Stock Code: 5536



ACTER GROUP CORPORATION LIMITED

2020 Annual Report

Notice to readers

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

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I. Letter to Shareholders

i. Preface

Dear Shareholders,

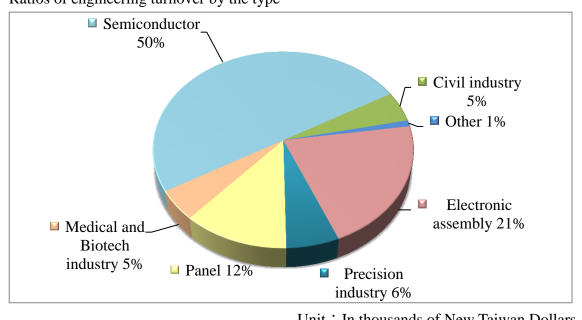
Thanks to all shareholders' support and encouragement during the past year. In 2020, although impacted by the U.S.-China trade war and COVID-19, profits declined compared with the same period last year; Acter still developed its business through its multi-industry, multi-regional and multi-skills strategic and maintained the growth momentum of the overall operation. This year, it is expected that the global supply chain will accelerate the reorganization, which will drive the expansion and investment boom in Taiwan and Southeast Asia and create favorable opportunities for the company. Looking forward to 2021, the company's management team will continue to actively face challenges and go all out to seek and contribute the greatest benefit to shareholders, employees and related parties of the company. The business performance in the previous year as well as this year's operating prospects is as follows:

ii. Business Report

1. 2020 Business results

(1)Business plan implementation results

Although Acter group's performance of 2020 was affected by the U.S.-China trade war and COVID-19, profits declined compared with the same period last year. However, the group benefits from the expansion needs for capacity transfer to Southeast Asia, the company's consolidated revenue increased by approximately 10.3% compared to last year. Looking forward to 2021, the company will remain cautiously optimistic, continue to monitor the trend of the epidemic, and actively face challenges. Ratios of engineering turnover by the type



	$Unit \cdot In tr$	iousands of new	/ Taiwan Dollars
Items	2020	2019	%
Operating revenue	13,977,010	12,674,886	10.3
Operating cost	11,458,504	10,102,547	13.4
Gross profit	2,518,506	2,572,339	(2.1)
Operating expenses	817,444	793,827	3.0
Operating income	1,701,062	1,778,512	(4.4)
Non-Operating income and expenses	(6,956)	87,954	(107.9)
Income before income taxes	1,694,106	1,866,466	(9.2)

(2)State of budget implementation

This item is not applicable since Acter has not disclosed any financial forecasts.

(3)Financial structure and profitability

	2020			
Financial structure	Ratio of liabilities to assets	(%)	58.33	
Financial structure	Ratio of long-term capital t	1,683.11		
Colverer	Current ratio (%)	189.80		
Solvency	Quick ratio (%)	137.22		
	Return on total assets (%)	8.88		
	Return on stockholders' equ	20.23		
Profitability	Ratio to issued capital (%)	Operating income	313.92	
FIOILLADIILLY	Katio to issued capital (%)	Pre-tax income	312.64	
	Profit ratio (%)	8.57		
	Earnings per share (\$)	17.90		

(4)Research and development

The department in charge of technology, research, and development continued to develop different innovative techniques for different industries and projects taking advantage of value-added engineering in order to strengthen our competitive advantages. Descriptions are provided as follows:

A. Solvent Recycling Outsourcing Business

The Company cooperates with the overseas company and domestic universities and colleges to develop high purity distillation as the core technology, in order to realizing the high purity and reusing of chemicals.

B. Concentration Control System for Chemical Liquid

It is a composite application of on-line distillation equipment and high precision meter and the precision will be assured by erasing the errors results from temperature and measurement according to temperature characteristics and moving average for data processing method.

C. New Type Electronic-grade Chemicals Supply System

We adopt different design manners such as flow-line design for avoiding transporting with higher efficiency, controlling the cleanliness of cleaning area, utilizing vertical type auto titling cleaning design and new style cleaning nozzle for better cleaning effect, employing visual determination system to distinguish the cleaning effect within a bucket. Besides, we also design clean parameter to be editable and recordable for building up product tracing system.

D. Modular Design and Planning of Large Desalinators

Due to changes in climate and the environment, water shortages are occurring throughout the world. According to the predictions of the World Meteorological Organization, by 2050, 1 billion coastal and offshore residents will face water crisis. Our company started a partnership with a large overseas desalination engineering company and developed desalination technology at the lowest investment cost and unit price of water production.

E. Biotech Industry

The innovation, research, and development efforts in the implementation of biotech pharmaceutical projects were mainly reflected in the system impact assessment (SIA). Modern biotech pharmaceutical companies must comply with the PIC/S GMP

requirements and GEP (Good Engineering Practice) is the cornerstone of PIC/S GMP while SIA is at the core of GEP.

The standard SIA operating procedure researched and developed by the Quality Control Department applies to projects during the design stage. Quality control engineers and system engineers apply the standard SIA operating procedure while performing internationally approved assessments of all systems involved in biotech pharmaceutical projects comprehensively. By successfully implementing the standard SIA operating procedure, it helps set a clear goal while biotech pharmaceutical projects are being qualified, which not only saves the manpower and time needed for a project but also perfects the qualification logic for biotech pharmaceutical projects.

We will proactively establish the standard operating procedures for critical component assessments (CCAs) of air-conditioning, water purification, distillation, steam purification, compressed air, partition, power, firefighting, drainage, and automatic control systems in order to more effectively, economically, and completely fulfill the needs of biotech pharmaceutical projects.

F. Development of developer recovery and reuse system

The development process is an important part of the semiconductor and photovoltaic process. The developer will contain a large amount of amine after used, if it flows to the wastewater treatment system, then it will cause the problem of ammonia nitrogen treatment.

- G. Continued Developments in Respective Engineering Aspects
 - a. Electrical and mechanical engineering:
 - The BIM (Building Information Modeling) technology is employed to enhance technical capacity for space management, solve engineering pipeline construction collision problems, improve accuracy of construction, and reduce the loss of construction materials and manpower waste caused by repeated pipeline modifications. This will help improve project quality and achieve shorter construction period.
 - A research and development cooperation between the industry and universities was formed for the production of aseptic wet stencils. To reduce micro-contamination of clean production line products caused by large amounts of air outside the plant, high-tech facilities adopt wet template rinsing systems to remove or reduce damage. However, general wet template can easily cause a large amount of bacteria to breed and survive in an environment with high temperature and high humidity. The research and development of a rinsing mechanism for sterile wet template can simultaneously solve the problem of micro-molecular contamination on the product and reduce risks for operators.
 - Taking advantage of nigh-time off-peak hours to run the refrigerant compressor and produce ice. When the compressor is running and the brine water temperature is below 0°C, water inside the tank and container will experience phase changes and freeze in order to store lots of latent heat. The stored ice will then melt to release cold energy during the day when power utilization reaches the peak to satisfy the air-conditioning load demand and accomplish the goal of reducing the uptime of the compressor. By shifting air-conditioning power consumption from peak hours to off-peak ones, it successfully transfers peak air-conditioning load during the day and reduce electricity bills accordingly.

- The heat pump air-conditioning system is used in places where both cold and heat sources are required. In addition to the usual air-conditioning requirements, high-efficiency hot water sources can also be provided for use. In places such as restaurants, hotels, slaughterhouses, etc., this feature can improve the efficiency of energy use, reduce the amount of energy used, and achieve the best energy-saving design.
- b. Special engineering: Taking advantage of air pressure differences between outdoors and indoors; the surrounding outdoor air will only flow toward the negative pressure area indoors because of the characteristic that air is flowing from a high pressure area to a lower one. Negative pressure is an important protection mechanism that blocks an area from an outside environment; it is often used as a means to control air dispersion as it helps ensure that air flows toward an anticipated direction. ACTER successfully applied the negative pressure technology to help hospitals configure isolated negative-pressure patient wards.
- c. Bio-tech engineering: PIC/S GMP standards have more rigid requirements for clean rooms configured in pharmaceutical manufacturing facilities; they differ from existing cGMP standards in Taiwan the most in facilities and operations that help prevent against cross contamination.
- d. Clean room engineering: ACTER helps businesses complete clean room engineering by controlling the temperature, humidity, airflow, air pressure, applying CFD (Computational Fluid Dynamics), detecting AMC (Airborne Molecular Contamination) technique and particles of indoor air along with indoor illumination and dust-free building materials.
- e. Ultra-high building engineering: Taking advantage of separation through the turn layer to successfully reduce the pressure resistance level of pipeline, increase operation stability and security, and significantly cut the overall engineering cost.
- f. Heat recovery system for air conditioner: The air conditioner needs to be cooled by cooling tower. A heat recovery pipe system is designed to recover the heat as a heat source for the temperature and humidity control of industrial plants. Using this system can reduce the environmental pollution caused by waste heat and reduce the equipment expenditure for temperature and humidity control as well. While doing our best to be friendly to the environment, it can also reduce customer's costs.
- g. Manufacturing process engineering: It is merging cold source supply system through deeply understanding the manufacturing process system to effectively elevate the system utilization rate.
- h. Green energy engineering: Selected systems with high performance and low energy-consumption and applied them in the production environment. Using methods such as installing variable-frequency drives and special insulation designs, the demand for electricity was reduced. Renewable energy is used to assist customers in achieving the effect of saving energy.
- i. Construction automation: The adoption of steel reinforcement cages enhances structural accuracy as well as construction quality and shortens construction period.
- 2. Summary of business plan for 2021

