy implementation status: The Company and its subsidiaries have received ISO 9001 quality assurance system	
			certification and we have assigned dedicated customer service departments to ensure	

		Cı	rrent Operations (Note 1)	Deviations
Assessed Items	Yes	No	Description	from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			the implementation results of customer policies in overall operations. (9) The Company's purchase of liability insurance for Directors: The Company has purchased liability insurance for Directors. The coverage is from January 1, 2023 to January 1, 2024, and the insurance amount is NT\$200 million.	

IX. Please provide an explanation on the improvement status of corporate governance evaluation in the most recent fiscal year by the corporate governance center of the Taiwan Stock Exchange Corporation, as well as the improvement measures to be implemented: The company has formulated improvement plans for areas in the corporate governance evaluation that were not awarded points and will perform report and evaluation on the improved items during the monthly internation meeting. A presentation file was formulated for review to strengthen the company's corporate governance and its transparency. In terms of information transparency, the Company updates the Annual Reports, ESG Sustainability Reports and disclosure items on the company website and also accept invitations to investor conferences to make company information more transparent and reduce information asymmetry. With regard to the Shareholders' Meeting, the Company has adopted the electronic voting system and has fully adopted a candidate nomination system for the election of Directors and Supervisors. The Audit Committee was established in 2020 by the Shareholders' Meeting.

Note 1: Regardless of whether or not the checked box is "Yes" or "No," it should be stated in the summary description field.

Date: February 22, 2023

Objects to be reviewed: \blacksquare Incumbent \square Candidate

Independent Auditors: CPAs Yong-Chih Lin and Tzu-Yu Lin

I. Review of the requirements for independence (If any of the following items is checked with "No", mor	e
specific facts should be checked)	

Item		Pl	ease cl	ieck	
No.	Contents	Yes	No	N/A	Note
01	The CPA, or the spouse or a minor child thereof, has not invested in the Company, or shares in financial gains therewith.	V			
02	The CPA, or the spouse or a minor child thereof, has not lent or borrowed funds to or from the Company. However, this does not apply if the client is a financial institution and the borrowing or lending is part of a normal business relationship.	V			
03	The accounting firm has not issued an assurance service report that it designed or assisted in the implementation of the effective operation of the financial information system.	V			
04	The CPAs and audit members did not held positions of Directors, managers, or posts that impose critical impact on audits currently or in last two years.	V			
05	The non-audit services provided by the Company have no significant items that directly affect the audit.	V			
06	The CPAs or audit members did not advertise or transfer any shares or other securities issued by the Company.	V			
07	The CPAs or audit members did not represent the Company in defending legal cases or other disputes with third parties, except for the business permitted by law.	V			
08	The CPAs or audit members have no relationship with the Company's directors, managers or persons who have a significant impact on the audit case such as a spouses, lineal relatives, relatives in-law or collateral relatives within the second degree of kinship.	V			
09	The former partner within one year of disassociating from the joint accounting firm to which the CPA is affiliated did not join the Company as a director, officer or is in a key position to exert material impact over the subject matter of the engagement.	V			
10	The CPAs or the audit members have not accepted gifts or preferential treatment from the Corporation, the Corporation's director, officer or major stockholder.	V			
11	The CPA is not currently employed by the client or audited entity to perform routine work for which he or she receives a fixed salary, or currently serves as a director or supervisor thereof.	V			
12	OTC listed companies: The CPA did not provide any audit service to the Company for 7 consecutive years. Non OTC listed companies: The CPA did not provide any audit service to the Company for 10 consecutive years.	V			

II. Review of independent operation (If any of the following items is checked with "No", more specific facts should be understood)

Item	Control	Ple	ase ch	eck	NT - 4 -
No.	Contents	Yes	No	N/A	Note
01	Have the CPAS recused themselves from the commission and failed to undertake the commission if they have a direct or			V	

tem		Pl	ease cl	heck	
No.	Contents	Yes	No	N/A	Note
	significant indirect interest in the commission that would affect his or her impartiality and independence?				
02	Do the CPAs maintain their independence not only in substance but also in form when providing audit, check, review or special examination for financial statements and writing opinions?	V			
03	Are the audit members, shareholders of other joint practice accountants or corporate accounting firms, accounting firms, firm affiliates and alliance firms also independent of the Company?	v			
04	Did the CPAs provide professional services with integrity and strictness?	V			
05	Have the CPAs maintained a fair and objective position in the performance of their professional services, and have they avoided prejudice, conflict of interest or interest that might affect their professional judgment?	V			
06	The CPAs did not experience a lack or loss of independence that would affect their integrity and impartiality.	V			
III. Re	view of competency (If any of the following items is checked with '	"No", 1	more s	pecific fa	cts should b
checke	d)	1			
Item	Contents	Ple	ease ch	eck	Note
No.		Yes	No	N/A	Note
01	There is no disciplinary record of the Accountants Disciplinary Committee for the CPAs in the last two years.	V			
0.2	Does the accounting firm have sufficient scale, resources and regional coverage to handle corporate audit services?	V			
02					
03	Does the accounting firm have clear quality control procedures in place? Does it cover levels and highlights of audit procedures, ways of addressing audit issues and judgments, independent quality control reviews, and risk management?	V			
	in place? Does it cover levels and highlights of audit procedures,	v			
03	in place? Does it cover levels and highlights of audit procedures, ways of addressing audit issues and judgments, independent quality control reviews, and risk management? Does the accounting firm keep the Board (audit committee) informed of any significant issues and developments in risk management, corporate governance, financial accounting and				
03 04 IV. Oth	in place? Does it cover levels and highlights of audit procedures, ways of addressing audit issues and judgments, independent quality control reviews, and risk management? Does the accounting firm keep the Board (audit committee) informed of any significant issues and developments in risk management, corporate governance, financial accounting and related risk control?				
03 04 IV. Oth Explan	in place? Does it cover levels and highlights of audit procedures, ways of addressing audit issues and judgments, independent quality control reviews, and risk management? Does the accounting firm keep the Board (audit committee) informed of any significant issues and developments in risk management, corporate governance, financial accounting and related risk control? The Supplementary Items The station: None				
03 04 IV. Oth Explan	in place? Does it cover levels and highlights of audit procedures, ways of addressing audit issues and judgments, independent quality control reviews, and risk management? Does the accounting firm keep the Board (audit committee) informed of any significant issues and developments in risk management, corporate governance, financial accounting and related risk control?				

Note 3: The Company values the Board diversity. At least one of the nine Directors is female. The Company aims to increase the number of Independent Directors and proportion of female Directors in accordance with relevant laws and regulations. Information on the Board diversity policy has been disclosed on the company website and MOPS. The status of the Company's Board diversity is as follows:

Item			As An		Age		Longevi	ty of Inde	-		Leadership	Knowledge			
Name	Nationality	Gender	Employee of the Company	51 - 60	61 - 70	71 - 80	3 years below	3 - 9 years	9 years below	Business management	and decision making	of the industry	Finance and accounting	Crisis management	Environmental protection
Ching-Lai Lu	Republic of China	Male	v		v					v	v	v		V	v
Hsin-Yao Cheng	Republic of China	Male	v	v						v	v	v		v	
Chien- Chang Chen	Republic of China	Male			v					V	V			V	
Yu-Ru Chong	Republic of China	Female		v						V	V			V	v
Ching-Han Chiu Huang	Republic of China	Male			v					V	V			V	
Ching-Hsu Tsai	Republic of China	Male		v						v	v			V	
Ming- Hsien Li	Republic of China	Male			v		v			V	v	V	v	V	
Cho-Hua Kuang	Republic of China	Male				v	v				V	V		V	
Chang-Jen Chen	Republic of China	Male			v		v				v	v		V	

(V) Constitution, Duties, and Operations of the Remuneration Committee (if Any):

1. Information on Members of the Remuneration Committee April 17, 2023

				Cor	nplia	nce w	vith inc	lepend	ence (N	Note 2)			Number of	Note
Title (Note 1)	Condition Name	Professional Qualification and Work Experience	1	2	3	4	5	6	7	8	9	10	Other Public Companie s where the Individual Concurren tly Serves as a Remunera tion Committe e Member	
Independ ent Director	Ming-Hsien Li	Graduated from Accounting, National Chengchi University. He has professional and practical experience in finance and accounting. He used to be the Vice Chairman of PwC Taiwan, and is currently the Vice Chairman of Zhi Cheng CPAs and	✓	✓	✓	>	~	~	~	✓	✓	✓	3	None

		adjunct associate professor of National Cheng Kung University. He has rich experience in management practice and leverages his expertise to improve the quality of corporate governance of the Board of Directors and the supervision function of the audit committee. He has not been in violation of any provisions of Article 30 of the Company Act. He is a doctor of Mechanical Engineering												
Independ ent Director	Cho-Hua Kuang	Department, University of Cincinnati, specializing in the field of solid mechanics, including structural analysis, dynamics, failure mechanics, wave mechanics, metal forming experiments and analysis, computer and peripheral equipment related research. he is currently an adjunct professor in the Department of Mechanical Engineering, National Sun Yat-sen University, with both academic and practical skills. He provides a lot of valuable advice and practical experience in the operation of the Company. He has not been in violation of any provisions of Article 30 of the Company Act.	✓	•	~	~	✓	√	✓	✓	~	✓	-	None
Independ ent Director	Chang-Jen Chen	He is a doctor of the Institute of Mechanical and Aeronautical Engineering, University of Missouri Rolla, specializing in the research of computational fluid dynamics, dynamic model system analysis, enterprise management, energy technology, energy saving technology, green science and technology related circular economy and innovative operation model. He is currently the head of the Head of Department, Department of Mechanical Engineering, Kun Shan University Director. He can provide the Company with a	✓	✓	~	~	✓	✓	✓	√	~	✓	-	None

clear direction and						
execution mode in the						
research, inventions and						
innovative products. He						
has not been in violation						
of any provisions of						
Article 30 of the						
Company Act.						

- Note 1: Please indicate in the "Title" field Director, Independent Director or otherwise.
- Note 2: For any members who fulfill the relevant condition(s) for two fiscal years before being elected to the office or during the term of office, tick | \(\sigma \) | the box next to the corresponding conditions.
 - (1) Neither an employee of the Company nor its affiliates.
 - (2) Neither a Director or Supervisor of the Company or any of its affiliates. Not applicable in cases where an Independent Director of the Company has served as an Independent Director of the Company or any of its affiliates, or of a specified company or institution that has a financial or business relationship with the Company.
- (3) Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the
 - person under others' names, in an aggregate amount of one percent or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.
- (4) Not a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship, of a Manager under
 - preceding subparagraph (1) or any of the persons in the subparagraph (2) and (3).
 - (5) Neither a Director, Supervisor, or employee of a corporate shareholder that directly holds five percent or more of the total number of issued shares of the Company, or that ranks among the top five in shareholdings, or that designates its representative to serve as a Director or Supervisor of the Company under Article 27, paragraph 1 or 2 of the Company Act. Not applicable in cases where an Independent Director of the Company has served as an Independent Director of the Company or any of its affiliates, or of a specified company or institution that has a financial or business relationship with the Company.
 - (6) If a majority of the Company's Director seats or voting shares and those of any other company are controlled by the same person, neither a Director, Supervisor, or employee of that other company. Not applicable in cases where an Independent Director of the Company has served as an Independent Director of the Company or any of its affiliates, or of a specified company or institution that has a financial or business relationship with the Company.
 - (7) Not a Director, Supervisor, or employee of a company where the Chairman, President or any equivalent position of the Company is held by the same person or by his/her spouse (not applicable in cases where the person is an Independent Director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary).
 - (8) Not a Director, Supervisor, manager, or shareholder holding 5% or more of the shares of a specified company or institution which has a financial or business relationship with the Company (excluding specified companies or institutions holding more than 20% but less than 50% of the total issued shares of the Company and serving as the Independent Directors of the Company and its parent company or subsidiary or any subsidiary of the same parent company in accordance with the Act or with the laws of the country of the parent or subsidiary).
 - (9) Not a professional individual who is an owner, partner, Director, Supervisor, or manager, or a spouse thereof, of a sole proprietorship, partnership, company, or institution that provides commercial, legal, financial, accounting services or consultation, for which he/she has received the total remuneration of less than NT\$500,000 over the past two years, for the Company or any of its affiliated companies. provided, this restriction does not apply to a member of the Remuneration Committee, public tender offer review committee, or special committee for merger/consolidation and acquisition, who exercises powers pursuant to the Securities and Exchange Act or to the Business Mergers and Acquisitions Act or related laws or regulations.
 - (10) No any circumstance set out in a subparagraph of Article 30 of the Company Act.
 - 2. Information on the operations of the Compensation Committee
 - (1) There are 3 members on the Remuneration Committee of the Company.
 - (2) Term of current Committee Members: From June 22, 2020 to June 09, 2023. In 2022, the Remuneration Committee held a total of 4 (A) meetings.

The qualifications and attendance of the members are as follows:

Title	Name	Attendance in Person (B)	Attendance by Proxy	Rate of Attendance in Person (%) (B/A) (Note)	Note
Convenor	Ming-Hsien Li	4	0	100.00%	None
Committee Member	Cho-Hua Kuang	4	0	100.00%	None
Committee Member	Chang-Jen Chen	4	0	100.00%	None

Other information required to be disclosed:

- I. In the event the Board of Directors does not adopt or wishes to amend the proposals of the Remuneration Committee, please state the date and session of the Board meeting, agenda, resolution of the Board of Directors, and the Company's response to the opinion of the Remuneration Committee (e.g., if the salaries and compensations approved by the Board was higher than the suggested levels from the Remuneration Committee, please state the differences and reasons): None. Please refer to Note 2.
- II. Where resolutions of the Remuneration Committee include dissenting or qualified opinion which is on record or stated in a written statement, the date, session, proposal contents, opinions from every member, and actions in response to the opinions of the members shall be stated: None. Please refer to Note 2.
- Note 1: (1) Where members of the Remuneration Committee resign before the end of the year, the date of resignation shall be indicated in the Remarks column. Actual presence rate (%) shall be calculated by the number of Remuneration Committee meetings convened and times of actual presence during the term of service.
 - (2) Where any members of the Remuneration Committee have been reelected before the end of the year, both newly appointed and previously appointed members of the Remuneration Committee shall be listed, and previously appointed, newly appointed or reappointed member together with the re-election date shall be indicated in the Remarks column. Actual presence rate (%) shall be calculated by the number of Remuneration Committee meetings convened and times of actual presence during the term of service.

Note 2: The topics and resolutions of the Remuneration Committee meetings and the Company's handling of the members' opinions are

follows:

follow	<u>s:</u>					
Date	Session	Content of Motions	Dissenting or Qualified Opinion by the Remuneration Committee Members			
	4th term	Motion 1: The Company's 2021 compensation distribution for Director, and employees is submitted for approval. Motion 2: The distribution of the incentives bonuses for employees is submitted for approval.	None			
2022/02/21	6th Meeting	Attendance of Remuneration Committee members: Mr. Ming-Hsien Li, Mr. Cho-Hua Kuang and Mr. Chang-Jen Chen all attended the meeting. Remuneration Committee members' opinions: None. Resolution: Approved by all members present at the meeting. The Company's response to the opinion of the Remuneration Committee: All Directors present voted in favor of the proposal.				
2022/04/27	4th term 7th Meeting	Motion 1: The amendment to the Company's "Regulations Governing the Remuneration for Directors" is submitted for approval. Motion 2: The Company's 2021 compensation distribution for employees and Directors is submitted for approval. Motion 3: The adjustments of employee salary and remuneration are submitted for resolution. Motion 4: The promotion of Associate Manager Shih-Long Yeh to Vice President is submitted for approval. Motion 5: The appointment of the Associate Manager Chun-Ting Chang is submitted for approval. Motion 6: The appointment of the Associate Manager Hui-Chen Hung is submitted for approval.	None			

Date	Session	Content of Motions	Dissenting or Qualified Opinion by the Remuneration Committee Members
		Attendance of Remuneration Committee members: Mr. Ming-Hsien L and Mr. Chang-Jen Chen all attended the meeting. Remuneration Committee members' opinions: None. Resolution: Approved by all members present at the meeting.	i, Mr. Cho-Hua Kuang
		The Company's response to the opinion of the Remuneration Committee present voted in favor of the proposal.	tee: All Directors
2022/06/14	8th meeting of the 4th Term Board of Director	Cse 1: the company handles employee shareholding trust case, drawing a resolution.	None
		Attendance of Remuneration Committee members: Mr. Ming-Hsien L and Mr. Chang-Jen Chen all attended the meeting. Remuneration Committee members' opinions: None. Resolution: Approved by all members present at the meeting. The company's response to the opinion of the Remuneration Committee present voted in favor of the proposal.	
2022/11/09	9th meeting of the 4th Term Board of Director	Case 1: The distribution of 2019 year-end bonuses for employees is submitted for approval. Case 2: The distribution of the incentives bonuses for employees is submitted for approval. Case 3: The adjustments of employee salary and remuneration are submitted for approval. Case 4: The promotion of Associate Manager Cheng-En Ou to Vice President is submitted for approval.	None
		Attendance of Remuneration Committee members: Mr. Ming-Hsien L and Mr. Chang-Jen Chen all attended the meeting. Remuneration Committee members' opinions: None. Resolution: Approved by all members present at the meeting. The company's response to the opinion of the Remuneration Committee present voted in favor of the proposal.	

- 3. Responsibilities of the Remuneration Committee of the Company:
 - a. Periodically reviewing the remuneration policy of the Company and make recommendations for amendments.
 - b. Establishing and regularly reviewing the performance evaluation of the directors and managers of the Company in conjunction with the remuneration policies, systems, standards, and structure.
 - c. Regularly reviewing the remunerations and salaries of the directors and managers of the Company.

(VI. Promotion of Sustainable Development – Implementation Status and Deviations from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and the Reasons Thereof

and the reasons increor					1
				Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No		Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
I. Has the Company established a governance framework for promoting sustainable development, and established an exclusively (or concurrently) dedicated unit to be in charge of promoting sustainable development? Has the Board of Directors authorized senior management to handle related matters under the supervision of the board?	V		 3. 	The Company has formed the Corporate Governance and Sustainability Committee comprised of the Administration Division, Finance Division, President's Office, and procurement and sales units. Vice President Chien-De Li of the President's Office serves as the convener and is responsible for proposing and implementing the Company's sustainability. Annual review ofthe resultsof the previous year, the results will bereported to the Board of Directorsand timely tracking of theimprovements in the new year. The Corporate Governance and Sustainability Committee is combined with the Manrun Charitable Trust to promotesustainability related community feedback, social welfare, emergency relief and academic promotion. The results of theprevious year are reported to the Board in the first quarter of each year (once a year). The company's sustainability committee in 111 year of operation results was reported to the directors on February 22, 112, 110 annual ESG sustainability report (Chinese version) was uploaded on September 28, 111, the English version of the sustainability report was also published on December 14, 111, the company's directors to the company's sustainability There is no opinion on the operation of the Development Committee in 111. The Sustainable Development Committee continues to adhere to the vision and mission of our ESG policy. The Company's Board of Directors regularly listens to the management team's reports (including ESG reports) on a quarterly basis. The board must assess the likelihood of success, review the strategy's progress frequently, and urge the management team to make adjustments as needed.	No deviation
II. Does the Company conduct risk assessments of environmental, social and corporate governance (ESG) issues related to the Company's operations in accordance with the materiality principle, and establish related risk management policies and	V		1.	This disclosure covers the Company's sustainability performance at its key sites from January to December 2022. The risk assessment boundary is based on our company, including existing sites in Taiwan and Mainland China. Based on the relevance and degree of impact on major themes, the	No deviation

				Current Operations (Note 1)	Discrepancies
				Current Operations (Frote 1)	from the
					Sustainable
					Development
Assessed Items					Best Practice
	Yes	No		Description (Note 2)	Principles for
					TWSE/TPEx
					Listed
					Companies and reasons thereof
strategy? (Note 3)				subsidiary Union Technology Co., Ltd.	Teasons thereof
strategy. (Note 3)			2.	The Sustainability Committee analyses based	
				on the materiality principles of the	
				Sustainability Report, communicates with	
				internal and external stakeholders, integrates	
				assessment data of various departments and	
				subsidiaries to collect items of material	
				impact on the company in order to identify	
				and prevent andmanage potential risk events	
				The scope of control does not exceed the risk	
				appetite of the Company, and set companygoalsbeforereasonablerisk control,	
				and review the completion of the company's	
				goals annually.	
			3.	Based on the assessed risk, formulate	
				relevantrisk management policiesor	
				strategies as follows:	
				(1) Maintain close contact with banks to	
				keep real-time information on interest	
				rate changes and reduce the impact of	
				interest rate fluctuations on the	
				Company;	
				(2) Using natural hedge characteristics, the	
				foreign currency receivables generated from the sale of products are used to	
				cover foreign currency payables arising	
				from the purchase;	
				(3) C. When the business staff offers price	
				and bargains, he shall also weigh the	
				exchange rate fluctuations and adjust	
				the product price accordingly.	
				(4) D. To build a strategic alliance with	
				technical developers, in order to guide	
				the R&D direction or develop new	
				technologies, and reduce R&D costs and risks.	
				(5) The main raw material sources of the	
				product are not exclusive to a single	
				supplier, and long-term cooperation	
				with suppliers, the company does not	
				regularly review the supplier's raw	
				material quality and check whether	
				there are other favorable	
				manufacturers in the market to	
				cooperate with the supply to diversify	
				the risk of concentration of incoming	
				goods; (6) In order to avoid the influence of	
				specific industry climate fluctuations,	
				in addition to developing	
				manufacturing equipment,	
				semiconductor equipment, LED	
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			Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No	Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			equipment and testing equipment for different types of passive component products (resistors, capacitors, inductors), towards diversified product development.	
III. Environmental Issues (I) Does the Company establish proper environment management systems based on the characteristics of the industry?	V		 The Company selects substances that do not harm the environment in accordance with the characteristics of the industry and reduces the usage volume of materials to reduce pollution of the environment. We also prevent waste of resources in assembly and maintenance and focus on safe and energy-saving designs. The company is the machine assembly industry, does not dischargeexhaust gas, wastewaterandotherwaste production process, the company has obtained theapproval letter of exempt business wasteissued by the Environmental Protection Bureau and Southern Science Bureau The company commissioned professional organizations to measure emissions from items including carbon dioxide every year, in order tograsp the impact of the operation on the surrounding environment; The inspection reports and the permits from the Environmental Protection Bureau and the Southern Taiwan Science Park Bureau have been announced on the company website. Therefore, the ISO 14001 standards are not applicable to the Company. 	No deviation
(II) Does the Company endeavor to utilize all resources more efficiently and uses renewable materials which have a low impact on the environment?	V		 In order toimprove energy efficiency, wecontinue to invest R&D resources to modify the process, improve equipment production efficiency and adjust internal processes, thereby reducing energy consumption during production and subsequent resource waste due to the fallacy of internal communication. to reduceenvironmental costs; By modifying product design, supplier management, machine assembly and customer service process improvement, we control energy consumption at all aspects, and gradually reduce greenhouse gas emissions generated by our operations; The company due to industrial process characteristics and other restrictions, the materials required in the production process 	No deviation

				Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No		Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			4.	are currently not available for replacement of renewable materials, the daily operation of the general industrial waste generated by packaging more waste, are classified according to environmental regulations; The Company reduces theimpactofenvironmental loadon the operating process by properly sorting, recycling and commissioned qualified clearance of waste; Please refer to Pages 62-62 for Sustainability Report for environmental protection and energy conservation.	
(III) Does the Company evaluate the present and future potential risks and opportunities of climate change to the Company, and taken measures to respond to climate-related issues?	V		2.	In the face of global climate change, the Company strengthens its climate resilience to reduce the disasters' impacts on the business operations. The Company follows the climate-related financial disclosure proposal (TCFD) structure to disclose relevant climate change risks and policy related content, please refer to p.28-29 of the 2022 Sustainability Report.	No deviation
(IV) Does the Company collect data for greenhouse gas emissions, water consumption and total weight of waste over the past two years, and formulate policies for energy conservation and carbon emissions reduction, greenhouse gas emissions reduction, water consumption reduction or other waste management?	V		2.	The Company publishes annual sustainability reports and discloses the reduction and control policies established by the Company. For the statistics of greenhouse gas emissions, water consumption and total waste weight for 2022 and 2021, please refer to the 2023 Sustainability Report.	No deviation
IV. Social Issues (I) Does the Company formulate appropriate management policies and procedures according to relevant regulations and the International Bill of Human Rights?	V		2.	To improve the Company's respect and support for human rights, the Board of Directors established the "Code of Ethical Conduct" on March 18, 2005, the "Ethical Corporate Management Best Practice Principles" on November 9, 2015, the "Ethical Management Procedures for Grievances and Reports" on July 28, 2016, and the "Human Rights Policy" on May 4, 2018. The company in order to create a fair workplace as the principle, to maintain an equal opportunity, dignity, safety, equality, free from discrimination and harassment working environment, full time (part-time) employees' gender ratio, age distribution, new turnover rate, number of employees with disabilities and remuneration, please	No deviation

			Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No	Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			refer to 2022 Sustainability Pages 45~60 of the report.	
(II) Does the Company establish and implement reasonable employee benefits measures (including remuneration, leave and other benefits, etc.) and appropriately reflect the corporate business performance or achievements in the employee remuneration?	V		1. 3. The Company regards the retention of talented individuals as an important human resources strategy. In addition to a guaranteed annual pay of 14 months' salary, the Company also provides employees with performance rewards and employee bonuses based on the performance of operations and the employee's actual contribution. We also have employee incentives such as R&D bonuses and other bonuses for encouraging employees. The Company adjusts employees' salaries within a 1%~10% range each year based on personal performance and company operations. 2. In addition to three festivals, marriage and birth subsidies, we also provide birthday bonuses, daily afternoon tea, snacks, coffee and tea for employees, as well as full travel subsidies. In 2022, we also started working together in the vault to handle employee shareholding trust system, colleagues allocated a fixed amount from monthly salaries, and the company also provided 1:1 public funds to co-deposit to the trust account, so that employees develop savings habits, and early accumulation of pension funds. 3. We also pay attention to the physical and mental health of employees, and provide free health check every year. In addition to the general basic labor health check, the inspection items are also included in advanced rheumatoid, thyroid function, digestive function, arteriosclerosis and other advanced examination items. The number of people was 222; preparing temporary dormitories for business trips or cannot return home due to work tasks; provide fully equipped gym, stadium for employees after work interactive entertainment. We also encourage colleagues to apply for the employees' remuneration system, arrange to return to the original units and positions after the suspension period, and actively assist employees to re-integrate into the workplace.	No deviation

			Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No	Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			4. Please refer to pages 45~56 of the Sustainability Report 2022 for the relevant employee compensation and benefits system.	reasons enercor
(III) Does the Company provide a safe and healthy working environment for its employees and organize training on safety and health on a regular basis?	V		 The companyfollows the occupational safety and health law and the regulations of customers and related groups to formulatethe "Safety and Health Management Measures", and use this as a basisto maintain afriendlyand safe working environment. Manrun strives to set up a complete talent training system, hoping to give employees complete education and training, in order to enhance the functions of employees, and reduce the injuries suffered by employees in the workplace. No occupational injuries occurred to employees of the Company in 2022. The company regularly organizes occupational safety education training in the monthly meeting. On October 3, 2022, we will promote the safety of public cars in the monthly meeting, do not drive fatigue; replace full-cover safety shoes, protect employees' feet, avoid improper tool operation and injury. Number of participants 261. 	No deviation
(IV) Does the Company establish effective career development training programs for its employees?	V		The company's main business is the development and assembly of semiconductor and passive component process related machines. As the industrial environment is updated rapidly, we understand market development and customer needs, and based on this, we develop and design products that meet customer needs. Due to the longer development and design schedules, and continuous optimization of updates after development, R&D is a continuous job that requires full expertise and past experience. The company establishes a complete standardized information, implements the experience of R&D technology, and finds colleagues with leadership and guidance potential from the team, actively training and training, maintains the continuation of the company's R&D ability, reduces the inability to lead the team due to the departure of supervisors, retirement or various unexpected situations The impact. The Company has established the "Education and Training Management Regulations" to	

			Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No	Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			provide new and old employees with a comprehensive set of training methods for the effective development of professional capabilities. The training programs integrate company goals and personal performance development, and we provide a full range of talent development courses for different job types and positions: 1. On-Board training: We adopt a mentorship system to quickly integrate new employees into the team and our corporate culture. 2. R&D engineering: We organize theoretical and practical courses on R&D technologies. 3. Leadership: We organize a series of leadership courses for the management to let Supervisors lead the growth of employees. 4. Work skills: We organize courses on management, languages, computer, and other skills to improve work efficiency. 5. Living seminars: We organize seminars on improving life quality and encourage self-growth by employees. 6. Occupational safety and health training: We organize periodic fire safety drills, earthquake evacuation, and related courses to protect employees' safety and health.	
(V) Is the Company in compliance with relevant laws and regulations as well as international standards when it comes to customer health and safety, customer privacy, marketing and labeling of products and services, and make relevant policies and appeal procedures on the protection of consumer rights and interests?	V		The products and services of the Company and its subsidiaries meet ISO 9001 and related international regulations. The Company has established a customer service unit to process quality and customer complaints. The company's reporting system takes precedence on the protection of the reporter, and the reporting channels are listed on the company's website, annual report of shareholders, ESG sustainability reports and other public information, so that customers, suppliers, employees and community residents have clear channels for reporting or reporting irregulars.	No deviation
(VI) Does the Company has established a supplier management policy that requires suppliers to comply with the relevant standards on issues such as environmental protection, occupational safety and health, or labor and human rights? And the implementation status.	V		 In order to reduce the impact of suppliers by business prohibition due to violation of laws and regulations, the company cooperates with each supplier for a long term and stable relationship. If a supplier cannot provide stable supply or delivery time, it can directly replace substitute manufacturers or other suitable alternative raw materials. The main raw material source of the company's products are not exclusive to a single supplier, and long-term cooperation with suppliers, we also review the supplier's raw material quality from time to time and 	No deviation

			Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No	Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies and
			check whether there are other preferred manufacturers in the market to cooperate with the supply to diversify the risk of concentration of goods. 3. The company also has a supplier management policy for regular inspection of suppliers, ensure that the supplier's work safety and production sites in accordance with occupational safety and health laws and regulations, and promote various management mechanisms to strengthen the occupational safety and health management of suppliers. The company manages the occupational safety and health of suppliers based on the hazard notice, and establishes the supplier qualification review form is issued to the supplier qualification review form is issued to the supplier to fill out, and through the relevant units review and classify the "supplier qualified list", regular inspection of occupational safety 3 times a week Hygiene risks. 4. The company for suppliers below the evaluation criteria after the evaluation criteria will be guided and included in the observation period for three months. If the absence cannot be improved during the observation period, it will be suspended if it does not improve (that is, suspend a single month), after the end of the suspension period is still not improved No dealings. 5. Please refer to page 38 of the Company's 2021 Supplier Statistics, Supplier Management Specification Items and Evaluation Results in the 2022 Sustainability Report.	
V. Does the Company adopt internationally widely recognized standards or guidelines when or the preparation of the CSR reports and other reports that disclose non- financial information of the Company? Whether assurance or verification opinions have been obtained for the aforementioned reports by a third party certification unit?	V		The Company has prepared "2021 All Ring Tech Sustainability Report" and other reports in accordance with internationally recognized guidelines (GRI Standards) to disclose nonfinancial information. Chinese and English version of such reports have also been published on the MOPS and the company website. The Company expects to obtain the assurance or certification of the aforesaid reports from a third party accreditation institution in the future.	No deviation

VI. If the Company has established the corporate social responsibility principles based on "Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed Companies," please describe any deviation between the principles and their implementation: The Company has established the "Corporate Social Responsibility Best-Practice Principles" based on the "Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed Companies" and there is no deviation between the two.

			Current Operations (Note 1)	Discrepancies
Assessed Items	Yes	No	Description (Note 2)	from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed
				Companies and
				reasons thereof

- VII. Other important information to facilitate better understanding of the Company's of sustainable development:
- (1) To fulfill our social obligation to protect the Earth's environment, we prohibit the use of statuary hazardous materials when producing equipment. We also deliver related information to each department to ensure that the Company's products meet customer demands. In addition, the Company continues to make improvements on environmental pollution, energy, resources conservation, and waste reduction to lower potential environmental protection risks.
- (2) In addition to making generous donations during emergencies and crises in the society, the Company also encourages employees to give aid when it is needed and join the donation programs to give back to society.
- (3) Please refer to Note 4 for information on main activities of the All Ring Tech Charity and Welfare Foundation.
- Note 1: If "Yes" under the "Status of Operations" is ticked off, please explain the key policies, strategies, and measures adopted and their implementation results; if "No" is ticked off, please give the reason and specify related policies, strategies, and measures to be adopted in the future.
- Note 2: The company has compiled the 110 annual ESG Sustainability Report. The report is available on the Company's website or Public Information Observatory. The pages listed in the summary are based on the pages of the Chinese report.
- Note 3: The principle of materiality refers to environmental, social and corporate governance issues that have significant impacts on the Company's investors and other stakeholders.

Note 4: Summary of activities supported by the All Ring Charitable Trust Fund:

Thematic activity	Targets	Activities
Charity events during	Disadvantaged schoolchildren	Lunar New Year: 266 shares of seasonal dishes were given out to
festivals		elementary schools, junior high schools, and senior high schools,
		totaling NT\$478,800.
		Mid-autumn Festival: 450 pieces of moon cakes were given out to
		elementary schools, junior high schools, and senior high schools,
		totaling NT\$217,119.
Foundation donations	Social organizations (see the right	Tainan City South District Office:NT\$100,000
	column for details)	Family Fu Kaohsiung City North District Office:NT\$100,000
		Chinese Society of Mechanical Engineers: NT\$60,000
		Chinese Christian Relief Association: NT\$500,000
		Kaohsiung Life-source Holistic Care Association: NT\$100,000
		Babe Ruth Baseball Association of Taiwan: NT\$128,000
		World Peace Foundation: NT\$20,000
		Boyo Social Welfare Foundation: NT\$250,000 (million run 200,000, real
		and good beauty NT\$50,000)
		Positive Education Foundation: NT\$500,000 (True, Seen Mei)
		Recovering Puzzle Center: NT\$50,000 (true and good beauty)
		Children's book house: NT\$50,000 (true, good and beautiful)
		Ho Huan Theatre: NT\$100,000 (True and Good Beauty)
		Liwei Foundation: NT\$300,000 (True, Good Beauty)
Emergency relief	Disadvantaged schoolchildren	Students: NT\$144,000, 6 persons
		Breakfast for the disadvantaged students of Kaohsiung Municipal
6-b-1b:	Disaderent and advantabilities	Yanchao Junior High School: NT\$25,000, 26 persons
Scholarship	Disadvantaged schoolchildren	NT\$284,000, 67 persons (20 stubents from National Tainan First Senior High School , 10
		stubents from Kaohsiung Municipal Lujhu Senior High School, 20
		stubents from National Kangshan Senior High School, and 17 stubents
		from Guanmiao Junior High School)
Promotion of creativity	Kunshan Creativity Competition	Competition Prize of Kunshan University of Technology: NT\$1,551,000
r romotion of creativity	Kunshan Creativity Competition	(All Ring Tech NT\$1,221,000, real and good beauty NT\$330,000)
		· · · · · · · · · · · · · · · · · · ·
Dream Come True	Disadvantaged schoolchildren	Book donation: NT\$34,738 (159 books)
Programs		Reading: NT\$8,000
		Book voucher: NT\$42,050 (147 persons)
		Dream gift bag: NT\$6,270 (first grade and second grade 66 people)
		Dream gift for caring for the disadvantaged: NT\$7,501 (15 persons)

(VII) Ethical Corporate Management – Implementation Status and Deviations from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and the Reasons Thereof:

Companies and the Reasons There			State of Operations (Note 1)	Deviations from
Evaluation items	Yes	No	Description	the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
I. Establishment of ethical corporate management policies and programs (I) Does the Company establish its ethical management policy approved by the Board of Directors, clarifies it in its regulations and external documents and the commitment of Board of Directors and senior management to active implementation?	V		On 9 November 2015, the Board of Directors approved the formulation of the Code of Business Integrity and undergoing two amendments (13 June 2019 and 26 February 2020 Board of Directors). The revised version was announced at the MOSES. The company regards people-oriented, honesty based, acting brightly, and keeping promises as the company's operating code, and expiringemployeestobe honest firstin their work, compete within the legal scope, and cooperate with the business with the business in justice, objective and integrity. Each year, the audit office regularly inspects and reports to the Board of Directors. The Board makes recommendations for defects and improves tracking.	
(II) Does the Company establish a risk assessment mechanism against unethical conduct, analyze and assess on a regular basis business activities within its business scope which are at a higher risk of being involved in unethical conduct, and establish prevention programs accordingly, which shall at least include preventive measures against the behaviors as stipulated in paragraph 2, Article 7 of Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies?			Procedures for Grievances and Reports," and employees shall not receive anyinappropriate interests in their business activities. We also implement control points in the accounting system, internal control system, and ISO management regulations to prevent unethical conduct.	No deviation
(III) Does the Company specify in its prevention programs the operating procedures, guidelines, punishments for violations, and a grievance system and implement them and review the prevention programs on a regular basis?	V		The company has a "integrity business procedures grievance and report system" and open to the company's website forinquiries at any time, in order to enhance employee awareness of law compliance and business ethics, the company also regularly exercise relevant specifications and practice, review the relevant norms. The companyregularly reports the company or the news reported in the monthly meeting to warn employees aboutcases of lawsuits, penalties and other related cases	

	State of Operations (Note 1) Deviations from			
Evaluation items	Yes	No	Description	the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			reported in the company for violation of laws and regulations. Please note2.	
II. Implementing ethical corporate management (I) Has the company assessed the integrity records of its business partners and specified ethical business policy in contracts with them?	V		The company will deal with suppliers and customers. If there are any signs of violation of integrity and things in the transaction process, you can directly contact the company's audit unit and submit the relevant records to our company for audit, the company will follow the complaint or report processing process. If our suppliers and customers are found any abnormal signs by our colleagues, they will also report to the audit department of the dealings and put the company on the control list.	
(II) Has the company established an exclusively (or concurrently) dedicated unit under the Board to implement ethical corporate management, and report to the Board on a regular basis (at least annually) about the ethical corporate management policies, precautionary measures against unethical conducts, as well as the implementation and supervision thereof?	V		 Vice President Chien-De Li of the President's Office is the convener (approved by the Board on February 26, 2019, as the person in charge of corporate governance) who has established the company's Corporate Governance and Sustainability Committee that ensures ethical corporate management based on the work of each unit, and reports in the first quarter of each year to the Board of Directors (once a year). The implementation results were reported to the Board of Directors on February 24, 2021. The Company will remind directors and insiders of short-term trading, closed period before major transaction announcement and closing period before quarterly financial report announcement to avoid penalty for omission. In 2022, the company for the implementation of integrity management policies such as the 	No deviation

			Deviations from	
Evaluation items	Yes	No	Description	the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			declaration of all employees, reporting channels and methods, the description of the protection mechanism of the examiners, please note 2.	
(III) Has the Company established policies preventing conflict of interest, provided proper channels of appeal, and enforced these policies and opened channels accordingly?			The Company's Rules of Procedures for Board of Directors Meetings includes a director interest recusal clause which requires directors to recuse themselves from votes on resolutions when there is a conflict of interest. In addition, all Directors, Supervisors, and managers have signed Statements on Honesty and Integrity. The company's staff complaints channel is smooth, you can submit a report letter through the employee restaurant mailbox; direct complaint to the direct supervisor or management office supervisor; or follow the report mailbox in the website stakeholders area for report.	
(IV) Has the company established effective accounting systems and internal control systems to implement ethical corporate management and had its internal audit unit, based on the results of assessment of the risk of involvement in unethical conduct, devise relevant audit plans and audit the compliance with the prevention programs accordingly or entrusted a CPA to conduct the audit?			The Company has established an effective accounting system, internal control system, and ISO management regulations which are regularly reviewed and revised to maintain the continuous effectiveness of the system design and implementation. Auditors periodically provide improvement recommendations for the accounting system, internal control system, and ISO management regulations. The annual audit process also includes checking of the Company's internal controls. So far, no major abnormalities have been found in the Company's controls.	No deviation
(V) Does the company regularly hold internal and external training related to ethical corporate management?	V		The Company organizes education and training programs for employees to ensure that they understand the Company's resolve to implement ethical corporate management, the related policies, prevention programs and the consequences of committing unethical conduct.	No deviation

			State of Operations (Note 1)	Deviations from
Evaluation items	Yes	No	Description	the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
III. Operation of whistle-blowing mechanisms in the Company (I) Has the Company established concrete whistle-blowing and rewarding systems and accessible whistle-blowing channels? Does the Company assign a suitable and dedicated individual for the case being exposed by the whistle-blower?	V		The Company has established the "Ethical Corporate Management Operating Procedures" and "Code of Conduct and Grievance and Complaint System" which are announced on the company website. If the Company's Director, manager, or employee discovers any violation of the operational integrity of the Company, it should be reported immediately to the Board of Directors or the audit unit. The identity of the whistle-blower and the content of the report shall be kept confidential. The audit unit should conduct thorough investigations on all reported cases to determine the facts. If the violation is confirmed, the audit unit should coordinate with the Administration Division and take disciplinary actions according to relevant company policies. It shall also disclose the name and job position of the violator, the date and contents of the violation and the actions taken, etc. at an appropriate time. In addition, an employee shall be rewarded if he/she discovers and prevents forgery or identity fraud and minimizes loss for the Company or its clients; an employee shall be rewarded if he/she exposes or prevents fraud or any harmful incident and minimizes loss or damage to the Company; an employee shall be rewarded if he/she reports or assists in investigations on misconduct at work and prevents significant loss to the company.	No deviation

	State of Operations (Note 1) Deviations from			
Evaluation items	Yes	No	Description	the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
(II) Has the company established standard operating procedures for the reported matters, the measures to be taken after investigation is completed, and the relevant confidential mechanism?			Standard operating procedures for investigations are as follows: 1. Quick response: After the company accepts a complaint or report, the audit manager shall assign appropriate personnel to conduct investigations. 2. Reporting procedures: a. Any report involving general employees shall be reported to the department head. Any report involving a Director or senior manager shall be reported to the Board of Directors. b. The department of the company, which received the report, and the department head or the person in charge shall immediately ascertain the facts. Assistance shall be provided by the relevant department when necessary, and the opportunity for explanations should be given to the individual being accused. c. If it is confirmed that there is a violation of relevant laws or the company's ethical management policies and rules, the individual being accused shall be immediately required to stop the behavior, and appropriate measures shall be taken, and if necessary, the company shall seek compensation through legal channels to protect the company's rights and interests. d. The acceptance of the report, the investigation process, and the results shall be kept in writing or electronic file, and the relevant information shall be kept for at least seven fiscal years. If a lawsuit related to the content of the report occurs before the expiration period, the information shall be kept until the end of the lawsuit. e. If the investigation is verified, the relevant internal control system and operating procedures shall be reviewed, and improvement measures shall be proposed to prevent the same situation from happening again. f. If the case is verified and the circumstances are severe, it shall be dealt	No deviation

			State of Operations (Note 1)	Deviations from
Evaluation items	Yes	No	Description	the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
			with by law or company regulations, and the appropriate reward for the informant shall be provided. g. The company will notify the complainant or the informant by telephone, letter, or other means within one month after the completion of the investigation. 3. Reported cases not to be accepted Reported cases with any of the following circumstances shall not be accepted: a. Anonymously or with a false name, and no contact information is provided. b. No evidence is available for investigation. 4. Recusal rules a. The person in charge of the case and the informant and the person being accused are within a two-degree relative relationship or have related interests, which may affect the impartial investigation. The person in charge shall be self-recused. 5. The confidentiality mechanism is as follows: a. The safety of the informant shall be protected. If it is an employee of the company, protection shall be guaranteed from improper counteractions. b. The person in charge shall strictly safeguard the informant's identity and the content of the matter.	
(III) Does the Company provide protection for whistle-blowers against receiving improper	V		The Company takes full responsibility of keeping the confidentiality of the whistle-blowers, to prevent them from	No deviation

			State of Operations (Note 1)	Deviations from
Evaluation items	Yes	No	Description	the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies and reasons thereof
treatment?			inappropriate treatment for whistle- blowing cases.	
IV. Strengthening information disclosure (I) Does the Company disclose the information of implementation and results of ethical management on its website and the MOPS?	V		The Company has established a website to disclose company status, basic information, financial, and the ESG Sustainability Report. The Company regularly discloses related information on ethical corporate management on the MOPS with promptness, openness, and transparency.	No deviation

V. Where the Company has stipulated its own ethical corporate management best practices according to the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies, please describe any differences between the prescribed best practices and the actual activities taken by the Company:

The Company has established "Ethical Corporate Management Principles" in accordance with the "Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies". Related implementation does not deviate from principles established in the "Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies".

- VI. Other important information for better understanding of the ethical corporate management: (such as review and amendment of the principles of ethical corporate management):
 - 1. Natural persons assigned by the Company to perform duties in accordance with the Company Act or other individuals who obtain the Company's internal material information through identity, profession, or control relationships shall exercise the due care and diligence of a good administrator and perform duties in accordance with the principles of good faith. Insiders who are aware of internal material information may not disclose such information to others.
 - 2. The Company's certified public accountant is PwC Taiwan (PwC), who does not serve as the Company's Director. PwC conducts periodic reviews of the Company and reports to the Board of Directors each fiscal year. PwC is both professional and independent. In addition, our CPAs regularly assess major cycles and internal controls and provide recommendations on the Company's internal controls and accounting.

Note 1: Regardless of whether or not the checked box is "Yes" or "No," it should be stated in the summary description field.

Note 2: The implementation of the ethical corporate management policy in 2022is described as follows:

Events	Targets	Contents
Promoting Rules and Regulations	All Staff	Rules and regulations regarding Ethical Corporate Management Best Practice Principles and internal materials information were promoted in regular monthly meetings and weekly executive meetings. Real examples were provided to the colleagues as a reminder in work to prevent the occurrence of unethical conduct. ① At the meeting on 4 July 2022, the director of intellectual rights announced to colleagues the "legal acts involved in unauthorized downloading of confidential information". 276 persons, the actual number of attendance 263, attendance rate 95%. ② On August 1, 111, the management office supervison mounced to colleagues in the monthly meeting "program changes or changes to the client for the machine, should notify appropriate personnel to avoid violating customer regulations". The number of attendees should attend 282 people, the actual attendance of 263 people, attendance rate 93%.
Reporting mechanism	All Staff	Employees can feedback to the management through multiple channels. The Company has disclosed the communication channels for the stakeholders and Ethical Management Procedures for Grievances and Reports on the company website, annual reports, and ESG Sustainability reports, which provides employees with a reporting pipeline related to ethical management.
Regular evaluation	All Staff	Apply the policies of ethical corporate management in employee performance appraisal system and human resource policies to establish a clear and effective reward and discipline system.
Reporting system and informant protection	All Staff	The Company has set up a reporting system and informant protection mechanism. Please refer to page 63-69.

- (VIII) If the Company has adopted corporate governance best-practice principles or related bylaws, disclose how these are to be searched:
 - The Company has established and passed the "Corporate Governance Practice Principles" in the meeting of the Board of Directors and disclosed them on MOPS.
- (IX) Other Important Information to Facilitate Better Understanding of the Company's Corporate Governance shall be all Disclosed.:
 - The Company has established the Regulations on Prevention of Insider Trading and internal major information handling and insider transaction prevention management operating procedures the basis of the Company's processing of material information and disclosure mechanisms. We also review the Regulations from time to time to comply with regulatory requirements and actual management.
- (X) Implementation of the Internal Control System:
 - 1. Statement of Internal Control: Please refer to Page 72.
 - 2. Where CPAs are commissioned to audit the Company's internal control systems, the audit report prepared by the CPAs shall be disclosed: Not applicable.
- (X) Any legal penalty against the Company or its internal personnel, or any disciplinary penalty by the Company against its internal personnel for violation of the internal control system, during the most recent fiscal year or during the current fiscal year up to the publication date of the annual report, the main shortcomings, and condition of improvement: None.
- (XII) Critical resolutions made during shareholders and Board of Directors' meetings in recent years and up to the publication date of this annual report: Please refer to page 25-28.
- (XIII) Major content of any dissenting opinions on entry or stated in a written statement made by directors or Supervisors regarding key resolutions of board meetings during the past fiscal year up to the publication date of this report: No such occurrences.
- (XIV) Any Resignation or Dismissal of the Company's Chairman, President, Accounting Manager, Financial Executive, Internal Audit Manager, and

Research and Development Executive during the Most Recent Year up to the Publication Date of the Annual Report: Please refer to the table below.