(1)Business strategy

This year, Acter has set up its growth goals for various divisions and subsidiaries and implemented action plans for each unit. It also implemented the following business policies:

- A. Fulfill social responsibilities, strengthen corporate governance, enhance enterprise culture and achieve sustainable development
- B. Rooting deeply in this industry, continuously optimize engineering capabilities and provide a diverse, multi-project integrated engineering service
- C. Maintain constant contact with current customers from mainland China and Southeast Asia, develop new customers, create multi-regional business, and improve investment efficiency
- D. Cooperate with international partners and continuously expand the scope of its professional service in biological, pharmaceutical, medical industries and desalination, and deepening of the professional technical capabilities such as green energy and environmental protection.
- E. Combine the professional manufacturing processes of gas and chemical supply systems in the treatment of liquid waste and solvent waste to create a new generation engineering integration technology and Earth-friendly technology
- F. Recruiting more diverse talents and actively training management teams

(2)Expected sales volume and basis for estimates

Acter is a professional manufacturer that applies system integration. For over 40 years, it has provided services which cover cleanrooms, air conditioning, electrical machinery, chemical engineering as well as control and instrument, equipment installation, etc., with the support of its strong and reliable multi-disciplinary and elite engineering team. Aside from its strength and advantage, Acter aims to keep pace with the request of customers. It caters to the needs of clients through constant communication and by establishing brand value and competitive advantage via innovative technology and high quality services. In addition to serving its existing customers, Acter is aggressively expanding its domestic and overseas markets by identifying new industries and new customers, and satisfying the

demand for a cross-disciplinary project service with integration system. As for internal operations, managing the company's integral resources is vital in providing the best and efficient solutions for customers.

(3)Major production and sales policies

Acter provides rapid and flexible integration of services specializing in engineering and technology. It is a comprehensive turnkey service company that handles design and planning, construction, engineering supervision, maintenance after completion and transfer. Acter services offer horizontal integration and sustainable intensification of industry value-chain across various technologies that impact people's livelihood, biotechnology, green energy and the medical field as well as the photovoltaic industry, semiconductor industry, biotechnology industry, energy industry, energy engineering, railway stations, high-end housing, hotels, electromechanical solutions for air conditioning systems, biopharmaceutical, medical institutes, etc.

With respect to its manufacturing-retail policy, while considering the needs of its customers, the company shall maintain existing clients, acquire new ones, and enter new industries in order to maintain business volume and achieve stable growth and profit. With regard to engineering, the company shall continuously improve and manage all kinds of projects and energy-saving and green eco-friendly economical engineering in order to create value and provide comprehensive solutions for its customers. As for financial considerations, it shall apply proper financial risk control strategies in handling customers and accelerate the collection rate of accounts receivable.

3. Future development strategies

The company is deeply committed to every project which represents and embodies Acter. It has been a long time since the company focused on the improvement and development of engineering technology. Currently, it has become a diversified engineering technology company through horizontal integration and continuous development. The content of service and professional engineering method were improved to keep pace with progress. It has continued to expand its service stations given the increasing demand of customers. In order to approach its customers and provide real-time service, Acter service stations are situated all over Taiwan, Mainland China and Southeast Asia.

Engineering system integration service is the core business of Acter. Therefore, when facing the challenges by climate change and industrial transformation, Acter will dedicate to the research and development of innovative green technology. Not only provides customers energy-saving and green eco-friendly economical engineering solutions from the technology end, but also integrates our professional skills, knowledge and experiences to, through cooperation with our subcontractors, build "high value, low power consumption and low pollution" quality spaces. We commit more effort to bring customers more general ideas of green sustainability and responsible services in the future in order to head towards prospects of sustainability.

4. Effect of the external competitive environment, legal and regulatory environment, and overall business environment

Large-scale construction suppliers offered turnkey solutions that enabled them to gain control of the electricity and machine engineering market, which led to greater competition in the electricity, machine and cleanroom engineering industry. Acter is committed to creating valuable projects and reduces the financial burden of its clients through innovative technologies and special engineering methods. In addition, it reduces overhead expense and engineering construction risks. It also forms a stable and cooperative relationship with suppliers for effective cost control and improvement of price competition in construction engineering. Meanwhile, it develops related business of energy-saving which will not only provide better services for its customers but also contribute to the overall environment.

As far as the regulatory environment is concerned, the company periodically reviews changes made to laws and regulations to ensure compliance with requirements of the competent authority and adheres to its belief of legitimate management. Generally speaking, changes to the regulatory environment will not have a major impact on the company.

In the macro business environment, according to the estimation of MIC, in response to the advent of the digital economy, the ICT industry will fully expand into various industries, and capital expenditure will show growth in 2021. The capital expenditure of global semiconductor industry is expected to be USD 84.581 billion, a 17.8% increase from USD 71.78 billion of 2020. This trend is beneficial to Acter's performance. However, the overall industrial prosperity is affected by the trend of the epidemic and remains uncertain.

5. Corporate Social Responsibility

Acter pursues corporate sustainability and fulfills corporate social responsibilities and takes "Protecting the Earth, Reducing Energy Consumption" as the appeals. From needs assessment survey, concept design, benefit analysis, spatial planning, material evaluation, valuation, lean engineering, system debugging, and operations to concern, we implement each at every one of the steps so as to achieve the demands and targets and to fulfill the duty as a global citizen, providing the optimum balance for the teams, customers, environment, and suppliers.

Acter conducts industry-university cooperative projects to cultivate young talents and

provide opportunities for students. It also participates in socially relevant activities such as emergency support and campaign to encourage reading which can benefit society and the community.

As Acter promotes engineering safety in accordance with government regulations, every project adheres to standard operating procedures to ensure safety management and zero accident at the construction site. It holds daily toolbox meetings before work begins and strictly implements security measures at the construction site. It conducts random inspection of safety equipment and practices to ensure smooth and safe completion of projects.

Whatever we take from the society shall be used for the society: We plant the trees, hope for next generation can get the shade. With our core competence, Acter is doing our best to care for the society and sow the seeds for future generations. Acter encourages our staffs to join the line to do something that is really meaningful. This will surely continue generation after generation and we will become better year after another year.

It deeply appreciates the support of shareholders. Acter hopes to create greater value for the entire organization and its shareholders.

Sincerely yours,

Chairman: Liang, Chin-Li

Lai, Ming-Kun

General Manager:

Wang, Chun-Sheng

Accounting Supervisor : Tsao, Yun-Han

II. Company Profile

i. Date of Incorporation: February 19, 1979

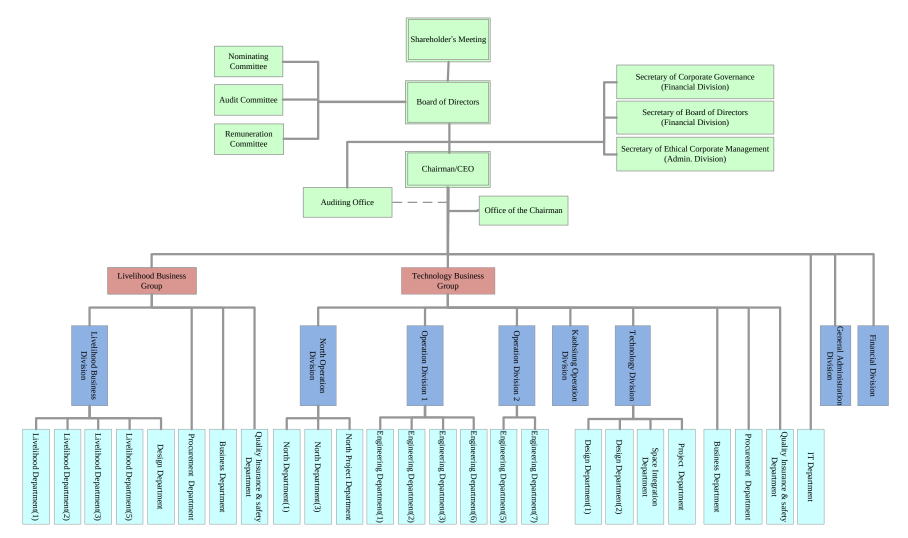
ii. Company History

Year	Milestones
1979	1. Acter Co., Ltd. was established on Taiyuan North Road, Taichung City, Taiwan with a paid-in capital of NT\$ 10 million.
1992	1. Increased paid-in capital to NT\$20 million.
1993	1. Increased paid-in capital to NT\$50 million.
1999	1. Received ISO 9001 certification.
	1. Changed to the shareholding system.
2002	2. Increased paid-in capital to NT\$100 million.
	3. A branch office in Kaohsiung was established.
2003	1. Sheng Huei Engineering (Suzhou) Co., Ltd was established in Suzhou, China.
2005	2. The office was moved to Zhongming S. Rd., Taichung City, Taiwan.
2004	1. Increased paid-in capital to NT\$200 million.
2004	2. Acquired Her Suo Engineering Co., LTD.
2005	1. Sheng Huei (Shenzhen) Engineering Co., Ltd was established in Shenzhen, China.
2000	2. Increased paid-in capital to NT\$230 million.
• • • • •	1. Increased paid-in capital to NT\$260 million.
2006	2. A branch office in Taipei was established.
	3. Acter Trading Co., Ltd was established.
	1. Increased authorized capital to NT\$720 million.(Paid-in Capital was NT\$260 million)
2008	2. Acquired Sheng Huei Engineering Technology Co., Ltd (Vietnam).
	3. Suzhou Ding-Mao Engineering Co., Ltd. and Zhangjiagang Free Trade Zone Fuyu International Trade Co., Ltd were established.
	1. Acquired Nova Technology Corp. by issuing 6,655,065 shares.
	 Acquired Nova reciniology Corp. by issuing 0,055,005 shares. Increased paid-in capital to NT\$351,550,650.
	 The application for initial public offering was approved by FSC.
2009	4. The application for the GTSM registration and trading was approved by Gre Tai Securities
	Market.
	5. Acquired Nova Technology Singapore Pte., Ltd.
2010	1. Increased paid-in capital to NT\$415,358,190.
2010	2. Listed on Gre Tai Securities Market (Code-5536).
	1. Jointly invested SCEC International (HK) Company, Limited with Sumitomo Chemical
2011	Engineering Singapore Pte. Ltd. and indirectly invested SCEC (Shanghai) CORP.
2011	2. Increased paid-in capital to NT\$461,358,190.
	3. Sheng Huei (Suzhou) Engineering Co., Ltd. increased capital of US\$3 million.
2012	1. Nova Technology Malaysia Sdn. Bhd. and Shenzhen Dingmao Trade Co., Ltd. were
2012	established.
2013	1. SCEC (Suzhou) Corp. and Pt.Novamex Indonesia were established.
	2. Suzhou Ding-Mao Engineering Co., Ltd. and Acter Trading Co., Ltd were liquidated.
	1. Increased holding of SCEC (Shanghai) CORP. and it becomes the subsidiary of the company
2014	since 2014.
2014	2. Enrich Tech Co., Ltd, Winmega Technology CORP. and Acter Engineering Co., Ltd. were
	established.
	3. Invested Global One Source Life Sciences Co. Ltd.
2015	1. Issued 480,000 shares of New Restricted Employee shares and increased paid-in capital to NT\$466,158,190.
	 Issued 720,000 shares of New Restricted Employee shares and canceled 99,000 shares that fail
	to meet the vesting conditions. Therefore, paid-in capital changed to NT\$472,368,190.
	10 most more contractions, increase, para-in capital changed to $110 \pm 12,000,170$.
2016	
2016	2. Suzhou Winmax Technology Corp. and Novatech Engineering & Construction Pte. Ltd. were established.

Year	Milestones
	an emerging stock market were approved.
	4. The office was moved to Sec. 2, Wenxin Rd., Taichung City, Taiwan.
	1. Canceled 84,000 shares of New Restricted Employee shares that fail to meet the vesting
2017	conditions. Therefore, paid-in capital changed to NT\$471,528,190.
2017	2. Subsidiary Nova Technology Corp. was approved for being listed on over-the-counter market.
	3. SCEC (Shanghai) Corp. and SCEC (Suzhou) Corp. were liquidated and canceled.
	1. Canceled 23,000 shares of New Restricted Employee shares that fail to meet the vesting
2018	conditions and issued dividends stocks for 7,072,923 new shares. Therefore, paid-in capital
	changed to NT\$542,027,420.
	1. Disposed whole shares of Global One Source Life Sciences Co. Ltd.
	2. Acter Engineering Co., Ltd. (Myanmar) was liquidated.
	3. The company changed its english name to ACTER GROUP CORPORATION LIMITED.
2019	4. Canceled 16,000 shares of New Restricted Employee shares that fail to meet the vesting
2017	conditions. Therefore, paid-in capital changed to NT\$541,867,420.
	5. Subsidiary Sheng Huei (Suzhou) Engineering Co., Ltd. changed its type of organization and
	renamed to Acter Technology Integration Group Co., Ltd.
	6. Acter Technology Co., Ltd. and Space Engineering Co., Ltd. were established in Thailand.
2020	1. Issued the 1st domestic unsecured convertible bond. (Code: 55361)
2020	2. Zhangjiagang Free Trade Zone Fuyu International Trade Co., Ltd was liquidated.
	1. Issued 3,000,000 shares through cash capital increase and increased paid-in capital to
2021	NT\$571,867,420.
2021	2. Subsidiary Nova Technology Corp. acquired 51.31% of the shares of RAYZHER
	INDUSTRIAL CO., LTD.

III. Corporate Governance Report

- i. Organization
 - 1. Organization Chart



2. Major Corporate Functions

Department	Functions
^	1. Integration of Group Business and Market Development.
Office of the Chairman	2. Plans, co-ordinates and executes assigned projects.
Auditing Office	 Conducts inspection and evaluates internal controls within various departments. Assists subsidiaries with internal audit tasks. Evaluates the robustness of internal control systems and related policies. Determines whether the internal control systems continue to be effective, and assesses the progress made by each department, while offering suggestions to improve the company's operations. Risk management.
Livelihood Business Group	1. Develops construction services and equipment related to living spaces.
Livelihood Business Group Livelihood Business Division	 Provides construction services needed for the creation of domestic living spaces, from planning, design, work supervision, to turnkey solutions. Responsible for the development and auditing of a Quality Center, and ongoing improvements to the ISO 9000 quality management system. Responsible for the development and auditing of a Work Safety and Environmental Protection Center, and ongoing improvements to the ISO14001/ ISO45001 system. Develops engineering methods. Designs, plans, and produces charts on the piping, wiring, and air conditioning of domestic living spaces, and designs electromechanical engineering projects.
Livelihood Business Group Business Department	 Responsible for marketing, customer development, and business promotion in relation to the construction of domestic living spaces. Creates and maintains customer data. Resolves customer complaints. Develops and distributes construction facilities.
Livelihood Business Group Procurement Department	 Responsible for the purchasing and warehousing of materials, equipment and tools for the Livelihood Business Group. Develops a robust supplier system that facilitates order tracking and strategic purchases.
Livelihood Business Group Quality Insurance & safety Department	 Enhances employees' safety and health within the company; implements an ISO45001-compliant occupational health and safety system. Improves environmental management within the company; implements an ISO 14001-compliant environmental management system. Responsible for the development and auditing of a Quality Center, and ongoing improvements to the ISO 9000 quality management system.
Technology Business Group	1. Provides construction services equipment related to the technology industries.
Technology Business Group North Operation Division, Operation Division 1, Operation Division 2 and South Operation Division	 Constructs cleanrooms for local high-tech industry; provides construction services for electromechanical engineering projects such as planning, design, supervision and turnkey solutions. Constructs cleanrooms for local biotech industry; provides construction services for electromechanical engineering projects such as planning, design, supervision and turnkey solutions. Implementation of a GMP document management system.
Technology Business Group Technology Division	 Develops engineering methods. Designs, plans, and produces charts on the layout of industrial cleanrooms, and designs electromechanical engineering projects.

Department	Functions
Technology Business Group Business Department	 Responsible for marketing, customer development, and business promotion of local industry construction projects. Creates and maintains customer data. Resolves customer complaints. Develops and distributes construction facilities.
Technology Business Group Procurement Department	 Responsible for the purchasing and warehousing of materials, equipment, and tools related to the Technology Business Group. Develops a robust supplier system that facilitates order tracking and strategic purchasing. Handles processes such as import, export, and bonded warehouses.
Technology Business Group Quality Insurance & safety Department	 Enhances employees' safety and health within the company; implements an ISO45001:2018-compliant occupational health and safety system. Improves environmental management within the company; implements an ISO 14001-compliant environmental management system. Responsible for the development and auditing of a Quality Center, and ongoing improvements to the ISO 9000 quality management system.
IT Department	 Development and management of information systems and networks. Responsible for the development, maintenance and security management of various information systems and databases. Software access control and maintenance.
Financial Division	 Board Secretary. Investor Relationship. Bookkeeping, cost analysis, financial statement analysis. Supervision and management of subsidiary's financial matters. Management of the activities for acquiring or disposing of assets, engaging in derivatives transactions, extending loans to others and granting endorsements or guarantees for others. Supervision and management of subsidiary's processes for making changes in accounting policies and estimates. Financial analysis and planning. Funding. Customer credit assessment. Regulatory reporting, announcements and share administration. Budget control. Promote corporate governance.
General Administration Division	 Human resources management. Employee training management and planning. Document management. Administrative work for construction projects. General affairs. Legal affairs management. Secretary of Corporate Social Responsibility Committee. Secretary of ethical corporate management.