Title	Name	Date of Appointment	Date of Dismissal	Reasons for Resignation or Dismissal
Audit Supervisor	Wei- Chiang Tseng	November 2021	January 2022	Resigned: Other life planning



Date: February 22, 2023

Based on the self-evaluation of internal control system of the Company in 2022, we hereby state that:

- I. The Company's Board of Directors and management are responsible for establishing, implementing, and maintaining an adequate internal control system, and such a system has been established. The purpose of establishing the internal control system is to reasonably ensure the achievement of the following aims: (a) The effectiveness and efficiency of business operation (including the aims of profit, achievement and protection of asset security); (b) The reliability, timeliness, transparency and its compliant with relevant specifications of reports; and (c) The compliance of the relevant laws/regulations.
- II. Due to the innate limitation in designing a faultless internal control system, this system can only assure the reasonableness of the above three objectives have been fairly achieved. In addition, the effectiveness of internal control system could alter over time due to the change of business environment or situation. Since the Company's internal control system is provided with a self-monitoring mechanism, the Company will take corrective actions in response to any identified deficiencies.
- III. The evaluation of effectiveness of the internal control system design and implementation is made in accordance with the Guidelines for the Establishment of Internal Control Systems by Public Companies (the Guidelines). Internal control systems adopted in these Regulations shall comprise the following five constituent elements according to the management and control process: (1) Control environment, (2) Risk assessment, (3) Control activities, (4) Information and communication, and (5) Monitoring activities. Each factor also includes several items. Please refer to the Guidelines for the preceding items.
- IV. The Company has evaluated the design and operating effectiveness of its internal control system according to the aforesaid criteria.
- V. The examination result indicated that the Company's internal control system (including subsidiary governance) dated December 31, 2022 has effectively assured that the following objectives have been reasonably achieved during the assessing period: The degree that effectiveness and efficiency of business operation; The reliability, timeliness, transparency and its compliance of the relevant laws/regulations.
- VI. This Statement is a significant part of the Company's annual report and prospectus available to the general public. If it contains false information or omits any material content, the Company is in violation of Article 20, Article 32, Article 171 and Article 174 set forth in the Security and Exchange Act.
- VII. This Statement was passed by the Board of Directors in their meeting held on February 22, 2023, with none of the night attending Directors(including one proxy) expressing dissenting opinions, and the rest all agreed the content of this Statement.

All Ring Tech Co., Ltd.

Chairman of the Board: Ching-Lai Lu

President: Hsin-Yao Cheng

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IV. Information on CPA Professional Fees

Range of CPA professional fees

Name of Accounting Firm	Name o	of CPAs	Audit Period	Note
PwC Taiwan	Yong- Chih Lin	Tzu-Yu Lin	January 1, 2021 to December 31, 2022	None

Monetary unit: NT\$ thousand

Range	Professional Fees of the Amount	Audit Fee	Non-audit fees	Total
1	Less than NT\$2,000,000	-	V	-
2	NT\$2,000,000 (inclusive) ~ NT\$4,000,000	\mathbf{V}	ı	=
3	NT\$4,000,000 (inclusive) ~ NT\$6,000,000	-	-	-
4	NT\$6,000,000 (inclusive) ~ NT\$8,000,000	-	-	-
5	NT\$8,000,000 (inclusive) ~ NT\$10,000,000	-	-	-
6	NT\$10,000,000 above (inclusive)	-	-	-

CPAs' fees shall be disclosed if one of the following takes place:

The amounts of the audit fees and non-audit fees paid to the attesting certified public accountants and to the accounting firm to which they belong and to any affiliated enterprises as well as the details of non-audit services

In case on any matters below, it shall be disclosed:

(I) If the non-audit fees paid to the CPAs, their accounting firm and affiliated companies of their accounting firm exceed one-fourth of the audit fees paid to them, the amount of audit and non-audit fees, and the content of non-audit services shall be disclosed:

Information on CPA Professional Fees

Monetary unit: NT\$

				-
th	01	ISA	n	d

tilousaliu									
				No	n-audit f	ees			
Name of Accounting Firm	Name of CPAs	Audit Fees	System design	Busines s Registr ation	Human Resour ces	Others	SUB- TOTA L	Audit Period	Note
PwC Taiwan	Yong- Chih Lin Tzu-Yu Lin	2,865	0	16	0	404	420	January 1 to December 31, 2021	Other fees included tax attestation amounting to NT\$250 thousand, typing, printing, binding, and postage amounting to NT\$90 thousand and travel expenses of NT\$64 thousand, totaling NT\$440 thousand.

- (II) When the Company changes its accounting firm and the audit fees paid for the fiscal year in which such change took place are lower than those for the previous fiscal year, the reduction in the amount of audit fees, reduction percentage, and reasons therefore shall be disclosed: None.
- (III) Amount, percentage and reasons of decrease where the audit fees are lower than the previous fiscal year by 10% or more: None.

V. Information on Replacement of CPAs: None

- VI. The Company's Chairman, President or any Managerial Officer in Charge of Finance or Accounting Matters Has in the Most Recent Year Held a Position at the Accounting Firm of Its Certified Public Accountant or at an Affiliated Enterprise of Such Accounting Firm: None.
- VII. The State of Any Transfer of Equity Interests And/or Pledge of or Change in Equity Interests by a Director, Managerial Officer, or Shareholder with a Stake of More than 10 Percent During the Most Recent Fiscal Year or During the Current Fiscal Year up to the Date of Publication of the Annual Report
 - (I) Changes in equity of Directors, managerial officers and substantial shareholders

Unit: charac

					e mer smares
		20	22	Current Fiscal Year	up to May 15, 2023
Title (Note 1)	Name	Change in Shares	Increase/Decrease	Change in Shares	Increase/Decrease
		Held	of Pledged Shares	Held	of Pledged Shares
Chairman	Ching-Lai Lu	-	-	-	-
Director & President	Hsin-Yao Cheng	-	-	-	-
Director	Li Chiao Investment Co., Ltd.	(9,000)	-	-	-
Representative Director	Yu-Ru Chong	-	-	-	-
Director	Hanlin Construction Co., Ltd.	-	-	-	-
Representative Director	Ching-Han Chiu Huang	-	-	-	-
Director	Jin-Cheng Investment Co., Ltd.	80,000	-	-	-
Representative Director	Ching-Hsu Tsai	-	-	-	-
Director	Chien-Chang Chen	1	-	-	-
Director	Ming-Hsien Li	-	-	-	-
Director	Cho-Hua Kuang	-	-	-	-
Director	Chang-Jen Chen	-	-	-	-

		20	22	Current Fiscal Year up to May 15, 2023		
Title (Note 1)	Name	Change in Shares	Increase/Decrease	Change in Shares	Increase/Decrease	
		Held	of Pledged Shares	Held	of Pledged Shares	
Chief Executive Officer	Cheng-En Ou	1,000	-	-	-	
Vice President	Chien-De Li	(12,000)	-	-	-	
Vice President	Ming-Tsung Kuo	-	-	-	-	
Vice President	Kuo-Lun Wang	1	-	-	-	
V. D .1	Cheng-Yen Chiang					
Vice President	(Note 2)					
Vice President	Shih-Long Yeh	1,000	-	-	-	
Associate Manager	Hsiao-Mei Wang	-	-	-	-	
Associate Manager	Ming-Chieh Tsai	-	-	-	-	
Associate Manager	Heng-Hui Liu	(1,000)	-	-	-	
Associate	Chun-Ting Chang	-		-		
Manager	(Note 4)		-		-	
Associate	Hui-Chen Hung (Note	-		-		
Manager	5)		-		-	

(Note 1): The Company does not have shareholders who hold more than 10% of the Company's total shares.

(Note 2): Mr. Cheng-En Ou was promoted to Chief Technology Officer on January 1, 2022.

(Note 3): Mr. Cheng-Yen Chiang was promoted to Associate Manager on January 1, 2022.

(Note 4): Mr. Shih-Long Yeh was promoted to Vice President on May 1, 2022.

Note 5: Mr. Chun-Ting Chang was promoted to Associate Manager on May 1, 2022.

Note 6: Ms. Hui-Chen Hung was promoted to Associate Manager on May 1, 2022.

- (II) Information regarding the transfer of shares with the counterparty being the related party: There were no such occurrences and it is therefore not applicable.
 - (III) Information on the counterparty which is a related party in the pledge of equity interests: No such occurrences and not applicable.

VIII. Relationship information, if among the Company's 10 largest shareholders any one is a related party or a relative within the second degree of kinship of another:

Unit: Share; % April 17, 2023

Name	Shares hel sharehold	lers	Shares Held by Spouse and Minor Children		Total Shareholding through Nominees		Name and Relationships of the Top 10 Shareholders Where They are Related Parties, Spouses, or Relatives within the Second Degree of Kinship to Another		Not e
	Number of Shares	Shareh olding Ratio	Number of Shares	Shareh olding Ratio	Number of Shares	Sharehol ding Ratio	Name (or Name)	Relationship	-
Li Chiao Investment Co., Ltd.	7,355,625	8.83%	-	1	-	1			Dire ctor of the Co mpa ny
Representative: Yu-Ru Chong	338,438	0.41%	3,757,283	4.51%			Ching- Lai Lu	Ching-Lai Lu is the spouse of the representativ e of the said company	-
			-	,	-	-	Sheng- Guan Investme nt Co., Ltd.	The representative of Sheng-Guan Investment Co., Ltd. is the daughter of the representative of said company	-
Ching-Lai Lu	3,757,283	4.51%	338,438	0.41%	7,364,625	8.84%	Li Chiao Investme nt Co., Ltd.	The representativ e of Li Chiao Investment Co., Ltd. is the spouse of Ching-Lai Lu. The representativ e of Sheng-	Dire ctor of the Co mpa
Treasury Stock	2,768,000	3.32%	-	-	-	-	Guan Investme nt Co., Ltd.	Guan Investment Co., Ltd. is the daughter of Ching-Lai Lu.	ny -

Company									
Chien-Chang Chen	2,732,431	3.28%	-	-	-	-	-	-	Dire ctor of the Co mpa
Sheng-Guan Investment Co., Ltd.	2,090,789	2.51%	-	-	-	-	-	-	-
Representative: Hui-Hsuan Lu	219,322	0.26%	-	-	-	-	Li Chiao Investme nt Co., Ltd.	The representativ e of Li Chiao Investment Co., Ltd. is the mother of the representativ e of the said company.	-
							Ching- Lai Lu	Ching-Lai Lu is the father of the representativ e of the said company.	
Ming-Chien Wu	1,840,000	2.21%	-	-	-	-	-	-	-
Jincheng Investment Co., Ltd.	1,710,000	2.05%	-	-	-			-	Dire ctor of the Co mpa ny
Representative: Ching-Hsu Tsai	10,000	0.01%	2,000	0.002%					•
A-Fen Chen	1,036,000	1.24%	-	-	-	-	-	-	-
Hung-Jen Lin	840,066	1.01%	-	-	-	-	-	-	-
Hanlin Construction Co., Ltd.	636,000	0.76%							Dire ctor of the Co mpa ny

IX. Number of Shares Held by the Company, Directors, Managers and Entities Directly or Indirectly Controlled by the Company in the Same Reinvestment Entity as well as Consolidated Shareholding Ratio:

ecember 31, 2022; Units: thousand share; %

Investee	Investment by the Company		Investment by Directors, Managerial Officers, and Entities either Directly or Indirectly Controlled by the Company		Total Investment	
	Number of	Shareholding	Number of	Shareholding	Number of	Shareholding
	Shares	Ratio	Shares	Ratio	Shares	Ratio
PAI FU INTERNATIONAL LIMITED	1,930	100%	-	-	1,930	100%
IMAGINE GROUP LIMITED(註 1)	5,220	71.60%	2,070	28.40%	7,290	100%
Uniring Tech Co., Ltd.	10,856	100%	-	-	10,856	100%
Kunshan All Ring Tech Co., Ltd. (Note 2)	-	-	-	100%	-	100%
All Ring Tech (Kunshan) Co., Ltd. (Note 3)	-	-	-	100%	_	100%

⁽Note 1): The 28.40% shares in Imagine Group Limited is held by the Company through the subsidiary Pai Fu International Limited in an indirect investment.

Chapter 4 Funding Status

I. Capital and Shares

(I) Capital and Shares

Unit: Share; April 17, 2023

		Authorized Capi	tal	
Type of Shares	Outstanding Shares	Unissued Shares	Total	Note
Registered Ordinary Shares (TPEx Listed Shares)	83,323,902	66,676,098	150,000,000	Quota for employee stock option: 8,000,000 shares

(II) Sources of Capital

April 17, 2023Unit: Share; NT\$

		Authori	zed capital	Paid-in	Capital	N	ote	
Month/Year	Issue Price	Number of Shares	Amount	Number of Shares	Amount	Capital Source	Capital increased by assets other than cash	Othe rs
May 1996 (note 1)	1,000	1,000,000	10,000,000	1,000,000		Capital stock at founding	None	None
July 1999 (Note 2)	10	4,000,000	40,000,000	4,000,000		Capital increase by cash	None	None
July 2000 (Note 3)	10	36,000,000	360,000,000	13,120,000	131,200,000	Capital increase by earnings and cash	None	None
June 2001 (Note 4)	10	36,000,000	360,000,000	20,417,078	204,170,780	Capital increase by earnings and employee bonus	None	None
July 2002 (Note 5)	10	36,000,000	360,000,000	26,000,000	260,000,000	Capital increase by earnings and employee bonus	None	None
July 2003 (Note 6)	10	56,000,000	560,000,000	32,000,000	320,000,000	Capital increase by earnings and	None	None

⁽Note 2): The shares in Kunshan All Ring Tech Co., Ltd. is held by the Company through the subsidiary PAI FU International Limited in an indirect investment.

⁽Note 3): The shares in All Ring Tech (Kunshan) Co., Ltd. is held by the Company through the subsidiary Imagine Group Limited in an indirect investment.

		Authori	zed capital	Paid-ir	Capital	N	ote	
Month/Year	Issue Price	Number of Shares	Amount	Number of Shares	Amount	Capital Source	Capital increased by assets other than cash	Othe rs
						employee bonus		
October 2003 (Note 7)	10	56,000,000	560,000,000	32,073,768	320,737,680	Conversion of corporate bonds	None	None
February 2004 (Note 8)	10	56,000,000	560,000,000	35,032,717	350,327,170	Conversion of corporate bonds	None	None
April 2004 (Note 9)	10	56,000,000	560,000,000	37,036,791	370,367,910	Conversion of corporate bonds	None	None
July 2004 (Note 10)	10	68,000,000	680,000,000	39,639,247	396,392,470	Conversion of corporate bonds	None	None
August 2004 (Note 11)	10	68,000,000	680,000,000	43,772,558	437,725,580	Capital increase by earnings and employee bonus	None	None
October 2004 (Note 12)	10	68,000,000	680,000,000	46,010,415	460,104,150	Corporate bond conversion and employee stock options	None	None
January 2005 (Note 13)	10	68,000,000	680,000,000	46,014,939	460,149,390	Conversion of corporate bonds	None	None
April 2005 (Note 14)	10	68,000,000	680,000,000	46,387,939	463,879,390	Employee stock options	None	None
August 2005 (Note 15)	10	68,000,000	680,000,000	51,887,939	518,879,390	Capital increase by earnings and employee bonus	None	None
December 2005 (Note 16)	10	68,000,000	680,000,000	51,111,939	511,119,390	Cancellation of treasury shares	None	None
March 2006 (Note 17)	10	68,000,000	680,000,000	52,723,299	527,232,990	Corporate bond conversion and employee stock options	None	None
June 2006 (Note 18)	10	68,000,000	680,000,000	52,827,648	528,276,480	Corporate bond conversion and employee stock options	None	None
December 2006 (Note 19)	10	68,000,000	680,000,000	52,947,648	529,476,480	Employee stock options	None	None
August 2007 (Note 20)	10	68,000,000	680,000,000	52,405,648	524,056,480	Canceled treasury shares and exercised employee stock options	None	None
October 2007 (Note 21)	10	68,000,000	680,000,000	52,755,648	527,556,480	Employee stock options	None	None
March 2008 (Note 22)	10	68,000,000	680,000,000	52,920,648	529,206,480	Employee stock options	None	None
June 2008 (Note 23)	10	68,000,000	680,000,000	54,298,225	542,982,250	Corporate bond conversion and employee stock options	None	None
August 2008 (Note 24)	10	68,000,000	680,000,000	57,790,975	577,909,750	Capital increase by earnings and employee bonus	None	None
October 2008 (Note 25)	10	68,000,000	680,000,000	58,060,475	580,604,750	Employee stock options	None	None

		Authorized capital		Paid-in Capital		Note		
Month/Year	Issue Price	Number of Shares	Amount	Number of Shares	Amount	Capital Source	Capital increased by assets other than cash	Othe rs
December 2008 (Note 26)	10	68,000,000	680,000,000	57,074,475	570,744,750	Cancellation of treasury shares	None	None
March 2009 (Note 27)	10	68,000,000	680,000,000	60,064,402	600,644,020	Capital increase by earnings and employee bonuses, and employee stock options	None	None
October 2009 (Note 28)	10	68,000,000	680,000,000	60,946,402	609,464,020	Employee stock options	None	None
December 2009 (Note 29)	10	68,000,000	680,000,000	61,581,402	615,814,020	Employee stock options	None	None
March 2010 (Note 30)	10	68,000,000	680,000,000	61,876,402	618,764,020	Employee stock options	None	None
June 2010 (Note 31)	10	68,000,000	680,000,000	62,203,902	622,039,020	Employee stock options	None	None
September 2010 (Note 32)	10	68,000,000	680,000,000	62,871,902	628,719,020	Employee stock options	None	None
December 2010 (Note 33)	10	68,000,000	680,000,000	63,623,902	636,239,020	Employee stock options	None	None
March 2011 (Note 34)	10	68,000,000	680,000,000	64,102,902	641,029,020	Employee stock options	None	None
June 2011 (Note 35)	10	68,000,000	680,000,000	64,202,902	642,029,020	Employee stock options	None	None
July 2012 (Note 36)	10	110,000,000	1,100,000,000	80,202,902	802,029,020	Capital increase by private placement	None	None
October 2013 (Note 37)	10	110,000,000	1,100,000,000	80,723,902	807,239,020	Employee stock options	None	None
April 2015 (Note 38)	10	110,000,000	1,100,000,000	80,367,902	803,679,020	Cancellation of treasury shares	None	None
August 2015 (Note 39)	10	110,000,000	1,100,000,000	86,367,902	863,679,020	Capital increase by cash	None	None
December 2015 (Note 40)	10	110,000,000	1,100,000,000	85,335,902	853,359,020	Cancellation of treasury shares	None	None
August 2016 (Note 41)	10	110,000,000	1,100,000,000	84,238,902	842,389,020	Cancellation of treasury shares	None	None
March 2019 (Note 42)	10	110,000,000	1,100,000,000	83,323,902	833,239,020	Cancellation of treasury shares	None	None

(Note 1): In 1998, the denomination of each share is changed to NT\$10 as approved by the Ministry of Economic Affairs.

 $⁽Note\ 2): Approved\ by\ the\ Ministry\ of\ Economic\ Affairs,\ July\ 21,\ 1999\ MOE\ (088)\ No.\ 650738.$

⁽Note 3): Approved by the Ministry of Economic Affairs, August 21, 2000 MOE (089) No. 089130640.

⁽Note 4): Approved by the Ministry of Finance and Financial Supervisory Commission MOF (90) I No. 133646. Approved by the Ministry of Economic Affairs, August 27, 2001 MOE (090) No. 09001225660.

⁽Note 5): Approved by the Ministry of Finance and Financial Supervisory Commission MOF (91) I No. 131489. Approved by the Ministry of Economic Affairs, July 24, 2002 MOE (090) No. 09101290460.

⁽Note 6): Approved by the Ministry of Finance and Financial Supervisory Commission MOF (92) I No. 127403. Approved by the Ministry of Economic Affairs, July 31, 2003 MOE (092) No. 09232441840.

 $⁽Note\ 7): Approved\ by\ the\ Ministry\ of\ Economic\ Affairs,\ Oct.\ 30,\ 2003\ MOE\ No.\ 09232880610.$

⁽Note 8): Approved by the Ministry of Economic Affairs, Feb. 06, 2004 MOE No. 09331635630.

⁽Note 9): Approved by the Ministry of Economic Affairs, Apr. 12, 2004 MOE No. 09331960710.

Note 10: Approved by the Ministry of Economic Affairs, July. 27, 2004 MOE No. 09332480260.

⁽Note 11): Approved by the Securities and Futures Bureau, Financial Supervisory Commission, SFB FSC (93) No. 0930129953. Approved by the Ministry of Economic Affairs, Aug. 20, 2004 MOE No. 09332598060.

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(Note 12): Approved by the Ministry of Economic Affairs, Oct. 19, 2004 MOE No. 09332867260.
(Note 13): Approved by the Ministry of Economic Affairs, Jan. 17, 2005 MOE No. 09431567540.
(Note 14): Approved by the Ministry of Economic Affairs, Apr. 18, 2006 MOE No. 09431982830.
(Note 15): Approved by the Ministry of Economic Affairs, Aug. 29, 2005 MOE No. 09401168630.
(Note 16): Approved by the Ministry of Economic Affairs, Jan. 20, 2006 MOE No. 09501010470.
(Note 17): Approved by the Ministry of Economic Affairs, Apr. 18, 2006 MOE No. 09501069810.
Note 18: Approved by the Southern Taiwan Science Park Bureau, Jul. 28, 2006, STSPB No. 0950015926.
(Note 19): Approved by Southern Taiwan Science Park Bureau, Jan. 29, 2007, STSPB No. 0960001151.
(Note 20): Approved by the Southern Taiwan Science Park Bureau, Aug. 7, 2007, STSPB No. 0960018286.
(Note 21): Approved by Southern Taiwan Science Park Bureau, Oct. 30, 2007, STSPB No. 0960023580.
(Note 22): Approved by Southern Taiwan Science Park Bureau, Apr. 25, 2008, STSPB No. 0970009001.
(Note 23): Approved by Southern Taiwan Science Park Bureau, Jul. 31, 2008, STSPB No. 0970018441.
(Note 24): Approved by Southern Taiwan Science Park Bureau, Aug. 07, 2008, STSPB No. 0970018332.
(Note 25): Approved by the Southern Taiwan Science Park Bureau, Oct. 22, 2008, STSPB No. 0970024976.
(Note 26): Approved by the Southern Taiwan Science Park Bureau, Dec. 31, 2008, STSPB No. 0970031043.
(Note 27): Approved by the Southern Taiwan Science Park Bureau, Aug. 17, 2009, STSPB No. 0980018683.
(Note 28): Approved by Southern Taiwan Science Park Bureau, Oct. 23, 2009, STSPB No. 0980023532.
(Note 29): Approved by Southern Taiwan Science Park Bureau, Jan. 20, 2009, STSPB No. 0990001076.
(Note 30): Approved by the Southern Taiwan Science Park Bureau, Apr. 26, 2010, STSPB No. 0990008342.
(Note 31): Approved by Southern Taiwan Science Park Bureau, Jul. 21, 2010, STSPB No. 0990015405.
(Note 32): Approved by Southern Taiwan Science Park Bureau, Oct. 18, 2010, STSPB No. 0990022963.
(Note 33): Approved by the Southern Taiwan Science Park Bureau, Jan. 21, 2011, STSPB No. 1000001416.
(Note 34): Approved by the Southern Taiwan Science Park Bureau, Apr. 19, 2011, STSPB No. 1000009317.
(Note 35): Approved by Southern Taiwan Science Park Bureau, Jul. 20, 2006, STSPB No. 1000017682.
(Note 36): Approved by Southern Taiwan Science Park Bureau, Jul. 31, 2012, STSPB No. 1010018465.
(Note 37): Approved by the Southern Taiwan Science Park Bureau, Oct. 16, 2013, STSPB No. 1020025715.
(Note 38): Approved by the Southern Taiwan Science Park Bureau, Apr. 14, 2015, STSPB No. 1040008703.
(Note 39): Approved by the Southern Taiwan Science Park Bureau, Aug. 03, 2015, STSPB No. 1040019179.
(Note 40): Approved by the Southern Taiwan Science Park Bureau, Dec. 14, 2015, STSPB No. 1040031579.
(Note 41): Approved by the Southern Taiwan Science Park Bureau, Aug. 12, 2015, STSPB No. 1050020562.
(Note 42): Approved by the Southern Taiwan Science Park Bureau, Mar. 11, 2019, STSPB No. 1080006419.
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II. Shareholder Structure

Unit: Person; share; April 17, 2023

Shareholder Composition Quantity		Agencies		Individuals	Foreign Institutions and Foreign Individuals	Total
Number of Persons	-	-	250	28,133	58	28,441
Number of Shares Held	-	-	16,435,345	65,352,756	1,535,801	83,323,902
Shareholding Ratio	-	-	19.72%	78.43%	1.84%	28,441

Note: The TWSE/TPEx primary listed companies and companies registered on the TPEx Emerging Stock Board shall disclose the percentage of shares held by investors from China: None.

III. Dispersion of Equity Ownership

1. Ownership dispersion of common stock:

Unit: Person; share; par value of each share at NT\$10, April 17, 2023

Sharahallan Oananakia	Number of	Number of	Shareholding Ratio
Shareholder Ownership	shareholders	Shares Held	(%)
1 to 999	16,248	444,598	0.53
1,000 to 5,000	10,355	19,194,190	23.04
5,001 to 10,000	1,011	7,968,072	9.56
10,001 to 15,000	289	3,744,552	4.49
15,001 to 20,000	170	3,175,355	3.81
20,001 to 30,000	146	3,752,152	4.50
30,001 to 40,000	59	2,084,742	2.50
40,001 to 50,000	35	1,593,388	1.91
50,001 to 100,000	69	5,039,826	6.05
100,001 to 200,000	29	3,988,225	4.79
200,001 to 400,000	9	2,209,747	2.65
400,001 to 600,000	10	4,736,861	5.69
600,001 to 800,000	2	1,251,000	1.50
800,001 to 1,000,000	1	840,066	1.01
1,000,001 or more	8	23,301,128	27.97
Total	28,441	83,323,902	100.00

2. Dispersion of preferred stock ownership: No preferred stock has been issued.

IV. List of Major Shareholders (Shareholding Ratio 5% or More or Top Ten Shareholders)

Unit: Share; April 17, 2023

Shareholding	Number of Shares	Shareholding Ratio
Name of Major Shareholders	Held	Shareholding Katio
Li Chiao Investment Co., Ltd.	7,364,625	8.84%
Ching-Lai Lu	3,757,283	4.51%
Treasury Stock Account of the Company	2,768,000	3.32%
Chien-Chang Chen	2,732,431	3.28%
Sheng-Guan Investment Co., Ltd.	2,092,789	2.51%
Ming-Chien Wu	1,840,000	2.21%
Jin-Cheng Investment Co., Ltd.	1,710,000	2.05%
A-Fen Chen	1,036,000	1.24%
Hung-Jen Lin	840,066	1.01%
Hanlin Construction Co., Ltd.	636,000	0.76%

V. Market Prices, Net Worth Per Share, Earnings Per Share, Dividends Per Share and Related Information in the Most Recent Two Fiscal Years

Unit: NT\$ thousand; thousand share

				nit: NT\$ thousand; thousand share
Item	Fiscal Ye	2021	2022	Current Fiscal Year up to March 31, 2023
Market	Maximum	169.00	156.50	73.40
Price Per	Minimum	91.00	53.70	60.50
Share Market Price (Note 1)	Average	122.90	93.00	67.50
Market	Before Distribution	n 27.63	30.19	30.65
Price Per Share Net value (Note 2)	After Distribution	24.89	(Note 7)	N/A
Market	Weighted average shares	81,454	80,556	80,556
Share earnings	Earnings Per Shar (Note 8)	e 6.64	6.64	0.17
V	Cash dividends	4.5	(Note 7)	N/A
Market Price Per	Stock Gran from Retain ts Earnings	ed -	(Note 7)	N/A
Share per Share	Dividends from capita reserve		(Note 7)	N/A
	Accumulated unpa dividend (Note 3)	nid _	-	N/A
	Price-to-earnings ratio (Note 4)	18.51	15.12	N/A
t (ROI)	Price-to-dividends ratio (Note 5)	27.31	(Note 7)	N/A
analysis	Yield on cash dividend (Note 6)	3.66	(Note 7)	N/A

^{*} If there are earnings or capital surplus transferred to stock dividends, the retrospective adjustments of the market prices and cash dividends based on the number of issued shares shall be disclosed.

Note 1.List the highest and lowest market price of common shares for each fiscal year and calculate the average market price for each fiscal year based on trading value and volume in each fiscal year.

Note 2.Please fill these rows based on the number of shares that have been issued at the end of the fiscal year and the distribution plan approved at the Shareholders' Meeting in the subsequent fiscal year.

Note 3.If the terms of issuance of the equity securities provide that any dividends declared but not paid may be carried forward until the year when the Company makes profit, the amount of accrued unpaid dividends as at the end of such fiscal year shall be disclosed.

Note 4.Price/earnings ratio = Average closing price per share for the current fiscal year/earnings per share.

Note 5.Price/dividend ratio = Average closing price per share for the current fiscal year/cash dividend per share.

Note 6.Cash dividend yield = Cash dividend per share/average closing price per share for the current fiscal year.

Note 7. The earnings distribution proposal has not been approved by the shareholders' meeting.

Note 8.For net asset value per share and earnings per share, data from the most recent quarter that has been audited (reviewed) by CPAs as of the publication date of this annual report should be filled. For other fields in this column, data from the current fiscal year as of the publication date of this annual report should be filled.

VI. Company's Dividend Policy and Implementation Thereof

(I) Dividend policy:

As the Company faces an ever changing industrial environment and the business is at a steady growth stage, the Board of Director shall take into consideration the budget for future capital expenditure and funds needed and weigh the necessity of allocating earnings to support capital needs when deciding on the amount of surplus to be retained or distributed and the amount of dividend to be paid in cash. Each fiscal year, the Company shall, after paying taxes and making up for losses, set aside 10 percent of its earnings if any for a legal reserve in accordance with relevant laws or regulations. A special reserve shall also be set aside. The rest of the earnings, plus the accumulated undistributed earnings of the previous fiscal year, shall make for the distributable earnings. At least 30 percent of the distributable earnings shall be allocated to shareholders as bonuses. Among which, cash dividends shall not be less than 10 percent of the total dividends allocated. The Board of Directors shall, based on relevant factors such as future business or reinvestment, propose the distribution of earnings, and submit the proposal to the shareholders' meeting for approval.

- (II) Dividend distribution to be proposed to the Shareholders' Meeting:
 - (1) The Board of Directors of the Company made a resolution on earnings distribution for the fiscal year of 2022 on February 22, 2023, with cash dividends of NT\$249,723,296.
 - (2) The Board of Directors shall set the ex-dividend date upon authorization by the Shareholders' Meeting. The cash dividend is distributed to the amount rounded off to the nearest NT Dollar, with the decimal places removed. The total rounded off amounts are accounted as other income in the Company's other incomes.
- VII. Effect upon Business Performance and Earnings per Share of Any Stock Dividend Distribution Proposed or Adopted at This Shareholders' Meeting: Not applicable as the Board of Directors proposed to allocate cash dividends in full.

VIII. Remuneration to the Employee and Directors

- (I) The percentages or ranges with respect to employee and director compensations, as set forth in the Company's Articles of Incorporation:

 The Company's Article 20-1 of Incorporation stipulates that the Company shall allocate no more than 3 percent of its annual profits for compensations to the directors and no less than 3 percent for compensations to the employees.

 In addition to referencing the Company's overall performance, future business risks of the industry, and development trends, the Company also considers personal performance achievement rates and the level of contribution to the Company's performance to provide a reasonable amount of remuneration. The Company also reviews the remuneration system based on actual business operations and related laws to maintain a balance between sustainable management and risk management. Please refer to the description on pages 16-18 for the remuneration of directors.
- (II) The basis for estimating the amount of employee, Director, and Supervisor compensation, for calculating the number of shares to be distributed as employee compensation, and the accounting treatment of the discrepancy, if any, between the actual distributed amount and the estimated figure, for the current period:

 When there is a discrepancy between the actual amount to be distributed as

determined at the shareholders' meeting and the estimated amount, the difference shall be treated as a change in accounting estimate and shall be listed as a profit or loss in the following fiscal year.

- (III) Information on Allocation of Compensation Approved by the Board of Directors:
 - (1). The amount of any employee compensation distributed in cash or stocks and Director/Supervisor compensation. If there is any discrepancy between that amount and the estimated figure for the fiscal year these expenses are recognized, the discrepancy, its cause, and the status of treatment shall be disclosed: On February 22, 2023, the Board of Directors made a resolution to distribute NT\$46,381,706 for employee compensation and NT\$8,433,038 for compensations of Directors in cash. There was no difference between this and the amount estimated for 2022.
 - (2) The amount of any employee compensation distributed in stocks as a percentage of the sum of the current after-tax net income and total employee compensation: The employees' compensation for the year 2022 and 2021 was determined by the Board of Directors to be fully allocated in cash and therefore this does not apply.
- (IV) The actual distribution of employee, Director, and Supervisor compensation for the previous fiscal year (with an indication of the number of shares, monetary amount, and stock price, of the shares distributed), and, if there is any discrepancy between the actual distribution and the recognized employee, Director, or Supervisor compensation, additionally the discrepancy, cause, and how it is treated:

 On February 24, 2021, the Company's Board of Directors resolved on the distribution of 2020 compensation for employees and Directors/Supervisors in the amount of NT\$18,344,594 and NT\$2,476,689 respectively in cash. There was no difference between these amounts and the amounts estimated for 2020.

IX. Share Repurchase:

April 17, 2023

		April 17, 2023
Term of repurchase	9th repurchase	10th repurchase
Purpose of repurchase	Shares Transferred to Employees	Shares Transferred to Employees
Repurchase period	March 19, 2020 - May 15, 2020	August 12, 2022 -October 7, 20202
Repurchase price range	NT\$21~60	NT\$55~110
Types and numbers of shares bought back	1,870,000 ordinary shares	898,000 ordinary shares
Amount of shares bought back	NT\$66,448,500	NT\$67,901,446
The average buyback price per share	NT\$35.5340	NT\$75.61
Number of Shares Transferred to Employees	0 share	0 share
Accumulated number of the Company's shares held by the Company	1,870,000 shares	2,768,000 shares
Accumulated number of shares held to the total number of shares issued (%)	2.24%	3.32%

Notes: The shares purchased by the Company for the purpose of transferring shares to employees shall be transferred in full within five years from the date of repurchase. If the shares are not transferred

within the time limit, they shall be deemed as unissued shares of the Company, and the registration for change of eliminating shares shall be handled in accordance with the law.

X. Issuance of Corporate Bonds:

(I) Outstanding corporate bonds

Type of corporate bonds		The Fourth Domestic Unsecured Convertible Corporate Bonds
Issue	date	February 22, 2022
Face	value	NT\$100,000
Place of issue	e and trading	Issue in Taiwan; Listed on TPEx
	price	The issue price is NT\$112.78
	NT\$100)	(Issue premium, auction)
	ion Price	
	NT\$100)	NT\$120.1
(Trice of	1110100)	
Total a	nmount	Total issue amount: NT\$1,127,835
Coupe	on rate	The coupon rate is 0%
To	rm	3 years
16	I III	Maturity date: February 22, 2025
Guar	antor	N/A
Tru	stee	Taishin International Bank Co., Ltd.
Under	writer	Taishin Securities Co., Ltd.
Attestin	g lawyer	Lawyer Li-Fei Chiu
A 444°-	- CDA	PwC Taiwan
Attestii	ng CPA	CPAs Yong-Chih Lin and Tzu-Yu Lin
Redemption method		Except where the holder of the convertible corporate bonds is converted into the common stock of the Company in accordance with Article 10 of the Measures for the Fourth Domestic Unsecured Convertible Corporate Bonds (hereinafter referred to as the Measures), or the Company redeems in advance in accordance with Article 18 of the Measures, or the Company buys back and cancels through a securities firm, the Company shall repay the convertible bonds in a lump sum in cash at theface value of the bonds within five business days from the date of maturity of the convertible bonds, which shall be deferred to the next business day in the event of the closure of the Taipei Stock Exchange
Outstandin	ng principle	NT\$865.4 million
Clause for redemption		Please refer to the Measures for issuance and
	arly pay-off	conversion
Name of rating agency, date		N/A
and result of ra	-	N/A
Other rights	Amount of ordinary shares	The amount of ordinary shares converted is NT\$0

Type of corp	orate bonds	The Fourth Domestic Unsecured Convertible Corporate Bonds
	converted up to the publication date of the Annual Report (May 14, 2023)	
	Issuance and conversion (exchange or subscription) measures	Please refer to the Measures for issuance and conversion
The possible dil shareholding an shareholder equ the issuance and exchange, or sul and the terms o	nd influence on nity caused by d conversion, bscription rules	The company issued a domestic conversion corporate bonds NT\$1,000,000, this design has no right to sell back, theface rate is 0%, so thereisno need to payinterest. In the event of a fully unconverted bondholder,no additional capital cost will be generated during the issue period of 111 years andbeyond. If the creditors of the company are converted in full, the number of shares outstanding at the end of the period will be increased to 87,778thousand shares(net of treasuryshares), based on the conversion price. Issuance of converted corporate bonds does not immediately produce the effect of diluted earnings per share. If investors convert corporate bonds to convert, the company does not need torepay corporate bonds andcan retain funds for use. Therefore, this conversion of corporate bonds is more beneficial to the company's medium to long term development, and the financial burden caused by the company is limited. If the issuance of converted corporate bonds into ordinary shares in the future will increase the proportion of their own capital, and 7,222 thousandsharesaccount for only 8.97% of the issued outstanding shares, which do not significantly affectshareholders' equity.
Name of the cus institution of th underlyings		N/A

Note: The conversion was stopped during the period from April 11 to June 9, 2022 in order to cooperate on the operation of the Annual General Meeting. The conversion was stopped during the period from April 17 to June 15, 2023 in order to cooperate

on the operation of the Annual General Meeting.

- (II) Corporate bonds due within one year: not applicable.
- (III) Convertible bonds issued that can be converted into ordinary shares, global depositary receipts or other securities: Information on domestic and fourth unsecured convertible bonds issued by the Company as of March 31, 2023 is as follows:

ι	nit:	NI	15

Type of corporate bonds		The Fourth Domestic Unsecured Convertible Corporate Bonds
Year		Current Fiscal Year up to
Item		March 31, 2023
Market price	Highest	101.00
of convertible	Lowest	98.00
bonds	Average	99.70
Place of issue	and trading	Issue in Taiwan; Listed on TPEx
Conversion price		Concersion price when issue: 127.0 The conversion price was adjusted to: NT\$120.1 effective July 17, 2022 due to the distribution of the 20210 annual dividend
Ways of fulfilling conversion obligations		Issue of New Shares

- (I) Information on Issued Convertible Bonds: None.
- (II) Where the Company Adopts the Shelf Registration Method for the Raising and Issue of Common Corporate Bonds: None.
- (III) Information on Issued Corporate Bonds with Warrants: None.
- (IV) Private Placement of Corporate Bonds during the Most Recent Rhree Fiscal Years: None.
- XI. Issuance of Preferred Shares: None.
- XII. Issuance of Global Depository Receipts: None.
- XIII. Issuance of Employee Stock Options: None.
- XIV. Issuance of Restricted Employee Shares: None.

XV. Issuance of New Shares in Connection with the Merger or Acquisition of Other Companies:

- (I) Issue of new shares in connection with any acquisition of shares of another company in the most recent fiscal year up to the publication date of the Annual Report:
 - 1. The stock agent's opinion on the issue of new shares for acquisition of shares of another company in the most recent quarter: None.
 - 2. The status of implementation in the most recent quarter. If the implementation has not achieved the expected target, a statement on the impact on shareholders' equity and improvement plan shall be provided: Not applicable.

(II) Any Issuance of New Shares in Connection with the Acquisition of Shares of Another Company Approved by the Board of Directors in the Most Recent Fiscal Year up to the Publication Date of the Annual Report: None.

XVI. Implementation of Capital Allocation Plans:

Overview of the plan to issue unsecured convertible bonds and its expected benefits:

1. Raising plan:

Item

The Company issued the Fourth Domestic Unsecured Convertible Corporate Bonds of 10,000 bonds, each with a face value of NT\$100 thousand and a coupon rate of 0%, at 112.78% of face value. The actual amount raised was NT\$1,127,835 thousand. The issuance and conversion method of the convertible bonds issued by the Company is determined based on the price and acceptance of the Company's industry and capital market, which not only guarantees the value of the bonds, but also provides the bondholders with the opportunity to convert into ordinary shares in the future for capital gains. And the convertible bonds were sold externally through underwriting syndicate in full in the form of auction to ensure the completion of fund raising.

2. The necessity of this capital increase plan:

Fiscal Year

Operating revenue

Growth rate (%)

compared to the year 2021.

Increase the flexibility of capital utilization in response to the growth of operating scale

2020

1,404,066

50.08

Unit: NT\$ thousand		
2021	2022	
2,464,209	2,248,713	

(8.75)

75.51

Benefiting from the growth of market demand for advanced packaging, the operating revenue in 2021 increased by 75.51% compared with the same period of 2020. It is expected that the operation scale of the Company will continue to expand in the future, and the capital needs—for daily operation and material purchase will also increase accordingly. Therefore, it is necessary for this fundraising plan to enrich working capital. However, due to the decline in consumer electronics demand in 2022, the Company's customer inventory levels increased, capital expenditure plans such as plant expansion and production line additions were also postponed, resulting in a 8.75% decline in consolidated revenue

However, after all the funds raised were put into operation, the company's daily working capital would be more flexible in the procurement and collection decisions and had significant positive benefits to the company.

3. The fund utilization plan and the estimated fund utilization progress

2019

935,563

(1) The fund utilization plan and estimated progress

The Company issued the fourth domestic unsecured convertible bonds to raise funds of NT\$1,127,835 thousand, which could be utilized for operation needs upon receipt in full in February 2022. According to the Company's current estimated order and raw material payment schedule, if the Company did not carry out fund raising, it is estimated that the available cash before financing would run short in 2022 in considering the non-financing income and non-financing expenditure, and the minimum cash balance required. Therefore, the funds raised by the Company are proposed to be used to enrich working

capital from the first quarter to the third quarter of 2022.

(2) Progress of fund utilization:

The proceeds from this issue of corporate bonds were discharged in the third quarter of 2022, as expected.

Chapter 5 Operations Overview

I. Business Activities

(I) Scope of Business

- 1. The main business of the Company:
 - (1) Design, manufacturing and assembly of and software development for automated machinery.
 - (2) Manufacturing, processing and trading of mechanical equipment and parts.
 - (3) Distribution, import and export of electronics, machinery equipment and components.
 - (4) Assembly of computers and electronic equipment and assembly and trade of computer peripherals.
 - (5) Trading of chemical raw materials (except controlled substances).
 - (6) CE01030 Optical Instrument Manufacturing Industry.
 - (7) CC01050 data storage and processing equipment manufacturing.
 - (8) I301010 data software services.
 - (9) CB01990 Other machinery manufacturing.
 - (10) CC01030 Electric Appliance and Audiovisual Electric Products Manufacturing.
 - (11) F401010 International Trade.
 - (12) JE01010 leasing industry (limited to proprietary IC BGC and automated machinery).
 - (13) ZZ99999 All business activities that are not prohibited or restricted by law, except those that are subject to special approval.

2. Ratio of main products to total revenue in 2022

Main products	Ratio to total revenue
Semiconductor equipment	78.57%
Passive component equipment	12.37%
LED equipment	2.08%
Others	6.99%
Total	100.00%

3. Current product lines

Type of Shares	Commodity	functions
	Winding machine	An equipment used to wind enameled wire on ferrite or ceramic hollow core products to create an inductor effect.
	NR four-axial wiring and soldering machine	The machine is a power inductor winding device, which is divided into two turntable stations, a winding station and a soldering station, and a turntable divider completes a six-step process — winding, crimping, reloading, fluxing, soldering and retrieving.
Dansina	Soldering machine	This equipment is a soldering machine. Products are sent out in rows by the vibration plate to the receiving mechanism and then sucked in by the feeding mechanism. After fluxing, preheating and soldering, the products are then placed into the storage box.
Passive component Equipment	Assembly machine	This equipment is a double winding induction assembly machine. Products are sent to a certain position by the vibration plate and then sucked onto the turret holding fixture. The turret is divided into eight parts with four workstations to complete the tasks of feeding, coating, calibration and receiving. After the process is completed, the retrieving module puts the products onto the conveyor belt for delivery into the oven.
Laminating machine		This machine performs adhesive dispensing operation on chip inductors after winding is completed. First, adhesive is dispensed on the chamber of the tape, the chip inductor is fed into the track through the vibration plate, coiled products are put into the backing tape by the suction nozzle, and then products are rolled out after the adhesive is cured by UV light. The entire dispensing and coating process is completed.
	Table-top double- head spot welding machine	Place the coiled FPC product fixture plate on the device, let the spot welding head press precisely on the spot to be welded by sliding the welding head along the fixture platform, and weld the enameled wire on the tin plate by temperature-controlled heating.
	Cutting Machine	New type automatic capacitor & inductor cutting machine. This machine is designed with automatic feeding, retrieving, preheating, freezing, X-axis CCD alignment, and X-axis servomechanism.
Passive component Equipment	Electroplating machine	This machine is used for electroplating of wafers. Wafers are placed in a rotating cylinder manually, and then the anode robot arm exchanges and cleans the wafers to achieve the purpose of electroplating.
	Inductive testing and packaging machine	This will be a key equipment for passive component manufacturing.
	SUBSTRATE LOADER	The Substrate in the cartridge is delivered one by one to the next workstation. Empty cartridge is automatically unmounted, and new cartridge mounted again.
	SUBSTRATE UNLOADER	The substrate (PC board) is taken into the grid from the oven surface and then automatically pushed into the cartridge through connecting the distributor. The cartridge is automatically replaced and mounted.
equipment	LANE CHANGER	After receiving the substrate from the preceding workstation, the substrate is automatically sent to the oven for drying.
	Boat to Tray/Tray to Boat	This carrier exchange equipment mount the products to different carriers for different manufacturing processes. The main function is to shuffle the substrate back and forth between boat and tray.
	Single/double track ball mounter	BGA automatic ball mounter comes with single/double runners, single/double ball mounting heads. Coupled with CCD visual inspection, a precision up to 0.2 mm in tin-ball diameter can be achieved. This mounter can be used for IC deep submicron process and development of 12-inch or larger wafers.

Type of Shares	Commodity	functions
	UNDER FILL	This PC-controlled machine calibrates the amount of glue in the micro-precision crane and, aided with the CCD vision, searches and positions the location to fill all gaps between the IC and the PC boards without leaving any holes. This action completes the binding of the IC and PC boards, replacing the fill chip package process done by the wire bonding machine.
	Testing Equipment	This device quickly and automatically determines the geometrical dimensions, such as points, lines, frames, circles, arcs and angles, of molds and other products.
	Silver paste under filler	This PC-controlled machine calibrates the amount of paste in the micro-precision crane and, aided with the CCD vision, searches and positions the location to spread paste between the die and cooling fin.
	BGA Inspection Machine	This equipment uses a JEDEC Tray as the standard carrier to carry the products through a series of inspection stations. After inspections are completed, the products are automatically sorted into conforming and nonconforming products and sent to the corresponding piles. The Tray can be flipped to achieve inspection on both sides.
	AOI inspection machine	This machine detects missing dies and die color markings through image recognition. It records the overall substrate die markings, creates a substrate map and then uploadeds the map for determination of subsequent process.
	SIP Surface Mounting Machine	This equipment is used for surface mounting of SIP products. It is a key equipment for the SIP process.
	Wafer Form AOI Inspection equipment	The device inspects defects during the manufacturing process. It is a key equipment for high-level packaging process.
	Wafer Form Dispensing Equipment	This device is used for high-level packaging processes. It is a key equipment for high-level packaging processes.
	Automatic radiator transplant press	It integrates core technologies and equipment of the Company, and is used to paste new radiating materials in the semiconductor process, coat the external frame rubber, transplant radiating fins and thermal pressing stations. Moreover, it is supported by the AIO eqipment inspection and BLT equipment measurement after various process stations.
	Disk converter	It is used for the reballing process. It provides such functions as coating the welding agent before the substrate is cleaned, checking the stain after cleaning, checking after reballing and receiving materials by type. It saves the working time of the reballing machine.
	Piezoelectric dispensing machine	It locates the product through the CCD, uses radar to measure the thickness and potential difference of the product and conducts real-time correction to assure the measurement is reliable.

(II) Market, Production, and Sales

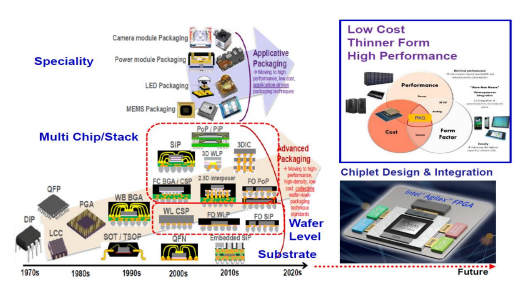
1. The Current Status and Development of the Industry

The Company was founded in 1996 as a professional automated machinery equipment manufacturer, specializing in research, development, manufacture and selling of automated machinery equipment for semiconductors, passive components, LEDs and inspections. The Company has long maintained a close relationship with the major electronics manufacturers. With extensive professional knowledge and technical experience, we have provided the downstream industries machinery and technical consultation services for automated processes. Over the years, we have established a good reputation in the semiconductor, passive components, and LED industries. An overview of the industries we operate in is provided in the section

below:

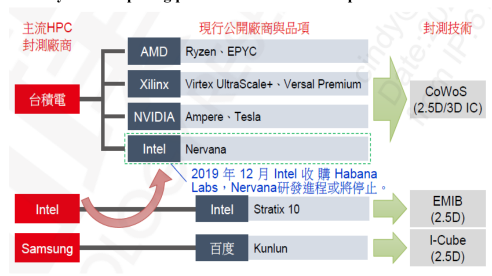
(1) Advanced Semiconductor packaging industry

Over the past few decades, semiconductor manufacturing processes have gradually reduced the line width of transistors in chips from tens of microns to nanometer, and the transistor density inside an IC doubles every 18 months or so, in what is known as Moore's Law. At the same time, however, rising design and manufacturing costs, shrinking critical margins, and a number of other challenges hinder further advances in semiconductor manufacturing process technology. In addition, with the increasing density of transistors in a single chip, there are also some problems rising for wafer bonding, such as limitations on the number of I/O pins and the speed of interconnection between chips. Therefore, the process shrink alone can no longer meet the performance improvement requirements expected by the traditional Moore's Law. Instead, it is more than Moore. For a chip, what we need to consider is no longer limited to the critical size and quantity of transistors, but also includes four items: Performance, Power, Area and Cost. In order to double the number of transistors per unit IC chip area, the designed standard unit height of transistor has been changed from traditional packaging process to advanced packaging process that integrates many heterogeneous chips such as 2.5D and 3D heterogeneous into the same including logic circuits, radio frequency (RF) circuits, package, electromechanical (MEMS), sensors, etc. With technologies such as AI, the Internet of things (IoT) or 5G, Moore's Law economics can be extended to keep the semiconductor industry moving forward. In the trend of continuous pursuit of small, short, light and thin consumer electronic products, heterogeneous integration will become the norm. Take a handheld 360-degree camera as an example, which is only bigger than our palm, but has the features of real-time streaming of high-resolution images and power saving.