ii. Directors and Management Team

1. Directors

Title	Nationality / Country of Origin	Name	Gender	Date Elected	Term (Years)	Date First Elected	when Elect			Current Shareholding		Spouse & Minor Shareholding		olding ninee ement	Experience (Education)	Other Position	March 30, 2021 Executives or Directors who are spouses or within two degrees of kinship		
	- 0						Shares	%	Shares	%	Shares	%	Shares	%			Title	Name	Relation
Director (Note1)	R.O.C.	Liang, Chin-Li	Male	May 30, 2018	3	Jun. 19, 2008	1,711,688	3.63	2,299,867	4.02	94,405	0.17	0	0.00	 EMBA, National Chiao Tung University Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech 	 CEO, ACTER GROUP CORPORATION LIMITED Chairman, Her Suo Eng., Co., Ltd. Chairman, Nova Technology Corp. Chairman, Acter Technology Integration Group Co., Ltd Director, Sheng Huei (Shenzhen) Engineering Co., Ltd. Director, Shenzhen Dingmao Trade Co., Ltd. Director, Sheng Huei International Co., Ltd. Director, Acter International Limited Director, New Point Group Limited Director, Nova Technology Singapore Pte., Ltd. Director, Nova Technology Malaysia Sdn. Bhd. Supervisor, Winmax Technology Corp. Director and CEO, Enrich Tech Co., Ltd. Chairman, Winmega Technology Corp. Supervisor, Suzhou Winmax 	None	None	None

Title	Nationality / Country of Origin	Name	Gender	Date Elected	Term (Years)	Date First Elected	Sharehold when Elec		Curren Shareholo		Spouse Mine Shareho	or	Shareho by Non Arrange	ninee	Experience (Education)	Other Position	Executi Directors spouses or degrees o		who are vithin two
							Shares	%	Shares	%	Shares	%	Shares	%		 Technology Corp. Director, Novatech Engineering & Construction Pte. Ltd. Director, Sheng Huei Engineering Technology Co., Ltd. Chairman, Acter Technology Co., Ltd. Director, Waste Recovery Technology Lo. 	Title	Name	Relation
Director	R.O.C.	Yang, Jung-Tang	Male	May 30, 2018	3	Feb. 19, 1979	865,495	1.84	1,047,074	1.83	0	0.00	0	0.00	 EMBA, Tunghai University Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech 	 Technology Inc. Chairman, Xiang-Hui Development Co., Ltd. Chairman, Johnwell Co., Ltd. Director, Sheng Huei International Co., Ltd. Director, New Point Group Limited Director, Season Arts Education Foundation. Supervisor, Suzuka Chemical Co., Ltd. 	None	None	None
Director	R.O.C.	Hu, Tai-Tsen	Male	May 30, 2018	3	June 16, 2009	601,401	1.28	1,303,589	2.28	21,804	0.04	0	0.00	 EMBA, Tunghai University Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech Honorary Member, The Phi Tau Phi Scholastic Honor Society of the Republic of China Lecturer, Department of 	 Director, Sheng Huei International Co., Ltd. Director, New Point Group Limited Director, Lishan Hotel Corporation 	None	None	None

Title	Nationality / Country of Origin	Name	Gender	Date Elected	Term (Years)	Date First Elected	Sharehold when Elec		Curren Sharehold		Spouse Mine Shareho	or	Shareho by Nor Arrango	nine	ee	ence (Education)	Other Position	Di spou	Executiv rectors v ses or w grees of	vho are ithin two
							Shares	%	Shares	%	Shares	%	Shares	%	ó			Title	Name	Relation
															Nation Univer Execut Taiwar Air-Co Associ of Chin Jury fo Exami Refrig Condit Techni Minist Affairs	or Technical nation of eration and Air cioning Repair cian by the ry of Internal				
Independent Director	R.O.C.	Yeh, Hui-Hsin	Female	May 30, 2018	3	May 28, 2015	3,000	0.01	3,593	0.01	0	0.00	0	0.0	Accou Univer Partner Young	r CPA, Ernst & Global Limited	 Representative, Wei Chin CPAs & Co. Independent Director, Data Image Corporation Independent Director, Simula Technology Inc. Director, Wei Xin Financial Consultancy Co., Ltd. 	None	None	None
Independent Director	R.O.C.	Yang, Qian	Male	May 30, 2018	3	May 28, 2015	0	0.00	0	0.00	0	0.00	0	0.0	Scienc Univer Master Scienc of Tecl Master Scienc Tung U Bachel Engine	of Computer e, Washington sity, USA of Computer e, Georgia Institute hnology, USA of Management e, National Chiao Jniversity lor of Electronics cering, National Tung University	 Honorary Professor, Institute of Business and Management, National Chiao Tung University 	None	None	None

Title	Nationality / Country of Origin	Name	Gender	Date Elected	Term (Years)	Date First Elected		cted	Curren Sharehold	ling	Spouse Mine Shareho	or lding	-	ninee ement		Other Position	Dir spou deg	grees of	vho are ithin two kinship
							Shares	%	Shares	%	Shares	%	Shares	%			Title	Name	Relation
															 Professor and Dean, Institute of Business and Management, National Chiao Tung University Consultant, Chairman Office, Hon Hai Precision Inc. Co., Ltd. Member, Endowment Fund Committee, National Chiao Tung University Member, Operation Fund Committee, National Chiao Tung University 	 ASPEED Technology Inc. Independent Director, Associated Industries China, Inc. Independent Director, Mars Semiconductor Corp. 			
Independent Director	R.O.C.	Wang, Mao-Rong	Male	May 30, 2018	3	May 28, 2015	3,000	0.01	5,676	0.01	7,395	0.01	0	0.00	 Master, Institute of Management of Technology, National Chiao Tung University Refrigerating Air-conditioning Division, College of Mechanical & Electrical Engineering, National Taipei University of Technology Consultant of Energy-saving Department and Senior Manager, Delta Electronics, Inc. Industrial Technology Research Institute Laboratory Director and Promotion Manager Great United Technicians Firm, Person in Charge 	 Person in Charge, MJ Energy Master Director, J-POWER SYSTEM ENGINEERING CO., LTD. Director, Compresses Air Energy Saving Co., Ltd. 	None	None	None

Title	Nationality / Country of Origin	Name	Gender	Date Elected	Term (Years)	Date First Elected	Sharehold when Elec		Curren Shareholo		Spouse Mino Sharehol	or	Shareho by Nor Arrange	ninee		Other Position	Di spou		
	U						Shares	%	Shares	%	Shares	%	Shares	%			Title	Name	Relation
															 Top 10 Outstanding Engineer Award (Year 1996) Refrigeration and air-conditioning engineer (Senior Examinations) Adjunct Lecturer, National Chin-Yi University of Technology 				

Note1: Based on the group's organizational integration and business needs, the company's chairman also serves as the chief executive officer, responsible for the promotion and execution of the group's operating plans. The chairman's full understanding of the company's operation and development policies helps the board of directors quickly grasp the company's operating status. At the same time, in order to maintain the objectivity and independence of the board of directors, more than half of the directors of the company have not concurrently served as employees or managers. Besides, the company also plans to increase the number of independent directors in the re-election of the 12th Board of Directors.

2. Major shareholders of the institutional shareholders : Not applicable

Criteria		ng Professional Qualification t Least Five Years Work Ex					Indepe	endence	e Crite	ria(Note	e1)					Number of Other Public
	Position in a Department of Commerce, Law, Finance, Accounting, or Other Academic Department Related to the Business Needs of the Company in a Public or Private Junior College,	Certified Public Accountant, or Other Professional or Technical Specialist Who has Passed a National Examination and been Awarded a Certificate in a Profession	Accounting, or Otherwise Necessary for the Business of the	1	2	3	4	5	6	7	8	9	10	11		Companies in Which the Individual is Concurrently Serving as an Independent Director
Name	•	Necessary for the Business of the Company	Company													
Liang, Chin-Li	None	✓	✓	None	None	None	None	✓	✓	None	✓	✓	✓	✓	✓	None
Yang, Jung-Tang	None	✓	✓	✓	None	None	None	None	✓	None	None	✓	>	✓	✓	None
Hu, Tai-Tsen	None	✓	✓	✓	None	None	✓	✓	✓	None	~	✓	>	✓	✓	None
Yeh, Hui-Hsin	None	✓	✓	✓	✓	✓	✓	\checkmark	✓	\checkmark	✓	✓	\checkmark	\checkmark	\checkmark	2
Yang, Qian	\checkmark	None	None	✓	✓	✓	✓	\checkmark	✓	\checkmark	✓	\checkmark	✓	\checkmark	\checkmark	3
Wang, Mao-Rong	None	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	\checkmark	\checkmark	\checkmark	✓	None

3. Professional qualifications and independence analysis of directors

Note1: Please tick the corresponding boxes that apply to the directors during the two years prior to being elected or during the term of office.

1. Not an employee of the Company or any of its affiliates.

2. Not a director or supervisor of the Company or any of its affiliates. However, the same does not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a the company and its parent or subsidiary or a subsidiary of the same parent.

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 1% or more of the total number of outstanding 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 managerial officer under subparagraph 1 or any of the persons in the preceding two subparagraphs.
- 5. Not 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. However, the same does not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a the company and its parent or subsidiary or a subsidiary of the same parent.

- 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: not a director, supervisor, or employee of that other company.
- 7. If the chairperson, general manager, 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: not a director (or governor), supervisor, or employee of that other company or institution.
- 8. Not a director, supervisor, officer, or shareholder holding five percent or more of the shares, of a specified company or institution that has a financial or business relationship with the company. However, the same does not apply to the specified company or institution holds 20 percent or more and no more than 50 percent of the total number of issued shares of the company and independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a the company and its parent or subsidiary or a subsidiary of the same parent.
- 9. Not a professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that, provides auditing services to the company or any affiliate of the company, or that provides commercial, legal, financial, accounting or related services to the company or any affiliate of the provider in the past 2 years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof; 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. Neither a spousal relationship nor a relationship within the second degree of kinship with any other director.
- 11. Not been a person of any conditions defined in Article 30 of the Company Law.
- 12. Not a governmental, juridical person or its representative as defined in Article 27 of the Company Law.

4. Management Team

Title	Nationality/ Country of Origin	Name	Gender	Date Effective	Sharehole	U	Spouse Mine Shareho	or	Shareholding by Nominee Arrangement	Experience (Education)	Other Position	Spous	nagers w	thin Two
	ongin				Shares	%	Shares	%	Shares %			Title	Name	Relation
CEO (Note1)	R.O.C.	Liang, Chin-Li	Male	Jul. 01, 2011	2,299,867	4.02	94,405	0.17	0 0.00	 EMBA, National Chiao Tung University Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech 	 Chairman, Her Suo Eng., Co., Ltd. Chairman, Nova Technology Corp. Chairman, Acter Technology Integration Group Co., Ltd Director, Sheng Huei (Shenzhen) Engineering Co., Ltd. Director, Shenzhen Dingmao Trade Co., Ltd. Director, Sheng Huei International Co., Ltd. Director, Sheng Huei International Limited Director, Acter International Limited Director, New Point Group Limited Director, Nova Technology Singapore Pte., Ltd. Director, Nova Technology Malaysia Sdn. Bhd. Supervisor, Winmax Technology Corp. Director and CEO, Enrich Tech Co., Ltd. Chairman, Winmega Technology Corp. Supervisor, Suzhou Winmax Technology Corp. Director, Novatech Engineering & Construction Pte. Ltd. Director, Sheng Huei Engineering Technology Co., Ltd. Chairman, Acter Technology Co., Ltd. Director, Waste Recovery Technology Inc. 	None	None	None

Title	Nationality/ Country of Origin	Name	Gender	Date Effective	Sharehold	ling	Spouse Mino Shareho	or	Shareho by Nom Arrange	inee	Experience (Education)	Other Position	Spouse	agers w es or Wi rees of K	thin Two
	ongin				Shares	%	Shares	%	Shares	%			Title	Name	Relation
President	R.O.C.	Lai, Ming-Kun	Male	Sep. 28, 2018	230,991	0.40	19,003	0.03	0	0.00	 EMBA, National Taiwan University of Science and Technology Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech Vice President, Hao-Han Chung-Hsiao Engineering Co., Ltd. 	None	None	None	None
President	R.O.C.	Wang, Chun-Sheng	Male	Sep. 28, 2018	91,212	0.16	0	0.00	0	0.00	 EMBA, Feng Chia University Department of Electrical Engineering, Taipei Tech Engineer, San-Chun Engineering Limited 	 Director, Enrich Tech Co., Ltd. Supervisor, Her Suo Eng., Co., Ltd. 	None	None	None
Vice President	R.O.C.	Chang, Ri-Dong	Male	Sep. 28, 2018	114,375	0.20	16,863	0.03	0	0.00	 Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech Assistant Vice President, Chin Chan Air-conditioning Co., Ltd. 	• Director, Her Suo Eng., Co., Ltd.	None	None	None
Vice President	R.O.C.	Wang, Jin-Cyuan	Male	Sep. 28, 2018	23,320	0.04	0	0.00	0	0.00	 Master Degree in Mechanical Engineering, National Yunlin University of Science and Technology Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech Deputy manager, New Fab Planning and Engineering Division, TSMC Factory Manager, TSMC Solar Ltd. 	None	None	None	None
Assistant Vice President	R.O.C.	Li, Po-Sheng	Male	Sep. 24, 2009	434,267	0.76	0	0.00	0	0.00	• Department of Refrigerating and Air-conditioning, Fu-Hwa Senior	None	None	None	None

Title	Nationality/ Country of Origin	Name	Gender	Date Effective	Sharehold	ling	Spouse Mine Shareho	or	Shareho by Nom Arrange	inee	Experience (Education)	Other Position	Spous	nagers w es or Wi rees of I	thin Two
	ongin				Shares	%	Shares	%	Shares	%			Title	Name	Relation
											Refrigerating Co., Ltd.				
Executives of Financial Division (Assistant Vice President)	R.O.C.	Tsao, Yun-Han	Female	Sep. 24, 2009	150,422	0.26	17,786	0.03	0	0.00	 Master Degree in Accounting and Information Technology, National Chung Cheng University Audit Officer, Forhouse Corporation 		None	None	None
Assistant Vice President	R.O.C.	Lee, Ming-Chih	Male	Sep. 28, 2018	13,937	0.02	0	0.00	0	0.00	 Master Degree in Refrigeration, Air Conditioning and Energy Engineering, National Chin-Yi University of Technology Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech Technician for freezing & air condition engineering Assistant Vice President, Chin Chan Air-conditioning Co., Ltd. 	None	None	None	None
Assistant Vice President	R.O.C.	Chen, Yuan-Pi	Male	Sep. 28, 2018	42,589	0.07	329	0.00	0	0.00	 EMBA, Feng Chia University Department of Electrical Engineering - Refrigerating and Air-conditioning, Taipei Tech 	None	None	None	None
Assistant Vice President	R.O.C.	Yang, Hui-Bao	Female	Sep. 28, 2018	51,817	0.09	0	0.00	0	0.00	Tung University	None	None	None	None
Assistant Vice President	R.O.C.	Lee, Shih-hui	Male	Apr. 09, 2019	62,242	0.11	0	0.00	0	0.00	 Department of Electrical Engineering, Nan Kai University of Technology Senior Engineer, Xingxin Electromechanical Co., Ltd. Technical Director of Technology Department, Take Well Engineering Inc. 	None	None	None	None

Note1: Based on the group's organizational integration and business needs, the company's chairman also serves as the chief executive officer, responsible for the promotion and execution of the group's operating plans. The chairman's full understanding of the company's operation and development policies helps the board of directors quickly grasp the company's operating status. At the same time, in order to maintain the objectivity and independence of the board of directors, more than half of the directors of the company have not concurrently served as employees or managers. Besides, the company also plans to increase the number of independent directors in there-election of the 12th Board of Directors.

iii. Remuneration paid during the most recent fiscal year to directors, supervisors, president, and vice president

1. Remuneration of Directors and Independent Director

				•	Rei	nuneration				Ratio o		Relev	ant rem	uneration also	received employ	-	irectors	s who a	are	Ratio or compen		Compensation paid to
Title	Name	(4 (No	A) te 2)	`	B) e 2 & te 3)	(C (Note 2 &		(D (Note	/	(A+B+ to t incom	net	(H (No	E) ite 2)	(F) (Note 2 d 3)			(G (Note	·		(A+B+C+ F+G) t income	+D+E+ o net	directors from an invested company other than the
		The company	(Note 1)	The company	(Note 1)	The company	(Note 1)	The company	(Note 1)	The company	(Note 1)	The company	(Note 1)	The company	(Note 1)	The co Cash		(Note Cash S	<i>,</i>	The company	(Note 1)	company's subsidiary
Chairman	Liang, Chin-Li	120	120	C C	0 0	15,556	15,556	96	190	1.63	1.64	10,462	11,422	0	0	3,600	03	3,600	0	3.08	3.18	8 None
Director	Yang, Jung-Tang	120	120) C	0 0	6,222	6,222	96	96	0.66	0.66	0	0	0	0	0	0	0	0	0.66	0.66	i None
Director	Hu, Tai-Tsen	C	0 0	C	0 0	6,222	6,222	96	96	0.65	0.65	0	0	0	0	0	0	0	0	0.65	0.65	None
Independent Director	Yeh, Hui-Hsin	840	840	0 0	0 0	0	0	96	96	0.10	0.10	0	0	0	0	0	0	0	0	0.10	0.10	None
Independent Director	Yang, Qian	840	840	0 0	0 0	0	0	96	96	0.10	0.10	0	0	0	0	0	0	0	0	0.10	0.10	None
Independent Director	Wang, Mao-Rong	840	840	0	0	0	0	96	96	0.10	0.10	0	0	0	0	0	0	0	0	0.10	0.10	None
investment:	ribe the policies, syst According to the "	Regulati	ons gov	erning 1	remunera	ation paid t	o directors	and func	tional co	ommittee	e," inde	pendent	directo	rs receive	e a fixe	d rem	unerati	on of	NT\$	40,000 pe	er mont	h and do no

participate in the distribution of annual remuneration for directors. Independent directors that be appointed to be any member of functional committee by the board meeting can gain extra remuneration. The aforementioned fixed remuneration is recommended by the company's Remuneration Committee with reference to the market averages, taking into account the time invested and the responsibilities assumed by the independent directors, and approved by the board of directors.

2. In addition to the disclosure of the table above, there are remunerations to the directors provided service (e.g. serve as independent consultant rather than employee) in the most recent year for all companies : NT\$ 3,167 thousands

Note1: Refers to all companies in the consolidated financial statements

Note2: (A)Base Compensation (B)Severance Pay (C)Compensation to Directors (D)Allowances (E)Salary, Bonuses, and Allowances (F)Severance Pay (G)Employee Compensation.

Note3: Includes the contribution and real disbursement of the pension. In 2020, under the new system of labor pension act, total amount contributed by the company for director listed in the table is NT\$0.

Note4: Board of directors resolved on Feb. 25, 2021.