Source: Yole Developpement; Collation by the Industrial Technology Research Institute in 2021

As "fabs" technologyies are mainly adopted in the advanced packaging processes, directly on the wafer, which is more suitable to be performed by fabs, and with the coming smart era of 5G, IoT and AI, high-performance chip become an important key factor for data centers and deep learning. At present, TSMC, Intel and Samsung each have corresponding packaging technologies such as CoWos, EMIB and I-Cube. However,, due to the limited development of single-chip system SoC in recent years, the current small Chiplet has also become a good solution. Therefore, the above-mentioned manufacturers have introduced related packaging technology extensions in an attempt to enhance the transmission efficiency and computing performance between chips.



Source: Topology Research Institute, 2021/09

According to a research report by Yole Developement, an international market research agency, the advanced packaging market is estimated to be worth NT\$30 billion in 2020. With the development of electronic terminal products towards low price, multi-function, high performance and high integration, it will drive the development of advanced packaging technology towards 3D high connection density, which will increase the proportion of advanced packaging year by year. It is expected to account for 49.4% of the total packaging revenue in 2025.

先進封裝佔整體封裝營收比重% 100.0% CAGR 2019-2025 1.9% 90.0% 80.0% 50.6% 52.3% 53.3% 55.1% 55.0% 54.4% 57.9% 57.4% 70.0% 62.0% 58.8% 58.6% Total packaging 60.0% CAGR 2019-2025 4% 50.0% 40.0% CAGR 2019-2025 6.6% 30.0% 49.4% 44.9% 45.0% 45.6% 46.7% 47.7% 39.8% 41.2% 41.4% 42.1% 42.6% 20.0% 10.0% 0.0% 2022 2024

Source: Yole Developpement; Collation by the Industrial Technology Research Institute in 2021

■ AP ■ Other

(2) Passive component industry

Passive components are divided into four categories: resistors, capacitors, inductors and filters. Although the role of passive components is not as important as active components in electronic products, they are still indispensable, as they are used across the fields of IT, telecommunication and consumer electronics for applications, such as voltage regulation, energy storage and protection of other electronic components.

Source: Yole

Benefited from upgrades in smartphone specifications and the improved performance of Intel and Nvidia graphics chips, as passive components manufacturers in Japan gradually broke away from the mainstream passive component standard MLCCs, the trend has driven the market demand for passive components, including capacitors, 0201 high-frequency inductors, and integrated molding choke, to grow. Furthermore, slow down of the demands for personal computers and smartphones drove the domestic passive component manufacturers to actively upgrade their product mix and accelerate product diversification by expanding into the markets of network equipment, automotive electronics, industrial equipment and power supply, seeking to create a new momentum for growth.

Passive components are indispensable in electronic products. Therefore, the demand for passive components increases drastically when the downstream consumer electronics market is heating up. In recent years, passive components have benefited from the growth of electronic products, such as smartphones and tablet PCs. And coupled with the increased number of components used in each smartphone, the demand for passive components has been growing. In addition, new applications for netcom products and automotive electronics have also driven the demand for passive components.

The global output value of passive components reached US\$48.7 billion in

2020, 2.7% up from 2019. In 2021, with the completion of the development of COVID-19 vaccine and the increase of global vaccination rate, the epidemic's impact on market economic activities in medium-sized European and American countries is gradually decreasing, and the global shipment of 5G smart phones will show a multiple growth. Countries are also accelerating the deployment of 5G infrastructure, and the shipment of electric vehicles continues to grow. It is estimated that the output value of the global passive component industry in 2021 will be US\$53.4 billion, with an annual growth rate of 9.5%.

The output value of passive component manufacturing industry in Taiwan reached NT\$200.3 billion in 2020, with an annual growth rate of 22.8%. Since 2021, benefiting from the growing demand for home economy applications and the successive launch of new 5G mobile phones, electric vehicles, etc. by major brand manufacturers, the demand from end customers is becoming stronger, driving the demand for passive components to increase significantly. With relatively limited new capacity, the market supply and demand is tightening. In response to the continuous extension of product delivery lead time and the rising cost of upstream materials, manufacturers have successively increased product prices. Affected by the continuous growth of terminal application demand, the effect of product price increases is gradually fermenting, which effectively promotes the operating performance of manufacturers. And under the influence of a relatively low base period, according to the ITRI Industrial Economics and Knowledge Center, ITIS research team, it is estimated that the output value of Taiwan's passive component manufacturing industry in 2021 will reach 243.6 billion NT dollars, with an annual growth rate as high as 21.6%, showing a s growth trend.

2. The relevance between the upstream, midstream and downstream of the industry

The Company's main products are passive component devices, such as cutting and wiring machines, semiconductor equipment, such as dual-track ball mounters, automatic dispensers, and AOI inspection and testing equipment, LED and testing equipment, such test sorters and test packaging machines. Most of the components required for production are purchased from third-party suppliers. After obtaining the above components, the Company carries out R&D, design, assembly, and testing and sells the products to manufacturers in downstream industries, including semiconductors, passive components, LED and mobile phone manufacturers for production and testing.

3. Trends of Products:

(1) Product miniaturization

In recent years, consumers' demands for information, communication and household electronic products continue to rise, and such demand has gone from the basic functions to compact size and portability. Therefore, the density of circuit design becomes higher and higher, more complex and future products are developing towards space saving, miniaturization and complex functions, the sizes of components will also shrink. This means that the manufacturing equipment for surface mounting, packaging, cutting and packing will also move into the next generation. Semiconductors and passive component equipment manufacturers will also develop into miniaturization, waferization and high integration manufacturing processes, taking into account the performance and efficiency of machinery and equipment.

(2) Customized equipment for small-quantity and high-variety

Automated equipment has a close connection with the manufacturing processes of downstream customers. Once the customer's process changes, the products must change along to accommodate the customer's new method. Since the speed of process upgrade and the equipment costs have a significant impact on the profitability of the manufacturers, how to collaborate with the manufacturers during the product development process and provide stable products, have become a vital subject to manufacturers of automated equipment.

(3) Developing into the global market

In recent years, consumers' demands for information, communication and household electronic products continue to rise, and such demand has gone from the basic functions to compact size and portability. Therefore, the density of circuit design becomes higher and higher. Therefore, manufacturers automated equipment must also expand into the neighboring regions, such as Hong Kong, Southeast Asia and mainland China, in order to serve customers and adapt to the changes in the overall market. In addition, since the domestic automated equipment is more cost competitive, compared with imported products, and the stable product quality that has received excellent reputation among the domestic manufacturers, in recent years, domestic manufacturers of automated equipment began to actively seek orders from overseas markets and expand the market scale.

4. Competition:

The Company is a manufacturer of automated equipment for semiconductor, passive components, LED and testing. Up to now, no equipment manufacturers in Taiwan offers completely identical products and services. We are competing with foreign manufacturers. Currently, the Company's primary goal is to reinforce R&D

of equipment to meet customers' manufacturing needs. We strive to enhance competitiveness and gain market leadership.

(III) Overview of Technology and Research and Development

(1) Technology level

The Company mainly supplies high-speed precision automated equipment to high-tech industries for manufacturing of semiconductors, passive components and LEDs, as well as inspection, not automated equipment for general manufacturing. The highly complex automated processes require many high-precision components, such as photoelectric sensors and special screws, and are controlled by a computer or microprocessor. The equipment operation requires speed, stability, and precision. At the same time, to achieve the required quality for electrical measurement, the Company must develop proprietary circuit control cards with special functions. Therefore, compared with the domestic equipment manufacturers, the Company's R&D capabilities are already leading the industry.

2. Research and development

The Company's future development is planned in the following direction:

	-
Research and Development	Expected Benefits
1. Develop high-precision	Capability upgrade for testing of special
component testing application	specification components, which is
technology	expected to boost product competitiveness.
2. Develop new generation image	The image recognition system has a wide
recognition processing system	range of applications, such as alignment,
application technology	calibration and appearance inspection of
	mechanical moving parts. Wide application
	to automated equipment will improve the
	accuracy and reliability of the products.
3. Develop or improve the special	Expand and extend the product lines to
equipment needed for customers'	other manufacturing processes based on
manufacturing processes	the information of customers'
	manufacturing processes currently
	available to us. This will reduce
	uncertainties and improve the timeliness
	and success rate of product development.
4. Develop equipment for special	The entry threshold for special process
processes of the key components	equipment is higher and therefore there
of 3C products.	are few competitors and high profits.

3. Education and experiences of research and development personnel

	As of December 31, 2022		
Year	Number of Employees	%	

	Master degree or above	111	69
Level of	College	42	27
education	Associate degree or less	7	4
	Total	160	100

4. R&D expenses invested for the most recent five years

Unit: NT\$ thousand

	2018	2019	2020	2021	2022
R&D Expenses	285,166	234,040	265,201	343,764	385,510
Net revenue	1,925,869	1,032,376	1,506,320	2,604,316	2,248,713
Ratio	14.81%	22.67%	17.61%	13.20%	17.14%

5. Successfully developed technologies or products

The domestic equipment industry relies heavily on foreign imports, which not only hinders development of industrial technology, but also increases production costs. In result, the international competitiveness of the industry is weakened. In view of which, the Company commits itself to research and development, expecting to provide customers good machinery and equipment or services with complete function at reasonable prices. Technologies or products successfully developed by the Company's R&D team in most recent year are as follows:

	· ·
Date	Technologies or products developed successfully:
2006.07	Laminator
2006.10	Dual-track varistor testing machine
2007.05	Laser repair machine (including lighting function)
2007.05	Inductor wiring machine
2007.12	12-inch wafer sorter
2007.12	Laser marking machine
2008.08	LED testing and taping machine
2008.11	Slice inspection machine
2009.02	LED testing and sorting machine
2009.02	Rotary electroplating machine
2010.10	Single-head laser platemaker
2010.12	Power inductor wiring machine
2011.04	Power inductor dispenser
2011.09	Testing Equipment
2011.12	Soldering machine
2012.05	Silver paste dispenser
2012.09	Sweeper

2012.10	Turret double wiring machine
2013.07	NR four-axial wiring and soldering machine
2014.05	AOI inspection machine
2015.01	SIP Surface Mounting Machine
2016.01	Wafer form AOI inspection equipment
2017.01	Wafer Form Dispensing Equipment
2018.01	Inductive testing and packaging machine
2019.01	Plate heat sink mounting system
2020.07	Piezoelectric dispensing machine
2021.06	Capacitance testing machine, four light-inspection machine, glue coating inspection machine, FILM TIM Laminating Machine, Thickness Measuring Machine, Ball Planting Machine
2022.06	Sticker and tear mold integrated machine

(IV) Long-term and Short-term Business Development Plans

1. Short-term development plan

(1) Marketing

We provide our customers with comprehensive after-sale services, maximizing customer satisfaction with full professional technical consultation.

In response to customers' shifting overseas, we will set up factories overseas to service our customers at proximity, aiming to enhance competitiveness and increase market share.

(2) Production

The main focus will be placed on order-based flexible production, supplemented by planned production, to meet customers' demand for each product in the shortest time possible.

We will implement the ISO 9001 Quality System and continue to pursue quality improvement and excellence through scientific methods.

We will increase the speed and efficiency of production and reinforce the accuracy and quality of delivery.

(3) Product development

Product development Continue to invest in R&D and recruiting R&D talents, actively develop new niche products and diversify products to create market opportunities.

Continuously reinforce professional training of R&D personnel, develop top-notch talents, and closely collaborate with research or academic institutions to actively develop high-end products.

(4) Operating scale

Develop various products and expand into the various industry-based the Company's existing scale.

Work with MIS to achieve full computerization, speed up streamlining of work processes, and improve management performance.

Effectively implement the Company's operating policies and guidelines through annual budget preparation and implementation.

2. Long-term development plan

(1) Marketing Strategy

Continuously provide high-end products and promote the Company's high-tech image through corporate identity system to increase brand awareness and create higher added value.

Maintain the cooperative relationship with existing customers and build a community of permanent business partnership with customers through strategic alliances with upstream and downstream industries.

(2) Production Strategy

Develop towards international division of labor by setting up appropriate scale of production and service bases, aiming to increase production capacity, reduce production costs and service customers on-location.

Actively seek for excellent suppliers for long-term cooperation, help them improve their production technology and increase production volume and reduce costs through modularization.

(3) Product development

Position the Company as a customers' equipment development center to meet the industry's needs for high-level automation and help customers implement unmanned production.

In addition, to further develop our leading core products and drive the development of the same series, the Company has also geared towards diversification and expanded into other high-tech industries, such as semiconductors.

(4) Operating scale

Increase the Company's production capacity and operation scale through international division of labor or strategic alliances, aiming to become one of the leading manufacturers of passive components, semiconductors, LED and testing equipment in the world.

We uphold the philosophy of sustainable development, establish an excellent corporate culture, and recognize the importance of corporate social responsibility.

II. Market, Production, and Sales

(I) Market Analysis

(1) Main product sales area

The Company's sales in the most recent two years by area

Unit: NT\$ thousand

2021 2022 Fiscal Year **Proportion Proportion** Amount Amount Region (%) (%) **Taiwan** 2,448,304 94.01 1,748,782 77.77 5.99 China 156,012 419,122 18.64 **Others** 80.809 3.59 **Total** 2,604,316 100.00 2,248,713 100.00

2. Market Share

The Company's products are applied in semiconductor, passive components and LED industries. According to the definition of products provided by the

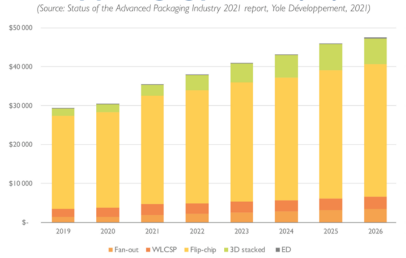
Department of Statistics, Ministry of Economic Affairs, they are mainly divided into two categories: semiconductor production equipment and their components, and other electronic production equipment and their products. Taking the ratio of sales value of semiconductor equipment and other equipment to sales value of semiconductor production equipment and other electronic production equipment in Taiwan as the basis for market share estimation, according to the product statistics from the Ministry of Economic Affairs of the dynamic survey of industrial production, sales and storage, the sales value of semiconductor production equipment and other electronic production equipment in Taiwan was about NT\$109.6 billion and NT\$38.3 billion in 2022 respectively, the turnover of the Company was NT\$176.3 million and NT\$486 million respectively, with a market share of approximately 1.61% and 1.27% respectively.

3. Future Supply and Demand and Growth of the Market

(1) Semiconductor industry

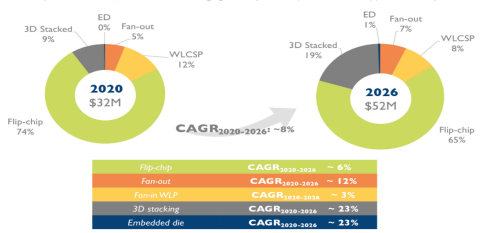
According to the advanced packaging market report published by the market research institute Yole, the advanced packaging market size in 2020 was about US\$30 billion, and it is expected to grow substantially at a compound annual growth rate of 8.0% from 2020 to 2026. The market is expected to reach US\$47.5 billion in 2026, about three times the expected growth rate of the traditional packaging market. Among them, 2.5D/3D stacked IC, Embedded Die packaging and Fan-Out packaging was the top three fastest-growing technology platforms with a compound annual growth rate of 23%, 23% and 12%, respectively.

2019-2026 advanced packaging revenue forecast by packaging platform (\$M)



2020-2026 advanced packaging wafer forecast - I2" eg WSPY

(Source: Status of the Advanced Packaging Industry 2021 report, Yole Développement, 2021)



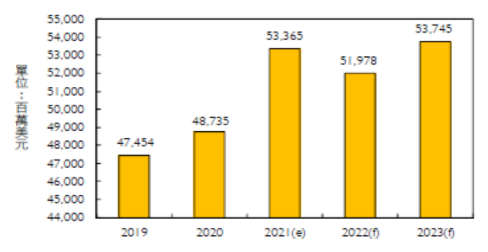
Source: Yole Developpement; 2021/06

As the major international manufactures quickly dived into the development of driver assistance systems, it is expected to be the critical period for the semiconductor packaging industry to position themselves in the automotive market. Many companies with niche technology and patents are expected to benefit from the new generation smart cars. As for the competition caused by the evolution of packaging technology, TSMC will extend its reach into the packaging field through the integration capabilities of wafer fabrication plant, looking to build a complete 3D IC process solution and further tap into the demand for mobile devices and cloud equipment.

(2) Passive component industry

ITRI estimates that the output value of global passive component industry in 2021 will be US\$53.4 billion. In the future, thanks to the expected doubling of the global 5G mobile phone shipments, major automakers will accelerate their investment in electric vehicles, self-driving cars and other fields, which will drive the market demand for passive components to grow significantly. Product specifications will also be upgraded accordingly to optimize the product mix, and new capacity will be introduced one after another. The global passive component industry is expected to produce US\$53.7 billion in 2023.

2019~2023 Market Scale Trend Chart for Global Passive Components



Source: Industrial Technology Research Institute; 2021/05

4. Competitive Niche

(1). An R&D team with extensive experience and professionalism.

The automated equipment manufacturing industry must be able to continuously advance in technology and development of new products along with customers' advancement in product quality in order to maintain the competitiveness. The Company sees product research and development as a significant part of the operations. Therefore, in addition to evaluating the existing market needs for new product development, we maintain active interaction with the academic and research institutions in related fields. With extensive production technologies, the Company has successfully developed many products and received patents for numerous technical developments over the years. Compared with other domestic equipment manufacturers, the Company has better capabilities and capital to compete with foreign equipment manufacturers.

(2). Rapid and high-quality after-sale services

The Company's customers belong to the high-tech precision industry. Their demand for product yield and precision is very high. Their production processes are highly complex and operate with various equipment, so the level of equipment integration has a significant impact on product quality. The Company's after-sales service personnel have extensive experience and carry out in-depth research on the production processes of customers' products to assist customers solve problems on the manufacturing process and equipment and improve the precision and product yield.

(3). Emphasis on R&D and production quality brings recognition of the brand

The Company is committed to the advancement of product quality and technology and has been certified for ISO-9001 quality standards in 2000. We have strictly implemented internal management for product precision and stability and the ISO-9001 quality system, continuously, as we pursue continuous quality improvement and excellence. Our products have been

widely recognized by customers for high quality with a good brand reputation in the industry.

(4). Diversified product development

The Company began to extend its reach into semiconductor equipment in 1999 and successfully developed the automated ball mounter, cooling fin automated assembly system and automated dispenser in 2001. In 2002, we successfully developed the wafer mounter and, In 2003, the dual-track dispensing machine. Successively, our products were recognized by semiconductor manufacturers, taking a successful step into the field of semiconductor equipment manufacturing. In addition, the Company successfully launched the production of LED equipment in 2008; successfully developed piezoelectric dispensing machine in 2014; entered the supply chain of major mobile phone manufacturers in the United States in 2015; successfully developed six-side appearance inspection machine for the inspection from IQC, IPQC to FQC for semiconductor packaging process in 2016; successfully developed high-frequency inductance measuring machine for testing and packaging of square chip passive components in 2017; provided semiconductor customers with automation production solutions on radiator automatic planter pressing machine, load plate conversion machine and piezoelectric dispensing machine in 2020; In 2021 and 2022, we continue to plan to develop semiconductor capacitance testing machine, film TIM laminating machine, thickness measuring machine, ball planter and tearing machine. We will continue to move towards the business goal of automation and diversified product development afterward.

5. Positive and Negative Factors for Future Development, and the Company's Response to Such Factors:

(1) Positive Factors

- A. The Company has many years of experience in automated equipment production and a stable team of R&D personnel with multiple patents. We have our own research and development of key technologies and developed high-end niche products with high diversity. We also provide customized products with the capabilities for fast product development.
- B. The Company's product sales have achieved ISO-9001 international quality certification. With an emphasis on quality assurance and ethical brand and product image, our product quality is recognized by well-known domestic and foreign manufacturers, Through some products as knock blocks, the company can continue to collect customer needs to customize more equipment, starting as acompetitive niche for the company's products.
- C. We have a complete system structure of pats and components and work well with suppliers. Except for a few critical components from foreign manufacturers, most of the components are supplied by domestic manufacturers. The processing components for assembly are also produced and provided by local manufacturers. The manufacturing system is complete, and the products production cost can be driven down effectively.
- (2) Negative Factors and the Company's Response to Such Factors

A. Peer competition in price

Response Strategies:

Continue to maintain research and development advantages by bringing in new talents and increasing the investment. Maintain continuous innovation and improvement and develop towards high added-values, winning good product image with leading strategies and quality assurance and raising the technical threshold for other competitors in the industry.

B. Shortage of technical talents

Response Strategies:

In addition to improving the work environment and establishing a good salary structure, bonus system and employee benefits, we will continue to implement education and training to enhance the quality of our employees, or collaborate with renowned research institutes or engage in transfer of technology to attract top-notch technical talents.

C. Rapid changes in technology industry

Response Strategies:

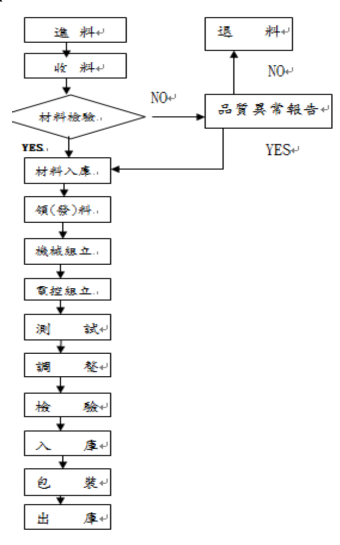
In addition to continued strengthening our research and development capabilities, we will actively develop new equipment and products. Beyond reinforcing our business health and competitiveness, we will request the relevant departments to collect information on the customers industries on regular basis to understand the development of the industries, so that we have better knowledge on how to tailor equipment to meet customers' needs, solve problems for customers and establish long-term relationships with our customers by providing better services.

(II) Major Applications and Manufacturing Processes of Main Products

1. Main Products:

Major products:	Important Applications of Functions
Semiconductor equipment	Air-tight sealing equipment applies adhesive at the junctions of die and the substrate and then heat up the unit to harden. The wafer sorter carries out visual inspection to pick out nonconforming products, acting as a pre-inspection function before die bonding. The carrier switching equipment switches the substrate between the Boat and Tray since different processes require different carriers.
Passive component equipment	Used for the latter part of the manufacturing process, including passive component cutting, electroplating, testing and packaging. Used in the full manufacturing process along the actions of wiring, assembly, testing and packaging of passive components.
Testing Equipment	Quickly and automatically determine the geometrical dimensions such as points, lines, frames, circles, arcs and angles of molds, PC boards, and other products.

2. Manufacturing processes



3. Supply Situation for the Company's Major Raw Materials:

Primary product	Main Raw Materials	Main Suppliers
	Processed parts	Qi Rui, Yuan Zhou, Feng Yun, Song Li and Yu Feng
Automated	Industrial computer	ADLINK, Advantech
semiconductor, passive component, LED and testing	Pneumatic cylinder	SMC, NOK, Festool, Mindman and CKD
equipment.	Electric motor	ASKe, Oriental Motor, Shihlin Electric, Yaskawa and Delta
	Testing equipment	Agilent and Keithley

4. Significant Changes in the Company's Gross Margin in the Most Recent Two Years by Product or Department

Changes in the Company's Gross Margin in the Most Recent Two Years

Unit: NT\$1000; %

Item	2021	2022	Change	Proportion of
				Change (%)
Sales revenue	2,604,316	2,248,713	(355,603)	(13.65)
Sales Margin	1,217,183	1,077,532	(139,651)	11.47
Gross margin	46.74	47.92	1.18	2.52
(%)				

Change in gross margin by 20 percent: None.

(III) List of Major Suppliers/Customers

1. Information of Major Suppliers in the Most Recent Two Years

The changes in the major suppliers of the Company in the most recent two years were mainly due to changes in the product structure. The product structure is altered due to the orders placed by different industrial customers, resulting in the changes of major suppliers in the two years. Other than the above phenomenon, no one-single supplier supplies more than 10 percent of the Company's total procurement.

2. List of customers in the most recent two years

Unit: NT\$1,000; %

	2021					2022				Fiscal Year u _l 2023		
Rank	Name	Amount	Percent age of Annual Net Sales (%)	Relati onship with the Issuer	Name		Percent age of Annual Net Sales (%)	n	Name	Amount	Percenta ge of Annual Net Sales (%)	Relati onshi p with the Issue r
1	Customer E	825,714	32%	None	Customer A	844,224	38%	None	Customer A	84,012	37%	None
2	Customer A	419,072	16%	None	Customer D	382,647	17%	None	Customer B	27,725	12%	None
3	Customer F	236,083	9%	None	Customer B	139,368	6%	None	Customer C	18,442	8%	None
4	Others	1,123,447	43%	-	Others	882,474	39%	-	Others	97,579	43%	-
	Net Sales	2,604,316	100%	-	Net Sales	2,248,713	100%	-	Net Sales	227,758	100%	-

Reasons for changes:

Customer C: Mainly due to an increased need of automation equipment and an increase in capital expenditure.

Customer E: Reduced procurement amount after completion of largecapital expenditurein 2021, and Q1 in 2022 and 2023 to 4th and 9th respectively

(IV) Table of Production Volume in the Most Recent Two Years

Unit: Unit/NT\$ thousand

						tiiousaiiu
Fiscal Year		2021		2022		
	Production capacity (Note 3)	Production volume	Output Value	Producti on capacity (Note 3)	Production	Output Value
Automated semiconductor equipment	-	2,699	421,467	-	2,901	921,549
Automated passive component	-	1,277	820,980	-	352	124,365
LED equipment	-	199	50,361	-	70	20,003
Others	-	177,974	94,325	-	63,749	105,264
Total (Note 2)	-	182,149	1,387,133	-	67,072	1,171,181

- Note 1: Only major machines are listed in this table; other components and products are not listed here due to inconsistent measurement units.
- Note 2: Due to the differences in the quantity units used to calculate the major products, the totals are not consistent and the numbers cannot be compared.
- Note 3: No production capacity analysis is performed since the Company's production is order-based.

(V) Sales volume in the two most recent years

Unit: Unit/NT\$ thousand

Fiscal Year Sales Volume	2021				2022			
Major products	Domestic Sales		Export Sales		Domestic Sales		Export Sales	
(Note 1)	Volume	Value	Volume	Value	Volume	Value	Volume	Value
Automated semiconductor equipment	562	824,451	511	142,142	2,151	1,550,013	750	216,727
Automated passive component equipment	930	1,048,499	350	367,721	208	206,943	144	71,169
LED equipment	160	91,825	39	22,066	51	23,857	19	22,836
Others (Note 2)	23,285	62,276	156,312	45,336	18,073	90,871	45,676	66,296
Total (Note 2)	24,937	2,027,051	157,212	577,265	20,483	1,871,685	46,589	377,028

Note 1: Only major machines are listed in this table; other components and products are not listed here due to inconsistent measurement units.

Note 2: Due to the differences in the quantity units used to calculate the major products, the totals are not consistent and the numbers cannot be compared.

III. Number of Employees, Average Years of Services, Average Age and Education in the Most Recent Two Years up to the Publication Date of the Annual Report

Fiscal	2021	2022	Current Fiscal Year up to March 31, 2023	
N	Direct	27	35	35
Numbers of employees	Indirect	290	309	305
employees	Total	317	344	340
Averag	Average age			37.90
Average length o	f service (years)	7.71	7.71	6.92
	PhD	2.19	2.04	2.06
	Master	32.48	35.42	35.88
Education	Bachelor Degree	55.58	51.59	52.07
Distribution (%)	Senior High School	7.55	8.64	7.65
	Less thanHigh School	2.2	2.32	2.34

IV. Disbursements for Environmental Protection

- (I) According to regulations, the Company has to apply and receive permits for the establishment of anti-pollution facilities and pollution effluent, pay pollution prevention fees, or designate environmental personnel. The status of the abovementioned measures is as follows:
 - 1. The company actively invests in the prevention of environmental pollution, sets up solar energy facilities, actively promotes recycle and reuse of resources, and actively implements environmental safety management measures. Full-plant inspection is also performed regularly as required by law, along with reinforcement in hazard identification, safety education, hazard prevention, emergency response, and employees health checkup, aiming to maintain zero pollution and zero workplace accident. For the impact of climate change, we make efforts to cut down greenhouse gas emissions and improve energy efficiency. We strive to meet compliance with domestic laws and regulations, as well as international standards. Beyond our pursuit of business growth, we are committed to environmental protection and work safety. The following are our energy saving plans:
 - (1) Carbon reduction and energy saving goals:

Climate change has caused drastic changes in the global environment. Therefore,

the Company take on the responsibility to mitigate the greenhouse effect. Our continuous actions include reducing greenhouse gas emission and linking our annual target to the Company's revenue with a goal of reducing carbon emissions by 5%. The source of greenhouse gas emissions is use of electricity. Therefore, we continue to promote energy management based energy-saving practices, aiming to achieve the target set along the increase and decrease of revenue and the goal of reducing electricity consumption by 5%.

(2) Waste reduction and water saving goals:

To ensure effective use of resources, we continue to implement waste reduction management practices. The Company's operation is mainly equipment assembly, so we have no production lines and consequently no emissions of air pollution and wastewater. As approved by Kaohsiung City Bureau of Environmental Protection No. 10540721200, the Company does not produce wastewater and is not a business designated by the EPA for air pollution control. The Company agrees to properly dispose of wastes in accordance with the provisions of Article 36 of the Waste Disposal Act. And approved by Tainan City Bureau of Environmental Protection No. 1050002048, the Company's maximum effluent volume is 45 CMD (including 3 CMD for process wastewater and 42 CMD for domestic wastewater) and maximum sludge production volume is 0. Although the Company has no air pollution and wastewater discharge issues, we still set an annual target for waste reduction, which varies along the increase and decrease of revenue and the goal of reducing everyday garbage, waste and water consumption by 5 percent.

2. Energy-saving practices:

(1) Organize employee training courses to promote energy saving and carbon reduction in the company.

The company holds a monthly meeting to promote the lights-off project and the concept and awareness of environmental protection and energy conservation to employees. The following are specific practices enforced:

- **OSet air conditioning to 26 to 27 degrees.**
- **②Implement the lights-off project.**
- **3**To save water, install an economizer valve on the faucet.
- **4** Supplies made with environmentally friendly materials and recycled materials.
- **⑤**Turn off computer and pull the plug after work, walk for exercise, and reduce use of the elevator.
- (2) Energy saving practices are enforced at the plant and offices.
 - **©**Replaced all lights with LED fluorescent lamps at the plant.

- **2** Zone the plant and office into areas for varied air conditioning control.
- **3** Change the air-conditioning facility from water-cooling to storage-type.
- **4** Replace energy-saving bulbs with LED lamp after the product life ends.
- (5) Use e-invoicing and online signing to promote environmental sustainability.
- 3. Adopt electronic invoices and online e-authorization to implement environmental sustainability:

The Company is committed to promoting sustainability of the environment and the earth, taking actions in response to the global energy-saving and carbon reduction initiative. The Company also adopted the electronic invoicing system promoted by the Ministry of Finance and set up an electronic system for inquiries. Also, submission of requisition, procurement, and expense reimbursement forms has been updated from manual sign-offs to electronic sign-offs, and efforts have been made to promote e-documents to reduce the use of paper.

4. Use solar panels to generate electricity:

Every six months, the Company appoints an operating environment audit agency approved by the Ministry of Labor to audit the Company's work environment. Relevant reports are available on the Company's website. List the company's investment in environmental pollution prevention equipment, use, and expected benefits:

The solar panels set up by the Company is guaranteed to generate 207 KW of parallel electricity wattage per month for Taiwan Power. The table below shows the guaranteed power volume.

Year	Guaranteed solar power
	generation (KW)
1	338,878
2	335,400
3	332,022
4	328,655
5	325,298
6	321,951
7	318,614
8	315,288
9	311,970
10	308,663
11	305,365
12	302,076
13	298,797

14	295,527
15	292,266
16	289,015
17	285,772
18	282,538
19	279,314
20	276,098

- (II) The process of pollution-related environment improvement over the two most recent years until the date of publication of this report. Please describe the process of handling pollution-related disputes, if any: None
- (III) The total losses (including indemnity paid) and penalties paid by the Company for environmental pollution, as well as future response measures (including improvement measures) and possible expenditure (including losses incurred by not implementing response measures, penalties, and an estimated amount of indemnity; if a reasonable estimation cannot be made, explain why): None
- (IV). Current pollution and improvement status, and its effects on the company's competitive position and capital spending, as well as estimated major capital expenditures for environmental protection in the next two years: None.

V. Labor Relations

(I) List the company's employee benefits, continuing education, training, retirement system, and implementation status, as well as agreements between the employer and employees and measures for protecting employees' rights and interests:

1. Employee welfare policy

- (1) Insurance: In addition to the statutory labor and health insurance, the Company insures all employees with group insurance (accident and medical).
- (2) The Company takes our employees' health checkups very seriously. With consent of our employees, the Company actively follows up on employees who are found to have health issues and special conditions. Every year, our employees are given one free health checkup, which covers the basic labor health checks, as well as the more advanced items, including rheumatoid, Thyroid function, digestive function and arteriosclerosis.
- (3) The company provides employees beyond statutory protection. We offered comprehensive and additional protection and embarked on the mission to build a complete welfare system, covering food, clothing, housing, transportation, education, and recreation:

Welfare Category	Welfare Program	Content
Food	A fine and healthy diet	The Company provides lunch, afternoon tea and dinner to our employees for free.
rood	Department dinner	A department dinner is held once every three months.
Clothing	Work attire	Employee's uniform, jacket and casual wear day
Housing	Temporary dormitory	The Company offers dormitory rooms to employees from other areas, commuting employees and those who cannot return home due to work assignments.

Welfare	Welfare	Content
Category Transportation	Program Subsidies for using private vehicles to conduct	The Company provides company cars for receiving guests and those who drive private cars for company business are eligible to apply for expense reimbursement.
	company business	
Education	Library	The company set up a library on-the-go and magazine lounge, providing employees various books and magazines for a loan.
	Workout Room	We set up an employee workout room, which is open to all employees for free use.
	Sports courts	We have also set up courts for table tennis, basketball and billiards, which are open to all employees.
Entertainment	Recreational facilities	The break room provides coffee, beverages, hot food and more.
	Company parties	The Company hosts parties on the major holidays and the year-end dinner. The parties are filled with fun games.
	Recreational activities	Subsidies for domestic and overseas trips.

- (4) It is our responsibility to take good care of our employees' lives and settle their families. Therefore, in addition to funding the employee welfare committee, the company offers birthday gift-money, bonuses on the three major festivals and gift-money for childbirth and wedding.
- (5) The company implements a flexible working hours system. In considering the family life, after discussion with the Supervisor, each colleague can apply for flexible working hours.

2. Retirement system:

(1) Old System:

Since May 20, 2000, the Company formally established the Labor Pension Reserve Supervisory Committee in accordance with the Rules Governing Organization of Supervisory Committee of Business Entities' Labor Retirement Reserve. The Company contributes 4 percent of each employee's total monthly salary to the retirement reserve into the special account of the Labor Pension Reserve Supervisory Committee. Pension payments are made in compliance with the Labor Standards Act.

(2) New System:

Since July 1, 2005, the Company has established a retirement plan based on the Labor Pension Act, which applies all employees who are citizens of R.O.C. For employees who chose to adopt the retirement system provided by the Labor Pension Act, the Company contributes an amount no less than six percent of the worker's monthly wage to the personal retirement pension account set up by the Bureau of Labor Insurance. The retirement pension shall be calculated based on the principal and accrued dividends from an employee's individual account of labor pension and paid on a monthly or lump-sum basis. The subsidiary in China contributes 18% of each employee's total monthly salary for retirement insurance in accordance with the pension insurance system set forth by the government of the People's Republic of China. The pension fund is collectively managed by the government. The company has no further obligation other than making a monthly contribution.

(3) Employee shareholding trust:

On June 14, 2022, the board of directors established a shareholding trust committee, the company can join after six months of full-time staff. Employees contribute a fixed amount each month, and the company also provides a consistent amount to purchase the Company's shares on a regular basis.

3. Employer/employee agreements

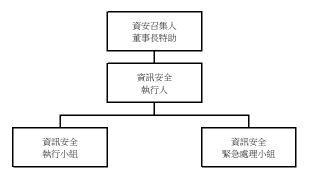
Achievement of the Company's goals depends on the commitment and dedication of employees, while employees also need employers' support for them to be able to extend their talent. Therefore, the relationship between employers and employees has always been the focus the Company and its subsidiaries. Since the founding of the Company and its subsidiaries, the relationship between employees and employers has been harmonious.

4. Losses arising as a result of labor disputes in the most recent year up to the publication date of the Annual Report and disclosure of potential losses in the current and future terms and countermeasures: None

VI. Cyber Security Management

(1) In order to strengthen the Cyber Security Management, establish a safe and reliable electronic enterprise, and ensure the security of data, systems, equipment and network, the Company has set up a dedicated information department to conduct information security risk assessment in accordance with relevant laws and regulations, determine the security requirements of various information operations, adopt appropriate and sufficient information security measures, and ensure the security of the collection, processing, transmission, storage and circulation of internal and external information of the company. Its information security policies and management methods are as follows:

1. Organizational Structure



2. Management Scheme

- (1) The information safety unit shall formulate and implement the information security plan on the following matters, and regularly evaluate the implementation effect:
 - **①**Formulation of measures for the administration of capital safety.
 - 2Division of responsibilities for information security
 - **③Personnel management and information security education and training**
 - **4** Computer system security management
 - **⑤Network security management**
 - **6** System access control management
 - **7**System development and maintenance safety management
 - **®Information asset security management**

 - **®**Business continuity plan management
 - **11)Other information security management matters**
- (2) The information safety unit shall formulate and implement the information security plan on the following matters, and regularly evaluate the implementation effect:

Responsibilities	Description of	Duties	Information Security
Responsibilities	Responsibilities		Frequency
MAH	Sending and Receiving	1. Sending and Receiving Control	Irregular
MAIL	Control, Exception	2. Spam mail filtering	Everyday
	Handling	3. Detection and	Irregular

Responsibilities	Description of Responsibilities	Duties	Information Security Frequency
	•	elimination of account intrusion and embezzlement	
		4. Abnormal mail handling	Irregular
		1. Installation and update of antivirus software	Irregular
Anti-hacker and anti-virus	Prevent computer invasion & information leakage and prevent system abnormal and not working	2. Information security notification and publicity	Irregular
		3. User computer exception elimination	Irregular
		4. Operating system patch update processing	Irregular
		1. MAIL Account Management	Irregular
	New hires, resignations,	2. AD Account Management	Irregular
Account Management	and application changes of system	3. Employee Account Management	Irregular
	permissions	4. Webpage Account Management	Irregular
		5. Bar-code System Account Management	Irregular
		1. Resource sharing management	Irregular
Network	Information sharing, Internet access control	2. Internet access control	Irregular
Management	and abnormal traffic management	3. Intrusion prevention detection and abnormal traffic handling	Irregular
		4. Firewall settings	Irregular

(3) Information security measures when attacked by ransomware

WannaCry ransomware/ransom worms continue to spread all over the world, and worms will actively attack computer security vulnerabilities. As long as they are connected to the Internet, they will be infected. The Information Department immediately performs and suggests the following actions to avoid virus attacks:

- ①Use USB flash drive, external hard disk or cloud space to back up important data.
- **2**Close the network shared folder.
- (3)Don't click on unknown websites and archives.

- **④Patch computer operating system related vulnerabilities Operate Microsoft security patches (ransomware/ransom worms WannaCry/Wcry (want to cry)) from time to time, and download and install the patches.**
- **⑤**Open Windows Update of the computer operating system to upgrade the system and fix vulnerabilities at any time.
- 3. Information Security Education and Training:
 - In the October 3, 2022 monthly meeting, the management office supervisor announced the results of the security drill in September, and please do not open the suspicious email easily, to ensure the security of the data. The number of people who should attend the meeting was 280, with 261 actual attendance, attendance rate of 93%.
- (2) List the losses, possible impacts and countermeasures suffered due to major information and communication security incidents in the last two years and up to the date of publication of books and periodicals. If it cannot be reasonably estimated, the fact that it cannot be reasonably estimated shall be stated: none.

VII. Important Contracts:

Nature of Contract	Parties	Contract Beginning and Ending Dates	Major contents	Restrictive Provision
Land Lease	Southern Taiwan Science Park Administration	Jan 1, 2009 to Dec. 31, 2023 and Nov, 1, 2014 to Oct. 31, 2034	Land lease for the Southern Taiwan Science Park in Luchu	None
Land Lease	Administration Bureau of Hsinchu Science Park	May 1, 2022~Oct. 31, 2023	Land lease for the Hsinchu Science Park	None

Chapter 6 Financial Summary

I. Condensed Balance Sheet and Composite Income Sheet of Recent Five Years

(I) Condensed balance sheet and income statements
1. Consolidated condensed balance sheets and comprehensive income statements - IFRS Unit: NT\$ Thousands

						Unit	NT\$ Thousands
		Financial	l information f	for the most red	cent five years	(Note 1)	Current Year Financial
	Fiscal year						information as
Item		2018	2019	2020	2021	2022	of March 31, 2023 (Note 3)
Current a	assets	1,871,275	1,489,535	1,773,350	2,407,433	2,801,717	2,564,462
Property, equipment	, plant and nt	403,255	402,069	485,344	523,982	829,440	822,405
Intangibl	e assets	6,187	4,743	3,962	5,034	28,162	26,245
Other ass	sets	239,089	272,722	423,492	641,909	505,416	602,954
Total asso	ets	2,519,806	2,169,069	2,686,148	3,578,358	4,164,735	4,016,066
Current	Before Distribution	598,595	395,822	696,476	1,191,797	760,536	535,109
liabilities	After distribution	856,899	520,808	940,838	1,558,340	Note 2	N/A
Non-curr liabilities		52,063	84,777	85,933	84,261	972,321	926,924
Total	Before Distribution	650,658	480,599	782,409	1,276,058	1,732,857	1,462,033
liabilities		908,962	605,585	1,026,771	1,642,601	Note 2	N/A
Equity at owners of company	-	1,869,148	1,688,470	1,903,739	2,302,300	2,431,878	2,554,033
Share Ca		842,389	833,239	833,239	833,239	833,239	833,239
Capital	Before Distribution	378,920	377,196	327,202	310,911	466,556	464,689
surplus	After distribution	378,920	327,202	310,911	310,911	Note 2	N/A
Retained	Before Distribution	712,420	500,772	673,729	986,617	1,180,269	1,194,173
earnings	After distribution	454,116	425,780	445,658	620,074	Note 2	N/A
Other eq		(18,649)	(22,737)	136,018	237,982	86,164	196,282
Treasury	•	(45,932)	-	(66,449)	(66,449)	(134,350)	(134,350)
Total	Before Distribution	1,869,148	1,688,470	1,903,739	2,302,300	2,431,878	2,554,033
equity	After distribution	1,610,844	1,563,484	1,659,377	1,935,757	Note 2	N/A

Note 1: The financial information from 2018 to 2022 has been audited by CPAs.

Note 2: Distribution of earnings for 2022 is subject to the approval of the shareholders.

Note 3: Financial information has been audited and attested or reviewed by a CPA.

Unit: NT\$ Thousands of (except earnings per share)

Fiscal year	Financia	Financial information for the most recent five years (Note 1)					
Item	2018	2019	2020	2021	2022	information as of March 31, 2023 (Note 2)	
Operating revenue	1,925,869	1,032,376	1,506,320	2,604,316	2,248,713	227,758	
Gross profit	799,933	466,038	738,774	1,217,183	1,077,532	114,580	
Operating Income	328,132	83,504	301,125	635,778	464,896	12,167	
Non-operating income and expense	41,686	10,475	(5,347)	12,561	137,125	1,584	
Net income before tax	369,818	93,979	295,778	648,339	602,021	13,751	

Income from continuing	314,416	83,441	246,844	541,223	499,039	13,921
operations						
Net income	314,416	83,441	246,844	541,223	499,039	13,921
Other comprehensive income	(14)	(5,815)	159,860	101,700	(90,662)	110,101
(after tax)						
Total comprehensive income	314,402	77,626	406,704	642,923	408,377	124,022
Net income attributable to owners	314,416	83,441	246,844	541,223	499,039	13,921
of parent company						
Comprehensive income	314,402	77,626	406,704	642,923	408,377	124,022
attributable to owners of parent						
company						
Earnings Per Share	3.74	1.00	3.01	6.64	6.15	0.17

* If a company has prepared a financial report, it shall also prepare a condensed balance sheet and a statement of comprehensive income for the most recent five years.

Note 1: The financial information from 2018 to 2022 has been audited by CPAs.

Note 2: Financial information has been audited and attested or reviewed by a CPA.

2. Condensed balance sheet and statement of comprehensive income - International Financial Reporting Standards

Unit: NT\$ Thousands Financial information for the most recent five years Current Year (Note 1) Financial Fiscal year information Item 2022 as of March 2019 2018 2020 2021 31, 2023 (Note 3) **Current assets** 1,615,432 1,230,142 1,528,624 2,136,301 2,499,466 Property, plant and 297,441 367,939 393,652 314,244 704,339 equipment Intangible assets 4,961 3.036 2,760 3,931 27,604 897,992 535,326 601,246 747,466 1,002,800 Other assets 2,469,963 2,646,789 2,131,865 4,129,401 Total assets 3,536,684 Before 548,752 358,618 657,117 1,152,535 727,782 Distribution Current liabilities After 901,479 807,056 483,604 1,519,078 Note 2 distribution Non-current 52,063 84,777 85,933 81,849 969,741 liabilities Before 600,815 743,050 1,697,523 443,395 1,234,384 Distribution Total liabilities After 859,119 568,381 987,412 1,600,927 Note 2 distribution N/A **Share Capital** 842,389 833,239 833,239 833,239 833,239 **Before** 378,920 377,196 327,202 310,911 466,556 Capital Distribution 378,920 327,202 310,911 310,911 surplus After Note 2 distribution **Before** 712,420 500,772 673,729 986,617 1,180,269 Retained Distribution Note 2 454,116 425,780 445,658 620,074 earnings After distribution Other equity (18,649)(22,737)136,018 237,982 86,164 **Treasury Stocks** (45,932)(66,449)(66,449)(134,350)Before 1,869,148 1,688,470 1,903,739 2,302,300 2,431,878 Distribution Total equity 1,610,844 1,563,484 1,659,377 After 1,935,757 Note 2 distribution

Note 1: The financial information from

^{*} If a company has prepared a financial report, it shall also prepare a condensed balance sheet and a statement of comprehensive income for the most recent five years.

		Fin	nancial informa	ntion for the me (Note 1)	ost recent five ye	ears	Current Year
Item	Fiscal year	2018	2019	2020	2021	2022	Financial information as of March 31, 2023 (Note 3)
Current a	assets	1,615,432	1,230,142	1,528,624	2,136,301	2,499,466	
Property, equipmen	plant and it	314,244	297,441	367,939	393,652	704,339	
Intangibl	e assets	4,961	3,036	2,760	3,931	27,604	
Other ass	sets	535,326	601,246	747,466	1,002,800	897,992	
Total asse		2,469,963	2,131,865	2,646,789	3,536,684	4,129,401	
	Before Distribution	548,752	358,618	657,117	1,152,535	727,782	
	After distribution	807,056	483,604	901,479	1,519,078	Note 2	
Non-curr liabilities		52,063	84,777	85,933	81,849	969,741	
	Before Distribution	600,815	443,395	743,050	1,234,384	1,697,523	
liabilities	After distribution	859,119	568,381	987,412	1,600,927	Note 2	N/A
Share Ca	pital	842,389	833,239	833,239	833,239	833,239	1
Capital	Before Distribution	378,920	377,196	327,202	310,911	466,556	
surplus	After distribution	378,920	327,202	310,911	310,911	Note 2	
Retained	Before Distribution	712,420	500,772	673,729	986,617	1,180,269	
earnings		454,116	425,780	445,658	620,074	Note 2	
Other equ	·	(18,649)	(22,737)	136,018	237,982	86,164	1
Treasury Stocks		(45,932)	-	(66,449)	(66,449)	(134,350)	
Total	Before Distribution	1,869,148	1,688,470	1,903,739	2,302,300	2,431,878	
equity	After distribution	1,610,844	1,563,484	1,659,377	1,935,757	Note 2	

has been audited by CPAs.

Note 1: The financial information from 2018 to 2022 has been audited by CPAs.

Note 2: Distribution of earnings for 2022 is subject to the approval of the shareholders.

Note 3: There is no financial report for the first quarter of 2023. So this does not apply.