2. Remuneration of Supervisors : Not applicable

3. Remuneration of President and Vice President

													Onit. N15 thous	and, Thousand Shares
		Sal	ary(A)		nce Pay (B) Note1)		uses and vances (C)	Emj	ployee (Compensati	on (D)		compensation net income(%)	Compensation paid to the president and
Title	Name	The company	Companies in the consolidated financial statements	The	Companies in the consolidated	The	Companies in the consolidated	Tl com Cash	he pany Stock	Compani consol financial s Cash	idated	The company	Companies in	vice president from
CEO	Liang, Chin-Li	3,264	3,624	0	0	7,198	7,798	3,600	0	3,600	0	1.45	1.55	None
President	Lai, Ming-Kun	3,120	3,120	108	108	5,835	5,835	2,500	0	2,500	0	1.19	1.19	None
President	Wang, Chun-Sheng	2,820	2,820	108	108	6,039	6,039	2,500	0	2,500	0	1.18	1.18	None
Vice President	Chang, Ri-Dong	2,495	2,495	108	108	2,943	2,943	1,500	0	1,500	0	0.73	0.73	None
Vice President	Wang, Jin-Cyuan	1,916	1,916	81	81	1,723	1,723	1,000	0	1,000	0	0.49	0.49	None
In addition to the disclo all companies : NT\$ 38		e, there are	e remuneration	ns to presi	dents and vice	e president	s provided ser	vice (e.	g. serve	as independ	lent consu	tant rather than	employee) in the	most recent year for

Note1: Includes the contribution and real disbursement of the pension. In 2020, pensions contributed to the pension account at Bank of Taiwan by the company for employees applying old system of labor standards act are NT\$1,200 thousand and disbursement from that account is NT\$0, while under the new system of labor pension act, total amount contributed by the company for managers listed in the table are NT\$405 thousand, which has been fully paid into their individual pension account at Bureau of Labor Insurance.

4. Employee Compensation Granted to Management Team

						Unit: NI\$ thousand
	Title	Name	Employee Compensation - in Stock (Fair Market Value)	Employee Compensation - in Cash	Total	Ratio of Total Amount to Net Income $(\%)$
	Chairman/CEO	Liang, Chin-Li				
	President	Lai, Ming-Kun				
	President	Wang, Chun-Sheng				
	Vice President	Chang, Ri-Dong				
	Vice President	Wang, Jin-Cyuan				
Executive	Assistant Vice President	Li, Po-Sheng				
Officers	Assistant Vice President/Principal		0	16,879	16,879	1.74%
Officers	Financial/Accounting/ Chief Corporate	Tsao, Yun-Han				
	Governance Officer/ Spokesperson					
	Assistant Vice President	Lee, Ming-Chih				
	Assistant Vice President	Chen, Yuan-Pi				
	Assistant Vice President	Yang, Hui-Bao				
	Assistant Vice President	Lee, Shih-hui				

Unit: NT\$ thousand, Thousand Shares

- 5. Comparison of Remuneration for Directors, Presidents and Vice Presidents in the Most Recent Two Fiscal Years and Remuneration Policy for Directors, Presidents and Vice Presidents
 - (1)The ratio of total remuneration paid by the company and by all companies included in the consolidated financial statements for the most recent two fiscal years to directors, presidents and vice presidents of the Company, to the net income.

Unit	:	NT\$	thousand
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		20	19			202	20	
	Total Ren	nuneration paid to	Ratio of total	remuneration paid to	Total Rei	muneration paid to	Ratio of to	otal remuneration paid
	directors, p	presidents and vice	directors, p	presidents and vice	directors,	presidents and vice	to director	s, presidents and vice
Title	р	residents	presidents	to net income (%)	1	presidents	presiden	ts to net income (%)
	The company	Companies in the consolidated financial statements	The company	Companies in the consolidated financial statements	The company	Companies in the consolidated financial statements	The company	Companies in the consolidated financial statements
Directors								
CEO	90,995	94,470	8.78	9.12	81,570	84,801	8.41	8.74
Presidents	90,993	94,470	0.78	9.12	01,370	04,001	0.41	0.74
Vice Presidents								

(2)The policies, standards, and portfolios for the payment of remuneration, the procedures for determining remuneration, and the correlation with business performance and future risk exposure.

A. Directors

Remuneration for directors includes the transportation and attendance fare for directors attending the board meetings, attendance fare for members of functional committee attending the committee, executive business expense, and the annual remuneration for directors in accordance with the Articles of Incorporation. According to Article 26-1 of the Articles of Incorporation, when distributing the surplus profits for each fiscal year, the company shall first offset its losses of previous years and set not more than five percent of the profit before tax excluding the amount of employees' and directors' compensation as compensation to directors. The "surplus profits" here refers to the balance of pre-tax profit before deducting the employees' and directors' compensation. Total remuneration paid to directors are reviewed by the Remuneration Committee in consideration of the company's business performance, the general pay levels in the industry and be submitted to the board of directors for approval. Remuneration for individual director is determined in accordance with the "Regulations governing remuneration paid to directors and functional committee." The company takes into account the results of the performance evaluation of directors, such as the attendance rate of the current year and other items to calculate the proportion of each director, and then distributes the total amount approved by the board of directors according to the proportion.

Independent directors receive a fixed amount of remuneration per month and do not participate in the distribution of annual remuneration for directors. If an independent director is appointed as a member of any functional committee by the board of directors of the company, he/she will receive additional remuneration paid to members of functional committee.

B. Presidents and Vice Presidents

The remuneration for presidents and vice presidents includes fixed salary and variable salary. The fixed salary is the monthly salary; the variable salary includes the employee compensation and performance bonus, which is measured based on their personal annual appraisal performance. The content of the annual appraisal includes qualitative indicators (such as the key core competence of the job, future development potential... etc.) and quantitative indicators (such as personal goal achievement status, achievement rate... etc.) Employee compensation is in accordance with the company's articles of association, when distributing the surplus profits for each fiscal year, the company shall first offset its losses of previous years and set not less than three percent of the profit before tax excluding the amount of employees' and directors' compensation as compensation to employees. The performance bonus is determined based on the company's annual operating performance and will be submitted to the board of directors for resolution by the company and the Remuneration Committee. In addition, if the presidents and vice presidents serve as directors or supervisors of subsidiaries, they can also receive remuneration in accordance with the "Regulations governing the representative of a juristic person director or supervisor appointed to the group companies."

C. The company's procedure for determining remuneration is in accordance with the performance evaluation and salary regulations approved by the board of directors. In addition to provide a fair compensation, it also refer to the market averages ,and considers the company's operating performance, individual's performance and contribution made to the company. The Remuneration Committee and the Board of Directors also regularly review the fairness of salary and remuneration, and review the regulations in a timely manner based on actual operating conditions and relevant laws and regulations. There is no incentive for the directors, presidents and vice presidents to pursue compensation by engaging in activities that exceed the tolerable risk level.

iv. Implementation of Corporate Governance

1. Board of Directors

A total of $\underline{8}(A)$ meetings of the board of directors were held in 2020. The attendance of director was as follows:

Title	Name	Attendance in Person(B)	By Proxy	Attendance rate (%) 【B/A】	Remarks
Chairman	Liang, Chin-Li	8	0	100%	Was re-elected on May 30, 2018
Director	Hu, Tai-Tsen	8	0	100%	Was re-elected on May 30, 2018
Director	Yang, Jung-Tang	8	0	100%	Was re-elected on May 30, 2018
Independent Director	Yeh, Hui-Hsin	8	0	100%	Was re-elected on May 30, 2018
Independent Director	Yang, Qian	8	0	100%	Was re-elected on May 30, 2018
Independent Director	Wang, Mao-Rong	8	0	100%	Was re-elected on May 30, 2018

Other mentionable items:

1. If there are any of the following circumstances applies, the dates of meetings, sessions, contents of motions, all independents' opinion and the Company's response to independent directors' opinion should be specified:

(1)Circumstances referred to in Article 14-3 of Securities and Exchange Act.: Since the company has set up its Audit Committee; the provisions of Article 14-3 shall not apply according to Article 14-5 of the Securities and Exchange Act.

(2)Resolutions of the directors' meetings objected to by Independent Directors or subject to qualified opinion and recorded or declared in writing.:None.

2. If there is Directors' avoidance of motions in conflict of interest, the Directors' names, contents of motions, causes for avoidance and voting should be specified:

Directors' names	Contents of motions	Causes for avoidance	Resolved
Liang, Chin-Li	The performance bonus for executives.	He concurrently served as the Company's chief officers.	Approved by the remaining attendees without objection.
Liang, Chin-Li	The company's 2020 remuneration for executives.	He concurrently served as the Company's chief officers.	Approved by the remaining attendees without objection.
Liang, Chin-Li	The distribution of 2019 employee's compensation for executives.	He concurrently served as the Company's chief officers.	Approved by the remaining attendees without objection.
Liang, Chin-Li	The subscription list and number of shares for executives of cash capital increase in 2020.	He concurrently served as the Company's chief officers.	Approved by the remaining attendees without objection.

3. Performance Evaluation of the Board of Directors

Circle	Period	Range	Method	Content
Conducted	From Jan.	1. The board	1. Internal	1. Evaluation of the board of directors: At
once a year	1 to Dec.	as a whole	evaluation by	least include participation in the operation
-	31 of the	2. Individual	the board	of the company, improvement of the
	evaluation	directors	2. Self-evaluation	quality of the board of directors' decision
	year	3. Functional	by the board	making, composition and structure of the

committees	members of themselves 3. Evaluation by an appointed external professional institution and experts once every three years	 education of the directors, and internal control. 2. Evaluation of the board members on themselves: At least include familiarity with the goals and missions of the company, awareness of the duties of a director, participation in the operation of the company, management of internal relationship and communication, the director's professionalism and continuing education, and internal control. 3. Evaluation of the functional committees: At least include participation in the

4. Measures taken to strengthen the functionality of the Board:

In addition to implementing the "Board of Directors Meeting Rules" in accordance with the "Regulations Governing Procedure for Board of Directors Meetings of Public Companies," the company also has an independent director system to complement its board. Independent directors perform their roles in accordance with the relevant laws and instructions of the competent authority, and serve both executive and supervisory purposes.

(1)Board structure

The board is comprised of members from a variety of backgrounds, who have been chosen based on the development needs of the company. All directors and independent directors have the academic background and experience necessary to enable the board's decision and supervisory capacity. "Directors Election Procedures" that stipulate a cumulative voting system and nomination system for director and independent director elections. Shareholders who hold above a certain number of shares are given the right to nominate candidates. The nomination process is fair and transparent; it increases minority shareholders' chances to participate, protects the interests of investors, and prevents the nomination from becoming monopolized or excessive. Furthermore, a set of by-election procedures was also introduced to avoid disruption to the company's business operations if some or all directors and independent directors are dismissed. To ensure the independence of the board, the company has rules that each director and independent director are required to exercise their authorities independently. The company also establishes a performance evaluation system for the board of directors in order to improve the operation efficiency and enhance the board functions. According to the "Rules for Performance Evaluation of Board of Directors and Functional Committees," the company not only conducts internal evaluation of the board and self-evaluation by the board members of themselves once a year but also commissions an external evaluation institution or panel of external experts and scholars to conduct external evaluation of the board at least every three years. Information such as directors' shareholding positions, transfer restrictions, and collateralized shares are fully disclosed on the Market Observation Post System, which investors are welcome to make inquiries on.

(2)The independent director system

The company has clearly outlined the availability, eligibility, and authorities of its independent directors in the "Articles of Incorporation" and "Independent Director Authorities and Responsibilities." Currently, the company has established three independent director positions with the power to be involved in decision making and to express opinions according to the Securities and Exchange Act.

(3)Establishment of an Audit Committee

The company established an Audit Committee, which replaced supervisors according to Article 14-4 of the Securities and Exchange Act. The committee is composed of three independent directors. All of them are

chosen from persons with sufficient financial knowledge or business experience. "Audit Committee Charter" outlines the level of independence expected from Audit Committee and the role they play in the company's operations. Audit Committee ensures that the company's internal control system is effective implemented and financial statements are properly prepared.

The company has created a mailbox exclusively for communication with Audit Committee on its website (under the "Investors" section), which enables investors, stakeholders and employees to communicate with Audit Committee directly by e-mail.

(4)Establishment of a Remuneration Committee

The company established the "Remuneration Committee Charter" in accordance with Article 14-6 of the Securities and Exchange Act and completed the recruitment of committee members. The Committee evaluates matters relating to the compensation of the directors and managerial officers of the company in a professional and objective way, and submits recommendations to the board of directors for its reference in decision making.

(5)Establishment of Nominating Committee

The company established the "Nominating Committee Charter" and set up the Nominating Committee to ensure the soundness of the board and strengthen the management mechanism. The 1st Nominating Committee is composed of five directors selected by the board of directors and including three independent directors. The duties of the committee are finding, reviewing, and nominating candidates for directors, evaluating the performance of the board and so on....

(6)Improving information transparency

Financial information, resolutions on material issues, board meeting participation, and director ongoing education information are published on the Market Observation Post System as required by law. The company's financial and business performance is also made accessible to the public on its website.

- 5. Independent directors' attendance of board in 2020: A total of 8 board meetings were held in 2020, and all independent directors attended each meeting in person.
- 6. In 2021, 2 board meetings were held as of March 31 and all directors and independent directors attended in person.

2. Audit Committee

A total of $\underline{7}$ (A) Audit Committee meetings were held in 2020. The attendance of the independent directors was as follows:

Title	Name	Attendance in Person(B)	By Proxy	Attendance rate (%) [B/A]	Remarks
Independent Director	Yeh, Hui-Hsin	7	0	100%	Was re-elected on May 30, 2018
Independent Director	Yang, Qian	7	0	100%	Was re-elected on May 30, 2018
Independent Director	Wang, Mao-Rong	7	0	100%	Was re-elected on May 30, 2018

Other mentionable items:

1. Audit Committee's main responsibilities and work of 2020 is to review the following matters:

(1) Annual financial reports and second quarter financial reports that must be audited and attested by a CPA, which are signed or sealed by the chairperson, managerial officer, and accounting officer.

- (2) The adoption of or amendments to the internal control system and assessment of the effectiveness of the internal control system.
- (3) The procedures for handling financial or business activities of a material nature, such as acquisition or disposal of assets, derivatives trading, loaning of funds to others, and endorsements or guarantees for others.
- (4) Matters in which a director is an interested party.
- (5) Asset transactions or derivatives trading of a material nature.
- (6) Loans of funds, endorsements, or provision of guarantees of a material nature.
- (7) The offering, issuance, or private placement of equity-type securities.
- (8) The hiring or dismissal of a certified public accountant, or their compensation.
- (9) The appointment or discharge of a financial, accounting, or internal audit officer.

(10) Other material matters as may be required by the company or by the competent authority.

2. If there are any of the following circumstances applies, the dates of meetings, sessions, contents of motion, resolutions of the Audit Committee and the Company's response to the Audit Committee's opinion should be specified:

- (1) Circumstances referred to in Article 14-5 of the Securities and Exchange Act.
- (2) Resolutions which were not approved by the Audit Committee but were approved by two thirds or more of all directors.

Audit Committee Meetings	Major resolutions	Circumstances referred to in Article 14-5 of the Securities and Exchange Act	Resolutions which were not approved by the Audit Committee but were approved by two thirds or more of all directors		
	1. Resolved to approve the company's 2019 business report and financial statements.	\checkmark	None		
	2. Resolved to approve the company's 2019 statement of internal control system.	\checkmark	None		
Feb. 27, 2020	3. Resolved to approve the evaluation of qualification and independence of the Certified Public Accountants.	\checkmark	None		
	4. Approved to amend the company's "Procedures for Acquisition and Disposal of Assets."	\checkmark	None		
	Resolutions of the Audit Committee: Approved by all attending members without objection.				
	Company's response to the Audit Committee's opinion: None.				
Aug. 05, 2020	1. Approved to amend the company's internal control policies.	\checkmark	None		

	Resolutions of the Audit Committee: Approved by all attending members without objection.			
Sep. 14,	Company's response to the Audit Committee's opinion: None. 1. Resolved to approve the issuance of new shares through cash capital increase and the issuance of 1st domestic	\checkmark	None	
2020	unsecured convertible bond. Resolutions of the Audit Committee: Approved by all attending members without objection. Company's response to the Audit Committee's opinion: None.			

- 3. If there are independent directors' avoidance of motions in conflict of interest, the directors' names, contents of motion, causes for avoidance and voting should be specified: None.
- 4. Communications between the independent directors, the Company's chief internal auditor and CPAs (shall include the material items, methods and results of audits of corporate finance or operations, etc.) CPAs and internal auditors report to the independent directors the results of the annual or semi-annual audited

(reviewed) financial statements, or the functioning of internal controls through the Audit Committee meetings. In the meetings, independent directors are given sufficient opportunities to communicate with the CPAs and internal auditors face by face, which provide independent directors with sufficient overview of the company's operations and helps them to supervise appropriately. In addition to holding Audit Committee meetings quarterly, the independent directors also maintain regular e-mail contact with the CPAs and internal auditors in order to stay informed of the company's operations. Results of communication between the independent directors, the internal auditors and the CPAs in 2020 are listed in the table below and have been revealed on the company's website.