Unit: NT\$ Thousands (except earnings per share)

Fiscal year	Financia	ıl informati	Current Year Financial			
Item	2018	2019	2020	2021	2022	information as of March 31, 2023 (Note 2)
Operating revenue	1,684,162	935,563	1,404,066	2,464,209	2,169,547	
Gross profit	733,938	438,918	699,082	1,152,938	1,006,115	
Operating Income	339,871	123,678	318,017	632,877	453,262	
Non-operating income and expense	29,010	(27,307)	(26,961)	17,008	145,019	
Net income before tax	368,881	96,371	291,056	649,885	598,281	N/A
Income from continuing operations	314,416	83,441	246,844	541,223	499,039	N/A
Net income (loss)	314,416	83,441	246,844	541,223	499,039	
Other comprehensive income for the year (Net Income after Tax)	(14)	(5,815)	159,860	101,700	(90,662)	

Total comprehensive	314,402	77,626	406,704	642,923	408,377
income					
Earnings Per Share	3.74	1.00	3.01	6.64	6.15

^{**} If a company has prepared a financial report, it shall also prepare a condensed balance sheet and a statement of comprehensive income for the most recent five years.

(II) Names and Auditing Opinions of CPAs in the Most Recent Five Years

1. The CPAs' names and auditing opinions for the most recent five years. Except for the unqualified opinion auditing report, the auditing opinions shall be described in details.

Fiscal vear	Accounting firm	СРА	Auditor's opinions
2018	PricewaterhouseCoopers		An audit report of unqualified opinion
2019	PricewaterhouseCoopers	0	An audit report of unqualified opinion
2020	PricewaterhouseCoopers	0	An audit report of unqualified opinion
2021	PricewaterhouseCoopers		An audit report of unqualified opinion
2022	PricewaterhouseCoopers	,	An audit report of unqualified opinion

Note: The investment of the Company in Uni-Ring Tech Co.,Ltd. under equity method has been evaluated and disclosed in the financial report audited by the CPAs appointed by the latter company.

2. Former CPAs and their successors shall state the reasons for the replacement of CPAs in the most recent five years if there is any:

Internal job adjustment has been conducted in accordance with the "Procedures for Reviewing Financial Reports of Listed Companies."

II. Financial Analysis of Most Recent Five Years:

1. Consolidated financial analysis - International Financial Reporting Standards

	Year		Current Year Financial				
Item (Note 4)		2018	2019	2020	2021	2022	information as of March 31, 2023 (Note 3)
	Debt-asset ratio	25.82	22.16	29.13	35.66	41.61	36.40
Financial structure (%)	Long-term capital to property, plant, and equipment ratio	463.52	419.95	392.25	439.39	293.20	310.56
	Current Ratio	312.61	376.31	254.62	202.00	368.39	479.24
Liquidity analysis	Quick Ratio	268.93	323.38	199.66	140.04	274.01	349.97
(%)	Interest coverage ratio	3,523.08	161.37	619.78	1,444.96	57.05	5.88
Operating ability	Receivables turnover ratio (times)	2.78	1.78	3.17	3.39	2.65	1.5
	Average receivable turnover days	131.29	205.05	115.14	107.66	137.73	243.33

Note 1: The financial information from 2018 to 2022 has been audited by CPAs.

Note 2: There is no financial report for the first quarter of 2023. So this does not apply.

	Inventory turnover ratio (times)	3.45	2.05	2.15	2.22	1.45	0.66
	Payables turnover ratio (times)	3.45	2.21	2.29	2.39	2.19	1.96
	Average inventory turnover days	105.80	178.04	169.76	164.41	251.72	553.03
	Property, plant and equipment turnover ratio (times)	4.67	2.56	3.39	5.16	3.32	0.28
	Total asset turnover ratio (times)	0.76	0.44	0.62	0.83	0.58	0.06
	Return on assets (%)	12.44	3.58	10.18	17.29	13.11	0.40
	Return on equity (%)	16.85	4.69	13.74	25.74	21.08	0.56
Profit ability	Net profit before tax to paid-in capital ratio (%) (Note 2)	44.38	11.28	36.31	79.60	74.73	1.71
	Net income ratio (%)	16.33	8.08	16.39	20.78	22.19	6.11
	Earnings per share (NT\$) (Note 5)	3.74	1.00	3.01	6.64	6.15	0.17
	Cash flow ratio (%)	55.18	71.20	46.57	12.77	79.21	Note 1
Cash flow	Cash flow adequacy ratio (%)	146.46	135.34	131.69	77.46	75.36	N/A
	Cash reinvestment ratio (%)	3.48	1.25	11.66	註1	6.5	Note 1
Lavanaga	Operating Leverage	2.44	5.58	2.45	1.05	1.15	2.21
Leverage	Financial Leverage	1.00	1.01	1.00	1.00	1.02	1.30

Reasons for changes in various financial ratios for the most recent two years (Analysis is not be required if such changes are within 20%.)

- 1. Long-term capital accounted for real estate, plant and equipment ratio decreased: caused by the new purchase of land and plant in Taichung.
- 2. Increase in current ratio and rapid ratio: The main issue of 3-year convertible corporate debt, increasing cash levels and non-current liabilities, resulting in significant growth in current ratio and rapid ratio.
- 3. Interest Protection Multiplier Decrease: As mentioned in 2, the interest guarantee multiplier decreases due to monthly amortization of corporate bonds at premium issuing convertible corporate bonds.
- 4. Decreased receivables turnover and increased average days of receipt: As higher orders at the end of 2021 increased the balance of receivables at the end of 2021, average receivables increased over last year and turnover rate should decrease. Because no adjustments were made to the collection policy, the average number of days received also increased as a result of a decrease in turns.

Decreased inventory turns and increase in average days of sales: As orders are significantly increased from 2021 than in 2020, there are more in-process and raw materials in assembly at the end of 2021 and 2022. Due to larger inventory balances, inventory turnover in 2022 was lower than the average days of sales in 2021. Plus.

Reduced fixed asset turnover and total asset turnover: Due to the substantial increase in cash and real estate due to the issuance of corporate bonds and purchase of land and factories in Taichung, while the company's sales in 2022 were slightly lower than in 2021, resulting in two turnover rates.

7. Increase in cash flow ratio: Main is due to the increase in cash expenditure in 2021, the inventory balance at the end of 2022 did not make any significant changes in the inventory balance at the end of 2022, and the cash flow ratio increased.

Note 1: Negative numbers are not shown.

Note 2: Calculated by share capital at the end of this period.

Note 3: Financial information has been audited and attested or reviewed by a CPA.

Note 4: At the end of the Annual Report, the following formula shall be listed:

1. Financial structure

(1) Debt-asset Ratio = Total Liabilities / Total Assets.

(2) Long-term capital to property, plant, and equipment ratio = (Equity + non-current liabilities) / Net property, plant and equipment 2. Liquidity analysis

(1) Current Ratio = Current Assets / Current Liabilities.

^{&#}x27;If the company has a parent-company-only financial report, it should prepare a parent-company-only financial ratio analysis.

- (2) Quick Ratio = (Current Assets Inventories Prepaid expenses) / Current Liabilities.
- (3) Interest coverage ratio = Net profit before income tax and interest expenses / Interest expenses.

3. Operating ability

- (1) Receivables (including accounts receivable and notes receivable) turnover ratio = Net sales / Average receivables (including accounts receivable and notes receivable)
- (2) Average collection days = 365 / Receivables turnover rate.
- (3) Inventory turnover rate = Cost of sales / Average inventory
- (4) Payables (including accounts payables and notes payables) turnover ratio = Costs of goods sold / Average payables (including accounts payables and notes payables).
 (5) Average days for sale = 365 / Inventory turnover rate.
 (6) Property, plant and equipment turnover rate = Net sales / Average net property, plant and equipment.

- (7) Total asset turnover ratio = net sales / average total assets.
- 4. Profitability
 - (1) Return on assets = [Net income + Interest expenses (1- Tax rate)] / Average total assets.

 - (2) Return on equity = Net income / Average total equity.
 (3) Net profit margin = Net income / Net sales.
 (4) Earnings per share = (Net income attributable to owners of the parent company Preferred stock dividend) / Weighted average number of issued shares. (Note 6)
- - (1) Cash flow ratio = Cash flows from operating activities / Current Liabilities.
 - (2) Net cash flow adequacy ratio = Net cash flow from operating activities for most recent five years / (Capital expenditures + Inventory additions + Cash dividends) of most recent five years.
 - (3) Cash reinvestment ratio = (Net cash flow from operating activities Cash dividends) / (Gross value of property, plant and equipment + Long-term Investment + Other non-current assets + Working capital) (Note 7)
- - (1) Operating leverage = (Net revenue Variable operating costs and expenses) / Operating income (Note 8).
- (2) Financial leverage = Operating income / (Operating income Interest expenses).
- Note 5: In calculating earnings per share with the formula mentioned above, special attention shall be paid to the following matters:
 - 1. It is based on the weighted average common shares, rather than the issued shares at the end of the year.
 - 2. In the event of cash capital increase or treasury stock, the weighted average number of shares shall be calculated with an outstanding period.
 - 3. In the case of capital increase out of earnings or capital surplus, the annual and semi-annual earnings per share shall be adjusted retrospectively to the ratio of capital increase, without considering its issuance duration.
- 4. If the cumulative preferred shares are non-convertible, then the dividend of the year (whether paid or not) shall be deducted from net income after tax, or included in the net loss after tax. If the preferred shares are non-cumulative, the preferred share dividends should be deducted from the net income after tax. No adjustment is required if the company has loss after tax.

 Note 6: In calculating cash flow, special attention should be paid to the following matters:

 1. Net cash flow from operating activities refers to the net cash inflow from operating activities in the cash flow statement.

- 2. Capital expenditure refers to the annual cash outflows from capital investments.
- 3. The increase in inventory is taken into account when the balance at the end of period is higher than the balance at the beginning of period. Otherwise, it is taken as zero.
- 4. Cash dividends include cash dividends for common shares and preferred shares.

 5. Gross PP&E refers to the total value of PP&E before the deduction of accumulated depreciation.
- Note 7: The issuer shall classify various operating costs and operating expenses into fixed and variable properties. If there is an estimate or subjective judgment, attention should be paid to its rationality and consistency.
- Note 8: If the company's stock is not denominated or the denomination is not NT\$10, the calculation of the paid-in capital ratios shall be based on the equity attributable to owners of the parent company in the balance sheet.

2. Financial analysis of parent company only financial statements - International Financial Domantina Ctandanda

Repo	rting Standards							
	Year	Financial analysis of most recent five years						
Item (Note 4)		2018	2019	2020	2021	2022	information as of March 31, 2023 (Note 2)	
	Debt-asset ratio	24.32	20.80	28.07	34.90	41.11		
Financial structure (%)	Long-term capital to property, plant, and equipment ratio	594.81	567.67	517.41	584.86	345.27		
T 114	Current Ratio	294.38	343.02	232.63	185.36	343.44		
Liquidity analysis	Quick Ratio	256.46	298.25	183.88	126.24	257.58	NI / A	
(%)	Interest coverage ratio	3,514.15	168.02	609.90	1522.98	56.77	N/A	
Operating (A) ability (1)	Receivables turnover ratio (times)	2.96	1.97	3.66	3.68	2.86		
	Average receivable turnover days	123.31	185.28	99.73	99.18	127.62		
	Inventory turnover ratio (times)	3.53	2.27	2.44	2.40	1.64		

	Year	Financial analysis of most recent five years					Current Year Financial
Item (Note 4)		2018	2019	2020	2021	2022	information as of March 31, 2023 (Note 2)
	Payables turnover ratio (times)	3.19	2.09	2.23	2.34	2.23	,
	Average inventory turnover days	103.40	160.79	149.59	152.08	222.56	
	Property, plant and equipment turnover ratio (times)	5.25	3.06	4.22	6.47	3.95	
	Total asset turnover ratio (times)	0.68	0.41	0.59	0.80	0.57	
	Return on assets (%)	12.71	3.65	10.35	17.52	13.24	
	Return on equity (%)	16.85	4.69	13.74	25.74	21.08	
Profit ability	Net profit before tax to paid-in capital ratio (%) (Note 3)	43.79	11.57	35.78	79.79	74.27	
	Net income ratio (%)	18.67	8.92	17.58	21.96	23.00	
	Earnings per share (NT\$)	3.74	1.00	3.01	6.64	6.15	
	Cash flow ratio (%)	60.60	80.44	52.15	3.84	80.00	
Cash Flow	Cash flow adequacy ratio (%)	141.56	127.71	134.56	77.75	79.03	
	Cash reinvestment ratio (%)	3.68	1.65	12.90	Note 1	6.10	
Lovenses	Operating Leverage	2.16	3.55	2.20	1.82	1.09	
Leverage	Financial Leverage	1.00	1.00	1.00	1.00	1.02	

Reasons for changes in various financial ratios for the most recent two years (Analysis is not be required if such changes are within 20%.)

- 1. Long-term capitalaccounted forreal estate, plant and equipmentratiodecreased: caused bythe new purchase of land and plant in Taichung.
- 2.Increase in current ratio and rapid ratio: The main issue of 3-year convertible corporate debt,increasing cash levels and non-current liabilities, resultinginsignificant growthin current ratio and rapid ratio.
- 3. Interest Protection MultiplierDecrease: As mentioned in 2, the interest guarantee multiplier decreases due to monthly amortization of corporate bonds at premium issuing convertiblecorporate bonds.
- 4.Decreasein receivables turnover andincreasein average days of collection: Ashigher orders at the endof2021increase the balance of receivables at the end of 2021, average receivables increased from last year, and turnover should belower. Because no adjustments were made to the collection policy, theaverage number of days received also increased as a result of a decrease in turns.

Decreased inventory turnover rate and increase in average days of sales: Due to a significant increase in orders from 2021 than in 2020, there are more in-process and raw materials in assembly in 2021 and end 2021. Due to higher inventory balances, inventory turnover in 2022 was lower than in 2021, and the average days of sales were lower than in 2021 Plus.

Reduced fixed asset turnover and total asset turnover: Due to the substantial increase in cash and real estate due to the issuance of corporate bonds and purchases of land and factories in Taichung, while the company's 2021 sales decreased slightly from 2021, resulting in two turnover rates.

7. Increase in cash flow ratio: Main is due to more cash expenditure in 2021 to prepare enough inventory in 2021, and there was no large transaction in the inventory balance at the end of 2021, resulting in cash inflow from operating activities in 2021 The amount has grown, resulting in an increase in the cash flow ratio

^{*}If the company has a parent-company-only financial report, it should prepare a parent-company-only financial ratio analysis.

- Note 1: Negative numbers are not shown.
- Note 2: Not applicable as parent company only financial statements for the first quarter of 2022 are not available. Note 3: Calculated by share capital at the end of this period.
- Note 4: At the end of the Annual Report, the following formula shall be listed:
 - 1. Financial structure
 - (1) Debt-asset Ratio = Total Liabilities / Total Assets.
 - (2) Long-term capital to property, plant, and equipment ratio = (Equity + non-current liabilities) / Net property, plant and equipment 2. Liquidity analysis
 - - Current Ratio = Current Assets / Current Liabilities.
 - (2) Quick Ratio = (Current Assets Inventories Prepaid expenses) / Current Liabilities.
 - (3) Interest coverage ratio = Net profit before income tax and interest expenses / Interest expenses.
 - - (1) Receivables (including accounts receivable and notes receivable) turnover ratio = Net sales / Average receivables (including

 - accounts receivable and notes receivable)
 (2) Average collection days = 365 / Receivables turnover rate.
 (3) Inventory turnover rate = Cost of sales / Average inventory.
 - (4) Payables (including accounts payables and notes payables) turnover ratio = Costs of goods sold / Average payables (including accounts payables and notes payables).
 (5) Average days for sale = 365 / Inventory turnover rate.

 - (6) Property, plant and equipment turnover rate = Net sales / Average net property, plant and equipment.
 - (7) Total asset turnover ratio = net sales / average total assets.
 - 4. Profitability
 - (1) Return on assets = [Net income + Interest expenses (1- Tax rate)] / Average total assets.
 (2) Return on equity = Net income / Average total equity.

 - (3) Net profit margin = Net income / Net sales.
 - (4) Earnings per share = (Net income attributable to owners of the parent company Preferred stock dividend) / Weighted average number of issued shares. (Note 6)
 - 5. Cash flow

 - (1) Cash flow ratio = Cash flows from operating activities / Current Liabilities.
 (2) Net cash flow adequacy ratio = Net cash flow from operating activities for most recent five years / (Capital expenditures + Inventory additions + Cash dividends) of most recent five years.
 - (3) Cash reinvestment ratio = (Net cash flow from operating activities Cash dividends) / (Gross value of property, plant and equipment + Long-term Investment + Other non-current assets + Working capital) (Note 7)
 - 6. Leverage
- (1) Operating leverage = (Net revenue Variable operating costs and expenses) / Operating income (Note 8).
 (2) Financial leverage = Operating income / (Operating income Interest expenses).
 Note 5: In calculating earnings per share with the formula mentioned above, special attention shall be paid to the following matters:
 - . It is based on the weighted average common shares, rather than the issued shares at the end of the year.
 - 2. In the event of cash capital increase or treasury stock, the weighted average number of shares shall be calculated with an outstanding period.
 - 3. In the case of capital increase out of earnings or capital surplus, the annual and semi-annual earnings per share shall be adjusted retrospectively to the ratio of capital increase, without considering its issuance duration.

 4. If the cumulative preferred shares are non-convertible, then the dividend of the year (whether paid or not) shall be deducted from
 - net income after tax, or included in the net loss after tax. If the preferred shares are non-cumulative, the preferred share dividends should be deducted from the net income after tax. No adjustment is required if the company has loss after tax.
- Note 6: In calculating cash flow, special attention should be paid to the following matters:
 - 1. Net cash flow from operating activities refers to the net cash inflow from operating activities in the cash flow statement.

 - Capital expenditure refers to the annual cash outflows from capital investments.
 The increase in inventory is taken into account when the balance at the end of period is higher than the balance at the beginning of period. Otherwise, it is taken as zero.
 - Cash dividends include cash dividends for common shares and preferred shares.
 - 5. Gross PP&E refers to the total value of PP&E before the deduction of accumulated depreciation.
- Note 7: The issuer shall classify various operating costs and operating expenses into fixed and variable properties. If there is an estimate or subjective judgment, attention should be paid to its rationality and consistency.
- Note 8: If the company's stock is not denominated or the denomination is not NT\$10, the calculation of the paid-in capital ratios shall be based on the equity attributable to owners of the parent company in the balance sheet.
- III For Audit Committee's report on financial statements for the most recent fiscal year: please refer to Page 126.
- IV As for the annual financial report of the most recent year: please refer to pages 140~234.
- V Parent Company Only Financial Statements for the Most Recent Fiscal Year, Certified by CPAs: Please refer to Pages 235~326.
- VI. Impact of financial difficulties of the company and affiliated companies on the financial status of the company in the most recent year, up to the publication date the Annual Report: None.

III. Audit Committee's Report on Financial Statements for the Most Recent Fiscal Year

All Ring Tech Co., Ltd. Audit Committee's Review Report

The Board of Directors has prepared the Company's 2022

Business Report, Financial Statements and the proposal for distribution of earnings. Yong-Chih Lin andTzu-Yu Lin the CPAs from

PricewaterhouseCoopers Taiwan (PwC Taiwan) was retained to audit the Company's Financial Statements and have issued an audit report relating to the Financial Statements. We have examined the Company's 2021 Business Report, Financial Statements, and the proposal for distribution of earnings that have been approved by the Board of Directors. We hereby respectfully prepare and present this Report in accordance with Article 14-4 of Security Exchange Act and Article 219 of Company Act for your review.

To

2023 Shareholders' Meeting of All Ring Tech Co., Ltd.

All Ring Tech Co., Ltd.

Convener of the Audit Committee: Ming-Hsien Li

February 22, 2023

Chapter 7 Review and Analysis of Financial Position and Financial Performance, and Listing of Risks

I. Financial Position

Unit: NT\$ Thousands

Fiscal year			Difference		
Item	2022	2021	Increase (decrease) amount	%	
Current assets	2,801,717	2,407,433	394,284	16.38	
Property, plant and equipment	829,440	523,982	305,458	58.30	
Intangible assets	28,162	5,034	23,128	459.44	
Other assets	505,416	641,909	(136,493)	(21.26)	
Total assets	4,164,735	3,578,358	586,377	16.39	
Current liabilities	760,536	1,191,797	(431,261)	(36.19)	
Non-current liabilities	972,321	84,261	888,060	1053.94	
Total liabilities	1,732,857	1,276,058	456,799	35.80	
Share Capital	833,239	833,239	0	0.00	
Capital surplus	466,556	310,911	155,645	50.06	
Retained earnings	1,180,269	986,617	193,652	19.63	
Other equity	86,164	237,982	(151,818)	(63.79)	
Treasury Stocks	(134,350)	(66,449)	(67,901)	102.19	
Total Shareholders' Equity	2,431,878	2,302,300	129,578	5.63	

Explanation of increased or decreased percentage (except for difference less than 20%):

The increase of real estate, plant and equipment: caused by the new purchase of land and plant in Taichung Industrial Zone.

- 2. increase in intangible assets: the main system purchased Ding new ERP caused.
- (3) Decrease of other assets: caused by the master system's continued disposal of financial assets.
- 4. decrease in current liabilities: decrease in orders at the end of the main system led to a decrease in stocking demand, and the end of the year payables fell from the end of last year.

Increase in non-current liabilities: due to the new issuance of convertible corporate debt by the principal.

- 6. total debt increase: due to the new issuance of convertible corporate debt by the principal.
- 7. increase in capital reserve: the main authority of conversion of newly issued convertible corporate bonds.
- 8. Decrease in other equity: due to the subsequent disposal of financial assets, the unrealized evaluation of other comprehensive profit and loss financial assets transferred to retained earnings.
- 9. increase in treasury stock: due to the implementation of the tenth buy-back transfer of treasury stock to employees plan.

II. Financial Performance

Unit: NT\$ Thousands

(I) Comparison and Analysis of Financial Performance

Item / year	2022	2021	Increase (decrease) amount	Percentage of the changes (%)
Operating revenue	2,248,713	2,604,316	(355,603)	(13.65)
Operating cost	1,171,181	1,387,133	(215,952)	(15.57)
Gross profit	1,077,532	1,217,183	(139,651)	(11.47)
Operating expense	612,636	581,405	31,231	5.37
operating profit	464,896	635,778	(170,882)	(26.88)
Non-operating income and expense	137,125	12,561	124,564	991.67
Pre-tax profit from continuing operation	602,021	648,339	(46,318)	(7.14)
Income tax expense	102,982	107,116	(4,134)	(3.86)
Net income	499,039	541,223	(42,184)	(7.79)
Other comprehensive income of this period (loss)	(90,662)	101,700	(192,362)	(189.15)
Total comprehensive income of this period	408,377	642,923	(234,546)	(36.48)

Explanation of increased or decreased percentage (except for difference less than 20%):

- 1. Decrease in operating profit: the main unit this year's revenue decline, and the company continues to invest R&D resources.
- 2. The decrease in non-operating income and expense was mainly due to the impact from the exchange rate fluctuation and obtained dividends from investing in securities.
- 3.Other comprehensive loss: due to loss of valuation of securities held.

Total comprehensive benefits for the current period:caused by the evaluation loss of the securities held by the principal.

(II) Expected sales in the upcoming year and its basis, its potential Impact on the Company's future financial business, and the countermeasures thereof: The Company expects the sale to increase over 2022 and benefit the Company, after considering changes in the overall economic environment, industrial trends, The semiconductor manufacturing industry should be consistent with the year 2022, but thecompanyhasinvested in northern central Taiwan and overseas expansion plans.

III. Review and Analysis of Cash Flow

(I) Analysis of cash flow changes of the most recent year:

Unit: NT\$ Thousands

Year	2022	2021		Change
Item	2022	2021	Amount	%
Net cash inflows from operating	602,388	152,214	450,174	295.75
activities				
Net cash outflows from	(355,876)	(183,579)	(172,297)	93.85
investing activities				
Net cash inflows (outflows) from	499,266	(166,861)	666,127	(399.21)
financing activities				

Main reasons for cash flow changes for the most recent year:

(1)Increasein net cash inflow from business activities in2022compared to2021: the main partywithdrawalsmore receivables, and as result oflowerdemand for orders, the number of stock outflows from stocking decreased, thus2022The annual net cash inflow from operating activities increased.

Year	2022	2021		Change
Item	2022	2021	Amount	%

- (2) Increased net cash outflow from investment activities in 2022 compared to the year 2021: due to the purchase of land and plant in Taichung Industrial Park.
- (3) Net cashinflow from financing activities in 2022: due to the principal issuing convertible corporate bonds.
- (II) Corrective Measures for Insufficient Liquidity: Not applicable.
- (III) Analysis on cash flow liquidity in upcoming Year (2023)

Unit: NT\$ Thousands

	Net cash flow from investment		Cash balance	Countermeasures for cash deficiency		
Beginning Cash Balance	from operations of the whole year	and financing activities of the whole year			Financial plan	
1,394,524	602,388	143,390	1,394,524	-	-	

- (1) Analysis of cash flow in 2023
 - **DBusiness activities:** It is expected that the company's operating scale will continue to grow, and its net cash will flow out due to the continuous consumption of operating funds.
 - ②Investment activities: The Company expects to continue to grow in business and expand its business scale, creating a net cash outflow from investment activities.
 - **③Financing activities: Cash outflow from the dividend distribution in cash.**
- (2) Remedy measures and liquidity analysis of estimated cash shortage: by issuing corporate bonds for operating turnover and speeding up the process of customer acceptance and collection, the company's capital level can be raised.
- IV. Effect upon Financial Operations of Major Capital Expenditures in the Most Recent Fiscal Year:
 - 1. The use of major expenditures and funding sources: None.
 - 2. Expected benefits: None.

V. Reinvestment Policy and the Main Reasons for Profits/ Losses thereof, Improvement Plan, and One-Year Investing Plan:

Unit: NT\$ thousand

Explanation	Investment amount	Policy	Main reasons for profit or loss	Improve ment plan	Other future investment plans
Uniring Tech Co., Ltd.	NT\$ 230,000,000	To disperse business risks and expand business over consumer electronics	After the completion of the model development, the company's net profit greatly increased	N/A	N/A
PAI FU INTERNATIO NAL LIMITED	NT\$ 65,263,000	Invested in Kunshan All Ring Tech Co., Ltd., and All Ring Tech (Kunshan) Co., Ltd.	The investment of Wanrun Technology precision machine stable profit, making PAI FU company 2022 years as a business benefit	N/A	N/A
IMAGINE GROUP LIMITED	NT\$ 246,451,000	Invested in All Ring Tech (Kunshan) Co., Ltd.	The investment of wanrun technology precision machine stable profit, make IMAGINE company 2022 years as a business interest	N/A	N/A

VI. Risk Factors:

- (I) Risk factors
 - 1. Impacts of fluctuations in interest rates, foreign exchange rates and inflation on the company's profitability and future countermeasures

(1) Impact from Interest Rate Changes

Item	2022 (NT\$1000; %)
Net interest gain/loss	(2,817)
Net currency exchange gain/loss	82,601
Ratio of net interest income/expense to net revenue	(0.13%)
Ratio of net interest income/expense to net income before tax	(0.47%)
Ratio of currency exchange gain/loss to net revenue	3.67%
Ratio of currency exchange gain/loss to net income before tax	13.72%

Exchange gains and lossesaccounted for approximately 14% of the net profit beforetax as described in the table above. However, the company maintains close contactwith the bank, the information of interest rate changes in real time, and exchange the recovered foreign currency back to NTD depending on the exchange rate situation, so the actual impact of interest rate fluctuations on the company isminimal.

(2) Impact from Exchange Rate Changes

The exported sales quotation and oversea raw materials purchases of the

Company are both traded in U.S. dollars. Because the recurring offset of sales and purchases has the effect of a hedge against exchange rate changes, the revenue and profit should not be greatly affected. In order to strengthen the risk management of exchange rate fluctuations, the following countermeasures have been taken:

- A. By the nature hedging, the foreign currency receivables from the sales are used to pay for the foreign currency payables for the purchases. Accordingly, the assessment shall focus only on foreign currency. The forecast of the exchange rate trend shall allow settling or paying off foreign currency purchases and operating financial instruments promptly, reducing exchange rate risks.
- B. The financial staffs shall keep tack of exchange rate fluctuations by monitoring international financial situations, maintaining close contact with bank exchange personnels, and collecting financial information provided by banks and investment institutions.
- C. When the business staff offers price and bargains, he shall also weigh the exchange rate fluctuations and adjust the product price accordingly.

(3) Impact from Inflation

The prices of raw materials required by the Company are stable. The easing inflation nowadays shall not affect much the future profit and loss of the Company.

- 2. The policies, main reasons for profits/losses, and future countermeasures for high-risk, high-leverage investments, lending funds to other parties, endorsements/guarantees, and derivatives trading
 - (1) Engagement in any high risk and high-leverage investments: None.
 - (2) Policies, main reasons and future countermeasures for capital lending to others
 A. Policy

Lending capital to others shall be handled in accordance with the company's "Procedures for Lending of Capital to Others."

B. Main reasons

To keep in operation the company's sub-subsidiary, All Ring Tech (Kunshan) Co., Ltd. (hereinafter referred to as All Ring Tech (Kunshan)), the company's sub-subsidiary, Kunshan All Ring Tech Co., Ltd. (hereinafter referred to as Kunshan All Ring Tech) shall, under the approval of the Board of Directors, lend a capital of RMB8 million or less to All Ring Tech (Kunshan) with a one-year period. As of the publication date the Annual Report, the loan balance was RMB0.

- C. Future countermeasures: None.
- (3) Policies, main reasons and future countermeasures for endorsements:

A. Policy

Endorsements/guarantees shall be handled in accordance with the company's "Procedures for Endorsements and Guarantees."

B. Main reasons

The subsidiary, Uniring Tech Co., Ltd., intended to apply to a financial institution for a loan required for its working capital turnover. The Company has endorsements both at NT\$30,000 thousand with an one-year period, in accordance with the Board's resolution on February 22 and April 25, 2022.

C. Future countermeasures: None.

3. Future R&D plans and estimated R&D expenses

(1) Future R&D plans

To maintain the long-term advantages in R&D capabilities, the Company has filed the patents for key core technologies to the Intellectual Property Bureau. In addition, the Company has continued to invest largely in R&D, recruit outstanding R&D engineers, and make sure that training programs have been implemented as planed. These policies shall advance the R&D capabilities of the Company to a technical advantage over industrial competitors. To this end, the Company has set up the goal to develop five new types of automatic machines every year. The R&D strategies are listed as follows:

- A. To grasp fully the market and the needs of customers. With the satisfaction of customers in mind, the R&D professionals that the Company has trained shall continue to cultivate mainstream technologies.
- B. The development of successful R&D technical processes is regulated by the standard of the quality assurance system, to ensure that the technology-developing experience is being passed on.
- C. To cultivate ample interaction with research institutes and academic units. With the aid and guide by the leading experts and scholars, the R&D capabilities can be strengthened step by step.
- D. To build a strategic alliance with technical developers, in order to guide the R&D direction or develop new technologies, and reduce R&D costs and risks.
- E. To collaborate with foreign professional equipment manufacturers on developing new products. The gradual transfer of technologies shall make possible the independence of the Company in the long term.
- (2) The Company has upheld the belief that core technologies must be developed by its R&D personnels. To this end, NT\$462,837,000 has been allocated for R&D development in 2022.

4. Effect on the company's financial operations of relevant policies adopted and changes in the legal environment at home and abroad, and measures to be taken in response

The company has paid great attention to changes in major domestic/overseas policies and regulations and has taken necessary actions in response to these changes. Present changes in major domestic/overseas policies and regulations have no significant impact on the company's financial business.

5. Impact of changes in technologies (including information security risk) and industries on the company's finance and business, and the countermeasures thereof

R&D and manufacturing semiconductor testing equipment is the company's main development target recently, continuous research and development and innovation for the company among the main competitive niche of frontline testing equipment factory, the company has set a clear research and development plan, the company stably invest R&D funds and actively cultivate R&D personnel every year, so that the company can be in the industry In stable leading position, the company's operating performance also maintained a steady growth trend, so technology changes have a positive effect on the company's financial business. In response to the risk of changes in the industry, the company constantly communicate with customers and customize and improve the needs of customers. Through understanding of customer process, further expand the product line, extend the development project to other equipment required, thereby reducing the uncertainty of product development and improving product opening The timing and success rate, and has been affirmed by international semiconductor manufacturers. On the basis of product understanding, continue to optimize, increase machine efficiency and reduce production costs, through the advantages of independent process R&D technology and stable mass production experience to cope with the trend of the industry.

Due to the growing network development and increasing threats to network and information security, the Company has set up an Information Security Enforcer, which manages the Information Security Executive Team and the Information Security Emergency Processing Team, which sets out an information security plan for a number of information security-related issues and regularly evaluates the effectiveness of implementation. Preventing external malicious intrusions, stealing sensitive information and the kidnapping of ransomware databases through irregular information training and advocacy, as well as through system audit to check whether there is abnormal information flow, avoid the outflow of R&D results, to ensure the company's operations, accounting and other important systems For effective operation, please refer to pages 71~72 for detailed implementation and workarounds.

6. Effect on the company's crisis management of changes in the company's corporate

image, and measures to be taken in response

The company commits to maintaining a high degree of professional ethics and management operations. No unethical behavior will be allowed under the established integrity standards. In the event of a crisis, the relevant analysis shall be conducted, and countermeasures shall be taken to minimize the impact and smooth the operation.

7. Expected benefits and possible risks associated with any merger and acquisitions, and mitigation measures being or to be taken

In the most recent year up to the date this report is published, the Company has had no plans for mergers and acquisitions. The benefits of any future merger and acquisition plans will be evaluated carefully to ensure the shareholders' interests.

8. Expected benefits and possible risks associated with any plant expansion, and mitigation measures being or to be taken

The construction of Taichung new plant has been completed. This new plant is set to meet the growth of downstream industries and demands on new products. The company's revenue and customer satisfaction are expected to increase, while its competitiveness in the market is strengthened. No relevant risks are to be concerned with.

9. Risks on concentrated sources of sales/purchases, and the countermeasures thereof

(1) Purchase:

The Company maintains a steady long-term collaboration with suppliers. Once a certain supplier fails to be a stable suppler or fails to deliver on time, the Company will first seek other suppliers or suitable alternative materials. All suppliers have no market monopoly over the main raw materials provided to the Company. Instead, a long-term, stable partnership of good quality has been established between the Company and the suppliers. Meanwhile, the Company also reviews the quality of supplied raw materials from time to time, and inquires about other good suppliers in order to disperse the risk of concentrated purchase.

(2) Sales:

To avoid the impact from the environmental fluctuations in specific industries, the company has, in addition to developing manufacturing equipment for passive components (resistance, capacitance, and inductance) and semiconductor equipment, succeeded to expand its business on LEDs and testing equipment. Furthermore, judging from the fact that the top ten sale customers of the company for the past three years are mostly well-known manufacturers, and from the fact that the capital expenses of large semiconductor package companies have gone up to meet the current trend toward thin and light electronic products, there is no

risk of concentrated sales at the present moment.

10. The impact, risks and countermeasures of a large number of transfer or replacement of shares of directors or major shareholders holding more than 10% shares on the company.

There is no described circumstance in the most recent year up to the publication date of this report.

11. Impact and risk of change in management right, and the countermeasures thereof:

There is no such concern in the most recent fiscal year up to the date this report is published.

12. Other significant risks, and mitigation measures being or to be taken

There is no such concern in the most recent fiscal year up to the date this report is published.

(II) Litigations and Non-Litigations

- 1. For litigations that have been settled or are still ongoing, and non-litigations or administrative disputes, which occurred during the most recent two years up to the date this report is published, the Company shall disclose the disputed facts, monetary amount involved, proceeding starting date, main involved parties, and the current handling status if these matters have a significant impact on the shareholders' interests or securities prices: None.
- 2. For the Company's Directors, Supervisors, President, person in charge, and shareholders who own 10% or more of the company's stock having, in the most recent two years up to the publication date of the Annual Report, been involved in litigation cases that have been settled or are still ongoing, and non-litigation cases or administrative disputes, the company shall disclose their possible impacts on the shareholders' equity or securities prices: None.
- 3. For the company's Directors, managerial officers, and shareholders who own 10% or more of the company's stock having, in the most recent two years up to the publication date of the Annual Report, been involved in the affairs specified in Article 157 of the Securities Exchange Act, the company shall disclose how it handles the matter at the present moment: None.
- (III) Facts regarding the hard-up financial standing and loss of credit standing suffered by the directors, managers and shareholders taking 10% or more of the company's shares in recent year and the period as of the publication date of the Annual Report: If any, please specify the impact on the financial standing of the Company: None.

VII. Other Important Matters:

- (I) Succession Planning and Operation of Board Members
 - 1. The Articles of Association of the Company stipulates that the candidate nomination system shall be adopted for the election of directors, and the Code of Practice for Corporate Governance and the Measures for the Election of Directors stipulate that the composition of the board of directors shall consider diversification, and the diversification policy shall be formulated according to the company's own operation, operation type and development needs, including but not limited to two major standards, namely, basic conditions and values, professional knowledge and skills.
 - 2. The Company's succession plan for directors establishes a database of directors candidates according to the following criteria:
 - (1) Honesty, responsibility, innovation and decision-making, consistent with the core values of the company, and professional knowledge and skills helpful to the company's operation and management.
 - (2) Having industrial experience related to the business of the Company.
 - (3) Continuously providing an effective, coordinated, diversified board of directors that meets the needs of the Company.
 - 3. The Company's performance evaluation measures by the "Board Self-Evaluation or Peer Evaluation Method" include the control of the company's objectives and tasks, the recognition of responsibilities, the participation in operation, the internal relationship management and communication, professional functions and further study, internal control and specific opinions, etc., so as to confirm the effective operation of the board of directors and evaluate the performance of directors, which can be used as a reference for selecting directors in the future.

(II) Succession Planning and Operation of Important Management

The Company is led by the Chairman, President and senior executives, and continues to achieve success in R&D, business, management, manufacturing, and finance. As for the successor to the chairman and president, it is necessary to evaluate the degree of fit with the company according to the personality traits, professional learning ability of the candidates. It is also essential to evaluate the willingness of the successor to take over the company, and then decide the appropriate successor. Also, according to their professional ability and qualifications, appropriate experience and cultivation will be given, and proper guidance will be provided in the process. In this process, the target successor will be given greater operational flexibility and latitude to improve its performance and credibility inside and outside the organization, helped to establish a team that can cooperate and proposes future development directions for the company, for a successful transition.

In the planning succession plan, in addition to the excellent workability,

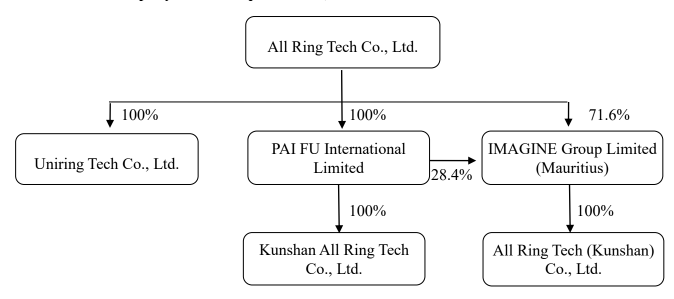
successors must conform to the company's values. Personality traits must include integrity, commitment, innovation, and customer trust. The company's competency requirements for peopleat each level are gradually increased with the ranks. Thekey objectives are listed below:

- 1. Determine the continuation of leadership style and understand the wishes, motivations, ideas, and values of successors through careful observation and performance appraisal reports daily, hoping that when taking over a plan in the future, the entire successor team can have a consistent view on the tasks to be implemented.
- 2. Confirm whether the ability and skills of the successor candidates are sufficient, give appropriate training, arrange appropriate training courses according to their personal characteristics, and review their learning progress. Through professional ability training, they can be integrated and applied to cultivate their judgment ability in decision-making. In addition, once or twice a year, education and training courses on new management knowledge are held for supervisors from time to time, so as to enhance their management thinking and learn new management tools with the times.
- 3. Maximize the talent database to attract successor candidates from different professional.
- 4. Different departments are responsible for related business and development inside the organization, responsible for deepening the perception of the operating concept and developing their skills through relevant R&D, production, marketing, business or financial meetings in the hope of screening important members of the successor team. The Company expect that the successor plan will realize a seamless connection in the following 3-5 years.
- 5. Business group meetings shall be held twice a month, attended by the company's senior executives. Participants exchange views on the company's major operational issues and share new knowledge of external industries. The company also conducts meetings to observe whether any of the executives' personality traits, values and work ability meet the company's successor characteristics.

Chapter 8 Special Notes

- I. Information on Affiliated Companies
 - (I) Consolidated Operation Report of Affiliates
 - 1. Organizational Chart of Affiliated Companies

The Company affiliates up to Dec 31, 2022 are as follows:



2. Information of Subsidiaries and Affiliates

December 31, 2022

Affiliated Company	Relations with the Company	Reciprocal shareholding ratio	Actual investment amount of the Company
PAI FU International Limited (BVI)	A 100% subsidiary of the Company	Does not hold any shares of the Company	NT\$ 65,263,000
IMAGINE Group Limited (Mauritius) (Note 1)	A 100% subsidiary of the Company	Does not hold any shares of the Company	NT\$182,840,000
Uniring Tech Co., Ltd.	A 100% subsidiary of the Company	Does not hold any shares of the Company	NT\$ 230,000,000
Kunshan All Ring Tech Co., Ltd.	A 100% sub subsidiary	Does not hold any shares of the Company	US\$1,500,000
All Ring Tech (Kunshan) Co., Ltd.	A 100% sub subsidiary	Does not hold any shares of the Company	US\$7,200,000

Note 1: The company also reinvested in IMAGINE Group Limited US\$2,070 thousand via its subsidiary PAI FU International Limited, holding 28.4% of the shares.

3. Shareholders presumed to have a relationship of control and subordination: None.

- 4. Overall business scope of affiliated companies: The business of the company and its affiliated companies includes design, manufacturing, and sale of machinery and equipment, optical equipment manufacturing, data storage media units manufacturing, and software design services, etc.
- 5. Information on affiliated companies

April 17, 2023

		NI	Number of Shares Held		
Company Name	Title	Name or	Number of	Shareholding	
		Representative	Shares	Ratio	
PAI FU INTERNATIONAL LIMITED	Director	Ching-Lai Lu	ı	-	
Kunshan All Ring Tech Co., Ltd.	Director	Ching-Lai Lu	ı	-	
IMAGINE GROUP LIMITED	Director	Hsin-Yao Cheng	-	-	
All Ring Tech (Kunshan) Co., Ltd.	Director	Ching-Lai Lu	-	-	
Uniring Tech Co., Ltd.	Director	Ching-Lai Lu		_	

6. Overview of the operations of affiliated companies:

December 31, 2022

							December	01, 2022
Company Name	Capital on Stock	Total Assets	Total liabilities	Net Value	Operating Revenue	Operating Gain (Loss)	Profit after tax	Earnings per share (NT\$) (after tax)
PAI FU INTERNATIONAL LIMITED (Note 1)	1,930	4,454	0	4,454	0	(3)	85	N/A
IMAGINE GROUP LIMITED(註 1)	7,290	9,878	0	9,878	0	(5)	336	N/A
All Ring Tech (Kunshan) Co., Ltd. (Note 2)	51,078	79,387	10,724	68,663	33,330	48	2,290	N/A
Kunshan All Ring Tech Co., Ltd. (Note 2)	12,406	9,685	284	9,401	0	(196)	(58)	N/A
Uniring Tech Co., Ltd. (Note 3)	53,967	81,691	15,545	66,146	42,256	15,293	12,178	2.26

Note 1: Units in thousand USD Note 2: Units in thousand CNY. Note 3: Units in thousand NTD.

- (II) Consolidated Financial Statements of Affiliated Companies: Please refer to Pages 140~234.
- (III) Declaration of Consolidated Financial Statements of Affiliated Companies: Please refer to Page 139.
- II. Private Securities of Most Recent Year, up to the Date this Report is Published: None.
- III. Holding or Disposition of the Shares by the Company Subsidiaries in the Most Recent Year, up to the Date this Report is Published: None.

IV. Essential Supplements: None.

V. Any of the situations listed in Article 36, paragraph 3, subparagraph 2 of the Securities and Exchange Act, which might materially affect shareholders' equity or the price of the company's securities during the most recent fiscal year or the current fiscal year up to the publication date of the Annual Report: None.

All Ring Tech Co., Ltd.

Declaration of Consolidated Financial Statements of Affiliated Enterprises

For the year ended December 31, 2022, pursuant to Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises, the Company that is required to be included in the consolidated financial statements of affiliates, is the same as the Company required to be included in the consolidated financial statements under International Financial Reporting Standards 10. And if relevant information that should be disclosed in the consolidated financial statements of affiliates has all been disclosed in the consolidated financial statements of parent and subsidiary companies, it shall not be required to prepare consolidated financial statements of affiliates.

Hereby declare,

All Ring Tech Co., Ltd. February 22, 2023

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of All Ring Tech Co., Ltd.

Opinion

We have audited the accompanying consolidated balance sheets of All Ring Tech Co., Ltd. and its subsidiaries (the "Group") as at December 31, 2022 and 2021, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2022 and 2021, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission

Basis for opinion

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

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in

forming our opinion thereon, we do not provide a separate opinion on these matters.

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

Revenue recognition

Description

Refer to Note 4(27) for accounting policies on revenue recognition.

The sales revenue of the Group is primarily from the assembly and sale of equipment. Based on the terms of the sale agreement, sales revenue is recognised when the control of the goods sold is transferred to the customer after the installation of the goods or the acceptance of the goods by the customer, being when the goods are delivered to the customer, the customer has full discretion over the channel and price to sell the goods, and there is no unfulfilled obligation that could affect the customer's acceptance of the goods. As the transfer of control of the goods to the customer in a sale transaction involves manual process and judgement, there exists a risk of material misstatement that may arise from improper revenue recognition for transactions that occur near the balance sheet date and the transaction amounts are usually material. Thus, we considered the cutoff of revenue a key audit matter.

How our audit addressed the matter

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

- 1. Obtained an understanding and assessed the accounting policy on revenue recognition.
- 2. Understood and assessed internal control over revenue recognition, tested the effectiveness of internal controls over the shipment of goods and verified the timing of revenue recognition.
- 3. Tested the cutoff of transactions that occurred a certain time before or after the balance sheet date in order to verify whether the control of the goods for which revenue has been recognised was transferred, and whether the revenue was recorded in the appropriate period..

Evaluation of inventories

Description

Refer to Note 4(10) to the consolidated financial statements for the accounting policy on inventory valuation, Note 5(2) for information on the uncertainty of accounting estimates and assumptions on inventory valuation, and Note 6(5) for information on allowance for inventory valuation losses. As of December 31, 2022, inventory and allowance for inventory valuation losses were NT\$807,757 thousand and NT\$97,219 thousand, respectively.

The Group develops, manufactures, and assembles production equipment for semiconductors and passive components. Due to rapid changes in technology, the risk of the materials inventory of related equipment incurring valuation losses or becoming obsolete is high. Inventories are stated at the lower of cost and net realizable value. The net realizable value of inventory that is over a certain age or individually identified as obsolete is determined based on the historical information on inventory obtained by management from periodic inspections.

The technology related to the Group's products is rapidly changing, and the determination of the net realizable value of inventory identified as obsolete involves subjective judgement. Thus, we considered the evaluation of inventories a key audit matter..

We performed the following audit procedures on the above key audit matter:

- 1. Ensured consistent application and assessed the reasonableness of the Group's policies and procedures on setting allowance for inventory valuation losses according to applicable accounting principles and the auditors' understanding of the nature of the Group's industry. This included assessing the reasonableness of the source of the historical information on inventory used in determining net realizable value and assessing the reasonableness of judgments of obsolete inventory items.
- 2. Obtained an understanding of the Group's warehousing control procedures. Reviewed annual physical inventory count plan and participated in the annual inventory count in order to assess the classification of obsolete inventory and effectiveness of internal control over obsolete inventory.
- 3. Tested the appropriateness of the logic used in evaluating the net realizable value of inventory and inventory aging report, selected samples from inventory items by each sequence number to verify its net realizable value and to verify the reasonableness of the allowance for inventory valuation losses.

Other matter – Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial

statements of All Ring Tech Co., Ltd. as at and for the years ended December 31, 2022 and 2021.

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

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

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

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

Auditors' responsibilities for the audit of the consolidated financial statements

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

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

1. Identify and assess the risks of material misstatement of the consolidated financial statements,

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

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

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

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

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

Lin Yung-Chih

Independent Accountants

Lin Tzu-Shu

PricewaterhouseCoopers, Taiwan Republic of China February 22, 2023

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

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

ALL RING TECH CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

]	December 31, 2022	December 31, 2021			
	Assets	Notes		AMOUNT	%	 AMOUNT		
	Current assets							
1100	Cash and cash equivalents	6(1)	\$	1,394,524	34	\$ 637,280	18	
1136	Financial assets at amortised cost-	6(3)						
	current			42,916	1	29,043	1	
1150	Notes receivable, net	6(4)		45,278	1	178,797	5	
1170	Accounts receivable, net	6(4) and 12		599,657	14	815,925	23	
1200	Other receivables			1,556	-	7,998	-	
130X	Inventories	5(2), 6(5)(7)		710,538	17	722,101	20	
1410	Prepayments			7,248		 16,289		
11XX	Total current assets			2,801,717	67	 2,407,433	67	
	Non-current assets							
1510	Financial assets at fair value	6(2)(12)						
	through profit or loss - non-current			180	-	-	-	
1517	Financial assets at fair value	6(6)						
	through other comprehensive							
	income - non-current			349,116	8	490,573	14	
1535	Financial assets at amortised cost -	6(3) and 8						
	non-current			2,403	-	15,403	1	
1600	Property, plant and equipment	6(7) and 8		829,440	20	523,982	15	
1755	Right-of-use assets	6(8)		63,302	2	62,703	2	
1780	Intangible assets	6(9)		28,162	1	5,034	-	
1840	Deferred income tax assets	6(25)		41,713	1	46,934	1	
1915	Prepayments for business facilities	6(7)(9)		-	-	10,881	-	
1920	Guarantee deposits paid			14,173	-	4,650	-	
1960	Prepayments for investments - non-	6(6)						
	current			20,000	1	-	-	
1990	Other non-current assets			14,529		 10,765		
15XX	Total non-current assets			1,363,018	33	 1,170,925	33	
1XXX	Total assets		\$	4,164,735	100	\$ 3,578,358	100	

(Continued)

ALL RING TECH CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

	Liebilities and Family				December 31, 2022 AMOUNT %				
-	Liabilities and Equity Current liabilities	Notes	Al	MOUNI	<u> </u>	AMOUNT	<u>%</u>		
2100	Short-term borrowings	6(10) and 8	\$			\$ 80,000	2		
2130	Current contract liabilities	6(18)	J	49,499	1	27,263	1		
2150		0(10)		963	1		1		
	Notes payable	7		357,618	-	8,646	20		
2170	Accounts payable	7		•	9	704,082	20		
2200	Other payables	6(11)		274,633	7	268,513	7		
2230	Current income tax liabilities	6(25)		36,458	1	75,227	2		
2250	Provisions for liabilities - current	6(12)		16,541	-	23,101	1		
2280	Lease liabilities - current			10,101	-	4,965	-		
2310	Advance receipts			14,723		-			
21XX	Total current liabilities			760,536	18	1,191,797	33		
	Non-current liabilities								
2530	Bonds payable	6(13)		874,714	21	-	-		
2570	Deferred income tax liabilities	6(25)		42,865	1	25,707	1		
2580	Lease liabilities - non-current			24,606	1	28,385	1		
2640	Net defined benefit liabilities - non-	6(14)							
	current			26,343	1	27,757	1		
2645	Guarantee deposits received			3,793		2,412			
25XX	Total non-current liabilities			972,321	24	84,261	3		
2XXX	Total liabilities			1,732,857	42	1,276,058	36		
	Equity								
	Share capital								
3110	Common stock	6(15)		833,239	20	833,239	23		
3200	Capital surplus	6(13)(16)		466,556	10	310,911	9		
	Retained earnings	6(6)(17)							
3310	Legal reserve			335,430	8	281,334	8		
3320	Special reserve			22,672	1	22,737	_		
3350	Unappropriated retained earnings			822,167	20	682,546	19		
3400	Other equity interest	6(6)		86,164	2	237,982	7		
3500	Treasury stocks	6(15)	(134,350)	(3)	(66,449)	(2)		
3XXX	Total equity		·	2,431,878	58	2,302,300	64		
	Significant contingent liabilities and	9				· · · · · · · · · · · · · · · · · · ·			
	unrecognised contract commitments								
3X2X	Total liabilities and equity		\$	4,164,735	100	\$ 3,578,358	100		
J11#11	The accompanying notes are	o on integral no							

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

$\frac{\text{ALL RING TECH CO., LTD. AND SUBSIDIARIES}}{\text{CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME}} (\text{Expressed in thousands of New Taiwan dollars, except for earnings per share amounts})$

					ears end	led D	ecember 31,	
	Items	Notes		2022 AMOUNT	%		2021 AMOUNT	%
4000	Operating revenue	6(18)	\$	2,248,713	100	\$	2,604,316	100
5000	Operating costs	6(5)(8)(9)(14)(23)(Φ	2,240,713	100	Φ	2,004,510	100
2000	operating costs	24) and 7	(1,171,181) (52)	(1,387,133) (53)
5900	Net operating margin	,	_	1,077,532	48	`	1,217,183	47
	Operating expenses	6(8)(9)(14)(23)(24)				-	<u>, , ,</u>	
	• • •	, 7 and 12						
6100	Selling expenses		(73,135) (3)	(88,227) (4)
6200	General and administrative							
	expenses		(139,943) (6)	(143,079) (6)
6300	Research and development							
< 4 = 0	expenses		(385,510) (17)	(343,764) (13)
6450	Expected credit losses		<u></u>	14,048) (1)	<u>_</u>	6,335)	-
6000	Total operating expenses		_	612,636) (<u>27</u>)	(<u>581,405</u>) (23)
6900	Operating profit		-	464,896	21	-	635,778	24
7100	Non-operating income and expenses	((10)		7.022			1 422	
7100	Interest income	6(19)		7,923	- 2		1,422	- 1
7010 7020	Other income Other gains and losses	6(6)(20) 6(2)(8)(13)(21)		64,829	3		29,734	1
7020	Other gams and losses	and 12		75,113	3	(18,146)	
7050	Finance costs	6(8)(13)(22)	(10,740)	-	-	449)	_
7000	Total non-operating revenue and	0(0)(10)(22)	_	10,740		<u></u>	112)	
7000	expenses			137,125	6		12,561	1
7900	Profit before income tax			602,021	27	-	648,339	25
7950	Income tax expense	6(25)	(102,982) (5)	(107,116) (4)
8200	Profit for the year		\$	499,039	22	\$	541,223	21
	Other comprehensive income (loss)					_		
	Components of other comprehensive							
	income (loss) that will not be							
	reclassified to profit or loss							
8311	Remeasurement of defined benefit	6(14)						
	obligations		\$	2,021	-	(\$	330)	-
8316	Unrealised (loss) gain on valuation	6(6)						
	of financial assets at fair value							
	through other comprehensive		,	104.000	_		10<0-4	
02.40	income	C(0.5)	(106,008) (5)		106,872	4
8349	Income tax related to components	6(25)						
	of other comprehensive (loss) income that will not be reclassified							
	to profit or loss		(404)			66	_
	Components of other comprehensive		(404)	_		00	_
	income (loss) that will be reclassified							
	to profit or loss							
8361	Financial statements translation							
	differences of foreign operations			13,729	1	(4,908)	-
8300	Total other comprehensive (loss)							
	income for the year		(\$	90,662) (<u>4</u>)	\$	101,700	4
8500	Total comprehensive income for the				<u> </u>		_	
	year		\$	408,377	18	\$	642,923	25
	Profit attributable to:							
8610	Owners of the parent		\$	499,039	22	\$	541,223	21
	Comprehensive income attributable							
	to:							
8710	Owners of the parent		\$	408,377	18	\$	642,923	25

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

 $\frac{\text{ALL RING TECH CO., LTD. AND SUBSIDIARIES}}{\text{CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME}} (Expressed in thousands of New Taiwan dollars, except for earnings per share amounts)}$

	Earnings per share (in dollars)	6(26)		
9750	Basic	<u>\$</u>	6.15	\$ 6.64
9850	Diluted	\$	5.86	\$ 6.61

ALL RING TECH CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)

						Capital Surplus				R	Retained Earnings			Other Equity Interest									
		Not	es	- (capital common tock	pai	tional id-in oital	Stock	x options	Lega	l reserve		Special eserve	d i	propriate retained arnings	Fi sta tra dif of	nancial atements nslation ferences foreign erations	Unrea ga (loss valua fina asse fair throug compre	alised nins ses) on tion of nncial ets at value gh other come		easury tocks	Tot	al equity
For the year ended December 31, 2021																							
Balance at January 1, 2021		\$ 833,	239	\$	327,094	\$	-	\$	108	\$	256,539	\$	22,737	\$	394,453	(\$	32,224)	\$	168,242	(\$	66,449)	\$	1,903,739
Net income for the year ended December 31, 2021			_		_		_		_		_		_		541,223		_		_		_		541,223
Other comprehensive income (loss) for the year ended December 31, 2021	r6(6)		_		_		_		_		_		_	(264)	(4,908)		106,872				101,700
Total comprehensive income (loss) for	•	-					<u></u>							_									
the year ended December 31, 2021															540,959	(4,908)		106,872				642,923
Distribution of 2020 net income:											24 705			,	24,795)								
Legal reserve Cash dividends	6(17)		-		-		-		-		24,795		-	(228,071		-		-		-	(228,071)
	6(16)		_		-		-		-		-		_	,	220,071)		-		_		_	(220,071)
the capital surplus	0(10)		-	(16,291)		-		-		-		-		-		_		-		_	(16,291)
Balance at December 31, 2021		\$ 833,	239	\$	310,803	\$		\$	108	\$	281,334	\$	22,737	\$	682,546	(\$	37,132)	\$	275,114	(\$	66,449)	\$	2,302,300
For the year ended December 31, 2022 Balance at January 1, 2022		\$ 833,	220	6	310,803	6		6	108	6	201 224	•	22,737	•	(92.546	(C	27.122.)	6	275 114	(6	((140)	6	2,302,300
Net income for the year ended		3 633,	239	3	310,003	3	-	3	100	3	281,334	<u> </u>	22,737	<u> </u>	682,546	(\$	37,132)	\$	275,114	(\$	66,449)	3	2,302,300
December 31, 2022			-		-		-		-		-		-		499,039		-		-		-		499,039
Other comprehensive income (loss) for the year ended December 31, 2022	r6(6)		_		-		_		-		-		-		1,617		13,729	(106,008)		-	(90,662)
Total comprehensive income (loss) for the year ended December 31, 2022	•		_				_	_							500,656		13,729	(106,008)				408,377
Distribution of 2021 net income:		-	_												300,030		10,725		100,000			-	100,077
Legal reserve			_		-		-		-		54,096		-	(54,096)		_		_		_		_
Cash dividends	6(17)		-		-		-		_		´ -		_	ì	366,543)		_		-		-	(366,543)
Reversal of special reserve			-		-		-		-		-	(65)		65		-		-		-		- 1
value through other comprehensive	6(6)																						
income	((12)		-		-		-		-		-		-		59,539		-	(59,539)		-		-
Conversion options of convertible bonds	6(13)		_		_		_		162,300		_		_		_		_		_		_		162,300
Repurchase of convertible bonds	6(13)		_		-		9,798	(16,453		-		_		-		_		_		-	(6,655)
Treasury stocks acquired	6(15)		-		-		-,	,	-		_		-		_		_		_	(67,901)	ì	67,901)
Balance at December 31, 2022	. /	\$ 833,	239	\$	310,803	\$	9,798	\$	145,955	\$	335,430	\$	22,672	\$	822,167	(\$	23,403)	\$	109,567	(\$	134,350)	\$	2,431,878

ALL RING TECH CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars)

		For the years ended December 31,						
	Notes		2022		2021			
CASH FLOWS FROM OPERATING								
<u>ACTIVITIES</u>								
Profit before tax		\$	602,021	\$	648,339			
Adjustments			,		,			
Adjustments to reconcile profit (loss)								
Loss on financial assets at fair value through	6(2)(21)							
profit or loss	,,,,		2,520		-			
Expected credit losses	12		14,048		6,335			
Provision for inventory market price decline	6(5)		15,339		5,442			
Depreciation	6(7)(8)		43,533		35,922			
Loss (gain) on disposal of property, plant and	6(21)							
equipment		(617)		390			
Amortisation	6(9)(23)		5,670		3,080			
Gain from lease modifications	6(8)(21)	(11)		-			
Gain from repurchase of convertible bonds	6(13)(21)	(4,344)		-			
Interest income	6(19)	(7,923)	(1,422)			
Dividend income	6(6)(20)	(32,177)	(11,627)			
Interest expense	6(22)		10,740		449			
Changes in operating assets and liabilities								
Changes in operating assets								
Notes receivable			133,519	(102,348)			
Accounts receivable			202,209	(392,663)			
Other receivables			6,442	(909)			
Inventories		(10,161)	(361,940)			
Prepayments			9,041	(4,314)			
Changes in operating liabilities								
Current contract liabilities			22,236		849			
Notes payable		(83)		255			
Accounts payable		(346,464)		255,301			
Other payables			8,361		90,034			
Provisions for liabilities - current		(6,560)		7,023			
Advance receipts			14,723		-			
Net defined benefit liabilities - non-current			607		551			
Cash inflow generated from operations			682,669		178,747			
Dividends received			32,177		11,627			
Interest received			7,923		1,422			
Interest paid		(679)	(449)			
Income tax received			-		10,050			
Income tax paid		(119,702)	(49,183)			
Net cash flows from operating activities			602,388		152,214			

(Continued)

ALL RING TECH CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars)

	For the years			ended December 31,			
	Notes		2022	-	2021		
CASH FLOWS FROM INVESTING							
ACTIVITIES							
Acquisition of financial assets at amortised cost		(\$	873)	\$	_		
Proceeds from disposal of financial assets at		(Φ	0,0)	Ψ			
amortised cost			-		22		
Acquisition of financial assets at fair value							
through other comprehensive income		(235,744)	(118,346)		
Proceeds from disposal of financial assets at fair	6(6)	·		Ì	,		
value through other comprehensive income			271,193		-		
Cash paid for acquisition of property, plant and	6(27)						
equipment		(299,228)	(65,009)		
Proceeds from disposal of property, plant and							
equipment			821		578		
Acquisition of intangible assets		(7,510)	(4,158)		
Cash paid for prepayments for business facilities	6(27)	(51,248)	(1,424)		
(Increase) decrease in guarantee deposits paid		(9,523)		1,826		
Increase in prepayments for investments		(20,000)		-		
(Increase) decrease in other non-current assets		(3,764)		2,932		
Net cash flows used in investing activities		(355,876)	(183,579)		
CASH FLOWS FROM FINANCING							
<u>ACTIVITIES</u>							
Repayment of short-term borrowings	6(28)	(80,000)		-		
Increase in short-term borrowings	6(28)		-		80,000		
Repayment of lease principal	6(28)	(9,612)	(4,911)		
Net amount of issuance of convertible bonds	6(28)		1,122,743		-		
Repurchase of convertible bonds	6(13)(28)	(100,802)		-		
Increase in guarantee deposits received	6(28)		1,381		2,412		
Distribution of cash dividends from capital	6(16)						
reserve			<u>-</u>	(16,291)		
Cash dividends paid	6(17)	(366,543)	(228,071)		
Acquisition of treasury stocks	6(15)	(67,901)		<u> </u>		
Net cash flows from (used in) financing			400.266	,	166061)		
activities			499,266	(166,861)		
Effect of foreign exchange rate changes on cash			11 166	,	4.004.)		
and cash equivalents			11,466	(4,001)		
Net increase (decrease) in cash and cash			757 244		202 225		
equivalents	((1)		757,244	(202,227)		
Cash and cash equivalents at beginning of year	6(1)	<u> </u>	637,280	•	839,507		
Cash and cash equivalents at end of year	6(1)	\$	1,394,524	\$	637,280		

ALL RING TECH CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

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

1. HISTORY AND ORGANISATION

- (1) All Ring Tech Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.) on May 24, 1996. Its primary business includes the design, manufacture, and assembly of automation machines, the research, development, and design of computer software, and the manufacture of optical instruments.
- (2) The common shares of the Company have been listed on the Taipei Exchange since September 2002.

2. THE DATE OF AUTHORISATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORISATION

These consolidated financial statements were authorised for issuance by the Board of Directors on February 22, 2023.

3. <u>APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS</u>

(1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by the FSC and became effective from 2022 are as follows:

	Effective date by
	International Accounting
	Standards Board
New Standards, Interpretations and Amendments	("IASB")
Amendments to IFRS 3, 'References to the Conceptual Framework'	January 1, 2022
Amendments to IAS 16, 'Property, plant and equipment: proceeds	January 1, 2022
before intended use'	
Amendments to IAS 37, 'Onerous contracts - cost of fulfilling a contract'	January 1, 2022
Annual improvements to IFRS Standards 2018 - 2020	January 1, 2022

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

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

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

	Effective date by
New Standards, Interpretations and Amendments	IASB
Amendments to IAS 1, 'Disclosure of accounting policies'	January 1, 2023
Amendments to IAS 8, 'Definition of accounting estimates'	January 1, 2023
Amendments to IAS 12, 'Deferred tax related to assets and liabilities	January 1, 2023
arising from a single transaction'	

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

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

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

	Effective date by
New Standards, Interpretations and Amendments	ISAB
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	IASB
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 –	January 1, 2023
comparative information'	
Amendments to IAS 1, 'Classification of liabilities as current or non-current'	January 1, 2024
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024

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

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

(1) Compliance statement

The consolidated financial statements of the Group have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the FSC (collectively

referred herein as the "IFRSs").

(2) Basis of preparation

- A. Except for the following items, these consolidated financial statements have been prepared under the historical cost convention:
 - (a) Financial assets at fair value through profit or loss.
 - (b) Financial assets at fair value through other comprehensive income.
 - (c) Defined benefit liabilities recognised based on the net amount of pension fund assets less present value of defined benefit obligation.
- B. The preparation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(3) Basis of consolidation

- A. Basis for preparation of consolidated financial statements:
 - (a) All subsidiaries are included in the Group's consolidated financial statements. Subsidiaries are all entities (including structured entities) controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Consolidation of the subsidiary begins from the date the Group obtains control of the subsidiary and ceases when the Group loses control of the subsidiary.
 - (b) Inter-company transactions, balances and unrealised gains or losses on transactions between companies within the Group are eliminated. Accounting policies of the subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
 - (c) Profit or loss and each component of other comprehensive income are attributed to the owners of the parent and to the non-controlling interests. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.
 - (d) Changes in a parent's ownership interest in a subsidiary that do not result in the parent losing control of the subsidiary (transactions with non-controlling interests) are accounted for as equity transactions, i.e. transactions with owners in their capacity as owners. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity.
 - (e) When the Group loses control of a subsidiary, the Group measures any investment retained in the former subsidiary at its fair value. That fair value is regarded as the fair value on initial recognition of a financial asset or the cost on initial recognition of the

associate or joint venture. Any difference between fair value and carrying amount is recognised in profit or loss. All amounts previously recognised in other comprehensive income in relation to the subsidiary are reclassified to profit or loss, on the same basis as would be required if the related assets or liabilities were disposed of. That is, when the Group loses control of a subsidiary, all gains or losses previously recognised in other comprehensive income in relation to the subsidiary should be reclassified from equity to profit or loss, if such gains or losses would be reclassified to profit or loss when the related assets or liabilities are disposed of.

B. The consolidated subsidiaries and changes of the current period are as follows:

Name of	Name of	Main business	Ownership (%)		
investor	subsidiary	activities	December 31, 2022	December 31, 2021	Description
All Ring Tech Co., Ltd.	PAI FU INTERNATIONAL LIMITED	Mechanical engineering automation, and research, development and design of software	100.00	100.00	_
	Uni-Ring Tech Co., Ltd.	Other machine manufacture industry, electrical appliances, audio visual electronics and international trading industry	100.00	100.00	
	IMAGINE GROUP LIMITED	Investment business	71.60	71.60	Note
PAI FU INTERNATIONAL LIMITED	Kunshan All Ring Tech Co., Ltd.	Research, development, and manufacture of specialized electronic equipment used for cutting capacitance and inductance; sales of self- manufactured products and provision of corresponding technology testing services	100.00	100.00	
	IMAGINE GROUP LIMITED	Investment business	28.40	28.40	Note

Name of	Name of	Main business	Ownership (%)		
investor	subsidiary	activities	December 31, 2022	December 31, 2021	Description
IMAGINE GROUP LIMITED	All Ring Tech (Kunshan) Co., Ltd.	Research, development, and manufacture of specialized electronic equipment, testing of instruments and accessories; sales of self- manufactured products and provision of corresponding technology	100.00	100.00	—
		testing services			

Note: The Company and its subsidiaries own, directly or indirectly, more than 50% of the shares of these companies.

- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group: None.

(4) Foreign currency translation

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

A. Foreign currency transactions and balances

- (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
- (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance

sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.

(d) All foreign exchange gains and losses are presented in the consolidated statement of comprehensive income within 'other gains and losses'.

B. Translation of foreign operations

- (a) The financial performance and financial position of all the group entities, and associates that have a functional currency different from the presentation currency are translated into the presentation currency as follows:
 - i. Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
 - ii. Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
 - iii. All resulting exchange differences are recognised in other comprehensive income.
- (b) When the foreign operation partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling interest in this foreign operation. In addition, even when the Group retains partial interest in the former foreign subsidiary after losing control of the former foreign subsidiary, such transactions should be accounted for as disposal of all interest in the foreign operation.

(5) Classification of current and non-current items

- A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
 - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
 - (b) Assets held mainly for trading purposes;
 - (c) Assets that are expected to be realised within twelve months from the balance sheet date;
 - (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to pay off liabilities more than twelve months after the balance sheet date.
- B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
 - (a) Liabilities that are expected to be paid off within the normal operating cycle;
 - (b) Liabilities arising mainly from trading activities;

- (c) Liabilities that are to be paid off within twelve months from the balance sheet date;
- (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

(6) Cash equivalents

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

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

- A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortised cost or fair value through other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value and recognises the transaction costs in profit or loss. The Group subsequently measures the financial assets at fair value, and recognises the gain or loss in profit or loss.
- D. The Group recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

(8) Financial assets at amortised cost

- A. Financial assets at amortised cost are those that meet all of the following criteria:
 - (a) The objective of the Group's business model is achieved by collecting contractual cash flows.
 - (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at amortised cost are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognised in profit or loss when the asset is derecognised or impaired.

(9) Accounts and notes receivable

Accounts and notes receivable entitle the Group a legal right to receive consideration in exchange for transferred goods or rendered services. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(10) Inventories

Inventories are stated at the lower of cost and net realizable value. Cost is determined using the weighted-average method. The cost of finished goods and work in process comprises raw materials, direct labor, other direct costs and related production overheads (allocated based on normal operating capacity). It excludes borrowing costs. The item by item approach is used in applying the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale. When the cost of inventories exceeds the net realizable value, the amount of any write-down of inventories recognised as cost of sales during the period; and the amount of any reversal of inventory write-down is recognised as a reduction in cost of sales during the period.

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

- A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Group has made an irrevocable election at initial recognition to recognise changes in fair value in other comprehensive income and debt instruments which meet all of the following criteria:
 - (a) The objective of the Group's business model is achieved both by collecting contractual cash flows and selling financial assets; and
 - (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. The Group subsequently measures the financial assets at fair value:
 - (a) The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. Dividends are recognised as revenue when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.
 - (b) Except for the recognition of impairment loss, interest income and gain or loss on foreign exchange which are recognised in profit or loss, the changes in fair value of debt instruments are taken through other comprehensive income. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss.

(12) Impairment of financial assets

For debt instruments measured at fair value through other comprehensive income and financial assets at amortised cost, at each reporting date, the Group recognises the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognises the impairment provision for lifetime ECLs.

(13) Derecognition of financial assets

The Group derecognises a financial asset when the contractual rights to receive the cash flows from the financial asset expire.

(14) Property, plant and equipment

- A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.
- B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
- C. Property, plant and equipment apply the cost model and are depreciated using the straightline method to allocate their cost over their estimated useful lives. If each component of property, plant and equipment is significant, it is depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Asset	Estimated useful lives
Buildings and structures	$15\sim35$ years
Machinery and equipment	$3\sim10$ years
Transportation equipment	$3\sim 5$ years
Office equipment	$2\sim10$ years
Assets leased to others	$1 \sim 3$ years
Other facilities	$1\sim10$ years

(15) <u>Intangible assets</u>

Computer software is stated at cost and amortised on a straight-line basis over its estimated useful life of 1 to 10 years.

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

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

Lease payments are comprised of the following:

- (a) Fixed payments, less any lease incentives receivable; and
- (b) Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

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

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

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

D. For lease modifications that decrease the scope of the lease, the lessee shall remeasure the

lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognise the difference in profit or loss.

(17) Impairment of non-financial assets

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

(18) Borrowings

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

(19) Accounts and notes payable

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

(20) Convertible bonds payable

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

A. The embedded call options and put options are recognised initially at net fair value as 'financial assets or financial liabilities at fair value through profit or loss'. They are subsequently remeasured and stated at fair value on each balance sheet date; the gain or

loss is recognised as 'gain or loss on valuation of financial assets or financial liabilities at fair value through profit or loss'.

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

(21) Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability specified in the contract is discharged or cancelled or expires.

(22) Offsetting financial instruments

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

(23) Provisions

Provisions (including warranties) are recognised when the Group has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the

expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognised as interest expense. Provisions are not recognised for future operating losses.

(24) Employee benefits

A. Short-term employee benefits

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

B. Pensions

(a) Defined contribution plan

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

(b) Defined benefit plan

- I. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Group in current period or prior periods. The liability recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets. The net defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date) of a currency and term consistent with the currency and term of the employment benefit obligations.
- II. Remeasurement arising on defined benefit plan is recognised in other comprehensive income in the period in which they arise and are recorded as retained earnings.

C. Employees' compensation and directors' and supervisors' remuneration

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

(25) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Group operate and generate taxable income Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional tax is levied on the unappropriated retained earnings of the company and domestic subsidiary and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred income tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.
- D. Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred income tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. Deferred income tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realise the asset and settle the liability simultaneously.
- F. A deferred tax asset shall be recognised for the carryforward of unused tax credits

resulting from research and development expenditures to the extent that it is possible that future taxable profit will be available against which the unused tax credits can be utilised.

(26) Share capital

- A. Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.
- B. Where the Company repurchases the Company's equity share capital that has been issued, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the Company's equity holders. Where such shares are subsequently reissued, the difference between their book value and any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Company's equity holders.

(27) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance.

(28) Revenue recognition

Sales of goods

- (a) Sales are recognised when control of the products has transferred, being when the products are delivered to the client, the client has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the client's acceptance of the products.
- (b) Revenue from these sales is recognised based on the price specified in the contract, net of the estimated output tax, sales returns, and sales discounts and allowances. Revenue is only recognised to the extent that it is highly probable that a significant reversal will not occur. The estimation is subject to an assessment at each reporting date. Collection terms of sale are as follows: the first payment is collected 30 to 130 days after delivering machineries, and the second payment is collected 30 to 190 days after acceptance of machineries.
- (c) A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

(29) Government grants

Government grants are recognised at their fair value only when there is reasonable assurance that the Group will comply with any conditions attached to the grants and the grants will be received. Government

grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises expenses for the related costs for which the grants are intended to compensate.

(30) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The Group's chief operating decision-maker is responsible for allocating resources and assessing performance of the operating segments.

5. <u>CRITICAL ACCOUNTING JUDGEMENTS, ESTIMATES AND KEY SOURCES</u> OF ASSUMPTION UNCERTAINTY

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

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

(2) Critical accounting estimates and assumptions

Evaluation of inventories

- A. As inventories are stated at the lower of cost and net realizable value, the Group must determine the net realizable value of inventories on balance sheet date using judgements and estimates. Due to the rapid technology innovation, the Group evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realizable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.
- B. As at December 31, 2022, the carrying amount of inventories was \$710,538.

6. **DETAILS OF SIGNIFICANT ACCOUNTS**

(1) Cash and cash equivalents

	Dec	ember 31, 2022	December 31, 2021		
Cash:					
Cash on hand	\$	4, 764	\$	2,672	
Checking accounts and demand deposits		849, 262		459, 086	
		854, 026		461, 758	
Cash equivalents:					
Time deposits		540, 498		175, 522	
	\$	1, 394, 524	\$	637, 280	

- A. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. Refer to Note 8 'Pledged Assets' for information on the Group's cash and cash equivalents that were pledged as collateral (shown as 'Financial assets at amortised cost non-current') as at December 31, 2022 and 2021.

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

	December 31, 2022		December 31	, 2021
Non-current items:				
Financial assets mandatorily measured				
at fair value through profit or loss				
Unlisted stocks	\$	21, 184	\$	21, 184
Valuation adjustment	(21, 184) (, 	21, 184)
		<u> </u>		
Financial assets designated as at fair				
value through profit or loss				
Call options of bonds		2, 700		_
Valuation adjustment	(2, 520)		
		180		
	\$	180	\$	_

- A. The Group recognised net loss on financial assets at fair value through profit or loss amounting to \$2,520 and \$— (listed as "Other gains and losses") for the years ended December 31, 2022 and 2021, respectively.
- B. The Group has no financial assets at fair value through profit or loss pledged to others as collateral as at December 31, 2022 and 2021.
- C. Information relating to financial assets designated as at fair value through profit or loss call options of bonds is provided in Note 6(13).
- D. Information relating to credit risk of financial assets at fair value through profit or loss is provided in Note 12(2).

(3) Financial assets at amortised cost

	Decer	mber 31, 2022	December 31, 2021		
Current items:					
Time deposits maturing over three months	\$	42, 916	\$	29, 043	
Non-current items:					
Pledged time deposits	\$	2, 403	\$	15, 403	

- A. As at December 31, 2022 and 2021, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at amortised cost held by the Group was the book value.
- B. Refer to Note 8 'Pledged Assets' for information on the Group's financial assets at amortised cost that were pledged as collateral as at December 31, 2022 and 2021.
- C. Information relating to credit risk of financial assets at amortised cost is provided in Note 12(2). The counterparties of the Group's investment in certificates of deposits are financial institutions with high credit quality, so the Group expects that the probability of counterparty default is remote.

(4) Notes and accounts receivable

	Dec	ember 31, 2022	December 31, 2021		
Notes receivable	\$	45, 278	\$	178, 797	
Accounts receivable	\$	634, 843	\$	837, 052	
Less: Allowance for uncollectible accounts	(35, 186)	(21, 127)	
	\$	599, 657	\$	815, 925	

A. The ageing analysis of accounts and notes receivable that were past due is as follows:

	D	ecember 3	31, 2022	2		December 3	1, 202	21
	Accounts 1	receivable	Notes	receivable	Accou	unts receivable	Note	s receivable
Less than 30 days	\$	63, 578	\$	5, 025	\$	121, 885	\$	2, 124
$31\sim90$ days		136, 483		6,690		151, 553		5, 760
$91\sim180$ days		153, 537		30, 532		318, 814		49,722
$181 \sim 360 \text{ days}$		174, 498		3, 031		113,557		121, 191
Over 360 days		106, 747				131, 243		
	\$	634, 843	\$	45, 278	\$	837, 052	\$	178, 797

The above ageing analysis was based on invoice date.

- B. As at December 31, 2022 and 2021, accounts and notes receivable were all from contracts with customers. As at January 1, 2021, the balance of receivables from contracts with customers amounted to \$520,838.
- C. The Group has no notes and accounts receivable pledged to others as collateral as at December 31, 2022 and 2021.
- D. As at December 31, 2022 and 2021, without taking into account any collateral held or other

credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes and accounts receivable was the book value.

E. Information relating to credit risk of notes and accounts receivable is provided in Note 12(2).

(5) Inventories

	December 31, 2022					
	Allowance for					
		Cost	valı	uation loss		Book value
Raw materials	\$	270,456	(\$	6, 333)	\$	264, 123
Work in process		392, 483	(52, 613)		339, 870
Finished goods		144, 818	(38, 273)		106, 545
	<u>\$</u>	807, 757	(<u>\$</u>	97, 219)	<u>\$</u>	710, 538
			Decen	nber 31, 2021		
			Allo	owance for		
		Cost	valı	uation loss		Book value
Raw materials	\$	117, 615	(\$	8, 910)	\$	108, 705
Work in process		598, 078	(40, 165)		557, 913
Finished goods		87, 965	(32, 482)		55, 483
	\$	803, 658	(<u>\$</u>	81, 557)	\$	722, 101

The cost of inventories recognised as expense for the period:

	For the years ended December 31,				
	2022			2021	
Cost of goods sold	\$	1, 155, 842	\$	1, 381, 691	
Provision for inventory market price decline		15, 339		5, 442	
	\$	1, 171, 181	\$	1, 387, 133	

(6) <u>Financial assets at fair value through other comprehensive income - non-current</u>

Items	December 31, 2022		December 31, 2021	
Equity instruments				
Listed stocks	\$	207, 109	\$	183, 019
Emerging stocks		3, 440		3, 440
Unlisted stocks		29, 000		29, 000
		239, 549		215, 459
Valuation adjustment		109, 567		275, 114
•	\$	349, 116	\$	490, 573

A. The Group has elected to classify equity investments that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair value of such investments was the book value as at December 31, 2022 and 2021.

- B. The Group sold \$271,193 of equity instruments investments at fair value which resulted in cumulative gain of \$59,539 on disposal during the year ended December 31, 2022, and was reclassified to retained earnings.
- C. Amounts recognised in profit or loss and other comprehensive income in relation to financial assets at fair value through other comprehensive income are listed below:

	For the years ended December 31,				
		2022	2021		
Equity instruments at fair value through other					
comprehensive income					
Fair value change recognised in other					
comprehensive income	(<u>\$</u>	106, 008)	\$	106, 872	
Cumulative gains reclassified to					
retained earnings due to derecognition	\$	59, 539	\$		
Dividend income recognised in profit or loss	<u>\$</u>	32, 177	\$	11, 627	

- D. As at December 31, 2022 and 2021, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at fair value through other comprehensive income held by the Group was the book value.
- E. The Group has no financial assets at fair value through other comprehensive income pledged to others as collateral.
- F. Information relating to credit risk of financial assets at fair value through other comprehensive income is provided in Note 12(2).
- G. In September 2022, the Group participated in the cash capital increase of Ginger Aviation Co., Ltd. and the establishment of Phoenix IV Innovation Investment Co., Ltd. with a total investment of \$20,000. Since the capital increase and establishment procedures have not yet been completed, it was recognised in 'prepayments for investments'.

(7) Property, plant and equipment

		T 1		aildings and		achinery and	T	ransportation	Occ		A	Assets leased	0	w1 : 11:41	T-4-1
January 1, 2022		Land		structures		equipment	_	equipment	OII	ice equipment		to others	_0	ther facilities	Total
Cost	Ф	00 005	ф	FF0 004	ф	OF FOC	ф	15 005	ф	00 440	ф	7 074	ф	47 049 · ф	750 015
Accumulated depreciation	\$	89, 805	\$	550, 094 155, 172)	\$	25, 586 13, 633)	\$	15, 065 12, 716)	\$	22, 448 16, 214)	\$	7, 974 3, 689)	\$	47, 043 \$ 32, 609) (758, 015 234, 033)
recumulated depreciation	\$	89, 805	\$	394, 922	\$	11, 953	<u>-</u>	2, 349	\$	6, 234	<u>-</u>	4, 285	\$	14, 434 \$	523, 982
	Ψ	00,000	Ψ	001, 022	Ψ	11,000	Ψ	2,010	Ψ	0, 201	Ψ	1, 200	Ψ	<u> </u>	020, 002
For the year ended December 31, 2022															
At January 1	\$	89, 805	\$	394, 922	\$	11, 953	\$	2, 349	\$	6, 234	\$	4, 285	\$	14, 434 \$	523, 982
Additions		262,707		22, 343		1, 405		=		2,890		=		9, 500	298, 845
Transferred from inventories		=		=		1,696		_		=		2,831		2, 181	6, 708
Transferred from prepayments for business facilities		31,000		400		_		_		_		_		-	31, 400
Depreciation		=	(18, 742)	(2, 399)		853)	(2, 284)	(4, 189)	(4,528) (32,995)
Disposals – Cost		_		_	(252)	(1, 499)	(1, 713)		_	(267) (3, 731)
 Accumulated depreciation 		=		_		227		1, 327		1, 713		-		260	3, 527
Net currency exchange differences		_		1, 525		116	_	<u>15</u>		27	_		_	21	1, 704
At December 31	\$	383, 512	\$	400, 448	\$	12, 746	\$	1, 339	\$	6, 867	\$	2, 927	\$	21,601 \$	829, 440
December 31, 2022															
Cost	\$	383, 512	\$	575, 022	\$	28, 713	\$	13, 657	\$	23, 709	\$	10,805	\$	58, 497 \$	1,093,915
Accumulated depreciation		=	(174, 57 <u>4</u>)	(15, 967)	(12, 318)	(16, 842)	(7, 878)	(36, 896) (264, 475)
	\$	383, 512	\$	400, 448	\$	12, 746	\$	1, 339	\$	6, 867	\$	2, 927	\$	21, 601 \$	829, 440

	 Land	В	uildings and structures		achinery and equipment		ansportation equipment	0	office equipment		Assets leased to others		Other facilities	an	onstruction in progress d equipment ler acceptance	Total
January 1, 2021																
Cost	\$ 61,611	\$	488, 822	\$	26, 703	\$	15, 612	\$	19, 245	\$	3, 043	\$	43, 543	\$	35, 893	\$ 694,472
Accumulated depreciation	 	(137, 572)	(13, 784)	(12, 399)	(15, 24 <u>6</u>)	(531)	(29, 596)		- (209, 128)
	\$ 61, 611	\$	351, 250	\$	12, 919	\$	3, 213	\$	3, 999	\$	2, 512	\$	13, 947	\$	35, 893	\$ 485, 344
For the year ended December 31, 2021																
At January 1	\$ 61,611	\$	351, 250	\$	12, 919	\$	3, 213	\$	3, 999	\$	2, 512	\$	13, 947	\$	35, 893	\$ 485, 344
Additions	28, 194		6, 843		2, 383		35		4,002		-		4, 109		19, 685	65, 251
Transferred from construction in progress and equipment under																
acceptance	_		55, 296		_		_		_		-		_	(55, 296)	_
Transferred from inventories	=		-		-		-		-		4, 930		363		=	5, 293
Depreciation	-	(17, 963)	(2, 472)	(835)	(1,719)	(3, 157)	(3, 883)		- (30,029)
Disposals - Cost	_		_	(3, 327)	(524)	(748)		-	(947)		- (5, 546)
 Accumulated depreciation 	_		=		2, 537		471		717		=		853		=	4, 578
Net currency exchange differences	 	(504)	(<u>87</u>)	(11)	(<u>17</u>)		<u>_</u>	(8)	(282) (909)
At December 31	\$ 89, 805	\$	394, 922	\$	11, 953	\$	2, 349	\$	6, 234	\$	4, 285	\$	14, 434	\$		\$ 523, 982
December 31, 2021																
Cost	\$ 89, 805	\$	550, 094	\$	25, 586	\$	15, 065	\$	22, 448	\$	7, 974	\$	47, 043	\$	_	\$ 758, 015
Accumulated depreciation	 	(155, 172)	(13, 633)	(12, 716)	(16, 214)	(3, 689)	(32, 609)		_ (234, 033)
-	\$ 89, 805	\$	394, 922	\$	11, 953	\$	2, 349	\$	6, 234	\$	4, 285	\$	14, 434	\$		\$ 523, 982

A. The information of the carrying amount of some buildings and structures and assets leased to others of the Group for the use of business lease as of December 31, 2022 and 2021 are as follows:

	Decem	December 31, 202		
Buildings and structures	\$	72, 363	\$	75, 765
Assets leased to others	\$	2, 927	\$	4, 285

- B. The Group has not capitalised any interest for the years ended December 31, 2022 and 2021.
- C. Refer to Note 8, 'Pledged assets' for information on the Group's property, plant and equipment that were pledged as collateral as of December 31, 2022 and 2021.

(8) Leasing arrangements – lessee

- A. The Group leased parcels of land located in the Luzhu Science Park from the Southern Taiwan Science Park Bureau and signed a contract with the government of the People's Republic of China to lease a designated parcel of land in Kunshan City of Jiangsu Province. Rental contracts are typically made for periods of 2 to 45 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

		December 31, 2021
	Carrying amoun	Carrying amount
Land	\$ 63,5	802 \$ 62,703
	For the year	s ended December 31,
	2022	2021
	Depreciation char	ge Depreciation charge
Land	\$ 10,5	5,893

- C. For the years ended December 31, 2022 and 2021, the Group's additions to right-of-use assets were \$19,753 and \$—; remeasurements of right-of-use assets were \$1,906 and \$—, respectively.
- D. When the Group decides on the lease term, it takes into account all the facts and circumstances that would have economic incentives for the exercise or non-exercise of the

right to renew the lease. When a major event occurs in the assessment of the exercise or non-exercise of the right to renew the lease, the lease period will be re-estimated. Based on the assessment of the exercise or non-exercise of the right to renew the lease, the Group's right-of-use assets and lease liabilities as of December 31, 2022 were reduced by \$10,679 and \$10,690, respectively, and the gain from lease modifications was recognised by \$11 (listed as "Other gains and losses"). There was no such incident as of December 31, 2021.

E. The information on income and expense accounts relating to lease contracts is as follows:

	For the years ended December 31,					
		2022		2021		
Items affecting profit or loss						
Interest expense on lease liabilities	\$	388	\$	396		
Expense on short-term lease contracts		5, 823		5, 307		
Expense on leases of low-value assets		254		167		
Gain from lease modifications		11		_		

F. For the years ended December 31, 2022 and 2021, the Group's total cash outflow for leases was \$16,077 and \$10,781, respectively.

(9) Intangible assets

	For the years ended December 31,					
		2022	2021			
	S	Software	Software			
January 1						
Cost	\$	14,817 \$	10,674			
Accumulated amortisation	(9, 783) (6, 712)			
	\$	5, 034 \$	3, 962			
At January 1	\$	5, 034 \$	3, 962			
Additions		7, 510	4, 158			
Transferred during the year (Note)		21, 272	_			
Amortisation	(5,670) (3, 080)			
Net currency exchange differences		<u>16</u> (6)			
At December 31	\$	28, 162 \$	5, 034			
December 31						
Cost	\$	43, 587 \$	14, 817			
Accumulated amortisation	(15, 425) (9, 783)			
	\$	28, 162 \$	5, 034			

Note: Refer to Note 6(27), 'Supplemental cash flow information'.

- A. The Group's intangible assets have not capitalised any interest for the years ended December 31, 2022 and 2021.
- B. Detail of amortization on intangible assets for the years ended December 31, 2022 and 2021 are as follows:

	For the years ended December 31,					
		2022		2021		
Operating costs	\$	1,089	\$	486		
Selling expenses		356		67		
General and administrative expenses		819		320		
Research and development expenses		3, 406		2, 207		
	\$	5, 670	\$	3, 080		

(10) Short-term borrowings

Type of borrowings	Decembe	er 31, 2021	Interest rate	Collateral	
Bank unsecured borrowings	\$	80,000	0.90%	Refer to Note 8, 'Pledged assets'.	

The Group has no short-term borrowings at December 31, 2022. Refer to Note 6(22), 'Finance costs' for information on the Group's interest expense recognized in profit or loss for the year ended December 31, 2021.

(11) Other payables

	Decei	mber 31, 2022	December 31, 2021		
Accrued salaries and bonuses Compensation payable	\$	174, 400	\$	145, 249	
to employees, directors and supervisors		34, 093		54, 815	
Provision for employee benefits		13, 269		12, 913	
Others		52, 871		55, 536	
	\$	274, 633	\$	268, 513	

(12) Provisions for liabilities

	<u>_</u>	For the years ended Dectember 31,					
		2022	2021				
Balance at beginning of year	\$	23, 101 \$	16, 078				
Additional provisions		5, 073	16,293				
Used during the year	(11,633) (9, 270)				
Balance at end of year	\$	<u>16, 541</u> <u>\$</u>	23, 101				

The Group's warranty provision is primarily related to the sales of semiconductor equipment, passive component equipment, and light-emitting diode equipment. The amount of the provision is estimated according to historical warranty data. The Group expects the costs related to the provision to be realised in the next two years.

(13) Bonds payable

	Decem	nber 31, 2022
Bonds payable	\$	898,600
Less: Discount on bonds payable	(23, 886)
	\$	874, 714

- A. In February 2022, the Company issued the fourth domestic unsecured convertible bonds, which was listed on the Taipei Exchange on February 22, 2022. The terms of the domestic unsecured convertible bonds issuance are as follows:
 - (a) The Company was approved by the competent authority to raise and issue the fourth domestic unsecured convertible bonds with a total amount of \$1,000,000 (related issuance cost was \$5,091), with a coupon rate of 0% and a maturity period of 3 years from February 22, 2022 to February 22, 2025. The convertible bonds will be redeemed in cash at the face value of the bonds upon maturity.
 - (b) The bondholders have the right to ask for conversion of the bonds into common shares of the Company during the period from the date after three months of the bonds issue (May 23, 2022) to the maturity date (February 22, 2025), except for the stop transfer period as specified in the terms of the bonds or the laws/regulations. The rights and obligations of the new shares converted from the bonds are the same as the issued and outstanding common shares.
 - (c) The conversion price of the bonds is set up based on the pricing model in the terms of the bonds, and the conversion price at the time of issuance is set at \$127 (in dollars) per share. The conversion price of the bonds is subject to adjustments if the condition of the anti-dilution provisions occurs subsequently. The conversion price will be reset based on the pricing model in the terms of the bonds on each effective date regulated by the terms. If the reset conversion price is higher than the conversion price before the reset, the conversion price will not be adjusted. Since July 17, 2022, the conversion price has been adjusted to \$120.1 (in dollars).
 - (d) The Company may repurchase all the bonds outstanding in cash at the bonds face value at any time after the following events occur: (i) the closing price of the Company's common shares is above the then conversion price by 30% for 30 consecutive trading days during the period from the date after three months of the bonds issue (May 23, 2022) to 40 days before the maturity date (January 13, 2025),

or (ii) the outstanding balance of the bonds is less than 10% of total initial issue amount during the period from the date after three months of the bonds issue (May 23, 2022) to 40 days before the maturity date (January 13, 2025). For the year ended December 31, 2022, the company repurchased convertible corporate bonds with a face value of \$101,400 from the Taipei Exchange. According to the requirements of IAS 32, the repurchase price (including transaction costs) of \$100,802 was allocated to the liabilities and equity components. The difference between the amount apportioned to the liability component and its carrying amount amounted to \$4,344 (listed as "Other gains and losses") has been recognized in profit or loss for the year, and the difference between the amount apportioned to the equity component and its carrying amount has been recognized in 'capital surplus - treasury share transaction' amounted to \$9,798, and \$16,453 was reversed to 'capital surplus - stock options'. There was no such incident for the year ended December 31, 2021.

- (e) Under the terms of the bonds, all bonds redeemed (including bonds repurchased from the Taipei Exchange), matured and converted are retired and not to be re-issued; all rights and obligations attached to the bonds are also extinguished.
- B. Regarding the issuance of convertible bonds, the equity conversion options amounting to \$162,300 were separated from the liability component and were recognised in 'capital surplus—stock options' in accordance with IAS 32. As at December 31, 2022, the balance of the aforementioned 'capital surplus stock options' after repurchasing corporate bonds was \$145,847. The call options embedded in bonds payable were separated from their host contracts and were recognised in 'financial assets at fair value through profit or loss' in the net amount of \$2,700 in accordance with IFRS 9 because the economic characteristics and risks of the embedded derivatives were not closely related to those of the host contracts.
- C. Refer to Note 6(22), 'Finance costs' for information on the Group's interest expense recognised in profit or loss for the year ended December 31, 2022.

(14) Pensions

A. The Company has a defined benefit pension plan in accordance with the Labor Standards Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the

defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company contributes monthly an amount equal to 4% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company will make contributions for the deficit by next March. Related information on the defined benefit pension plan disclosed above is as follows:

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

	Decen	nber 31, 2022	December 31, 2021		
Present value of defined benefit obligations	(\$	36, 106) (8	36, 908)		
Fair value of plan assets		9, 763	9, 151		
Net defined benefit liability	(<u>\$</u>	26, 343) (§ 27, 757)		

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

	For the year ended December 31, 2022						
	Present value of						
	defii	ned benefit	Fair value of	N	et defined		
	ob	oligations	plan assets	ben	efit liability		
Balance at January 1	(\$	36, 908)	\$ 9,151	(\$	27, 757)		
Current service cost	(829)	_	(829)		
Interest (expense) income	(<u>258</u>)	64	(194)		
	(37, 995)	9, 215	(28, 780)		
Remeasurements:							
Return on plan assets (excluding amounts included in interest income or expense)		-	733		733		
Change in financial assumptions		1, 122	_		1, 122		
Experience adjustments		166			166		
		1, 288	733		2, 021		
Paid pension		601	(601))			
Pension fund contribution		_	416		416		
Balance at December 31	(\$	36, 106)	\$ 9,763	(\$	26, 343)		

	For the year ended December 31, 2021					
	Present value of					
	defin	ed benefit	Fair value of	Ne	et defined	
	obl	igations	plan assets	bene	efit liability	
Balance at January 1	(\$	36,950)	\$ 10,074	(\$	26, 876)	
Current service cost	(494)	_	(494)	
Interest (expense) income	(111)	30	(81)	
	(37, 55 <u>5</u>)	10, 104	(27, 451)	
Remeasurements:						
Return on plan assets						
(excluding amounts included in interest		_	153		153	
income or expense)						
Change in financial assumptions		1,083	_		1,083	
Experience adjustments	(1,543)	_	(1,543)	
Change in demographic assumptions	(23)		(23)	
	(483)	153	(330)	
Paid pension		1, 130	$(\underline{}1,130)$)	_	
Pension fund contribution			24		24	
Balance at December 31	(<u>\$</u>	36, 908)	\$ 9,151	(<u>\$</u>	27, 757)	

(c) The Bank of Taiwan was commissioned to manage the Fund of the Company's defined benefit pension plan in accordance with the Fund's annual investment and utilisation plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilisation of the Labor Retirement Fund" (Article 6: The scope of utilisation for the Fund includes deposit in domestic or foreign financial institutions, investment in domestic or foreign listed, over-the-counter, or private placement equity securities, investment in domestic or foreign real estate securitization products, etc.). With regard to the utilisation of the Fund, its minimum earnings in the annual distributions on the final financial statements shall be no less than the earnings attainable from the amounts accrued from two-year time deposits with the interest rates offered by local banks. If the earnings is less than aforementioned rates, government shall make payment for the deficit after being authorized by the Regulator. The Company has no right to participate in managing and operating that fund and hence the Company is unable to disclose the classification of plan assets fair

value in accordance with IAS 19 paragraph 142. The composition of fair value of plan assets as at December 31, 2022 and 2021 is given in the Annual Labor Retirement Fund Utilisation Report announced by the government.

(d) The principal actuarial assumptions used were as follows:

	For the years end	For the years ended December 31,			
	2022	2021			
Discount rate	1.20%	0.70%			
Future salary increases	3. 50%	3. 50%			

For the years ended December 31, 2022 and 2021, assumptions regarding future mortality experience are set based on actuarial advice in accordance with Taiwan Life Insurance Industry 6th Mortality Table.

Because the main actuarial assumption changed, the present value of defined benefit obligation is affected. The analysis was as follows:

	Disco	unt rate	Future sala	ary increases
	Increase 0.25%	Decrease 0.25%	Increase 0.25%	Decrease 0.25%
December 31, 2022				
Effect on present value of defined benefit obligation	(<u>\$ 536</u>)	<u>\$ 552</u>	<u>\$ 451</u>	(<u>\$ 440</u>)
December 31, 2021				
Effect on present value of defined benefit obligation	(\$ 635)	<u>\$ 656</u>	\$ 546	(\$ 532)

The sensitivity analysis above is based on one assumption which changed while the other conditions remain unchanged. In practice, more than one assumption may change all at once. The method of analysing sensitivity and the method of calculating net pension liability in the balance sheet are the same.

- (e) Expected contributions to the defined benefit pension plan of the Company for the year ending December 31, 2023 amount to \$1,200.
- (f) As of December 31, 2022, the weighted average duration of the retirement plan is 7 years. The analysis of timing of the future pension payment was as follows:

Within 1 year	\$ 9,064
2-5 years	12, 512
5 years and above	 17, 345
	\$ 38, 921

- B. Effective July 1, 2005, the Company and its domestic subsidiaries have established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment. The pension costs under the defined contribution pension plan of the Company and its domestic subsidiaries for the years ended December 31, 2022 and 2021 were \$11,941 and \$10,680, respectively.
- C. In accordance with the pension and insurance laws of the People's Republic of China, Kunshan All Ring Tech Co., Ltd. and All Ring Tech (Kunshan) Co., Ltd. contribute 19% of each employee's salary every month to a pension account managed by the government. Aside from the monthly contributions, the companies have no further obligations. The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2022 and 2021 were \$2,255 and \$1,651, respectively.

(15) Share capital

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

		For the years ended December 31,				
20		2022	2021			
At January 1		81, 454	81, 454			
Treasury stock reacquired	(898)				
At December 31		80, 556	81, 454			

B. Treasury shares

(a) Reason for share reacquisition and movements in the number of the Company's treasury shares are as follows (in thousands of shares):

	For the year ended December 31,2022					
Reason for reacquisition	Opening Balance	Additions	Ending Balance			
To be reissued to employees	1,870	898	2, 768			
	For the yea	r ended December	r 31, 2021			
Reason for reacquisition	Opening Balance	Additions	Ending Balance			
To be reissued to employees	1,870	_	1,870			

- (b) Pursuant to the R.O.C. Securities and Exchange Act, the number of shares bought back as treasury share should not exceed 10% of the number of the Company's issued and outstanding shares and the amount bought back should not exceed the sum of retained earnings, paid-in capital in excess of par value and realised capital surplus.
- (c) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should not be pledged as collateral and is not entitled to dividends before it is reissued.
- (d) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should be reissued to the employees within five years from the reacquisition date and shares not reissued within the five-year period are to be retired. Treasury shares to enhance the Company's credit rating and the stockholders' equity should be retired within six months of acquisition.
- (e) For the year ended December 31, 2022, treasury shares in the amount of \$67,901 (898 thousand shares) was acquired by the Company. As of December 31, 2022 and 2021, the balance of the Company's treasury shares were \$134,350 and \$66,449, respectively.
- C. As of December 31, 2022, the Company's authorised capital was \$1,500,000 (including \$80,000 reserved for employee stock options), and the paid-in capital was \$833,239 with a par value of \$10 per share. The 83,324 thousand shares were issued over several installments. All proceeds from shares issued have been collected.

(16) Capital surplus

A. Pursuant to the R.O.C Company Act, capital surplus arising from paid-in capital in excess of par value on issuance of common stocks and donations can be used to cover accumulated deficit or to issue new stocks or cash to

shareholders in proportion to their share ownership, provided that the Company has no accumulated deficit. Further, the R.O.C. Securities and Exchange Law requires that the amount of capital surplus to be capitalised mentioned above should not exceed 10% of the paid-in capital each year. However, capital reserves should not be used to cover accumulated deficit unless the legal reserve is insufficient.

- B. Information relating to capital surplus stock options is provided in Note 6(13).
- C. On February 24, 2021, the Board of Directors proposed for the distribution of dividends from the capital reserve in the amount of \$16,291 (\$0.2 (in dollars) per share), and it was approved by the stockholders during their meeting on July 20, 2021.

(17) Retained earnings

- A. Pursuant to the R.O.C. Company Act, the Company shall set aside 10% of its after-tax profits as legal reserve until the balance is equal to the paid-in capital. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- B. Under the Company's Articles of Incorporation, considering the Company is operating in a volatile environment and in the stable growth stage of its life cycle, the Board of Directors shall determine earnings appropriation based on the Company's future capital expenditures and demand for capital, as well as the necessity of using retained earnings to meet capital needs, and set the amount of dividends to be distributed to stockholders and the portion of dividends to be paid in cash. The Company's current year's earnings shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve. Then, either a portion of the remaining amount is set aside as special reserve or an amount is reversed from the special reserve account and added to the remaining amount in accordance with applicable laws and regulations. The final remaining amount of current year earnings is added to the unappropriated earnings from the prior year and the total is the accumulated distributable earnings. At least 30% of the accumulated distributable earnings shall be appropriated as dividends, and cash dividends shall account for at least 10% of total dividends distributed. The Board of Directors shall propose the

earnings appropriation according to future operational and investment needs which shall be submitted to the stockholders during their meeting for approval.

C. Special reserve

- (a) In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- (b) The amounts previously set aside by the Company as special reserve in the amount of \$22,672 on initial application of IFRSs in accordance with Jin-Guan-Zheng-Fa-Zi Letter No. 1010012865, dated April 6, 2012, shall be reversed proportionately when the relevant assets are used, disposed of or reclassified subsequently.
- D. The Company recognised dividends distributed to owners amounting to \$366,543 (\$4.5 (in dollars) per share) and \$228,071 (\$2.8 (in dollars) per share) for the years ended December 31, 2022 and 2021, respectively. On February 22, 2023, the Board of Directors proposed for the distribution of dividends from 2022 earnings in the amount of \$249,723 (\$3.1 (in dollars) per share).

(18) Operating revenue

	For the years ended December 31,				
		2022	2021		
Revenue from contracts with customers	\$	2, 248, 713	\$	2, 604, 316	

A. Disaggregation of revenue from contracts with customers

The Group derives revenue from the transfer of goods at a point in time. Revenue is primarily from sales of automation machinery and equipment. Related disclosures on operating revenue are provided in Note 14.

B. Contract liabilities

- (a) The Group has recognised revenue-related contract liabilities amounting to \$49,499 and \$27,263 as of December 31, 2022 and 2021, respectively.
- (b) As of January 1, 2022 and 2021, the Group's contract liabilities were \$27,263 and \$26,414, respectively. Revenue recognised that were included in the contract liability balance for the years ended December 31, 2022 and 2021 were \$17,308 and \$19,552, respectively..

(19) Interest income

	2022		2021	
Interest income from bank deposits	\$ 7, 923	\$	1, 422	

For the years ended December 31,

For the years ended December 31,

(20) Other income

	 2022	 2021
Dividend income	\$ 32,177	\$ 7, 816
Rent income	21, 125	11,627
Other income	 11, 527	 10, 291
	\$ 64, 829	\$ 29, 734

(21) Other gains and losses

	For the years ended December 31,			
		2022	2021	
Net foreign exchange gains (losses)	\$	82, 601 (8	\$ 13, 431)	
Depreciation of assets leased to others	(4,556) (1,899)	
Gain from repurchase of convertible bonds		4, 344	-	
Net losses on financial assets at fair value				
through profit or loss	(2,520)	_	
Gain (loss) on disposal of property, plant				
and equipment		617 (390)	
Gain from lease modifications		11	_	
Miscellaneous disbursements	(5, 384) (2, 426)	
	\$	75, 113	\$ 18, 146)	

(22) Finance costs

	For the years ended December 31,					
		2022		2021		
Interest expense:						
Convertible bonds	\$	10,062	\$	_		
Bank borrowings		290		44		
Interest expense on lease liabilities		388		396		
Other interest expense				9		
	\$	10, 740	\$	449		

(23) Expenses by nature

		For the y	: 31, 2022			
	Operating cost		Opera	ating expense	Total	
Employee benefit expenses	\$	61,535	\$	425,749	\$	487, 284
Depreciation		12, 210		26, 767		38, 977
Amortisation		1, 089		4, 581		5, 670
	\$	74, 834	<u>\$</u>	457, 097	\$	531, 931
		For the y	ear end	led December	31, 2	021
	Oper	ating cost	Opera	ating expense	-	Total
Employee benefit expenses	\$	54, 593	\$	409, 864	\$	464, 457
Depreciation		11, 702		22, 321		34, 023
Amortisation		486		2, 594		3, 080
	\$	66, 781	\$	434, 779	\$	501, 560

(24) Employee benefit expense

		For the y	31, 2022			
	Ope	rating cost	Opera	ating expense		Total
Wages and salaries	\$	51, 706	\$	376, 403	\$	428, 109
Labour and health insurance expenses		3, 478		22, 170		25, 648
Pension costs		2,696		12, 523		15, 219
Other personnel expenses		3, 655		14, 653		18, 308
	\$	61, 535	\$	425, 749	\$	487, 284
		For the y	ear end	ded December	31, 2	2021
	Ope	rating cost	Opera	ating expense		Total
Wages and salaries	\$	45, 842	\$	363, 909	\$	409, 751
Labour and health insurance expenses		3, 184		20, 314		23, 498
Pension costs		1,930		10,976		12, 906
Other personnel expenses		3, 637		14, 665		18, 302

A. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall not be lower than 3% for employees' compensation and shall not be higher than 3% for

54, 593

409, 864

464, 457

directors' and supervisors' remuneration.

B. For the years ended December 31, 2022 and 2021, employees' compensation was accrued at \$26,610 and \$46,382, respectively; while directors' and supervisors' remuneration was accrued at \$7,483 and \$8,433, respectively. The aforementioned amounts were recognised in salary expenses and estimated and accrued based on the distributable net profit of current year calculated by the percentage prescribed under the Company's Articles of Incorporation. Employees' compensation and directors' and supervisors' remuneration for 2021 amounting to \$54,815, as resolved by the Board of Directors was in agreement with the amount recognised in the 2021 financial statements. On February 22, 2023, the board of directors resolved to distribute the actual amount of employees' compensation and directors' remuneration to \$26,610 and \$7,483, respectively. The employees' compensation will be distributed in the form of cash. Information about employees' compensation and directors' remuneration of the Company as resolved by the Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(25) Income tax

A. Income tax expense

(a) Components of income tax expense:

	For the years ended December 31,							
		2022	2021					
Current tax:		_		_				
Current tax on profits for the year	\$	88, 708	\$	100, 393				
Tax on undistributed earnings		6,019		-				
Prior year income tax overestimation	(13, 720)	(279)				
Total current tax		81, 007		100, 114				
Deferred tax:								
Origination and reversal of temporary differences		21, 975		7, 002				
Income tax expense	\$	102, 982	\$	107, 116				

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

	 For the years en	ded December 31,	,
	 2022	2021	
Remeasurements of defined benefit			
obligations	\$ 404	(\$	66)

B. Reconciliation between income tax expense and accounting profit

		For the years ended Dec	cember 31,		
		2022	2021		
Tax calculated based on profit before tax and statutory tax rate	\$	124, 313 \$	131, 141		
Effect from items adjusted in accordance with tax regulation	(13, 727) (4, 987)		
Tax on undistributed earnings		6,019	_		
Prior year income tax overestimation	(13, 720) (279)		
Taxable loss not recognised as deferred tax assets		4, 142	436		
Effect from loss carryforward	(1,813) (2, 736)		
Realisable changes in assessment of deferred tax assets	(3, 251) (428)		
Effect from investment tax credits		1,019 (16, 031)		
Income tax expense	\$	102, 982 \$	107, 116		

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

	For the year ended December 31, 2022							
			Das	nognicad in	i	ecognised in other		
	T.	anuary 1		cognised in fit or loss		income	December 3	
Deferred income tax assets		anuary 1	pro	THE OF TOSS		income	De	cember 31
Temporary differences: Allowance for doubtful accounts	\$	3, 377	\$	2, 668	\$	-	\$	6, 045
Loss on decline in market value of inventories		14, 806		3, 795		_		18, 601
Unrealised cost to provide after-sale service		4, 621	(810)		_		3, 811
Unrealised compensated absences		2, 583		15		_		2, 598
Pension costs		5, 551		130	(404)		5, 277
Unrealised sales discounts and allowances		589	(589)		_		_
Unrealised expenses and losses		2, 300	(73)		_		2, 227
Investment losses		971		_		_		971
Foreign currency exchange difference		1, 403	(1, 403)		_		_
Government grants revenue		1,042	(1,042)		_		_
Loss carryforward		9, 691	(7, 508)				2, 183
	\$	46, 934	(<u>\$</u>	4,817)	(<u>\$</u>	404)	\$	41, 713
Deferred income tax liabilities Temporary differences:								
Investment income Foreign currency exchange	(\$	25, 707)	\$	_	\$	- ((\$	25, 707)
difference		_	(17, 158)		- (<u> </u>	17, 158)
	(\$	25, 707)	(\$	17, 158)	\$		(\$	42, 865)
	\$	21, 227	(\$	21, 975)	(\$		<u> </u>	1, 152)

	For the year ended December 31, 2021								
			Recognised in other						
			Rec	cognised in	com	prehensive			
	Ja	anuary 1		ofit or loss	-	ncome	Dec	cember 31	
Deferred income tax assets				_					
Temporary differences:									
Allowance for doubtful accounts	\$	3, 053	\$	324	\$	_	\$	3, 377	
Loss on decline in market value of inventories		13, 986		820		_		14, 806	
Unrealised cost to provide after-sale service		3, 216		1, 405		_		4, 621	
Unrealised compensated absences		2, 011		572		_		2, 583	
Pension costs		5, 375		110		66		5, 551	
Unrealised sales discounts and allowances		1, 047	(458)		_		589	
Unrealised expenses and losses		450		1,850		_		2, 300	
Investment losses		971		-		_		971	
Foreign currency exchange difference		2, 053	(650)		_		1, 403	
Government grants revenue		_		1,042		_		1,042	
Loss carryforward		21, 708	(<u>12, 017</u>)				9, 691	
	\$	53, 870	(<u>\$</u>	7, 002)	\$	66	\$	46, 934	
Deferred income tax liabilities Temporary differences:									
Investment income	(<u>\$</u>	<u>25, 707</u>)	\$		\$		(<u>\$</u>	<u>25, 707</u>)	
	\$	28, 163	(\$	7, 002)	\$	66	\$	21, 227	

D. Expiration dates of unused loss carryforward and amounts of unrecognised deferred tax assets are as follows:

December 31, 2022 Unrecognised deferred Amount Year incurred filed/assessed Unused amount tax assets Expiry year 21, 180 2013 21, 180 21, 180 2023 2014 42, 523 42, 523 32,896 2024 2015 53, 725 53, 725 53, 725 2025 2016 24, 427 24, 427 24, 427 2026 2017 28,645 28,645 28,645 2027 2018 23, 997 23, 997 23, 997 2028 2019 50,054 35, 782 35, 782 2029 2020 12, 228 12, 228 12, 228 2030 1, 104 2021 1, 104 1, 104 2031 243, 611 233, 984 December 31, 2021

Unrecognised Amount deferred									
Year incurred	file	d/assessed	Unu	Unused amount		ax assets	Expiry year		
2012	\$	438, 100	\$	35, 816	\$	19, 134	2022		
2013		21, 180		21, 180		21, 180	2023		
2014		42,523		42,523		32, 896	2024		
2015		53, 725		53, 725		53, 725	2025		
2016		24, 427		24, 427		24, 427	2026		
2017		28, 645		28, 645		28, 645	2027		
2018		23, 997		23, 997		21, 835	2028		
2019		50,054		50, 054		39, 184	2029		
2020		12, 228	_	12, 228		3, 761	2030		
			\$	292, 595	\$	244, 787			

E. The Company's income tax returns through 2020 have been assessed and approved by the Tax Authority. As at February 22, 2023, no administrative relief has occurred.

(26) Earnings per share

		For the	e year ended December 31, 202	22	
			Weighted average number of	Earı	nings per
			ordinary shares outstanding	;	share
	Amo	unt after tax	(shares in thousands)	(in	dollars)
Basic earnings per share					
Profit attributable to ordinary					
shareholders of the parent	\$	499, 039	81, 181	\$	6.15
Diluted earnings per share					
Profit attributable to ordinary					
shareholders of the parent	\$	499,039	81, 181		
Assumed conversion of all dilutive					
potential ordinary shares			470		
Employees' compensation		9 040	479		
Bonds payable		8, 049	4,848		
Profit attributable to ordinary shareholders of the parent					
plus assumed conversion					
of all dilutive potential					
ordinary shares	\$	507, 088	86, 508	<u>\$</u>	5.86
		For the	e year ended December 31, 202	21	
	-	101 111	Weighted average number of		nings per
			ordinary shares outstanding		share
	Amo	unt after tax	(shares in thousands)		dollars)
Basic earnings per share	1 11110	dir ditti tax	(shares in thousands)	(111	<u>donars)</u>
Profit attributable to ordinary					
shareholders of the parent	\$	541, 223	81, 454	\$	6.64
Diluted earnings per share	<u> </u>	311, 223		Ψ	<u> </u>
Profit attributable to ordinary					
shareholders of the parent	\$	541, 223	81, 454		
Assumed conversion of all dilutive					
potential ordinary shares					
Employees' compensation			410		
Profit attributable to ordinary					
shareholders of the parent					
plus assumed conversion					
of all dilutive potential ordinary shares	\$.	201541, 223	81, 864	\$	6.61
ordinary snares	$\Psi \sim Z$.U1011, 220	01,004	Ψ	0. 01

(27) Supplemental cash flow information

A. Investing activities with partial cash payments

]	nber 31,				
		2022		2021		
(a) Purchase of property, plant and equipment	\$	298, 845	\$	65, 251		
Add: Opening balance of payable on equipment (shown as 'other payables')		383		141		
Less: Ending balance of payable on equipment (shown as 'other payables')			(383)		
Cash paid for acquisition of property, plant and equipment	\$	299, 228	\$	65, 009		
	For the years ended December 31,					
		2022		2021		
(b) Increase in prepayments for business facilities	\$	41, 791	\$	10, 881		
Add: Opening balance of notes payable		7,600		_		
Opening balance of payable on equipment (shown as 'other payables')		1, 857		-		
Less: Ending balance of notes payable Ending balance of payable on equipment (shown as		-	(7, 600)		
'other payables') Cash paid for prepayments for business			(1, 857)		
facilities	\$	51, 248	\$	1, 424		

B. Investing and financing activities with no cash flow effects

	For the years end	led December 31,
	2022	2021
(a) Prepayments for investments transferred		
to financial assets at fair value through other comprehensive income	<u>\$</u>	<u>\$ 10,000</u>
(b) Inventories transferred to property, plant and equipment	\$ 6,708	<u>\$ 5,293</u>
(c) Prepayments for business facilities		
transferred to property, plant and equipment	<u>\$ 31,400</u>	<u>\$</u> _
(d) Prepayments for business facilities transferred to intangible assets	\$ 21,272	<u>\$</u> _

(28) Changes in liabilities from financing activities

	For the year ended December 31, 2022								
					Guarantee	Lia	abilities from		
	Short-term	Lease	Bond	S	deposits	finan	cing activities-		
	borrowings	liabilities	payabl	<u>e</u>	received		gross		
At January 1, 2022 Changes in cash flow	\$ 80,000	\$ 33, 350	\$	- \$	2, 412	\$	115, 762		
from financing activities	(80,000)	(9,612)	1,021,9	941	1, 381		933, 710		
Changes in other non-cash									
items		10, 969	(147, 2	<u>(227</u>)		(136, 258)		
At December 31, 2022	<u>\$</u>	<u>\$ 34, 707</u>	\$ 874, 7	<u>*14</u> <u>\$</u>	3, 793	\$	913, 214		
		For th	ne year end	led Dece	ember 31, 2021	Į			
						Lia	abilities from		
	Short-ter	m		Guara	ntee deposits	finan	cing activities-		
	borrowing	gs Lease	liabilities	r	eceived		gross		
At January 1, 2021	\$	- \$	38, 261	\$	_	\$	38, 261		
Changes in cash flow from financing activities	80,0	000 (4, 911)		2, 412		77, 501		
At December 31, 2021	\$ 80,0	<u> </u>	33, 350	\$	2, 412	\$	115, 762		

7. RELATED PARTY TRANSACTIONS

(1) Names of related parties and relationship

Names of related parties

Relationship with the Group

Ding Ji Electrical Engineering Co., Ltd.

Other related party (Note)

(Note) The company became a related party due to the election of its responsible person as a representative of corporate director of the Company on July 20, 2021. The information disclosed pertains to transactions from the day of election.

(2) Significant transactions and balances with related parties

A. Purchases of goods

	F	For the years end	ded December 31,		
		2022		2021	
Other related parties	\$	43, 473	\$	21, 691	

Payment term of purchases from other related parties is 120 days after receipt. Payment terms of purchases from other suppliers are 60 to 180 days. Except for the payment terms mentioned above, other terms of purchases are the same with third parties.

B. Payables to related parties

	_Decei	mber 31, 2022	Decer	nber 31, 2021
Accounts payable:				
Other related parties	\$	11, 622	\$	19, 938

The payables to related parties arise mainly from purchase transactions. The payables bear no interest.

(3) Key management compensation

	 For the years end	ars ended December 31,		
	 2022		2021	
Salaries and other short-term employee benefits	\$ 40, 713	\$	32, 349	
Post-employment benefits	 973		943	
	\$ 41,686	\$	33, 292	

8. PLEDGED ASSETS

The Group's assets pledged as collateral were as follows:

Pledged asset	Decer	mber 31, 2022	Decer	mber 31, 2021	Purpose
Pledged time deposits (Note 1)	\$	2, 403	\$	15, 403	Guarantee for land leases and performance bond
Land (Note 2)		338, 108		-	Guarantee for short- term borrowings
Buildings and structures		2=2 221		0.50 5.40	Guarantee for short-
(Note 2)		279, 881		252, 740	term borrowings
	\$	620, 392	\$	268, 143	

Note 1: Shown as 'financial assets at amortised cost - non-current'.

Note 2: Shown as 'property, plant and equipment, net'.

9. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED</u> <u>CONTRACT COMMITMENTS</u>

As of December 31, 2022 and 2021, the Group's guarantees and endorsements were as follows:

Endorser	Endorsee	Dece	mber 31, 2022]	December 31, 2021	Purpose	
All Ring Tech	Uni-Ring Tech					Pledged for	
Co., Ltd.	Co., Ltd.	\$	30, 000	\$	30, 000	borrowing facilities	

As of December 31, 2022 and 2021, the actual amount of the endorsement used by the subsidiary, Uni-Ring Tech Co., Ltd., was \$-.

10. SIGNIFICANT DISASTER LOSS

None.

11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

None.

12. OTHERS

(1) Capital management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders, and maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

(2) Financial instruments

A. Financial instruments by category

Details of financial instruments by category of the Group are described in Note 6.

- B. Financial risk management policies
 - (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, price risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial position and financial performance.
 - (b)Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

C. Significant financial risks and degrees of financial risks

(a) Market risk

I. Foreign exchange risk

- i. The Group operates internationally and is exposed to foreign exchange risk arising from the transactions of the Company and its subsidiaries in various functional currency, primarily with respect to the USD and RMB. Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities and net investments in foreign operations.
- ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The group companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. Foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iii. The Group has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk. Currency exposure arising from

- the net assets of the Group's foreign operations is managed primarily through liabilities denominated in the relevant foreign currencies.
- iv. The Group's businesses involve some non-functional currency operations (The functional currency of the Company and several subsidiaries is the NTD; the functional currency of several subsidiaries is the USD and RMB). Information on assets and liabilities subject to significant foreign exchange risk is as follows:

		Ε	December 31, 2022	
		gn currency amount thousands)	Exchange rate	Book value (NTD)
(Foreign currency: functional currency)				
Financial assets				
Monetary items				
USD:NTD	\$	20, 802	30. 73	\$ 639, 245
USD:RMB		417	6. 98	12, 814
<u>Financial liabilities</u>				
Monetary items USD:NTD		175	20. 72	F 970
USD:N1D		175	30. 73	5, 378
		Γ	December 31, 2021	
	Fore	ign currency		
		amount	Exchange	Book value
	(in 1	thousands)	rate	 (NTD)
(Foreign currency: functional currency)				
Financial assets				
Monetary items				
USD:NTD	\$	26, 650	27. 68	\$ 737, 672
USD:RMB		328	6.37	9, 081
Financial liabilities				
Monetary items				
USD:NTD		763	27. 68	21, 120

v. The sensitivity analysis of foreign exchange risk mainly focuses on the foreign

currency monetary items at the end of the financial reporting period. If the exchange rate of NTD to all foreign currencies had appreciated/depreciated by 1%, the Group's net income for the years ended December 31, 2022 and 2021 would have decreased/increased by \$5,174 and \$5,805, respectively.

vi. The total exchange gain (loss), including realised and unrealised arising from significant foreign exchange variation on the monetary items held by the Group for the years ended December 31, 2022 and 2021, amounted to \$82,601 and (\$13,431), respectively.

II.Price risk

- i. The Group is exposed to equity securities price risk because of investments held by the Group and classified on the consolidated balance sheet as financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. The Group is not exposed to commodity price risk. To manage its price risk arising from investments in equity securities, the Group has set various stop loss points, to ensure not to be exposed to significant risk. Accordingly, no material market risk was expected.
- ii. The Group's investments in equity securities comprise domestic stocks. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, other components of equity for the years ended December 31, 2022 and 2021 would have increased/decreased by \$3,491 and \$4,906, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

III.Cash flow and fair value interest rate risk

If the borrowing interest rate had increased/decreased by 1% with all other variables held constant, there is no significant effect on after-tax profit for the years ended December 31, 2022 and 2021.

(b) Credit risk

I. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms.

- II. The Group manages its credit risk taking into consideration the entire group's concern. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.
- III. The Group adopts the historical experience of collection and the level of customers' risk to assess whether there has been a significant increase in credit risk on that instrument since initial recognition. If the payments were past invoice date over 180 days, there has been a significant increase in credit risk on that instrument since initial recognition.
- IV.According to the historical experience of collection by the Group and the level of customers' risk, the default occurs when the payments are past invoice date over 270 days.
- V. The Group considers the characteristics of credit risk on trade, and applies the modified approach using loss rate methodology to estimate expected credit loss under the loss rate basis. The Group used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable.

As of December 31, 2022 and 2021, details of expected credit loss using the loss rate methodology are as follows:

				Allo	wance for
	Expected loss rate		Book value	uncollec	tible accounts
December 31, 2022	_				
Taiwan					
Less than 90 days	0.03%	\$	169, 998	\$	_
$91\sim180$ days	0.03%~0.06%		136, 106		_
$181 \sim 360 \text{ days}$	0.05%~1%		155, 448		1,578
Over 360 days	0.63%~100%		98, 018	-	32, 431
			559, 570		34,009
Mainland China					
Less than 90 days	_		30, 063		_
$91\sim180$ days	_		17, 431		_
$181 \sim 360 \text{ days}$	1%		19, 050		197
Over 360 days	2%~100%		8, 729	-	980
			75, 273		1, 177
		\$	634, 843	\$	35, 186
				A 110	wance for
	Expected loss rate		Rook value		wance for
December 31, 2021	Expected loss rate		Book value		wance for tible accounts
December 31, 2021	Expected loss rate		Book value		
Taiwan	-	Φ		uncollec	
Taiwan Less than 90 days	0.03%	\$	224, 998		
Taiwan Less than 90 days 91~180 days	0. 03% 0. 03%~0. 06%	\$	224, 998 272, 682	uncollec	tible accounts
Taiwan Less than 90 days 91~180 days 181~360 days	0. 03% 0. 03%~0. 06% 0. 05%~1%	\$	224, 998 272, 682 97, 917	uncollec	tible accounts 1, 117
Taiwan Less than 90 days 91~180 days	0. 03% 0. 03%~0. 06%	\$	224, 998 272, 682 97, 917 123, 941	uncollec	- 1, 117 19, 064
Taiwan Less than 90 days 91~180 days 181~360 days Over 360 days	0. 03% 0. 03%~0. 06% 0. 05%~1%	\$	224, 998 272, 682 97, 917	uncollec	tible accounts 1, 117
Taiwan Less than 90 days 91~180 days 181~360 days Over 360 days Mainland China	0. 03% 0. 03%~0. 06% 0. 05%~1%	\$	224, 998 272, 682 97, 917 123, 941 719, 538	uncollec	- 1, 117 19, 064
Taiwan Less than 90 days 91~180 days 181~360 days Over 360 days Mainland China Less than 90 days	0. 03% 0. 03%~0. 06% 0. 05%~1%	\$	224, 998 272, 682 97, 917 123, 941 719, 538	uncollec	- 1, 117 19, 064
Taiwan Less than 90 days 91~180 days 181~360 days Over 360 days Mainland China Less than 90 days 91~180 days	0.03% 0.03%~0.06% 0.05%~1% 0.63%~100%	\$	224, 998 272, 682 97, 917 123, 941 719, 538 48, 440 46, 132	uncollec	1, 117 19, 064 20, 181
Taiwan Less than 90 days 91~180 days 181~360 days Over 360 days Mainland China Less than 90 days 91~180 days 181~360 days	0.03% 0.03%~0.06% 0.05%~1% 0.63%~100% — — — — 1%	\$	224, 998 272, 682 97, 917 123, 941 719, 538 48, 440 46, 132 15, 640	uncollec	1, 117 19, 064 20, 181
Taiwan Less than 90 days 91~180 days 181~360 days Over 360 days Mainland China Less than 90 days 91~180 days	0.03% 0.03%~0.06% 0.05%~1% 0.63%~100%	\$	224, 998 272, 682 97, 917 123, 941 719, 538 48, 440 46, 132 15, 640 7, 302	uncollec	1, 117 19, 064 20, 181 - - 160 786
Taiwan Less than 90 days 91~180 days 181~360 days Over 360 days Mainland China Less than 90 days 91~180 days 181~360 days	0.03% 0.03%~0.06% 0.05%~1% 0.63%~100% — — — — 1%	\$	224, 998 272, 682 97, 917 123, 941 719, 538 48, 440 46, 132 15, 640	uncollec	1, 117 19, 064 20, 181

VI.Movements in relation to the Group applying the simplified approach to provide loss allowance for accounts receivable are as follows:

		For the years ended December 31,					
		2022		2021 Accounts receivable			
At January 1	Accou	nts receivable					
	\$	21, 127	\$	14, 803			
Provision for impairment		14, 048		6, 335			
Net exchange differences		11	(11)			
At December 31	\$	35, 186	\$	21, 127			

(c) Liquidity risk

- I. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times to ensure the sufficient financial flexibility of the Group.
- II. Group treasury invests surplus cash in interest bearing current accounts, time deposits and beneficiary certificates, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the abovementioned forecasts, and readily generate cash flows to manage liquidity risk.
- III. The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities. The amounts disclosed in the following table are undiscounted contractual cash flows.

			F	Between]	Between		
December 31, 2022	Wi	thin 1 year	<u>1 aı</u>	nd 2 years	2 aı	nd 5 years	Ov	er 5 years
Non-derivative								
financial liabilities:								
Notes payable	\$	963	\$	_	\$	_	\$	_
Accounts payable		357, 618		_		_		_
Other payables		274, 633		_		_		_
Bonds payables		_		_		898, 600		_
Lease liabilities		10, 372		2, 420		7, 259		16,534
Guarantee deposits		1, 213		904		136		1,540
received								

			В	etween	В	etween			
December 31, 2021 V		Within 1 year		1 and 2 years		2 and 5 years		Over 5 years	
Non-derivative									
financial liabilities:									
Short-term borrowings	\$	80,686	\$	_	\$	_	\$	_	
Notes payable		8,646		_		_		_	
Accounts payable		704, 082		_		_		_	
Other payables		268, 513		-		_		_	
Lease liabilities		5, 307		5, 307		6,866		17, 929	
Guarantee deposits		391		-		501		1,520	
received									

IV. The Group does not expect the timing of occurrence of the cash flows estimated through the maturity date analysis will be significantly earlier, nor expect the actual cash flow amount will be significantly different.

(3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in emerging stocks and listed stocks are included in Level 1.
 - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
 - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in equity investment without active market is included in Level 3.
- B. Financial instruments not measured at fair value

Except for bonds payable, which are measured at the present value of the cash flow expected to be paid at the market interest rate on the balance sheet date, the carrying amounts of the Group's financial instruments not measured at fair value including cash and cash equivalents, financial assets at amortised cost - current and non-current, notes receivable, accounts receivable, other receivables, guarantee deposits paid, short-term

borrowings, notes payable, accounts payable, other payables and guarantee deposits received are approximate to their fair values.

C. The related information on financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities are as follows:

December 31, 2022	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value through				
profit or loss				
Call options of bonds	<u>\$</u>	<u>\$ 180</u>	\$ -	<u>\$ 180</u>
Financial assets at fair value through				
other comprehensive income				
Equity securities	<u>\$ 322, 985</u>	<u>\$</u>	<u>\$ 26, 131</u>	<u>\$ 349, 116</u>
December 31, 2021	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value through				
other comprehensive income				
Equity securities	<u>\$ 458, 472</u>	<u>\$</u>	\$ 32, 101	<u>\$ 490, 573</u>

- D. The methods and assumptions the Group used to measure fair value are as follows:
 - (a) The following financial assets use quoted market prices as inputs for fair value measurement (level 1): for emerging stocks, the average trading price at the balance sheet date is used; for listed stocks, the closing price at the balance sheet date is used.
 - (b) Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes.
- E. For the years ended December 31, 2022 and 2021, there was no transfer between Level 1 and Level 2.
- F. The following chart is the movement of Level 3 for the years ended December 31, 2022 and 2021:

	_ Equity	instruments
At January 1, 2022	\$	32, 101
Loss recognised in other comprehensive income	(5, 970)
At December 31, 2022	<u>\$</u>	26, 131
	_Equity	instruments
At January 1, 2021	\$	12, 489
Additions during this period		9,000
Prepayments for investments transferred		10,000
Profit recognised in other comprehensive income		612
At December 31, 2021	\$	32, 101

- G. Financial segment is in charge of valuation procedures for fair value measurements being categorised within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, performing back-testing, updatinginputs used to the valuation model and making any other necessary adjustments to the fair value.
- H. The following is the qualitative information on significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair value at			Significant	Range	Relationship
	Dece	mber 31,	Valuation	unobservable	(weighted	of inputs to
	2	2022	technique	input	average)	fair value
Non-derivative equity instrument:						
Unlisted stocks	\$	5, 429	Discounted cash flow	Weighted average cost of capital	9. 30%	The higher the weighted average cost of capital, the lower the fair value.
				Discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value.
Venture capital stocks		20, 702	Net asset value	Not applicable	_	Not applicable

	Fair	value at		Significant	Range	Relationship
	Decei	mber 31,	Valuation	unobservable	(weighted	of inputs to
	2	021	technique	input	average)	fair value
Non-derivative equity instrument:						
Unlisted stocks	\$	6, 027	Discounted cash flow	Weighted average cost of capital	10. 23%	The higher the weighted average cost of capital, the lower the fair value.
				Discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value.
Venture capital stocks		26, 074	Net asset value	Not applicable	_	Not applicable

I. The Group has carefully assessed the valuation models and assumptions used to measure fair value. However, use of different valuation models or assumptions may result in different measurement. The following is the effect on profit or loss or on other comprehensive income from financial assets categorised within Level 3 if the inputs used to valuation models have changed:

			December 31, 2022						
							Recognis	ed in other	
			Recognised	in profit or los	<u>ss</u>	comprehensive income			
			Favourable	Unfavourable		Favourable		Unfavourable	
	Input	Change	change	change		С	hange		change
Financial assets									
Equity instruments	Weighted average cost of								
	capital	± 10%	\$ -	\$	_	\$	3, 238	(\$	2, 410)
	Discount for lack of								
	marketability	$\pm~10\%$			_		4,019	(2, 950)
			\$ -	\$	_	\$	7, 257	(<u>\$</u>	5, 360)

			December 31, 2021					
			Recognised	in profit or loss	C	sed in other		
			Favourable	Unfavourable	Favourable	Unfavourable		
	Input	Change	change	change	change	change		
Financial assets	S							
Equity instruments	Weighted average cost of							
	capital Discount	± 10%	\$ -	\$ -	\$ 1,080	(\$ 842)		
	for lack of marketability	± 10%	<u> </u>	<u> </u>	1, 385 \$ 2, 465	(1,065) (\$ 1,907)		

(4) Other events

In response to the COVID-19 pandemic, the Group complied with the "Guidelines for Enterprise Planning of Business Continuity in Response to the Coronavirus Disease 2019 (COVID-19)" issued by the government and has adopted related measures for hygiene and health management in the workplace. All companies in the Group are operating normally, except for the subsidiaries in Mainland China, which are limited by epidemic prevention requirements which affected its production capacity and operations. As the main production is still concentrated in Taiwan, there is no significant impact in all aspects. The Group will continue to monitor the developments of the pandemic situation and market changes and respond in a timely manner.

13. SUPPLEMENTARY DISCLOSURES

(According to the current regulatory requirements, the Group is only required to disclose the information for the year ended December 31, 2022.)

(1) Significant transactions information

- A. Loans to others: Refer to Table 1.
- B. Provision of endorsements and guarantees to others: Refer to Table 2.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Refer to Table 3.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.

- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: Refer to Table 4.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: None.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: None.
- I. Trading in derivative instruments undertaken during the reporting period: None.
- J. Significant inter-company transactions during the reporting period: Refer to Table 5.

(2) <u>Information on investees</u>

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to Table 6.

(3) Information on investments in Mainland China

- A. Basic information: Refer to Table 7.
- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: Refer to Table 8.

(4) Major shareholders information

Major shareholders information: Refer to Table 9.

14. **SEGMENT INFORMATION**

(1) General information

Management has determined the reportable operating segments based on the reports reviewed by the Group's chief operating decision-maker that are used to make strategic decisions. The Group's chief operating decision-maker manages each entity in the organisation according to its role. There is no material change in the basis for information of entities and division of segments in the Group or in the measurement basis for segment information during this period.

(2) Measurement of segment information

The Group's operational decision-maker evaluates the performance of each department based on its pre-tax income. This metric excludes nonrecurring expenses of the department and unrealised gains or losses from financial products. Interest income and expense are not allocated

to operating segments, as this type of activity is driven by the Group's central treasury function, which manages the cash position of the Group.

(3) Segment profit or loss, assets and liabilities

The segment information provided to the chief operating decisionmaker for the reportable segments is as follows:

	For the year ended December 31, 2022							
		Kunshan All Ring	All Ring Tech					
	All Ring Tech	Tech	(Kunshan)					
	Co., Ltd.	Co., Ltd.	Co., Ltd.	Others	Total			
Total segment revenue	\$ 2, 169, 547	\$ -	\$ 147, 093	\$ 48,674	\$ 2, 365, 314			
Inter-segment revenue	30, 826	_	72, 661	13, 114	116, 601			
Revenue from external customers	2, 138, 721	-	74, 432	35, 560	2, 248, 713			
Interest income	7, 050	638	139	96	7, 923			
Depreciation and amortisation	32, 948	109	11, 578	4, 568	49, 203			
Interest expense	10, 727	_	_	13	10, 740			
Segment income (loss) before tax	598, 281	(259)	8, 315	17, 564	623, 901			
Segment assets	4, 129, 401	42, 619	349, 345	87, 296	4,608,661			
Segment liabilities	1, 697, 523	1, 251	47, 190	15, 545	1, 761, 509			

For the year ended December 31, 2021

	1 of the jeth chaca December 31, 2021					
	All Ring Tech	Kunshan All Ring Tech	All Ring Tech (Kunshan)			
	Co., Ltd.	Co., Ltd.	Co., Ltd.	Others	Total	
Total segment revenue	\$ 2, 464, 209	\$ -	\$ 202, 173	\$ 22, 290	\$ 2, 688, 672	
Inter-segment revenue	22, 399	_	46, 161	15, 796	84, 356	
Revenue from external customers	2, 441, 810	-	156, 012	6, 494	2, 604, 316	
Interest income	789	529	102	2	1, 422	
Depreciation and amortisation	24, 241	82	10, 679	4, 000	39, 002	
Interest expense	427	_	_	22	449	
Segment income (loss) before tax	649, 885	436	7, 815	1, 847	659, 983	
Segment assets	3, 536, 684	42,366	349, 388	65, 814	3, 994, 252	
Segment liabilities	1, 234, 384	1, 285	61, 129	6, 629	1, 303, 427	

(4) Reconciliation about segment profit or loss, assets and liabilities

A. Sales between segments are carried out at arm's length. The revenue from external customers reported to the chief operating decision-maker is measured in a manner consistent with that in the consolidated statement of comprehensive income. A reconciliation of reportable segment income or loss to the income/(loss) before tax from continuing operations is provided as follows:

	For the years ended December 31,						
		2022		2021			
Reportable segments income before tax	\$	606, 337	\$	658, 136			
Other segments income before tax		17,564		1,847			
Less: Inter-segment loss	(21, 880)	(11, 644)			
Profit from continuing operations before tax	\$	602, 021	\$	648, 339			

B. The amounts provided to the chief operating decision-maker with respect to total assets are measured in a manner consistent with that of the financial statements. A reconciliation of assets of reportable segment and total assets is as follows:

	Dece	ember 31, 2022	Dec	cember 31, 2021
Assets of reportable segments	\$	4, 521, 365	\$	3, 928, 438
Assets of other operating segments		87, 296		65, 814
Less: Inter-segment transaction	(443, 926)	(415, 894)
Total assets	<u>\$</u>	4, 164, 735	\$	3, 578, 358

C. The amounts provided to the chief operating decision-maker with respect to total liabilities are measured in a manner consistent with that of the financial statements. A reconciliation of liabilities of reportable segment and total liabilities is as follows:

	Dece	ember 31, 2022	Dec	ember 31, 2021
Liabilities of reportable segments	\$	1, 745, 964	\$	1, 296, 798
Liabilities of other operating segments		15, 545		6,629
Less: Inter-segment transaction	(28, 652)	<u> </u>	27, 369)
Total liabilities	\$	1, 732, 857	\$	1, 276, 058

(5) Information on products and services

Income from external customers is primarily from sales of automation machinery and equipment, therefore it is not necessary to disclose the details of this amount.

(6) Geographical information

Geographical information for the years ended December 31, 2022 and 2021 are as follows:

	 For the years ended December 31,											
	 20)22			20	21						
		N	on-current			N	on-current					
	 Revenue		assets		Revenue	assets						
Taiwan	\$ 2, 174, 281	\$	786, 750	\$	2, 448, 304	\$	452, 158					
China	 74, 432		162, 856		156, 012		165, 857					
	\$ 2, 248, 713	\$	949, 606	\$	2, 604, 316	\$	618, 015					

(7) Major customer information

Major customer information of the Group (revenue is more than 10% of consolidated net operating income) for the years ended December 31, 2022 and 2021 are as follows:

		Year ended	1 December 31, 2022	- <u></u>	Year ended December 31, 2021						
]	Revenue	Segment]	Revenue	Segment					
Company A	\$	868, 626	All Ring Tech Co., Ltd	\$	825, 714	All Ring Tech Co., Ltd					
Company B		382, 647	All Ring Tech Co., Ltd		462, 882	All Ring Tech Co., Ltd					
Company C		139, 368	All Ring Tech Co., Ltd		213, 816	All Ring Tech Co., Ltd					

合併附表一

合併附表二

合併附表三

合併附表四

合併附表五

合併附表六

合併附表七

合併附表八

合併附表九

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of All Ring Tech Co., Ltd.

Opinion

We have audited the accompanying parent company only balance sheets of All Ring Tech Co., Ltd. (the "Company") as at December 31, 2022 and 2021, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2022 and 2021, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for opinion

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

Key audit matters

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

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

Revenue recognition

Description

Refer to Note 4(27) for accounting policies on revenue recognition.

The sales revenue of the Company is primarily from the assembly and sales of equipment. Based on the terms of the sale agreement, sales revenue is recognised when the control of the goods sold is transferred to the customer after the installation of the goods or the acceptance of the goods by the customer, being when the goods are delivered to the customer, the customer has full discretion over the channel and price to sell the goods, and there is no unfulfilled obligation that could affect the customer's acceptance of the goods. As the transfer of control of the goods to the customer in a sale transaction involves manual process and judgement, there exists a risk of material misstatement that may arise from improper revenue recognition for transactions that occur near the balance sheet date and the transaction amounts are usually material. Thus, we considered the cutoff of revenue a key audit matter.

How our audit addressed the matter

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

- 1. Obtained an understanding and assessed the accounting policy on revenue recognition.
- 2. Understood and assessed internal control over revenue recognition, tested the effectiveness of internal controls over the shipment of goods and verified the timing of revenue recognition.
- 3. Tested the cutoff of transactions that occurred a certain time before or after the balance sheet date in order to verify whether the control of the goods for which revenue has been recognised was transferred, and whether revenue was recorded in the appropriate period.

Evaluation of inventories

Description

Refer to Note 4(8) to the parent company only financial statements for the accounting policy on inventory valuation, Note 5(2) for information on the uncertainty of accounting estimates and

assumptions on inventory valuation, and Note 6(5) for information on allowance for inventory valuation losses. As of December 31, 2022, inventory and allowance for inventory valuation losses were NT\$690,797 thousand and NT\$68,605 thousand, respectively.

The Company develops, manufactures, and assembles production equipment for semiconductors and passive components. Due to rapid changes in technology, the risk of the materials inventory of related equipment incurring valuation losses or becoming obsolete is high. Inventories are stated at the lower of cost and net realizable value. The net realizable value of inventory that is over a certain age or individually identified as obsolete is determined based on the historical information on inventory obtained by management from periodic inspections.

The technology related to the Company's products is rapidly changing, and the determination of the net realizable value of inventory identified as obsolete involves subjective judgement. Thus, we considered the evaluation of inventories a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- 1. Ensured consistent application and assessed the reasonableness of the Company's policies and procedures on setting allowance for inventory valuation losses according to applicable accounting principles and the auditors' understanding of the nature of the Company's industry. This included assessing the reasonableness of the source of the historical information on inventory used in determining net realizable value and assessing the reasonableness of judgments of obsolete inventory items.
- 2. Obtained an understanding of the Company's warehousing control procedures. Reviewed annual physical inventory count plan and participated in the annual inventory count in order to assess the classification of obsolete inventory and effectiveness of internal control over obsolete inventory.
- 3. Tested the appropriateness of the logic used in evaluating the net realizable value of inventory and inventory aging report, selected samples from inventory items by each sequence number to verify its net realizable value and to verify the reasonableness of the allowance for inventory valuation losses.

Responsibilities of management and those charged with governance for the parent

company only financial statements

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

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

Those charged with governance, including Audit Committees, are responsible for overseeing the Company's financial reporting process.

Auditors' responsibilities for the audit of the parent company only financial statements

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

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

Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation. 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 audit. We remain solely responsible for our audit opinion.

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

We also provide those charged with governance with a statement that we have complied with

relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

Lin Yung-Chih

Independent Accountants

Lin Tzu-Shu

PricewaterhouseCoopers, Taiwan Republic of China February 22, 2023

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

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

□.

ALL RING TECH CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

1100	Assets urrent assets Cash and cash equivalents Financial assets at amortised cost -	Notes 6(1)	 AMOUNT	%	 AMOUNT	%
1100	Cash and cash equivalents	6(1)				
	•	6(1)				
1136	Financial assets at amortised cost -	•	\$ 1,287,332	31	\$ 556,487	16
		6(3)				
	current		13,000	1	-	-
1150	Notes receivable, net	6(4)	41,601	1	177,571	5
1170	Accounts receivable, net	6(4), 7 and 12	531,654	13	713,359	20
1200	Other receivables		1,023	-	7,538	-
130X	Inventories	5(2) and 6(5)	622,192	15	668,668	19
1410	Prepayments		 2,664		 12,678	
11XX	Total current assets		 2,499,466	61	 2,136,301	60
No	on-current assets					
1510	Financial assets at fair value	6(2)(14)				
	through profit or loss - non-current		180	-	-	-
1517	Financial assets at fair value	6(6)				
	through other comprehensive					
	income - non-current		349,116	8	490,573	14
1535	Financial assets at amortised cost -	6(3) and 8				
	non-current		2,403	-	15,403	1
1550	Investments accounted for under	6(7) and 7				
	equity method		441,539	11	410,261	12
1600	Property, plant and equipment	6(8) and 8	704,339	17	393,652	11
1755	Right-of-use assets	6(9)	34,122	1	32,816	1
1780	Intangible assets	6(10)	27,604	1	3,931	-
1840	Deferred income tax assets	6(26)	35,329	1	36,884	1
1915	Prepayments for business facilities	6(8)(10)	-	-	10,881	-
1920	Guarantee deposits paid		14,126	-	4,645	-
1960	Prepayments for investments - non-	6(6)				
	current		20,000	-	-	-
1990	Other non-current assets		 1,177		 1,337	
15XX	Total non-current assets		 1,629,935	39	 1,400,383	40
1XXX	Total assets		\$ 4,129,401	100	\$ 3,536,684	100

(Continued)

ALL RING TECH CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

	I inhiliting and Family	Natar		ecember 31, 2022 MOUNT	%	December 31, 202	
	Liabilities and Equity Current liabilities	Notes	Al	MOUNI	<u> </u>	AMOUNT	<u>%</u>
2100	Short-term borrowings	6(11) and 8	\$			\$ 80,000	2
2130	Current contract liabilities	6(11) and 8	J	47,575	1	26,164	1
2150	Notes payable	0(19)		963	1	8,646	1
2170	Accounts payable	7		347,694	9	685,019	20
2200	Other payables			253,728	6	249,413	7
	Current income tax liabilities	6(12)			1		2
2230	Provisions for liabilities - current	6(26)		36,458		75,227	
2250		6(13)		16,541	1	23,101	1
2280	Lease liabilities - current			10,101	-	4,965	-
2310	Advance receipts		-	14,722			
21XX	Total current liabilities			727,782	18	1,152,535	33
	Non-current liabilities						
2530	Bonds payable	6(14)		874,714	21	-	-
2570	Deferred income tax liabilities	6(26)		42,865	1	25,707	-
2580	Lease liabilities - non-current			24,606	-	28,385	1
2640	Net defined benefit liabilities - non-	6(15)					
	current			26,343	1	27,757	1
2645	Guarantee deposits received			1,213			
25XX	Total non-current liabilities			969,741	23	81,849	2
2XXX	Total liabilities			1,697,523	41	1,234,384	35
	Equity						
	Share capital						
3110	Common stock	6(16)		833,239	20	833,239	23
3200	Capital surplus	6(14)(17)		466,556	11	310,911	9
	Retained earnings	6(6)(18)					
3310	Legal reserve			335,430	8	281,334	8
3320	Special reserve			22,672	1	22,737	1
3350	Unappropriated retained earnings			822,167	20	682,546	19
3400	Other equity interest	6(6)(7)		86,164	2	237,982	7
3500	Treasury stocks	6(16)	(134,350)	(3)	(66,449)	(2)
3XXX	Total equity			2,431,878	59	2,302,300	65
	Significant contingent liabilities and	9					
	unrecognised contract commitments						
3X2X	Total liabilities and equity		\$	4,129,401	100	\$ 3,536,684	100
	The accompanying notes are an	intogral part o	of those per	cont company or	ly fine	oncial statements	

The accompanying notes are an integral part of these parent company only financial statements.

ALL RING TECH CO., LTD. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2021 AND 2020

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

					For the years ended December 31,								
				2022			2021						
	Items	Notes		AMOUNT	<u>%</u>		AMOUNT	<u>%</u>					
4000 5000	Operating revenue Operating costs	6(19) and 7 6(5)(9)(10)(15)(24)	\$	2,169,547	100	\$	2,464,209	100					
		(25) and 7	(1,163,432) (<u>54</u>)	(1,311,271)	(54)					
5900	Net operating margin			1,006,115	46		1,152,938	46					
	Operating expenses	6(9)(10)(15)(24) (25), 7 and 12											
6100	Selling expenses		(54,129) (2)	(69,125)	(3)					
6200	General and administrative												
	expenses		(113,470) (5)	(117,620)	(5)					
6300	Research and development												
	expenses		(371,426) (. ,	(326,576)	(13)					
6450	Expected credit losses		(13,828) (1)	(6,740)						
6000	Total operating expenses		(552,853) (<u>25</u>)	(520,061)	(<u>21</u>)					
6900	Operating profit			453,262	21		632,877	25					
	Non-operating income and expenses												
7100	Interest income	6(20)		7,050	-		789	-					
7010	Other income	6(6)(21) and 7		46,858	2		21,846	1					
7020	Other gains and losses	6(2)(9)(22) and 12		84,289	4	(13,171)	-					
7050	Finance costs	6(9)(14)(23)	(10,727)	-	(427)	-					
7070	Share of profit of subsidiaries associates and joint ventures accounted for under equity method, net	6(7)		17,549	1		7,971	_					
7000	Total non-operating income and			27,000			.,,,,,						
	expenses			145,019	7		17,008	1					
7900	Profit before income tax		-	598,281	28		649,885	26					
7950	Income tax expense	6(26)	(99,242) (5)	(108,662)	(4)					
8200	Profit for the year		\$	499,039	23	\$	541,223	22					
	Other comprehensive income (loss) Components of other comprehensive income (loss) that will not be reclassified to profit or loss		-	<u>, , , , , , , , , , , , , , , , , , , </u>			,						
8311	Remeasurement of defined benefit	6(15)											
8316	obligations Unrealised (loss) gain on valuation of investments in equity instruments measured at fair value through other	6(6)	\$	2,021	-	(\$	330)	-					
	comprehensive income		(106,008) (5)		106,872	4					
8349	Income tax related to components of other comprehensive (loss) income that will not be reclassified				,								
	to profit or loss Components of other comprehensive income (loss) that will be reclassified to profit or loss		(404)	-		66	-					
8361	Financial statements translation differences of foreign operations	6(7)		13,729	1	(4,908)						
8300	Total other comprehensive (loss)		, -	A	, -	_		-					
	income for the year		(<u>\$</u>	90,662) (\$	101,700	4					
8500	Total comprehensive income for the year		\$	408,377	19	\$	642,923	<u>26</u>					

The accompanying notes are an integral part of these parent company only financial statements.

$\frac{\text{ALL RING TECH CO., LTD.}}{\text{PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME}} \\ \frac{\text{YEARS ENDED DECEMBER 31, 2021 AND 2020}}{\text{(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)}}$

	Earnings per share (in dollars)	6(27)		
9750	Basic		\$ 6.15	\$ 6.64
9850	Diluted		\$ 5.86	\$ 6.61

ALL RING TECH CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)

						Capital	Reser	ves		R	etain	ed Earning	gs		0	ther equi	ty in	terest				
		Notes		are capital - common stock	sı add	l capital urplus, ditional aid-in apital		Stock	Lega	ıl reserve		pecial eserve	unap d : ea (acc	Total ppropriate retained arnings cumulated eficit)	Fir sta trai dif	nancial tements nslation ferences foreign rations	Uni (los fi amea fa: thro comp	realised gains sess) from nancial assets usured at ir value uugh other orehensive income		reasury stocks		Total
For the year ended December 31, 2021																						
Balance at January 1, 2021		<u>\$ 833,239</u>	\$	327,094	\$		\$	108	\$	256,539	\$	22,737	\$	394,453	(\$	32,224)	\$	168,242	(\$	66,449)	\$	1,903,739
Net income for the year ended December 31, 2021		-		-		-		-		-		-		541,223		-		-		-		541,223
Other comprehensive income (loss) for the year ended December 31, 2021	or6(6)(7)	-		-		-		_		-		-	(264)	(4,908)		106,872		_		101,700
Total comprehensive income (loss) for the year ended December 31, 2021	r		_											540,959	(4,908)		106,872				642,923
Distribution of 2020 net income:		-	_		-						-				`						-	
Legal reserve		-		-		-		-		24,795		-	(24,795)		-		-		-		-
Cash dividends	6(18)	-		-		-		-		-		-	(228,071)		-		-		-	(228,071)
Distribution of cash dividends from the capital surplus	6(17)	-	(16,291)		_		_		_		-		_		_		_		_	(16,291)
Balance at December 31, 2021		\$ 833,239	\$	310,803	\$	-	\$	108	\$	281,334	\$	22,737	\$	682,546	(\$	37,132)	\$	275,114	(\$	66,449)	\$	2,302,300
For the year ended December 31, 2022																				_		
Balance at January 1, 2022		\$ 833,239	\$	310,803	\$		\$	108	\$	281,334	\$	22,737	\$	682,546	(\$	37,132)	\$	275,114	(\$	66,449	\$	2,302,300
Net income for the year ended December 31, 2022		-		-		-		-		-		-		499,039		-		-		-		499,039
Other comprehensive income (loss) for the year ended December 31, 2022	or6(6)(7)	-		-		-		-		-		-		1,617		13,729	(106,008)		_	(90,662)
Total comprehensive income (loss) for the year ended December 31, 2022	r													500,656		13,729		106,008)				408,377
Distribution of 2021 net income:				<u> </u>												-, -		, , , ,				
Legal reserve		-		-		-		-		54,096		-	(54,096)		-		-		-		<u>-</u>
Cash dividends Reversal of special reserve	6(18)	-		-		-		-		-	(65)	(366,543) 65		-		-		-	(366,543)
Disposal of financial assets at fair	6(6)	-		-		-		-		-	(03)		0.5		-		-		-		-
value through other comprehensive income	-(-)	_		_		_		_		_		_		59,539		_	(59,539)		_		_
Conversion options of convertible	6(14)													,			`	, ,				
bonds Repurchase of convertible bonds	6(14)	-		-		9,798	,	162,300 16,453)		-		-		-		-		-		-	(162,300 6,655)
Treasury stocks acquired	6(16)	-		-		-	(10,435)		-		-		-		-		-	(67,901)	(67,901)
Balance at December 31, 2022	` '	\$ 833,239	\$	310,803	\$	9,798	\$	145,955	\$	335,430	\$	22,672	\$	822,167	(\$	23,403)	\$	109,567	(\$	134,350)	\$	2,431,878
For the year ended December 31, 2	<u> 2020</u>		_	<u> </u>					_				_				_					
Balance at January 1, 2020			\$	833,239	\$	377,088	\$	108	\$	248,195	\$	22,672	\$	229,905	(\$	33,118)	\$	10,381	\$		\$	1,688,470
Net income for the year ended I	December 31,													246.044								246.044
2020				-		-		-		-		-		246,844		-		-		-		246,844

The accompanying notes are an integral part of these parent company only financial statements.

PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)

			Capital	Reserves	Re	tained Earnin	igs	Other equi	ty interest		
	Notes	Share capital - common stock	Total capital surplus, additional paid-in capital	Stock warrants	Legal reserve	Special reserve	Total unappropriate d retained earnings (accumulated deficit)	Financial statements translation differences of foreign operations	Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Treasury stocks	Total
Other comprehensive income (loss) for the year ended December 31, 2020	6(5)(7)	-	_	-	-	-	(2,886)	894	161,852	-	159,860
Total comprehensive income for the year ended December 31, 2020							243,958	894	161,852		406,704
Disposal of financial assets at fair value through other comprehensive income	6(5)						3,991		(3,991)		
Distribution of 2019 net income Legal reserve		_	_	_	8,344	_	(8,344)	_	_	_	_
Special reserve	6(16)	_	-	_	´ -	65	(65)	-	-	_	-
Cash dividends	6(16)	_	_	_	_	_	(74,992)	_	_	_	(74,992)
Distribution of cash dividends from the capital surplus	6(15)	_	(49,994)	_	_	_	-	_	_	_	(49,994)
Treasury stocks reacquired	6(14)	-	-	_	_	_	_	_	_	(66,449)	(66,449)
Balamce at December 31,2020	,	\$ 833,239	\$ 327,094	\$ 108	\$ 256,539	\$ 22,737	\$ 394,453	(\$ 32,224)	\$ 168,242	(\$ 66,449)	\$ 1,903,739
For the year ended December 31, 2021			,					<u> </u>		, , ,	, ,
Balance at December 31, 2021		\$ 833,239	\$ 327,094	<u>\$ 108</u>	\$ 256,539	\$ 22,737	\$ 394,453	(\$ 32,224)	\$ 168,242	(\$ 66,449)	\$ 1,903,739
Net income for the year ended December 31, 2021		-	-	-	-	-	541,223	-	-	-	541,223
Other comprehensive income (loss) for the year ended December 31, 2021	6(5)(7)	-	-	_	_	-	(264)	(4,908)	106,872	-	101,700
Total comprehensive income for the year ended December 31, 2021							540,959	(4,908)	106,872		642,923
Distribution of 2020 net income								(100,072		0.2,520
Legal reserve		_	_	_	24,795	_	(24,795)	_	_	_	_
Cash dividends	6(16)	-	_	-	-	_	(228,071)	_	_	_	(228,071)
Distribution of cash dividends from the capital	6(15)						`				
surplus		<u>-</u>	(16,291)		<u> </u>				_		(16,291_)
Balance at December 31, 2021		\$ 833,239	\$ 310,803	\$ 108	\$ 281,334	\$ 22,737	\$ 682,546	(\$ 37,132)	\$ 275,114	(\$ 66,449)	\$ 2,302,300

ALL RING TECH CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars)

		For	the years er	nded Dec	
	Notes		2022		2021
CASH FLOWS FROM OPERATING					
<u>ACTIVITIES</u>					
Profit before tax		\$	598,281	\$	649,885
Adjustments					
Adjustments to reconcile profit (loss)					
Loss on financial assets at fair value through	6(2)(22)				
profit or loss			2,520		-
Expected credit losses	12		13,828		6,740
Provision (reversal of allowance) for	6(5)		10.001	,	2.055
inventory market price decline	<i>((</i> 7)		12,824	(3,857)
Share of profit of subsidiaries, associates and	6(7)				
joint ventures accounted for under equity			17.540 \		7.071 \
method	((0)(0)(24)	(17,549)	(7,971)
Depreciation Amortisation	6(8)(9)(24) 6(10)(24)		27,839 5,109		21,823 2,418
Gain from lease modification	6(9)(22)	(3,109		2,410
Gain from repurchase of convertible bonds	6(14)(22)	}	4,344)		<u>-</u>
Interest income	6(20)	}	7,050)	(789)
Dividend income	6(6)(21)	}	32,177)	}	11,627)
Interest expense	6(23)	•	10,727	(427
Changes in operating assets and liabilities	0(20)		10,727		
Changes in operating assets					
Notes receivable			135,970	(106,741)
Accounts receivable			167,877	ì	374,487)
Other receivables			6,515	(1,315)
Inventories			33,652	Ì	354,880)
Prepayments			10,014	Ì	2,279)
Changes in operating liabilities				`	,
Contract liabilities - current			21,411		3,275
Notes payable		(83)		255
Accounts payable		(337,325)		257,581
Other payables			6,555		85,425
Provisions for liabilities - current		(6,560)		7,023
Advance receipts			14,722		-
Net defined benefit liabilities - non-current			607		551
Cash inflow generated from operations			663,352		171,457
Dividends received			32,177		11,627
Interest received		,	7,050	,	789
Interest paid		(665)	(427)
Income tax received		(110 503 \		10,050
Income tax paid		(119,702)	(49,183
Net cash flows from operating activities			582,212		144,313

(Continued)

ALL RING TECH CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars)

		Fo	r the years en	nded December 31,		
	Notes	es 2022		2021		
CASH FLOWS FROM INVESTING						
ACTIVITIES						
Acquisition of financial assets at fair value						
through other comprehensive income		(\$	235,744)	(\$	118,346)	
Proceeds from disposal of financial assets at fair	6(6)					
value through other comprehensive income			271,193		-	
Acquisition of investment accounted for under	6(7)					
equity method - subsidiary			-	(30,000)	
Cash paid for acquisition of property, plant and	6(28)					
equipment		(297,835)	*	42,259)	
Acquisition of intangible assets		(7,510)	(3,589)	
Cash paid for increasing in prepayments for	6(28)					
equipment		(51,248)	(1,424)	
(Increase) decrease in guarantee deposits paid		(9,481)		184	
Increase in prepayments for investments	6(6)	(20,000)		-	
Decrease in other non-current assets			160		160	
Net cash flows used in investing activities		(350,465)	(195,274)	
CASH FLOWS FROM FINANCING						
<u>ACTIVITIES</u>						
Decrease in short-term borrowings	6(29)	(80,000)		-	
Increase in short-term borrowings	6(29)		-		80,000	
Repayment of lease principal	6(29)	(9,612)	(4,911)	
Net amount of issuance of convertible bonds	6(29)		1,122,743		-	
Repurchase of convertible bonds	6(14)(29)	(100,802)		-	
Increase in guarantee deposit received	6(29)		1,213		-	
Distribution of cash dividends from capital	6(17)					
reserve			-	(16,291)	
Cash dividends paid	6(18)	(366,543)	(228,071)	
Acquisition of treasury stocks	6(16)	(67,901)			
Net cash flows from (used in) financing						
activities			499,098	(169,273)	
Net increase (decrease) in cash and cash						
equivalents			730,845	(220,234)	
Cash and cash equivalents at beginning of year	6(1)		556,487		776,721	
Cash and cash equivalents at end of year	6(1)	\$	1,287,332	\$	556,487	

The accompanying notes are an integral part of these parent company only financial statements.

ALL RING TECH CO., LTD.

NOTES TO THE PARENT COMPANY ONLY FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021 (Expressed in

thousands of New Taiwan dollars, except as otherwise indicated)

15. HISTORY AND ORGANISATION

- (1) All Ring Tech Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.) on May 24, 1996. Its primary business includes the design, manufacturing, and assembly of automation machines, the research, development, and design of computer software, and the manufacturing of optical instruments.
- (2) The common shares of the Company have been listed on the Taipei Exchange since September 2002.

16. THE DATE OF AUTHORISATION FOR ISSUANCE OF THE PARENT COMPANY ONLY FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORISATION

These parent company only financial statements were authorised for issuance by the Board of Directors on February 22, 2023.

17. <u>APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS</u>

(3) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by FSC and became effective from 2022 are as follows:

	Effective date by
	International Accounting
	Standards Board
New Standards, Interpretations and Amendments	("IASB")
Amendments to IFRS 3, 'Reference to the conceptual framework'	January 1, 2022
Amendments to IAS 16, 'Property, plant and equipment: proceeds before intended use'	January 1, 2022
Amendments to IAS 37, 'Onerous contracts - cost of fulfilling a contract'	January 1, 2022
Annual improvements to IFRS Standards 2018 - 2020	January 1, 2022

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

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

by the Company

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

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

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

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

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	IASB
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 -	January 1, 2023
comparative information'	
Amendments to IAS 1, 'Classification of liabilities as current or non-current'	January 1, 2024
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024

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

18. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>

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

(1) Compliance statement

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

(2) Basis of preparation

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

(3) Foreign currency translation

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

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

income within 'other gains and losses'.

(4) Classification of current and non-current items

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

(5) Cash equivalents

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

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

- A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortised cost or fair value through other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Company measures the financial assets at fair value and recognises the transaction costs in profit or loss. The Company subsequently measures the financial assets at fair value, and recognises the gain or loss in profit or loss.
- D. The Company recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Company and the amount of the dividend can be measured reliably.

(7) Accounts and notes receivable

Accounts and notes receivable entitle the Company a legal right to receive

consideration in exchange for transferred goods or rendered services. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(8) Inventories

Inventories are stated at the lower of cost and net realizable value. Cost is determined using the weighted-average method. The cost of finished goods and work in process comprises raw materials, direct labor, other direct costs and related production overheads (allocated based on normal operating capacity). It excludes borrowing costs. The item by item approach is used in applying the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale. When the cost of inventories exceeds the net realizable value, the amount of any write-down of inventories is recognised as cost of sales during the period; and the amount of any reversal of inventory write-down is recognised as a reduction in cost of sales during the period.

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

- A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Company has made an irrevocable election at initial recognition to recognise changes in fair value in other comprehensive income and debt instruments which meet all of the following criteria:
 - (c) The objective of the Company's business model is achieved both by collecting contractual cash flows and selling financial assets; and
 - (d) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Company measures the financial assets at fair value plus transaction costs. The Company subsequently measures the financial assets at fair value:
 - (a) The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. Dividends are recognised as revenue when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Company and the amount of the dividend can be measured reliably.
 - (b) Except for the recognition of impairment loss, interest income and gain or loss on foreign exchange which are recognised in profit or loss, the changes in fair value of debt instruments are taken through other comprehensive income. When the financial asset

is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss.

(10) Financial assets at amortised cost

- A. Financial assets at amortised cost are those that meet all of the following criteria:
 - (a) The objective of the Company's business model is achieved by collecting contractual cash flows.
 - (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at amortised cost are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Company measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognised in profit or loss when the asset is derecognised or impaired.

(11) Impairment of financial assets

For debt instruments measured at fair value through other comprehensive income and financial assets at amortised cost, at each reporting date, the Company recognises the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Company recognises the impairment provision for lifetime ECLs.

(12) Derecognition of financial assets

The Company derecognises a financial asset when the contractual rights to receive the cash flows from the financial asset expire.

(13) Investments accounted for using equity method/subsidiaries and associates

- A. A subsidiary is an entity where the Company has the right to dominate its finance and operating policies (including special purpose entities), normally the Company owns more than 50% of the voting rights directly or indirectly in that entity. Subsidiaries are accounted for under the equity method in the Company's parent company only financial statements.
- B. Unrealised gains or losses resulting from inter-company transactions with subsidiaries are eliminated. Necessary adjustments are made to the accounting policies of subsidiaries, to be consistent with the accounting policies of the Company.
- C. After acquisition of subsidiaries, the Company recognises proportionately the share of profit and loss and other comprehensive income in the income statement as part of the Company's profit and loss and other comprehensive income, respectively. When the share of loss from a subsidiary exceeds the carrying amount of Company's interest in that

- subsidiary, the Company continues to recognise its share in the subsidiary's loss proportionately.
- D. Associates are all entities over which the Company has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20 percent or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognised at cost.
- E. The Company's share of its associates' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. When the Company's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Company does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.
- F. When changes in an associate's equity do not arise from profit or loss or other comprehensive income of the associate and such changes do not affect the Company's ownership percentage of the associate, the Company recognises change in ownership interests in the associate in 'capital surplus' in proportion to its ownership.
- G. Unrealised gains on transactions between the Company and its associates are eliminated to the extent of the Company's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Company.
- H. In the case that an associate issues new shares and the Company does not subscribe or acquire new shares proportionately, which results in a change in the Company's ownership percentage of the associate but maintains significant influence on the associate, then "Capital surplus" and "Investments accounted for under the equity method" shall be adjusted for the increase or decrease of its share of equity interest. If the above condition causes a decrease in the Company's ownership percentage of the associate, in addition to the above adjustment, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately on the same basis as would be required if the relevant assets or liabilities were disposed of.
- I . Upon loss of significant influence over an associate, the Company remeasures any investment retained in the former associate at its fair value. Any difference between fair value and carrying amount is recognised in profit or loss.
- J. When the Company disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate, are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, the amounts previously recognised in other comprehensive

- income in relation to the associate are reclassified to profit or loss proportionately in accordance with the aforementioned approach.
- K. According to "Regulations Governing the Preparation of Financial Statements by Securities Issuers", "Profit for the year" and "Other comprehensive income for the year" reported in an entity's parent company only statement of comprehensive income, shall equal to "profit for the year" and "Other comprehensive income" attributable to owners of the parent reported in that entity's consolidated statement of comprehensive income. Total equity reported in an entity's parent company only financial statements, shall equal to equity attributable to owners of parent reported in that entity's consolidated financial statements.

(14) Property, plant and equipment

- E. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalized.
- F. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
- G. Property, plant and equipment apply the cost model and are depreciated using the straightline method to allocate their cost over their estimated useful lives. If each component of property, plant and equipment is significant, it is depreciated separately.
- H. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Asset	Estimated useful lives
Buildings and structures	$15\sim35$ years
Machinery and equipment	$3\sim10$ years
Transportation equipment	$3\sim 5$ years
Office equipment	$2\sim 7$ years
Other facilities	$3\sim10$ years

(15) <u>Intangible assets</u>

Computer software is stated at cost and amortised on a straight-line basis over its estimated useful life of 1 to 10 years.

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

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

Lease payments are comprised of the following:

- (a) Fixed payments, less any lease incentives receivable; and
- (b) Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

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

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

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

D. For lease modifications that decrease the scope of the lease, the lessee shall decrease the carrying

amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognise

the difference between remeasured lease liability in profit or loss.

(17) Impairment of non-financial assets

The Company assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal or value

in use. When the circumstances or reasons for recognising impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognised.

(18) **Borrowings**

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

(19) Accounts and notes payable

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

(20) <u>Derecognition of financial liabilities</u>

A financial liability is derecognised when the obligation under the liability specified in the contract is discharged or cancelled or expires.

(21) Offsetting financial instruments

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

(22) Provisions

Provisions (including warranties) are recognised when the Company has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognised as interest

expense. Provisions are not recognised for future operating losses.

(23) Convertible bonds payable

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

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

(24) Employee benefits

D. Short-term employee benefits

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

E. Pensions

(c) Defined contribution plan

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

(d)Defined benefit plan

- I. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Company in current period or prior periods. The liability recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets. The net defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date) of a currency and term consistent with the currency and term of the employment benefit obligations.
- II. Remeasurement arising on defined benefit plan is recognised in other comprehensive income in the period in which they arise and is recorded is retained earnings.

F. Employees' compensation and directors' and supervisors' remuneration

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

(25) Income tax

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

establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional tax is levied on the unappropriated retained earnings of the company and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.

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

(26) Share capital

- A. Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.
- B. Where the Company repurchases the Company's equity share capital that has been issued, the consideration paid, including any directly attributable incremental costs (net of income

taxes) is deducted from equity attributable to the Company's equity holders. Where such shares are subsequently reissued, the difference between their book value and any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Company's equity holders.

(27) <u>Dividends</u>

Dividends are recorded in the Company's financial statements in the period in which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance.

(28) Revenue recognition

Sales of goods

- A. Sales are recognised when control of the products has transferred, being when the products are delivered to the client, the client has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the client's acceptance of the products.
- B. Revenue from these sales is recognised based on the price specified in the contract, net of the estimated output tax, sales returns, and sales discounts and allowances. Revenue is only recognised to the extent that it is highly probable that a significant reversal will not occur. The estimation is subject to an assessment at each reporting date. Collection terms of sales are as follows: the first payment is collected 30 to 130 days after delivery of the machines, and the second payment is collected 30 to 190 days after acceptance of the machines.
- C. Receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

(29) Government grants

Government grants are recognised at their fair value only when there is reasonable assurance that the Company will comply with any conditions attached to the grants and the grants will be received. Government grants are recognised in profit or loss on a systematic basis over the periods in which the Company recognises expenses for the related costs for which the grants are intended to compensate.

19. <u>CRITICAL ACCOUNTING JUDGEMENTS, ESTIMATES AND KEY SOURCES</u> <u>OF ASSUMPTION UNCERTAINTY</u>

The preparation of these parent company only financial statements requires management to make critical judgments in applying the Company's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are

continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities within the next financial year, and the related information is addressed below:

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

(2) Critical accounting estimates and assumptions

Evaluation of inventories

- C. As inventories are stated at the lower of cost and net realizable value, the Company must determine the net realizable value of inventories on balance sheet date using judgements and estimates. Due to the rapid technology innovation, the Company evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realizable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.
- D. As of December 31, 2022, the carrying amount of inventories was \$622,192.

20. <u>DETAILS OF SIGNIFICANT ACCOUNTS</u>

(29) Cash and cash equivalents

	Decer	mber 31, 2022	December 31, 2021		
Cash:					
Cash on hand	\$	4, 460	\$	2, 207	
Checking accounts and demand deposits		745, 447		388, 500	
		749, 907		390, 707	
Cash equivalents:					
Time deposits	-	537, 425	-	165, 780	
	\$	1, 287, 332	\$	556, 487	

- A. The Company transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. Please refer to Note 8 'Pledged Assets' for information on the Company's cash and cash equivalents that were pledged as collateral (shown as 'Financial assets at amortised cost non-current') as of December 31, 2022 and 2021.

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

	December 31, 2022		Decem	nber 31, 2021
Non-current items:				
Financial assets mandatorily measured				
at fair value through profit or loss				
Unlisted stocks	\$	21, 184	\$	21, 184
Valuation adjustment	(21, 184)	(21, 184)
	\$	<u> </u>	\$	<u> </u>
Financial assets designated as at fair value				
through profit or loss				
Call options of bonds	\$	2, 700	\$	_
Valuation adjustment	(2, 520)		
		180		_
	\$	180	\$	_

- E. The Company recognised net loss on financial assets at fair value through profit or loss amounting to \$2,520 and \$— (listed as "Other gains and losses") for the years ended December 31, 2022 and 2021, respectively.
- F. The Company has no financial assets at fair value through profit or loss pledged to others as collateral as of December 31, 2022 and 2021.
- G. Information relating to financial assets designated as at fair value through profit or loss call options of bonds is provided in Note 6(14).
- H. Information relating to credit risk of financial assets at fair value through profit or loss is provided in Note 12(2).

(31) Financial assets at amortised cost

	Decem	nber 31, 2022	December 31, 2021		
Current items:					
Time deposits maturing over three months	\$	13,000	<u>\$</u>		
Non-current items:					
Pledged time deposits	\$	2, 403	\$	15, 403	

- A. As at December 31, 2022 and December 31, 2021, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at amortised cost held by the Company was the book value.
- B. Refer to Note 8 'Pledged Assets' for information on the Company's financial assets at amortised cost that were pledged as collateral as at December 31, 2022 and 2021.
- C. Information relating to credit risk of financial assets at amortised cost is provided in Note 12(2). The counterparties of the Company's investment in certificates of deposits are financial institutions with high credit quality, so the Company expects that the probability

of counterparty default is remote.

(32) Notes and accounts receivable

	Decen	nber 31, 2022	December 31, 2021		
Notes receivable	<u>\$</u>	41,601	\$	177, 571	
Accounts receivable	\$	565, 663	\$	733,540	
Less: Allowance for uncollectible accounts	(34, 009)	(20, 181)	
	\$	531, 654	\$	713, 359	

F. The ageing analysis of accounts and notes receivable that were past due is as follows:

	December 31, 2022			December 31, 2021				
	Acco	ounts receivable	Note	s receivable	Acco	unts receivable	Note	es receivable
Less than 30 days	\$	53, 222	\$	4, 485	\$	93, 995	\$	1, 476
$31\sim90$ days		121,079		4,896		132, 923		5, 182
$91 \sim 180 \text{ days}$		137, 987		29, 189		273, 645		49,722
$181 \sim 360 \text{ days}$		155, 446		3, 031		106, 451		121, 191
Over 360 days		97, 929				126, 526		
	\$	565, 663	\$	41,601	\$	733, 540	\$	177, 571

The above ageing analysis was based on invoice date.

- G. As of December 31, 2022 and 2021, accounts and notes receivable were all from contracts with customers. As of January 1, 2021, the balance of receivables from contracts with customers amounted to \$429,883.
- H. The Company has no notes and accounts receivable pledged to others as collateral as of December 31, 2022 and 2021.
- I. As of December 31, 2022 and 2021, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Company's notes and accounts receivable was the book value.
- J. Information relating to credit risk of accounts and notes receivable is provided in Note 12(2).

(33) Inventories

	December 31, 2022						
	Cost		valı	ation loss	Book value		
Raw materials	\$	\$ 250, 844		1,002)	\$	249, 842	
Work in process		326,505	(45,049)		281, 456	
Finished goods		113, 448	(22,554)		90, 894	
	\$	690, 797	(<u>\$</u>	68, 605)	\$	622, 192	

	December 31, 2021						
		Allowance for					
	Cost		valuation loss		Book value		
Raw materials	\$	102, 599	(\$	5, 477)	\$	97, 122	
Work in process		558, 593	(31,774)		526, 819	
Finished goods		63, 257	(18, 530)		44, 727	
	\$	724, 449	(<u>\$</u>	55, 781)	\$	668, 668	

The cost of inventories recognised as expense for the year:

	For the years ended December 31,					
		2022		2021		
Cost of goods sold Provision (reversal of allowance) for inventory	\$	1, 150, 608	\$	1, 315, 128		
market price decline (Note)		12, 824	(3, 857)		
-	\$	1, 163, 432	\$	1, 311, 271		

Note: For the year ended December 31, 2021, the Company sold inventories for which a valuation loss was recognised in the prior year, resulting in a gain on the reversal of the loss, which was recorded as a reduction in cost of goods sold.

(34) Financial assets at fair value through other comprehensive income - noncurrent

Items	Decen	nber 31, 2022	Decer	mber 31, 2021
Equity instruments				
Listed stocks	\$	207, 109	\$	183, 019
Emerging stocks		3, 440		3, 440
Unlisted stocks		29, 000		29, 000
		239, 549		215, 459
Valuation adjustment		109, 567		275, 114
·	\$	349, 116	\$	490, 573

- H. The Company has elected to classify equity investments that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair value of such investments was their book value as at December 31, 2022 and 2021.
- I. The Company sold \$271,193 of equity instruments investments at fair value which resulted in cumulative gain of \$59,539 on disposal during the year ended December 31, 2022, and was reclassified to retained earnings.
- J. Amounts recognised in profit or loss and other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

	For the years ended December 31,					
		2022		2021		
Equity instruments at fair value through other						
comprehensive income						
Fair value change recognised in other						
comprehensive income	(<u>\$</u>	106, 008)	<u>\$</u>	106, 872		
Cumulative gains reclassified to retained						
earnings due to derecognition	\$	59, 539	\$			
Dividend income recognised in profit or loss	\$	32, 177	\$	11, 627		

- K. As at December 31, 2022 and 2021, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at fair value through other comprehensive income held by the Company was the book value.
- L. The Company has no financial assets at fair value through other comprehensive income pledged to others as collateral.
- M. Information relating to credit risk of financial assets at fair value through other comprehensive income is provided in Note 12(2).
- N. In September 2022, the Company participated in the cash capital increase of Ginger Aviation Co., Ltd. and the establishment of Phoenix IV Innovation Investment Co., Ltd. with a total investment of \$20,000. Since the capital increase and establishment procedures have not yet been completed, it was recognised in 'prepayments for investments'.

(35) Investments accounted for under equity method

A. Movements of investments accounted for under equity method:

	For the years ended December 31,					
		2022		2021		
At January 1	\$	410, 261	\$	377, 198		
Acquisition of investments accounted for under equity method		_		30, 000		
Share of profit or loss of investments accounted for under equity method		17, 549		7, 971		
Other equity—financial statements translation						
differences of foreign operations		13, 729	(4, 908)		
At December 31	\$	441, 539	\$	410, 261		

B. Details of investments accounted for under equity method are as follows:

	Decen	nber 31, 2022	Decer	nber 31, 2021
PAI FU INTERNATIONAL LIMITED	\$	136, 781	\$	124, 514
Uni-Ring Tech Co., Ltd.		65, 613		53, 553
IMAGINE GROUP LIMITED		239, 145		232, 194
	\$	441, 539	\$	410, 261

C. Information on the Company's subsidiaries is provided in Note 4(3) of the Company's 2022

consolidated financial report.

D. As of December 31, 2022 and 2021, no investment accounted for under equity method was pledged as collateral.

(36) Property, plant and equipment

			Bu	ildings and	Mac	hinery and	Tra	nsportation					
		Land	S	structures	eq	uipment	ec	quipment	Offic	e equipment	Oth	er facilities	Total
January 1, 2022	=												
Cost	\$	89, 805	\$	385, 160	\$	5, 104	\$	8, 173	\$	15, 631	\$	41, 918	\$ 545, 791
Accumulated depreciation		_	(101, 710)	(3, 399)	(6, 863)	(11, 219)	(28, 948) (152, 13 <u>9</u>)
	\$	89, 805	\$	283, 450	\$	1, 705	\$	1, 310	\$	4, 412	<u>\$</u>	12, 970	\$ 393, 652
For the year ended December 31, 2022	_												
At January 1	\$	89, 805	\$	283, 450	\$	1, 705	\$	1, 310	\$	4, 412	\$	12, 970	\$ 393, 652
Additions		262, 707		22, 343		230		_		2,672		9,500	297, 452
Transferred from prepayments for													
business facilities		31,000		400		_		_		_		_	31, 400
Depreciation		_	(11,073)	(621)	(539)	(1,964)	(3,968) (18, 165)
Disposals—Cost		_		_		_		-	(1,713)	(240) (1, 953)
 Accumulated depreciation 		_		_				_		1,713		240	 1, 953
At December 31	\$	383, 512	\$	295, 120	\$	1, 314	\$	771	\$	5, 120	\$	18, 502	\$ 704, 339
December 31, 2022	_												
Cost	\$	383, 512	\$	407, 903	\$	5, 334	\$	8, 173	\$	16, 590	\$	51, 178	\$ 872, 690
Accumulated depreciation			(112, 783)	(4, 020)	(7, 402)	(11, 470)	(32,676) (<u>168, 351</u>)
	\$	383, 512	\$	295, 120	\$	1, 314	\$	771	\$	5, 120	\$	18, 502	\$ 704, 339

		Land		ildings and structures		achinery and equipment	T	ransportation equipment		Office equipment	<u>O</u> 1	ther facilities	Total
January 1, 2021	-												
Cost	\$	61,611	\$	378, 317	\$	5, 104	\$	8, 173	\$	12, 169	\$	38, 339 \$	503, 713
Accumulated depreciation			(91, 054)	(2, 782)	(6, 323)	(10, 297)	(25, 318) (135, 774)
	\$	61, 611	\$	287, 263	\$	2, 322	\$	1,850	\$	1,872	\$	<u>13, 021</u> <u>\$</u>	367, 939
For the year ended December 31, 2021	_												
At January 1	\$	61, 611	\$	287, 263	\$	2, 322	\$	1,850	\$	1,872	\$	13, 021 \$	367, 939
Additions		28, 194		6,843		_		-		3, 885		3, 579	42, 501
Depreciation		_	(10,656)	(617)	(540)	(1, 345)	(3,630) (16, 788)
Disposals – Cost		_		-		-		-	(423)		- (423)
 Accumulated depreciation 		_	_			_	_		_	423			423
At December 31	\$	89, 805	\$	283, 450	\$	1, 705	\$	1, 310	\$	4, 412	\$	12, 970 \$	393, 652
December 31, 2021	_												
Cost	\$	89, 805	\$	385, 160	\$	5, 104	\$	8, 173	\$	15, 631	\$	41, 918 \$	545, 791
Accumulated depreciation			(101, 710)	(3, 399)	(6, 863)	(11, 219)	(28, 948) (152, 139)
	\$	89, 805	\$	283, 450	\$	1, 705	\$	1, 310	\$	4, 412	\$	12, 970 \$	393, 652

A. The Company's property, plant and equipment are all occupied by the owner for operating purpose as at December 31, 2022 and 2021.

B. The Company has not capitalised any interest for the years ended December 31, 2022 and 2021.

C. Please refer to Note 8, 'Pledged assets' for information on the Company's property, plant and equipment that were pledged as collateral as at December 31, 2022 and 2021.

(37) Leasing arrangements – lessee

- A. The Company leases parcels of land located in the Luzhu Science Park from the Southern Taiwan Science Park Bureau. Rental contracts are typically made for periods of 2 to 20 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	December 31, 2022	December 31, 2021
	_ Carrying amount_	Carrying amount
Land	<u>\$ 34, 122</u>	<u>\$ 32,816</u>
	For the years en	ded December 31,
	2022	2021
	Depreciation charge	Depreciation charge
Land	<u>\$</u> 9,674	<u>\$ 5,035</u>

- C. For the years ended December 31, 2022 and 2021, the Company's additions to right-of-use assets were \$19,753 and \$—; remeasurements of right-of-use assets were \$1,906 and \$—, respectively.
- D. When the Company decides on the lease term, it takes into account all the facts and circumstances that would have economic incentives for the exercise or non-exercise of the right to renew the lease. When a major event occurs in the assessment of the exercise or non-exercise of the right to renew the lease, the lease period will be re-estimated. Based on the assessment of the exercise or non-exercise of the right to renew the lease, the Company's right-of-use assets and lease liabilities as of December 31, 2022 were reduced by \$10,679 and \$10,690, respectively, and the gain from lease modifications was recognised by \$11 (listed as "Other gains and losses"). There was no such incident as of December 31, 2021.
- E. The information on income and expense accounts relating to lease contracts is as follows:

	 For the years ended December 31,						
	 2022		2021				
Items affecting profit or loss							
Interest expense on lease liabilities	\$ 388	\$	396				
Expense on short-term lease contracts	5, 487		4, 845				
Expense on leases of low-value assets	233		143				
Gain from lease modification	11		_				

K. For the years ended December 31, 2022 and 2021, the Company's total cash outflow for leases was \$15,720 and \$10,295, respectively.

(38) Intangible assets

]	cember 31,		
		2022	2021	
		Software	Software	
January 1				
Cost	\$	11,586 \$	7, 997	
Accumulated amortisation	(7, 655) (5, 237)	
	\$	3, 931 \$	2, 760	
At January 1	\$	3, 931 \$	2, 760	
Additions		7, 510	3, 589	
Transferred during the year (Note)		21, 272	_	
Amortisation	(<u>5, 109</u>) (2,418)	
At December 31	\$	27, 604 \$	3, 931	
December 31				
Cost	\$	40, 368 \$	11, 586	
Accumulated amortisation	(12, 764) (7, 655)	
	<u>\$</u>	27, 604 \$	3, 931	

Note: Refer to Note 6(28), 'Supplemental cash flow information'.

A. The Company's intangible assets have not capitalised any interest for the years ended December 31, 2022 and 2021.

B. Details of amortisation on intangible assets are as follows:

	For the years ended December 31,				
		2022		2021	
Operating costs	\$	1,003	\$	396	
Selling expenses		356		67	
General and administrative expenses		590		115	
Research and development expenses	-	3, 160		1,840	
	\$	5, 109	\$	2, 418	

(39) Short-term borrowings

Type of borrowings	Deceml	per 31, 2021	Interest rate	Collateral		
Bank secured borrowings	\$	80,000	0.90%	Refer to Note 8, 'pledged assets'.		

The Company has no short-term borrowings as of December 31, 2022.

Refer to Note 6(23), 'Finance costs' for information on the Company's interest expense recognized in profit or loss for the year ended December 31, 2021.

(40) Other payables

	_Decen	nber 31, 2022	December 31, 2021		
Accrued salaries and bonuses	\$	164, 487	\$	135, 997	
Compensation payable					
to employees, directors					
and supervisors		34,093		54, 815	
Provision for employee benefits		13,269		12, 913	
Others		41, 879		45, 688	
	\$	253, 728	\$	249, 413	

(41) Provisions for liabilities

	For the years ended December 31,			
		2022		2021
Balance at beginning of year	\$	23, 101	\$	16, 078
Additional provisions		5,073		16, 293
Used during the year	(11, 633)	(9, 270)
Balance at end of year	\$	16, 541	\$	23, 101

The Company's warranty provision is primarily related to the sale of semiconductor equipment, passive component equipment, and light-emitting diode equipment. The amount of the provision is estimated according to historical warranty data. The Company expects the costs related to the provision to be realised in the next two years.

(42) Bonds payable

	Decer	nber 31, 2022
Bonds payable	\$	898, 600
Less: Discount on bonds payable	(23, 886)
	\$	874, 714

- A. In February 2022, the Company issued the fourth domestic unsecured convertible bonds, which was listed on the Taipei Exchange on February 22, 2022. The terms of the domestic unsecured convertible bonds issuance are as follows:
 - (a) The Company was approved by the competent authority to raise and issue the fourth domestic unsecured convertible bonds with a total amount of \$1,000,000 (related issuance cost was \$5,091), with a coupon rate of 0% and a maturity period of 3 years from February 22, 2022 to February 22, 2025. The convertible bonds will be redeemed in cash at the face value of the bonds upon maturity.
 - (b) The bondholders have the right to ask for conversion of the bonds into common shares of the Company during the period from the date after three months of the bonds issue (May 23, 2022) to the maturity date (February 22, 2025), except for the stop transfer

- period as specified in the terms of the bonds or the laws/regulations. The rights and obligations of the new shares converted from the bonds are the same as the issued and outstanding common shares.
- (c) The conversion price of the bonds is set up based on the pricing model in the terms of the bonds, and the conversion price at the time of issuance is set at \$127 (in dollars) per share. The conversion price of the bonds is subject to adjustments if the condition of the anti-dilution provisions occurs subsequently. The conversion price will be reset based on the pricing model in the terms of the bonds on each effective date regulated by the terms. If the reset conversion price is higher than the conversion price before the reset, the conversion price will not be adjusted. Since July 17, 2022, the conversion price has been adjusted to \$120.1 (in dollars).
- (d) The Company may repurchase all the bonds outstanding in cash at the bonds face value at any time after the following events occur: (i) the closing price of the Company's common shares is above the then conversion price by 30% for 30 consecutive trading days during the period from the date after three months of the bonds issue (May 23, 2022) to 40 days before the maturity date (January 13, 2025), or (ii) the outstanding balance of the bonds is less than 10% of total initial issue amount during the period from the date after three months of the bonds issue (May 23, 2022) to 40 days before the maturity date (January 13, 2025). For the year ended December 31, 2022, the company repurchased convertible corporate bonds with a face value of \$101,400 from the Taipei Exchange. According to the requirements of IAS 32, the repurchase price (including transaction costs) of \$100,802 was allocated to the liabilities and equity components. The difference between the amount apportioned to the liability component and its carrying amount amounted to \$4,344 (listed as "Other gains and losses") has been recognized in profit or loss for the year, and the difference between the amount apportioned to the equity component and its carrying amount has been recognized in 'capital surplus - treasury share transaction' amounted to \$9,798, and \$16,453 was reversed to 'capital surplus - stock options'. There was no such incident for the year ended December 31, 2021.
- (e) Under the terms of the bonds, all bonds redeemed (including bonds repurchased from the Taipei Exchange), matured and converted are retired and not to be re-issued; all rights and obligations attached to the bonds are also extinguished.
- B. Regarding the issuance of convertible bonds, the equity conversion options amounting to \$162,300 were separated from the liability component and were recognised in 'capital surplus—stock options' in accordance with IAS 32. As at December 31, 2022, the balance of the aforementioned 'capital surplus stock options' after repurchasing corporate bonds was \$145,847. The call options embedded in bonds payable were separated from their host contracts and were recognised in 'financial assets at fair value through profit or loss' in the

- net amount of \$2,700 in accordance with IFRS 9 because the economic characteristics and risks of the embedded derivatives were not closely related to those of the host contracts.
- C. Refer to Note 6(23), 'Finance costs' for information on the Company's interest expense recognised in profit or loss for the year ended December 31, 2022.

(43) Pensions

A. The Company has a defined benefit pension plan in accordance with the Labor Standards Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company contributes monthly an amount equal to 4% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company will make contributions for the deficit by next March. Related information on the defined benefit pension plan disclosed above is as follows:

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

	December 31, 2022	December 31, 2021
Present value of defined benefit obligations	(\$ 36, 106)	(\$ 36,908)
Fair value of plan assets	9, 763	9, 151
Net defined benefit liability	(<u>\$ 26, 343</u>)	(<u>\$ 27,757</u>)

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

	For the year ended December 31, 2022					
	Pro	esent value				
	O	of defined	Fa	ir value	Ne	et defined
	benef	it obligations	of pl	an assets	bene	fit liability
Balance at January 1	(\$	36,908)	\$	9, 151	(\$	27, 757)
Current service cost	(829)		_	(829)
Interest (expense) income	(258)		64	(<u>194</u>)
	(37, 995)		9, 215	(28, 780)
Remeasurements:						
Return on plan assets		_		733		733
(excluding amounts included						
in interest income or expense)						
Change in financial assumptions		1, 122		_		1, 122
Experience adjustments		166				166
		1, 288		733		2, 021
Paid pension		601	(601)		
Pension fund contribution		<u> </u>		416		416
Balance at December 31	(\$	36, 106)	\$	9, 763	(\$	26, 343)

	For the year ended December 31, 2021					
	Present value of					
	defin	ed benefit	Fair value	Ne	et defined	
	ob	ligations	of plan assets	bene	efit liability	
Balance at January 1	(\$	36,950)	\$ 10,074	(\$	26, 876)	
Current service cost	(494)	_	(494)	
Interest (expense) income	(<u> </u>	30	(<u>81</u>)	
	(37, 55 <u>5</u>)	10, 104	(27, 451)	
Remeasurements:						
Return on plan assets		_	153		153	
(excluding amounts included						
in interest income or expense)						
Change in financial assumptions		1,083	_		1,083	
Experience adjustments	(1,543)	_	(1,543)	
Change in demographic assumptions	(<u>23</u>)		(<u>23</u>)	
	(483)	153	(330)	
Paid pension		1, 130	(1, 130)		_	
Pension fund contribution			24		24	
Balance at December 31	(<u>\$</u>	36, 908)	<u>\$ 9,151</u>	(<u>\$</u>	27, 757)	

(c) The Bank of Taiwan was commissioned to manage the Fund of the Company's defined benefit pension plan in accordance with the Fund's annual investment and utilization

plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilisation of the Labor Retirement Fund" (Article 6: The scope of utilization for the Fund includes deposit in domestic or foreign financial institutions, investment in domestic or foreign listed, over-the-counter, or private placement equity securities, investment in domestic or foreign real estate securitization products, etc.). With regard to the utilisation of the Fund, its minimum earnings in the annual distributions on the final financial statements shall be no less than the earnings attainable from the amounts accrued from two-year time deposits with the interest rates offered by local banks. If the earnings is less than aforementioned rates, government shall make payment for the deficit after being authorised by the Regulator. The Company has no right to participate in managing and operating that fund and hence the Company is unable to disclose the classification of plan assets fair value in accordance with IAS 19 paragraph 142. The composition of fair value of plan assets as of December 31, 2022 and 2021 is given in the Annual Labor Retirement Fund Utilization Report announced by the government.

(d) The principal actuarial assumptions used were as follows:

	For the years ended December 31,			
	2022 2021			
Discount rate	1. 20%	0.70%		
Future salary increases	3.50%	3. 50%		

For the years ended December 31, 2022 and 2021, assumptions regarding future mortality experience are set based on actuarial advice in accordance with Taiwan Life Insurance Industry 6th Mortality Table.

Because the main actuarial assumption changed, the present value of defined benefit obligation is affected. The analysis was as follows:

	Discount rate			Futu	re sala	ry increase	S	
	Increase	0.25%	Decrease	0.25%	Increase	0.25%	Decrease	0.25%
December 31, 2022								
Effect on present value of defined benefit obligation December 31, 2021	(<u>\$</u>	<u>536</u>)	<u>\$</u>	<u>552</u>	\$	451	(<u>\$</u>	440)
Effect on present value of defined benefit obligation	(\$	635)	\$	656	\$	546	(\$	<u>532</u>)

The sensitivity analysis above is based on one assumption which changed while the other conditions remain unchanged. In practice, more than one assumption may change all at once. The method of analysing sensitivity and the method of calculating net pension liability in the balance sheet are the same.

(e) Expected contributions to the defined benefit pension plan of the Company for the year

ending December 31, 2023 amount to \$1,200.

(f) As of December 31, 2022, the weighted average duration of the retirement plan is 7 years. The analysis of timing of the future pension payment was as follows:

Within 1 year	\$ 9,064
$2 \sim 5 \text{ years}$	12, 512
5 years and above	 17, 345
	\$ 38, 921

B. Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contributes monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment. The pension costs under the defined contribution pension plan of the Company for the years ended December 31, 2022 and 2021 were \$11,814 and \$10,488, respectively.

(44) Share capital

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

	For the years ended December 31,			
	2022	2021		
At January 1	81, 454	81, 454		
Treasury stock reacquired	(898)			
At December 31	80, 556	81, 454		

B. Treasury shares

(a) Reason for share reacquisition and movements in the number of the Company's treasury shares are as follows (in thousands of shares):

	For the year ended December 31, 2022				
Reason for reacquisition	Opening Balance	Ending Balance			
To be reissued to employees	1,870	898	2, 768		
	For the year ended December 31, 2021				
Reason for reacquisition	Opening Balance	Decrease	Ending Balance		
To be reissued to employees	1,870		1,870		

- (b) Pursuant to the R.O.C. Securities and Exchange Act, the number of shares bought back as treasury share should not exceed 10% of the number of the Company's issued and outstanding shares and the amount bought back should not exceed the sum of retained earnings, paid-in capital in excess of par value and realised capital surplus.
- (c) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should not be pledged as collateral and is not entitled to dividends before it is reissued.

- (d) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should be reissued to the employees within five years from the reacquisition date and shares not reissued within the five-year period are to be retired. Treasury shares to enhance the Company's credit rating and the stockholders' equity should be retired within six months of acquisition.
- (e) For the year ended December 31, 2022, treasury shares in the amount of \$67,901 (898 thousand shares) was acquired by the Company. As of December 31, 2022 and 2021, the balance of the Company's treasury shares were \$134,350 and \$66,449, respectively.
- C. As of December 31, 2022, the Company's authorised capital was \$1,500,000 (including \$80,000 reserved for employee stock options), and the paid-in capital was \$833,239 with a par value of \$10 per share. The 83,324 thousand shares were issued over several installments. All proceeds from shares issued have been collected.

(45) Capital surplus

- A. Pursuant to the R.O.C Company Act, capital surplus arising from paid-in capital in excess of par value on issuance of common stocks and donations can be used to cover accumulated deficit or to issue new stocks or cash to shareholders in proportion to their share ownership, provided that the Company has no accumulated deficit. Further, the R.O.C. Securities and Exchange Law requires that the amount of capital surplus to be capitalized mentioned above should not exceed 10% of the paid-in capital each year. However, capital surplus should not be used to cover accumulated deficit unless the legal reserve is insufficient.
- B. Information relating to capital surplus stock options is provided in Note 6(14).
- C. On February 24, 2021, the Board of Directors proposed for the distribution of dividends from the capital reserve in the amount of \$16,291 (\$0.2 (in dollars) per share), and it was approved by the stockholders during their meeting on July 20, 2021.

(46) Retained earnings

- D. Pursuant to the R.O.C. Company Act, the Company shall set aside 10% of its after-tax profits as legal reserve until the balance is equal to the paid-in capital. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- E. Under the Company's Articles of Incorporation, considering the Company is operating in a volatile environment and in the stable growth stage of its life cycle, the Board of Directors

shall determine earnings appropriation based on the Company's future capital expenditures and demand for capital, as well as the necessity of using retained earnings to meet capital needs, and set the amount of dividends to be distributed to stockholders and the portion of dividends to be paid in cash. The Company's current year earnings shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve. Then, either a portion of the remaining amount is set aside as special reserve or an amount is reversed from the special reserve account and added to the remaining amount in accordance with applicable laws and regulations. The final remaining balance of current year earnings is added to the unappropriated earnings from the prior year and the total is the accumulated distributable earnings. At least 30% of the accumulated distributable earnings shall be appropriated as dividends, and cash dividends shall account for at least 10% of total dividends distributed. The Board of Directors shall propose the earnings appropriation according to future operational and investment needs which shall be submitted to the stockholders during their meeting for approval.

F. Special reserve

- (a)In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- (b)The amounts previously set aside by the Company as special reserve in the amount of \$22,672 on initial application of IFRSs in accordance with Jin-Guan-Zheng-Fa-Zi Letter No. 1010012865, dated April 6, 2012, shall be reversed proportionately when the relevant assets are used, disposed of or reclassified subsequently.
- D. The Company recognised dividends distributed to owners amounting to \$366,543 (\$4.5 (in dollars) per share) and \$228,071 (\$2.8 (in dollars) per share) for the years ended December 31, 2022 and 2021, respectively. On February 22, 2023, the Board of Directors proposed for the distribution of dividends from 2022 earnings in the amount of \$249,723 (\$3.1 (in dollars) per share).

(47) Operating revenue

	For the years ended December 31,			
		2022		2021
Revenue from contracts with customers	\$	2, 169, 547	\$	2, 464, 209

A. Disaggregation of revenue from contracts with customers

The Company derives revenue from the transfer of goods at a point in time. Revenue is primarily from sales of automation machinery and equipment.

B. Contract liabilities

(a) The Company has recognised revenue-related contract liabilities amounting to \$47,575

and \$26,164 as of December 31, 2022 and 2021, respectively.

(b) As of January 1, 2022 and 2021, the Company's contract liabilities were \$26,164 and \$22,889, respectively. Revenue recognised that were included in the contract liability balance for the years ended December 31, 2022 and 2021 were \$16,964 and \$17,276, respectively.

(48) Interest income

	 For the years end	or the years ended Dece			
Interest income from bank deposits	 2022	2021			
	\$ 7, 050	\$	789		

(49) Other income

	<u>_</u>	For the years ended December 31,					
		2022					
Dividend income	\$	32,177	\$	11,627			
Rent income		4, 167		1,011			
Other income		10, 514		9, 208			
	\$	46, 858	\$	21, 846			

(50) Other gains and losses

	For the years ended December 31,							
		2022	2021					
Net foreign exchange gains (losses)	\$	82, 454	(\$	13, 171)				
Gain from repurchase of convertible bonds		4, 344		_				
Net losses on financial assets at fair value								
through profit or loss	(2,520)		_				
Gain from lease modification		11						
	\$	84, 289	(<u>\$</u>	13, 171)				

(51) Finance costs

	For the years ended December 31,						
Interest expense:		2022	2021				
Convertible bonds	\$	10,062	\$	_			
Bank borrowings		277		23			
Interest expense on lease liabilities		388		396			
Other interest expense				8			
	\$	10, 727	\$	427			

(52) Expenses by nature

		31, 202	22			
	Operating cost		Opera	ating expense	Total	
Employee benefit expenses	\$	44,436	\$	389, 792	\$	434, 228
Depreciation		4,819		23, 020		27, 839
Amortisation		1,003		4, 106		5, 109
	\$	50, 258	\$	416, 918	\$	467, 176
		For the	year end	ded December	31, 202	21
	Ope	rating cost	Opera	ating expense		Total
Employee benefit expenses	\$	41, 718	\$	376, 997	\$	418, 715
Depreciation		4, 900		16, 923		21, 823
Amortisation		396		2, 022		2, 418
	Φ.	47,014	\$	395, 942	ф	442, 956

(53) Employee benefit expense

	For the year ended December 31, 2022						
	Operating cost		Operating expense			Total	
Wages and salaries	\$ 37, 303		\$	335, 930	\$	373, 233	
Labour and health insurance							
expenses		2,840		21, 328		24, 168	
Pension costs		1,507		11, 330		12, 837	
Directors' remuneration		_		9, 305		9, 305	
Other personnel expenses		2, 786		11,899		14, 685	
	\$	44, 436	\$	389, 792	\$	434, 228	

	For the year ended December 31, 2021						
	Operating cost		Operating expense			Total	
Wages and salaries	\$	35, 042	\$	325, 541	\$	360, 583	
Labour and health insurance							
expenses		2,812		19,369		22, 181	
Pension costs		1, 278		9, 785		11,063	
Directors' remuneration		_		9, 889		9, 889	
Other personnel expenses		2, 586		12, 413		14, 999	
	\$	41, 718	\$	376, 997	\$	418, 715	

- A. For the years ended December 31, 2022 and 2021, the average number of employees of the Company were 274 and 244 employees, including both 7 non-employee directors.
- B. The employee benefit expenses were \$1,591 and \$1,725, while the average employee wages and salaries were \$1,398 and \$1,521 for the years ended December 31, 2022 and 2021, respectively. The average employee wages and salaries for the year ended December 31,

- 2022 decreased by approximately 8.09% compared to the year ended December 31, 2021.
- C. In accordance with the Articles of Incorporation of the Company and relevant internal management regulations, the Remuneration Committee may appoint directors with a remuneration within the range of 0% to 150% of the industry's salary level based on the level of participation and contribution of individual directors to the Company's operations. Manager's remuneration is discussed by the Remuneration Committee and determined by the Board of Directors. The standard of remuneration depends on the individual's performance and contribution to the Company's overall operations, and it is determined with reference to the market's payment level. Employee's remuneration policy is based on individual's ability, the degree of participation in the Company's operations and the value of their contribution, and it is positively related to the relevance of operating performance. The overall remuneration composition mainly includes basic salary, food allowances and bonuses.
- D. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall not be lower than 3% for employees' compensation and shall not be higher than 3% for directors' and supervisors' remuneration.
- E. For the years ended December 31, 2022 and 2021, employees' compensation was accrued at \$26,610 and \$46,382, respectively; while directors' and supervisors' remuneration was accrued at \$7,483 and \$8,433, respectively. The aforementioned amounts were recognised in salary expenses and estimated and accrued based on the distributable net profit of current year calculated by the percentage prescribed under the Company's Articles of Incorporation. Employees' compensation and directors' and supervisors' remuneration for 2021 amounting to \$54,815, as resolved by the Board of Directors was in agreement with the amount recognised in the 2021 financial statements. On February 22, 2023, the board of directors resolved to distribute the actual amount of employees' compensation and directors' remuneration to \$26,610 and \$7,483, respectively. The employees' compensation will be distributed in the form of cash. Information about employees' compensation and directors' remuneration of the Company as resolved by the Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(54) Income tax

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

	For the years ended December 31,						
		2022	2021				
Current tax:							
Current tax on profits for the year	\$	88, 634	\$	100, 426			
Tax on undistributed earnings		6,019		_			
Prior year income tax overestimation	(13, 720)	(279)			
Total current tax		80, 933	ī	100, 147			
Deferred tax:							
Origination and reversal of temporary differences		18, 309		8, 515			
Income tax expense	\$	99, 242	\$	108, 662			

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

	For the years ended December 31,					
		2022	2021			
Remeasurements of defined benefit obligations	\$	404 (\$	66)			

B. Reconciliation between income tax expense and accounting profit

	For the years ended December 31,						
	2022			2021			
Tax calculated based on profit before tax and statutory tax rate	\$	113, 637	\$	129, 977			
Effects from items adjusted in accordance with tax regulation	(7, 713)	(5, 005)			
Tax on undistributed earnings		6, 019		_			
Prior year income tax overestimation	(13,720)	(279)			
Effect from investment tax credits		1, 019	(16, 031)			
Income tax expense	\$	99, 242	\$	108, 662			

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

	For the year ended December 31, 2022							
	Recognised in							
						other		
			Re	cognised in	cor	mprehensive		
	Ja	nuary 1	pro	ofit or loss		income	Dec	ember 31
Deferred income tax assets								
Temporary differences:								
Allowance for doubtful								
accounts	\$	3, 331	\$	2,635	\$	_	\$	5, 966
Loss on decline in market								
value of inventories		11, 157		3, 322		_		14,479
Unrealised cost to provide								
after-sale service		4,621	(810)		_		3, 811
Unrealised compensated								
absences		2,583		15		_		2,598
Pension costs		5, 551		130	(404)		5, 277
Unrealised sales discounts								
and allowances		589	(589)		_		_
Unrealised expenses and								
losses		2, 300	(73)		_		2, 227
Investment losses		971		_		_		971
Foreign currency exchange								
difference		1,403	(1,403)		_		-
Government grants revenue		1,042	(1,042)				_
Loss carryforward		3, 336	(3, 336)		<u> </u>		<u> </u>
	\$_	36, 884	(<u>\$</u>	1, 151)	(<u>\$</u>	404)	\$	35, 329
Deferred income tax liabilities								
Temporary differences:								
Investment income	(\$	25, 707)	\$	_	\$	_	(\$	25, 707)
Foreign currency exchange	\ 1	, ,	,		•		` '	, ,
difference	_		(17, 158)			(17, 158)
	(\$	25, 707)	(\$	17, 158)	\$		(<u>\$</u>	42, 865)
	\$	11, 177	(\$	18, 309)	(\$	404)	(\$	7, 536)

	For the year ended December 31, 2021								
	Recognised in								
	other								
		Recognised in comprehensive							
	January 1		ofit or loss		income	Dec	cember 31		
Deferred income tax assets	<u> </u>								
Temporary differences:									
Allowance for doubtful									
accounts	\$ 2,946	\$	385	\$	_	\$	3, 331		
Loss on decline in market	Ψ =, σ 1σ	Ψ		Ψ		Ψ	3, 331		
value of inventories	11, 928	(771)		_		11, 157		
Unrealised cost to provide	,	`	Ź				,		
after-sale service	3, 216		1, 405		_		4,621		
Unrealised compensated									
absences	2,011		572		_		2, 583		
Pension costs	5, 375		110		66		5, 551		
Unrealised sales discounts									
and allowances	1,047	(458)		_		589		
Unrealised expenses and									
losses	450		1,850		_		2, 300		
Investment losses	971		_		_		971		
Foreign currency exchange									
difference	2,053	(650)		_		1, 403		
Government grants revenue	_		1,042				1,042		
Loss carryforward	15, 336	(12, 000)				3, 336		
	\$45,333	(<u>\$</u>	8, 515)	\$	66	\$	36, 884		
Deferred income tax liabilities									
Temporary differences:									
Investment income	(\$25, 707)	\$	_	\$	_	(\$	25, 707)		
	\$19,626	(\$	8, 515)	\$	66	\$	11, 177		
	<u> </u>	\ <u>\\</u>		4		4			

D. Expiration dates of unused loss carryforward and amounts of unrecognised deferred tax assets are as follows:

December 31, 2021							
Year		Amount			Un	recognised	
incurred	incurred assessed		Unused amount		deferr	ed tax assets	Expiry year
2012	\$	405, 210	\$	16, 683	\$		2022

There was no such incident as of December 31, 2022.

E. The Company's income tax returns through 2020 have been assessed and approved by the Tax Authority. As of February 22, 2023, no administrative relief has occurred.

(55) Earnings per share

		For the	e year ended December 31, 202	22	
			Weighted average number of ordinary shares outstanding		rnings per share
	Amo	unt after tax	(shares in thousands)	(in	dollars)
Basic earnings per share					
Profit attributable to ordinary shareholders of the parent Diluted earnings per share	\$	499, 039	81, 181	\$	6. 15
Profit attributable to ordinary shareholders of the parent Assumed conversion of all dilutive	\$	499, 039	81, 181		
potential ordinary shares Employees' compensation Bonds payable		- 8, 049	479 4, 848		
Profit attributable to ordinary shareholders of the parent plus assumed conversion of all dilutive potential ordinary shares	\$	507, 088	86, 508	\$	5. 86
potential ordinary shares	<u>*</u>				
		For the	e year ended December 31, 202		
			Weighted average number of		0 1
	A	-	ordinary shares outstanding		share
Basic earnings per share	Amo	ount after tax	(shares in thousands)	<u>(111</u>	dollars)
Profit attributable to ordinary shareholders of the parent Diluted earnings per share	\$	541, 223	81, 454	\$	6.64
Profit attributable to ordinary shareholders of the parent Assumed conversion of all dilutive	\$	541, 223	81, 454		
potential ordinary shares Employees' compensation			410		
Profit attributable to ordinary shareholders of the parent plus					
assumed conversion of all dilutive potential ordinary shares	\$	541, 223	81, 864	\$	6.61

(56) Supplemental cash flow information

A. Investing activities with partial cash payments

	For the years ended December 31,					
		2022		2021		
(a) Purchase of property, plant and equipment Add: Opening balance of payable on	\$	297, 452	\$	42, 501		
equipment (shown as 'other payables') Less: Ending balance of payable on		383		141		
equipment (shown as 'other payables') Cash paid for acquisition of property, plant			(383)		
and equipment	\$	297, 835	\$	42, 259		
		For the years en	ded Dec	cember 31,		
		2022		2021		
(b)Increase in prepayments for business facilities	\$	2022 41, 791	\$	2021		
(b)Increase in prepayments for business facilities Add: Opening balance of notes payable Opening balance of payable on	\$		\$			
Add: Opening balance of notes payable	\$	41, 791	\$			
Add: Opening balance of notes payable Opening balance of payable on equipment (shown as 'other payables') Less: Ending balance of notes payable	\$	41, 791 7, 600	\$			
Add: Opening balance of notes payable Opening balance of payable on equipment (shown as 'other payables') Less: Ending balance of notes payable Ending balance of payable on equipment (shown as'other payables')	\$	41, 791 7, 600	\$ ((10, 881		
Add: Opening balance of notes payable Opening balance of payable on equipment (shown as 'other payables') Less: Ending balance of notes payable Ending balance of payable on equipment	\$	41, 791 7, 600	\$ ((10, 881 - - 7, 600)		

B. Investing activities with no cash flow effects

	For the years ended December 31,					
		2022		2021		
Prepayments for investments transferred to						
financial assets at fair value through						
other comprehensive income	\$	_	\$	10, 000		
Prepayments for business facilities transferred to						
property, plant and equipment	<u>\$</u>	31, 400	\$	_		
Prepayments for business facilities transferred to						
intangible assets	\$	21, 272	\$			

(57) Changes in liabilities from financing activities

		For the ye	ear ended Decen	nber 31, 202	2			
				Guarantee	Liabilities from			
	Short-term	Lease		deposits	financing			
	borrowings	liabilities	Bonds payable	received	activities-gross			
At January 1, 2022 Changes in cash flow from	\$ 80,000	\$ 33, 350	\$ -	\$ -	\$ 113, 350			
financing activities	(80,000)	9,612)	1, 021, 941	1, 213	933, 542			
Changes in other non-cash items		10, 969	(147, 227)		(136, 258)			
At December 31, 2022	\$ -	\$ 34, 707	<u>\$ 874, 714</u>	<u>\$ 1, 213</u>	<u>\$ 910, 634</u>			
	For the year ended December 31, 2021							
	Short-term			Liabilitie	s from financing			
	borrowings	Lease	liabilities	activ	rities-gross			
At January 1, 2021	\$ -	\$	38, 261	\$	38, 261			
Changes in cash flow from								

4, 911)

33, 350

75, 089

113, 350

21. <u>RELATED PARTY TRANSACTIONS</u>

financing activities

At December 31, 2021

(1) Names of related parties and relationship

Names of related parties	Relationship with the Company
Uni-Ring Tech Co., Ltd.	Subsidiary
Kunshan All Ring Tech Co., Ltd.	Subsidiary
All Ring Tech (Kunshan) Co., Ltd.	Subsidiary
Ding Ji Electrical Engineering Co., Ltd.	Other related party (Note)

80,000

\$ 80,000

(Note) The company became a related party due to the election of its responsible person as a representative of corporate director of the Company on July 20, 2021. The information disclosed pertains to transactions from the day of election.

(2) Significant transactions and balances with related parties

A. Sales of goods

	 For the years ended December 31,					
	 2022	2021				
Subsidiaries	\$ 30, 826	\$	22, 399			

The collection period for subsidiaries was 120 days after sales of goods. The collection periods for third parties were as follows: the first payment is collected 30 to 130 days after delivery of the machines, and the second payment is collected 30 to 190 days after acceptance

of the machines. Except for the collection periods mentioned above, other terms of sales were the same with third parties.

B. Purchases of goods

	F	For the years ended December 31,				
Subsidiaries		2021				
	\$	83, 984	\$	60, 979		
Other related parties		43, 473		21, 691		
	\$	127, 457	\$	82, 670		

The payment terms of purchases were 45 to 90 days after receipt to subsidiaries and 120 days to other related parties. Payment terms from purchases from normal vendors were 60 to 180 days. Except for the payment terms mentioned above, other terms of purchases were the same with third parties.

C. Rental income

	Location of the	Determination	Collection	For the year ended
	premises	of rental	frequency	December 31, 2022
Uni-Ring Tech	Office in			
Co., Ltd.	Luzhu, Kaohsiung	Negotiation	Monthly	\$ 1,011
	Location of the	Determination	Collection	For the year ended
	premises	of rental	frequency	December 31, 2021
Uni-Ring Tech	Office in			
Co., Ltd.	Luzhu, Kaohsiung	Negotiation	Monthly	\$ 1,011

D. Equity transactions

The Company participated in cash capital increase of the subsidiary, Uni-Ring Tech Co., Ltd., by investing \$30,000 in November 2021.

E. Receivables from related parties

Accounts receivable	December 31, 2022		December 31, 2021		
Subsidiaries	\$	7, 486	\$	16, 348	

The receivables from related parties arise mainly from sales transactions. The receivables are unsecured in nature and bear no interest. There are no provisions held against receivables from related parties.

F. Payables to related parties

	Decem	December 31, 2022		nber 31, 2021
Accounts payable				
Subsidiaries	\$	14, 031	\$	4, 169
Other related parties		11,622		19, 938
	\$	25, 653	\$	24, 107

The payables to related parties arise mainly from purchase transactions and the payables bear no interest.

G. Endorsements and guarantees provided to related parties

Endorser/guarante	or Endorsee/guarantee	December	· 31, 2022	<u>December</u>	r 31, 2021	Purpose
All Ring Tech	Uni-Ring Tech	\$	30,000	\$	30,000	Guarantee for
Co., Ltd.	Co., Ltd.					borrowing
						facilities

As of December 31, 2022 and 2021, the actual amount of the endorsement used by the subsidiary, Uni-Ring Tech Co., Ltd., was \$-.

(3) Key management compensation

	For the years ended December 31,				
		2022		2021	
Salaries and other short-term employee benefits	\$	40, 713	\$	32, 349	
Post-employment benefits		973		943	
	\$	41,686	\$	33, 292	

22. PLEDGED ASSETS

The Company's assets pledged as collateral were as follows:

Pledged asset	Decer	nber 31, 2022	Decer	mber 31, 2021	Purpose
Pledged time deposits (Note 1)	\$	2, 403	\$	15, 403	Guarantee for land leases and performance bond
Land (Note 2)		338, 108		-	Guarantee for short-term borrowings
Buildings and structures (Note 2)		279, 881		252, 740	Guarantee for short-term borrowings
	\$	620, 392	\$	268, 143	

Note 1: Shown as 'financial assets at amortised cost - non-current'.

Note 2: Shown as 'property, plant and equipment, net'.

23. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED</u>

CONTRACT COMMITMENTS

For the details of significant contingent liabilities and unrecognised contract with related parties, please refer to Note 7 'Related party transactions.'

24. SIGNIFICANT DISASTER LOSS

None.

25. <u>SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE</u>

None.

26. **OTHERS**

(-) Capital management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide

returns for shareholders, and maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

(二)Financial instruments

A. Financial instruments by category

Details of financial instruments by category of the Company are described in Note 6.

B. Financial risk management policies

- (a) The Company's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, price risk and interest rate risk), credit risk and liquidity risk. The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial position and financial performance.
- (b) Risk management is carried out by a central treasury department (Company treasury) under policies approved by the Board of Directors. Company treasury identifies, evaluates and hedges financial risks in close cooperation with the Company's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

C. Significant financial risks and degrees of financial risks

(c) Market risk

I. Foreign exchange risk

- i. The Company operates internationally and is exposed to foreign exchange rate risk arising from the transactions of the Company in various functional currency, primarily with respect to the USD. Foreign exchange rate risk arises from future commercial transactions and recognised assets and liabilities and net investments in foreign operations.
- ii. Management has set up a policy to require the Company to manage its foreign exchange risk against the functional currency. The Company is required to hedge its entire foreign exchange risk exposure with the Company treasury. Foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iii. The Company has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk. Currency exposure arising from the net assets of the Company's foreign operations is managed primarily through liabilities denominated in the relevant foreign currencies.

iv. The Company's businesses involve some non-functional currency operations (The functional currency of the Company is the NTD). Information on assets and liabilities subject to significant foreign exchange risk is as follows:

	December 31, 2022					
	Forei	gn currency				
	amount		Exchange	Book value		
	(In t	thousands)	rate	(NTD)		
(Foreign currency:						
functional currency)						
<u>Financial assets</u>						
Monetary items						
USD:NTD	\$	21, 385	30.73	\$	657, 161	
Investment accounted for under						
equity method						
USD:NTD		14, 962	30.73		459, 782	
Financial liabilities						
Monetary items						
USD:NTD		323	30.73		9, 926	
		De	ecember 31, 202	21		
	Forei		ecember 31, 202	21		
		Degn currency Amount			ook value	
	I	gn currency	Exchange rate		ook value (NTD)	
(Foreign currency:	I	gn currency Amount	Exchange			
(Foreign currency: functional currency)	I	gn currency Amount	Exchange			
•	I	gn currency Amount	Exchange			
functional currency)	I	gn currency Amount	Exchange			
functional currency) Financial assets	I	gn currency Amount	Exchange			
functional currency) Financial assets Monetary items	(In t	gn currency Amount housands)	Exchange rate	В	(NTD)	
functional currency) Financial assets Monetary items USD:NTD	(In t	gn currency Amount housands)	Exchange rate	В	(NTD)	
functional currency) Financial assets Monetary items USD:NTD Investment accounted for under	(In t	gn currency Amount housands)	Exchange rate	В	(NTD)	
functional currency) Financial assets Monetary items USD:NTD Investment accounted for under equity method	(In t	gn currency Amount chousands)	Exchange rate 27. 68	В	(NTD) 753, 782	
functional currency) Financial assets Monetary items USD:NTD Investment accounted for under equity method USD:NTD	(In t	gn currency Amount chousands)	Exchange rate 27. 68	В	(NTD) 753, 782	

- v. The sensitivity analysis of foreign exchange risk mainly focuses on the foreign currency monetary items at the end of the financial reporting period. If the exchange rate of NTD to all foreign currencies had appreciated/depreciated by 1%, the Company's net income for the years ended December 31, 2022 and 2021 would have decreased/increased by \$5,178 and \$5,828, respectively.
- vi. The total exchange gain (loss), including realised and unrealised arising from significant foreign exchange variation on the monetary items held by the Company for the years ended December 31, 2022 and 2021 amounted to \$82,454

and (\$13,171), respectively.

II. Price risk

- i. The Company is exposed to equity securities price risk because of investments held by the Company and classified on the parent company only balance sheet as financial asset at fair value through profit or loss and financial assets at fair value through other comprehensive income. The Company is not exposed to commodity price risk. To manage its price risk arising from investments in equity securities, the Company has set various stop loss points to ensure not to be exposed to significant risks. Accordingly, no material market risk is expected.
- ii. The Company's investments in equity securities comprise domestic stocks. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, other components of equity for the years ended December 31, 2022 and 2021 would have increased/decreased by \$3,491 and \$4,906, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

III. Cash flow and fair value interest rate risk

If the borrowing interest rate had increased/decreased by 1% with all other variables held constant, there is no significant effect on after-tax profit for the years ended December 31, 2022 and 2021.

(b) Credit risk

- I. Credit risk refers to the risk of financial loss to the Company arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms.
- II. The Company manages its credit risk taking into consideration the entire Company's concern. According to the Company's credit policy, the Company is responsible for managing and analyzing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.
- III. The Company adopts the historical experience of collection and the level of customers' risk to assess whether there has been a significant increase in credit risk on that instrument since initial recognition. If the payments were past invoice date over 180 days, there has been a significant increase in credit risk on that instrument since initial recognition.

- IV. According to the historical experience of collection by the Company and the level of customers' risk, the default occurs when the payments are past invoice date over 270 days.
- V. The Company considers the characteristics of credit risk on trade, and applies the modified approach using the loss rate methodology to estimate expected credit loss. The Company used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable. As at December 31, 2022 and 2021, the details of expected credit loss using the loss rate methodology is as follows:

				All	owance for
	Expected loss rate	E	Book value	uncolle	ectible accounts
December 31, 2022					
Less than 90 days	0.03%	\$	174, 301	\$	_
$91\sim180$ days	$0.03\% \sim 0.06\%$		137, 987		_
$181 \sim 360 \text{ days}$	0.05%~1%		155, 446		1, 578
Over 360 days	0.63%~100%		97, 929		32, 431
		\$	565, 663	\$	34,009
				All	owance for
	Expected loss rate	F	Book value	uncolle	ectible accounts
December 31, 2021					
Less than 90 days	0.03%	\$	226, 918	\$	_
$91 \sim 180$ days	$0.03\% \sim 0.06\%$		273, 645		_
181~360 days	0.05%~1%		106, 451		1, 117
Over 360 days	0.63%~100%		126, 526		19, 064
		\$	733, 540	\$	20, 181

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

	F	For the years ended December 31,					
		2022 Accounts receivable		2021			
	Accoun			nts receivable			
At January 1	\$	20, 181	\$	13, 441			
Provision for impairment		13, 828		6, 740			
At December 31	\$	34,009	\$	20, 181			

(c) Liquidity risk

- I. Company treasury monitors rolling forecasts of the Company's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times to ensure the sufficient financial flexibility of the Company.
- II. Company treasury invests surplus cash in interest bearing current accounts, time deposits and beneficiary certificates, choosing instruments with appropriate

maturities or sufficient liquidity to provide sufficient headroom as determined by the abovementioned forecasts, and readily generate cash flows to manage liquidity risk.

III. The table below analyses the Company's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities. The amounts disclosed in the following table are undiscounted contractual cash flows.

			Between		Between			
December 31, 2022	Within 1	ı 1 year 1 ar		2 years	2 and 5	years	Ove	f 5 years
Non-derivative								
financial liabilities:								
Notes payable	\$	963	\$	_	\$	_	\$	_
Accounts payable	347,	694		_		_		_
Other payables	253,	728		_		_		_
Bonds payables		_		_	89	8,600		_
Lease liabilities	10,	372		2, 420		7, 259		16, 534
Guarantee deposits	1,	213		_		_		_
received								
			Betv	veen	Betv	veen		
December 31, 2021	Within 1	year	1 and 2	2 years	2 and 5	years	Ove	r 5 years
Non-derivative								
financial liabilities:								
financial liabilities: Short-term borrowings	\$ 80,	686	\$	_	\$	_	\$	-
	* /	686 646	\$	- -	\$	- -	\$	-
Short-term borrowings	8,		\$	- - -	\$	- - -	\$	- - -
Short-term borrowings Notes payable	8, 685,	646	\$	- - -	\$	- - -	\$	- - -

IV. The Company does not expect the timing of occurrence of the cash flows estimated through the maturity date analysis will be significantly earlier, nor expect the actual cash flow amount will be significantly different.

(三) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Company's investment in emerging stocks and listed stocks are included in Level 1.
 - Level 2: Inputs other than quoted prices included within Level 1 that are observable for

the asset or liability, either directly or indirectly.

Level 3: Unobservable inputs for the asset or liability. The fair value of the Company's investment in equity investment without active market is included in Level 3.

B. Financial instruments not measured at fair value

The Company's financial instruments not measured at fair value which includes the carrying amounts of cash and cash equivalents, notes receivable, accounts receivable, other receivables, financial assets at amortised cost, guarantee deposits paid, notes payable, accounts payable, other payables and lease liabilities (including current and non-current) are approximate to their fair values.

C. The related information on financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities are as follows:

December 31, 2022	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value through				
profit or loss				
Call options of bonds	\$ -	<u>\$ 180</u>	\$ -	<u>\$ 180</u>
Financial assets at fair value through other comprehensive income				
Equity securities	<u>\$ 322, 985</u>	\$ _	\$ 26, 131	<u>\$ 349, 116</u>
December 31, 2021	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value through				
other comprehensive income				
Equity securities	<u>\$ 458, 472</u>	<u>\$</u>	\$ 32, 101	<u>\$ 490, 573</u>

D. The methods and assumptions the Company used to measure fair value are as follows:

- (a) The following financial assets use quoted market prices as inputs for fair value measurement (level 1): for emerging stocks, the average trading price at the balance sheet date is used; for listed stocks, the closing price at the balance sheet date is used.
- (b) Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes.
- E. For the years ended December 31, 2022 and 2021, there was no transfer between Level 1 and Level 2.
- F. For the years ended December 31, 2022 and 2021, refer to below chart for the movement of Level 3:

	Equity	instrument
At January 1, 2022	\$	32, 101
Loss recognised in other comprehensive income	(5, 970)
At December 31, 2022	\$	26, 131

	Equity	y instrument
At January 1, 2021	\$	12, 489
Additions during this period		9,000
Prepayments for investments transferred		10,000
Profit recognised in other comprehensive income		612
At December 31, 2021	\$	32, 101

- G. Financial segment is in charge of valuation procedures for fair value measurements being categorised within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, performing back-testing, updating inputs used to the valuation model and making any other necessary adjustments to the fair value.
- H. The following is the qualitative information on significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair	r value at	-	Significant	Range	Relationship			
	December		Valuation	unobservable	(weighted	of inputs to			
	3	1, 2022	technique	input	average)	fair value			
Non-derivative equity instrument:									
Unlisted stocks	\$	5, 429	Discounted cash flow	Weighted average cost of capital	9. 30%	The higher the weighted average cost of capital, the lower the fair value.			
				Discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value.			
Venture capital stocks		20, 702	Net assest value	Not applicable	_	Not applicable			

	Fair	value at	Ī	Significant	Range	Relationship
	De	cember	Valuation	unobservable	(weighted	of inputs to
	31	1, 2021	technique	input	average)	fair value
Non-derivative equity instrument:						
Unlisted stocks	\$	6, 027	Discounted cash flow	Weighted average cost of capital	10. 23%	The higher the weighted average cost of capital, the lower the fair value.
				Discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value.
Venture capital stocks		26, 074	Net assest value	Not applicable	_	Not applicable

I. The Company has carefully assessed the valuation models and assumptions used to measure fair value. However, use of different valuation models or assumptions may result in different measurement. The following is the effect on profit or loss or on other comprehensive income from financial assets and liabilities categorised within Level 3 if the inputs used to valuation models have changed:

			December 31, 2022									
			`	gnised in t or loss	C	sed in other						
			Favourable	Unfavourable	Favourable	Unfavourable						
	Input	Change	change	change	change	change						
Financial assets Equity instrument	Weighted average cost of capital Discount for lack of	±10%	\$ -	\$ -	\$ 3, 238	(\$ 2,410)						
	marketability	±10%	<u> </u>	<u> </u>	4, 019 \$ 7, 257	(

			December 31, 2021									
			Recog	gnised in	Recognis	sed in other						
			Favourable	Unfavourable	Favourable	Unfavourable						
	Input	Change	change	change	change	change						
Financial assets												
Equity instrument	Weighted average cost of capital Discount for lack of	±10%	\$ -	\$ -	\$ 1,080	(\$ 842)						
	marketability	$\pm 10\%$			1, 385	$(\underline{}1,065)$						
	•		\$ -	<u>\$</u>	\$ 2,465	(<u>\$ 1,907</u>)						

(四)Other events

In response to the COVID-19 pandemic, the Company complied with the "Guidelines for Enterprise Planning of Business Continuity in Response to the Coronavirus Disease 2019 (COVID-19)" issued by the government and has adopted related measures for hygiene and health management in the workplace. The Company's factory is operating in its usual capacity and the pandemic has no significant impact on the Company's operations.

27. SUPPLEMENTARY DISCLOSURES

(According to the current regulatory requirements, the Company is only required to disclose the information for the year ended December 31, 2022.)

(1) Significant transactions information

- A. Loans to others: Refer to Table 1.
- B. Provision of endorsements and guarantees to others: Refer to Table 2.
- C. Holding of marketable securities at the end of the period (not including subsidiary, associates and joint ventures): Refer to Table 3.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: Refer to Table 4.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: None.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: None.
- I. Trading in derivative instruments undertaken during the reporting periods: None.
- J. Significant inter-company transactions during the reporting periods: Refer to Table 5.

(2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to Table 6.

(3) Information on investments in Mainland China

- A. Basic information: Refer to Table 7.
- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: Refer to Table 8.

(4) Major shareholders information

Major shareholders information: Refer to Table 9.

14. **SEGMENT INFORMATION**

Not applicable.

ALL RING TECH CO., LTD. STATEMENT OF CASH AND CASH EQUIVALENTS, NET DECEMBER 31, 2022

Item	Descriptions	Amount		
Cash:				
Cash on hand		\$	4, 460	
Checking accounts deposits			167	
Demand deposits				
-New Taiwan Dollars			624, 989	
-Foreign currency	USD 3,898 (in thousands), exchange rate: 30.68			
	SGD 19 (in thousands), exchange rate: 22.69		120, 291	
			749, 907	
Cash equivalents:				
Time deposit-New Taiwan Dollars	Maturity date: 2023.1.28,			
	interest rate at 1.20%		200,000	
Time deposit-Foreign currency	USD 11,000 (in thousands), exchange rate: 30.68			
	Maturity date: 2023.1.7,			
	interest rate at $3.10\% \sim 3.90\%$		337, 425	
			537, 425	
		\$	1, 287, 332	

ALL RING TECH CO., LTD. STATEMENT OF NOTES RECEIVABLE, NET DECEMBER 31, 2022

Client Name	Description	 Amount
Tai-Tech Advanced Electronics Co., Ltd.	Notes receivable	\$ 37, 028
Paderson Sporting Goods Co., Ltd.	Notes receivable	4, 458
Others (less than 5%)	Notes receivable	 115
		\$ 41,601

ALL RING TECH CO., LTD. STATEMENT OF ACCOUNTS RECEIVABLE, NET DECEMBER 31, 2022

Client Name	Description		Amount	Remark	
Non-related parties:					
Advanced Semiconductor Engineering, Inc.	Accounts receivable	\$	107, 322	_	
Siliconware Precision Industries Co., Ltd.	Accounts receivable		100, 547	_	
Quliang Electronics Co., Ltd.	Accounts receivable		53, 959	_	
AAC Technologies Holdings Inc.	Accounts receivable		37, 219	_	
Taiwan Semiconductor Manufacturing Company Limited	Accounts receivable		36, 855	_	
Others (less than 5%)	Accounts receivable		222, 275	_	
Less: Allowance for doubtful accounts		(558, 177 34, 009) 524, 168		
Related parties:					
All Ring Tech (Kunshan) Co., Ltd.	Accounts receivable		7, 486	_	
		\$	531, 654		

ALL RING TECH CO., LTD. STATEMENT OF INVENTORIES DECEMBER 31, 2022

Expressed in thousands of NTD

			A				
Item	Description	Cost		Net R	ealisable Value	Remark	
Raw materials	_	\$	250, 844	\$	252, 697	(Note)	
Work in process	_		326, 505		406, 876	(Note)	
Finished goods	_		113, 448		99, 620	(Note)	
			690, 797	\$	759, 193		
Less: Allowance for valuation loss		(68, 605)				
		\$	622, 192				

Note: Please refer to Note 4(8) for the method to determine the net realisable value.

ALL RING TECH CO., LTD. STATEMENT OF CHANGES IN FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME - NON-CURRENT FOR THE YEAR ENDED DECEMBER 31, 2022

	Beginning b	palance	Addit	ion	Decre	ease	Ending b			
	Shares		Shares		Shares		Shares		Collateral	
Company	(in thousands)	Fair value	(in thousands)	Amount	(in thousands)	Amount	(in thousands)	Fair value	or Pledge	Remark
Listed stocks:										
Tai-Tech Advanced	2, 645	\$345, 230	300	\$ 32,829	_	(\$139, 774)	2,945	\$ 238, 285	None	_
Electronics Co., Ltd.										
Max Echo Technology Corp.	_	_	500	12,524	-	(1,974)	500	10, 550	None	_
Utechzone Co., Ltd.	800	70, 400	550	53, 764	(1,303)	(122, 345)	47	1,819	None	_
Favite Inc.	2, 252	41, 437	5, 861	121, 914	(4,813)	(92, 115)	3, 300	71, 236	None	_
Magnate Technology Co., Ltd.	_	_	670	17, 234	(670)	(17, 234)	-	_	None	_
Unlisted stock:						_	_	-		
Tecstar Technology Co., Ltd.	165	1, 405	_	_	_	(310)	165	1,095	None	_
Phoenix Innovation Investment	1,000	13, 949	_	_	_	(3,429)	1,000	10, 520	None	_
Co., Ltd.										
Phoenix II Innovation Investment	1,000	12, 125	_	_	-	(1,943)	1,000	10, 182	None	_
Co., Ltd.										
Hallmark Technology Co., Ltd.	450	6, 027				(598)	450	5, 429	None	_
	8, 312	\$ 490, 573	7, 881	\$ 238, 265	(6, 786)	(<u>\$379, 722</u>)	9, 407	\$ 349, 116		

ALL RING TECH CO., LTD. STATEMENT OF CHANGES IN INVESTMENTS ACCOUNTED FOR UNDER EQUITY METHOD FOR THE YEAR ENDED DECEMBER 31, 2022

	Beginning	g bal	ance	Increase Decrease			e	Ending balance				Market Value or Net Equity Value							
	Shares			Shares			Shares			Shares	Percentage of				Unit Price			Collateral	
Company	(in thousands)		Amount	(in thousands)		Amount	(in thousands)		Amount	(in thousands)	ownership		Amount		(in dollars)	Tot	al Amount	or Pledge	Remark
PAI FU	1,930	\$	124,514	-	\$	12,267	-	\$	-	1,930	100.00%	\$	136,781	\$	70.87	\$	136,781	None	_
INTERNATIONAL																			
LIMITED																			
Uni-Ring Tech. Co.,	10,856		53,553	-		12,060	(5,459)		-	5,397	100.00%		65,613		12.16		65,613	None	_
Ltd.																			
IMAGINE GROUP																		None	_
LIMITED	5,220		232,194		_	6,951				5,220	71.60%		239,145		41.64		217,343		
	18,006	\$	410,261		\$	31,278	(5,459)	\$		12,547		\$	441,539			\$	419,737		

ALL RING TECH CO., LTD. STATEMENT OF CHANGES IN PROPERTY, PLANT AND EQUIPMENT — COST FOR THE YEAR ENDED DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(8) for the information related to property, plant and equipment.

ALL RING TECH CO., LTD. STATEMENT OF CHANGES IN PROPERTY, PLANT AND EQUIPMENT — ACCUMULATED DEPRECIATION FOR THE YEAR ENDED DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(8) for the information related to property, plant and equipment and Note 4(14) for the method to determine depreciation and useful lives of assets.

ALL RING TECH CO., LTD. STATEMENT OF CHANGES IN RIGHT-OF-USE ASSETS-COST FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Beginning I	Balance	Increases	 Decreases	Endin	ng Balance	Remark
Land	\$	47, 700	\$ 21,659	\$ 11, 243	\$	58, 116	_

ALL RING TECH CO., LTD. STATEMENT OF CHANGES IN RIGHT-OF-USE ASSETS - ACCUMULATED DEPRECIATION FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Beginni	ng Balance	Increases	Decreases	F	Ending Balance	Remark
Land	\$	14, 884	\$ 9, 674	\$ 564	\$	23, 994	_

ALL RING TECH CO., LTD. STATEMENT OF ACCOUNTS PAYABLE DECEMBER 31, 2022

Client Name	Description	Amount		Remark
Non-related parties:				
Shihlin Electric & Engineering Corp.	Accounts payable	\$	18, 801	_
Keyence Taiwan Co., Ltd.	Accounts payable		15, 735	_
Others (less than 3%)	Accounts payable		287, 505	_
			322, 041	
Related parties:				
Ding Ji Electrical Engineering Co., Ltd.	Accounts payable		11, 466	_
Uni-Ring Tech. Co., Ltd.	Accounts payable		8, 755	_
Others (less than 3%)	Accounts payable		5, 432	_
			25, 653	
		\$	347, 694	

ALL RING TECH CO., LTD. STATEMENT OF OTHER PAYABLES DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(12) for the information related to other payables.

ALL RING TECH CO., LTD. STATEMENT OF BONDS PAYABLE DECEMBER 31, 2022

Expressed in thousands of NTD

		Amount										
			Date of interest	Coupon	Total		Ending		Carrying	Repayment		
Items	Trustee	Issue date	repayment	rate	issue amount	Repayment Converted	Balance	Discounts	Value	term	Collateral	Remark
4th unsecured convertible bonds in 2021 T	Taishin International Bank Co., Ltd.	2022.02.22	(Note)	(Note)	\$ 1,000,000	(\$101, 400) \$ -	\$ 898,600	(\$23, 886)	\$874, 714	(Note)	None	_

Note: Please refer to Note 6(14) for the information related to bonds payable.

ALL RING TECH CO., LTD. STATEMENT OF CHANGES IN DEFERRED INCOME TAX LIABILITIES FOR THE YEAR ENDED DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(26) for the information related to income tax.

ALL RING TECH CO., LTD. STATEMENT OF OPERATING REVENUE FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Quantity	Amount	Remark
Semiconductor equipment	1, 115 set	\$ 1,669,032	_
Passive components equipment	289 pc	313, 998	_
Light-emitting diode equipment	70 pc	36, 110	_
Other equipment	2 pc	8, 135	_
Materials	_	142, 272	_
Operating revenue, net		\$ 2, 169, 547	

ALL RING TECH CO., LTD. STATEMENT OF OPERATING COSTS FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Amor	unt
Raw materials at January 1, 2022	\$ 10	2, 599
Add: Raw materials purchased	1, 08	4, 119
Less: Raw materials sold	(6	6, 171)
Transferred to expenses	(4	5, 992)
Raw materials at December 31, 2022	(25	0, 844)
Raw materials used	82	3, 711
Direct labor	2	4, 155
Manufacturing expenses	5	4, 674
Manufacturing cost	90	2, 540
Work in progress at January 1, 2022	55	8, 593
Work in progress at December 31, 2022	(32	<u>6, 505</u>)
Cost of goods manufactured	1, 13	4, 628
Finished goods at January 1, 2022	6	3, 257
Finished goods at December 31, 2022	(11	3, 448)
Cost of products sold	1, 08	4, 437
Add: Cost of raw materials sold	6	6, 171
Cost of goods sold	1, 15	0,608
Inventory market price decline	1	2,824
Operating costs	<u>\$ 1, 16</u>	3, 432

ALL RING TECH CO., LTD. STATEMENT OF MANUFACTURING EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Description	 Amount	Remark
Consumables	_	\$ 15, 852	_
Wages and salaries	_	14, 655	_
Depreciation	_	4, 819	_
Repair and maintenance	_	3, 430	_
Insurance	_	3, 028	_
Others (less than 5%)	_	 12,890	_
		\$ 54, 674	

ALL RING TECH CO., LTD. STATEMENT OF SELLING EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Description	Amount		Remark
Wages and salaries	_	\$	21, 382	_
After-sale service costs	_		5, 073	_
Freight	_		4, 910	_
Rental expense	_		2, 544	_
Others (less than 5%)	_		20, 220	_
		\$	54, 129	

ALL RING TECH CO., LTD. STATEMENT OF GENERAL AND ADMINISTRATIVE EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Description	Amount		Remark
Wages and salaries	_	\$	83, 166	_
Depreciation	_		4, 793	_
Insurance	_		4, 759	_
Others (less than 3%)	_		20, 752	_
		\$	113, 470	

ALL RING TECH CO., LTD. STATEMENT OF RESEARCH AND DEVELOPMENT EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2022

Item	Description	 Amount	Remark
Wages and salaries	_	\$ 252, 017	_
Raw materials used	_	34, 358	_
Depreciation	_	16, 294	_
Insurance	_	16, 168	_
Others (less than 3%)	_	 52, 589	_
		\$ 371, 426	

ALL RING TECH CO., LTD. STATEMENT OF OTHER INCOME FOR THE YEAR ENDED DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(21) for the information related to other income.

ALL RING TECH CO., LTD. STATEMENT OF OTHER GAINS AND LOSSES FOR THE YEAR ENDED DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(22) for the information related to other gains and losses.

ALL RING TECH CO., LTD. STATEMENT OF FINANCE COSTS FOR THE YEAR ENDED DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(23) for the information related to finance costs.

ALL RING TECH CO., LTD. STATEMENT OF FINANCE COSTS FOR THE YEAR ENDED DECEMBER 31, 2022

Expressed in thousands of NTD

Please refer to Note 6(24) for the additional information related to expense by nature and Note 6(25) for the information related to employee benefit expense.

All Ring Tech Co., Ltd.

Sincerely, Ching-Lai Lu Chairman of the Board