(1) Communications between the independent directors and the internal auditors

(2)

Date of Audit Committee Meeting	Communication matters	Execution results		
Feb. 27, 2020• Internal audit activities report (2019/10~2020/01) • 2019 Statement of the internal control system		No comments		
May 07, 2020	• Internal audit activities report (2020/02~2020/03)	No comments		
Aug. 05, 2020	 Internal audit activities report (2020/04~2020/06) To amend the company's internal control policies 	No comments		
Nov. 06, 2020• Internal audit activities report (2020/07~2020/09)• 2021 Annual audit plans		No comments		
Communications between the independent directors and the CPAs				
Data of Audit Committee				

Date of Audit Committee Meeting	Communication matters	Execution results
Feb. 27, 2020 (KAM Meeting)	• 2019 Key Audit Matters of the financial report	No comments
Feb. 27, 2020	• 2019 Annual audited financial statements	No comments
Aug. 05, 2020	• 2020 Semi-annual reviewed financial statements	No comments

3. Corporate Governance Implementation Status and Deviations from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies"

Evaluation Item		Implementation Status							
Evaluation term	Yes	Yes No Abstract Illustration							
1. Does the company establish and disclose the Corporate Governance Best-Practice Principles based on Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies?	V		The company has established "Corporate Governance Practical Rules" based on the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies. These practices are being implemented in compliance with laws with information properly disclosed in the best interests of investors, stakeholders and employees.	None					
 2. Shareholding structure & shareholders' rights (1) Does the company establish an internal operating procedure to deal with shareholders' suggestions, doubts, disputes and litigations, and implement based on the procedure? 	~		(1) The company has appointed a spokesperson and a deputy spokesperson to handle shareholders' suggestions, doubts and disputes according to the "Corporate Governance Practical Rules."	None					
(2) Does the company possess the list of its major shareholders as well as the ultimate owners of those shares?			(2) The company's major shareholders are mostly comprised of the management team and long-term shareholders. The company constantly monitors shareholding positions of its directors and major shareholders. Changes in shareholding positions among directors, managers and shareholders with more than a 10% holding are reported regularly to the competent authority.						
(3) Does the company establish and execute the risk management and firewall system within its conglomerate structure?(4) Does the company establish internal rules			(3) The company and each of its affiliated enterprises operate independently from each other. The subsidiaries are governed by the internal control system and the "Subsidiary Management Policy."(4) The company has established "Procedures for Handling Material Inside Information and						
against insiders trading with undisclosed information?			Avoiding Insiders Trading" to avoid insiders trading with undisclosed information and revealed the procedures on the company's website. In 2017, the company introduced the integrity standards into the E-learning system and included it as the annual required course since 2018 to enhance the attentions of all the employees constantly. Contents of the course include the company's internal rules about prohibiting insiders trading, employee ethical business guidelines and so on. In 2020, 250 employees completed the training and total education hours is 250 hours. As for directors of the company, they irregularly participate in external training courses such as corporate governance and insider trading policies organized						

Evaluation Item		Implementation Status						
Evaluation nem	Yes	No	Abstract Illustration	and Reasons				
			by external organizations. Besides, the company also provides information of insiders trading, including laws and regulations and case analysis to its insiders by E-mail at least once a year. Information of 2020 has been sent on Oct. 5, 2020.					
 3. Composition and Responsibilities of the Board of Directors (1) Does the Board develop and implement a diversified policy for the composition of its members? 			 The company has established "Corporate Governance Practical Rules" to formulate the diversification of the Board members and revealed it on the company's website and MOPS. In addition, the company has set up the Nominating Committee. Members of the committee will find, review, and nominate candidates based on standards of independence and a diversified background covering the expertise, skills, experience, gender, etc. According to paragraph 3 of article 20 of the Company's "Corporate Governance Practical Rules," all members of the board shall have the knowledge, skills, and experience necessary to perform their duties and the diversity representation of the Board. Furthermore regard for the benefits of diversity of the Board. To achieve the ideal goal of corporate governance, the board of directors shall possess the following abilities: Ability to perform accounting and financial analysis. Ability to conduct crisis management. Knowledge of the industry. An international market perspective. Ability to make policy decisions. Currently, the company sets a phased goal to increase the number of female directors. It is hoped that directors of each gender can reach more than one-quarter of the board in next board. The board is comprised of members from a variety of backgrounds, genders and skills. Members have been chosen based on the development needs of the company. All directors have the academic background and experience necessary to enable the board's decision and supervisory capacity. Please refer to <table 1=""> on page 42 for the diversity of each board</table> 	None				

Evaluation Item		Implementation Status					
Evaluation item	Yes 1	No	Abstract Illustration	- and Reasons			
(2) Does the company voluntarily establish other functional committees in addition to the Remuneration Committee and the Audit Committee?			 member and page 13~17 for their experience and education. (2) The company has established the "Nominating Committee Charter" after approval by the board on Feb. 23, 2018 and set up the Nominating Committee on May 30, 2018. The Committee is composed of three independent directors (Yang, Qian, Yeh, Hui-Hsin, Wang, Mao-Rong) and two directors (Liang, Chin-Li, Yang, Jung-Tang.) Each member has the expertise necessary to perform his or her duties such as finance or corporate governance. Please refer to <table 1=""> on page 42. It shall convene at least once a year, and may call a meeting at its discretion whenever necessary. The duties of the Committee are shown as follows and members of the Committee perform their business according to the duties.</table> 1. Laying down the standards of independence and a diversified background covering the expertise, skills, experience, gender, etc. of independent directors and non-independent directors. 2. Planning the composition of the board and each committee, and evaluating the performance of the board. 3. Finding, reviewing and nominating candidates for independent directors and non-independent directors. 4. Review the establishment and amendment of the relevant regulations for the operation of the board of directors, "Rules for Performance Evaluation of Board of Directors and Functional Committees," "Rules for Independent Directors," etc. 5. Reviewing the amendment of "Corporate Governance Practical Rules" of the Company. 6. Other matters instructed by the board of directors. A total of 2 meetings were held in 2020 and no one was absent. The meeting resolved to approve the amendment of the "Rules of Procedure for Board of Directors Meeting," "Rules for Performance Evaluation of Board of Directors for Independent of Directors," "Rules for Performance Practical Rules." 				
(3) Whether the company formulates the regulations and method for the			(3) The Board has approved to establish the company's "Rules for Performance Evaluation of Board of Directors and Functional Committees" on Feb. 26, 2015. The company conducts				
performance evaluation of the board of			internal evaluation at the end of each year through questionnaire. Directors and members of				

Evaluation Item		Implementation Status					
Evaluation term	Yes	No	Abstract Illustration	- and Reasons			
directors, conducts evaluation regularly every year, reports the results to the board of directors, and takes it as a reference for the remuneration, nomination and re-appointment of each director?			 Functional Committees shall fill out questionnaires such as the Questionnaire of Self-Performance Evaluation of the Board, the Questionnaire of Self-Performance Evaluation of Board Members, and the Questionnaire of Self-Performance Evaluation of Board Members, and the Questionnaire of Self-Performance Evaluation of the Functional Committee. According to Article 3, the company also conducts external evaluation at least every three years. Results of the evaluation will serve as a reference for the calculation of individual directors' remuneration and the selection or nomination of directors by the company. The criteria for evaluating the performance of the board of directors, which should cover, at a minimum, the following five aspects and subject to regular reviews of the Nominating Committee: Participation in the operation of the company; Improvement of the quality of the board of directors' decision making; Composition and structure of the board of directors; Election and continuing education of the directors; Internal control. The criteria for evaluating the performance of the board members on themselves, should cover, at a minimum, the following six aspects: Familiarity with the goals and missions of the company; Awareness of the duties of a director; Participation in the operation of the company; Management of internal relationship and communication; The director's professionalism and continuing education; Internal control. The criteria for evaluating the performance of functional committees should cover, at a minimum, the following five aspects: Participation in the operation of the company; Awareness of the duties of the functional committee; Improvement of quality of decisions made by the functional committee; Makeup of the functional committee and election of its members and Internal control. 				

Evaluation Item	Implementation Status						
	Yes	No	Abstract Illustration	- and Reasons			
			 entire Board, individual member of Board, and each functional committee have scores more than 90 points (out of 100 points). The performance is evaluated as excellent and there is no need to improve. The result of the internal evaluation has been reported to the Board meeting after approval by the Nomination Committee on Feb. 25, 2021 and has been revealed on the website of the company. The company commissioned the "Taiwan Corporate Governance Association" to carry out an external evaluation of Board performance in November 2020. It is confirmed that the Taiwan Corporate Governance Association and evaluating experts have no financial interest and business relations with the company, and they do not violate the requirement of professional and independence. All the evaluation processes were completed with the evaluation report available by Dec. 23, 2020. The result of the external evaluation has been reported to the Board meeting after approval by the Nomination Committee on Feb. 25, 2021 and been disclosed on the company's website. The content is summarized as follows. Evaluation duration: From November 1, 2019 to October 31, 2020. Evaluation standards and method: Evaluate the eight aspects of the Board, including the composition, leadership, authority, supervision, communication, internal control and risk management, self-discipline and others, through an online questionnaire and site visits. Overall evaluation results: The composition of the Board meeting divelopment into its operating model, actively cultivates talents at all levels and inherits, and continuously improves the effectiveness of the board of directors. Evaluation recommendations: Make additional record in the minutes of board meeting, which the discussion process and speeches that are not recorded on audio or video tape; Include suitability when assessing the appointment of CPAs every year, as a reference for appointment decisions and audit fee; Strengthen the whist				

Evaluation Item		Implementation Status						
		No	Abstract Illustration	and Reasons				
(4) Does the company regularly evaluate the independence of CPAs?			 4. Obtain opinions from independent directors in the performance appraisal of the chief internal auditor; 5. The responsibilities of the Nominating Committee can further cover the training and succession of senior managers; Improvement status: For no.1~4, the company has implemented as recommended. The company has established the "Regulations governing the CPA's performance evaluation" after approval by the board on Feb. 4, 2021. Members of Audit Committee evaluates the independence and competence of CPAs based on the indicators specified in this regulations each year. (4) The company obtains the declaration of Independence from CPA Firm and the Board of the company regulates the independence of the certified accountant assigned to do the appraisal according to No. 10. Integrity, Objectivity and Independence, The Norm of Professional Ethics for Certified Public Accountant is of the People's Republic of China, which stipulates (a) whether the certified accountant is the spouse or has relations up to the second degree of consanguinity with other directors; (c) whether the certified accountant is the relative of someone holding a post with significant impact such as a manager or financial and accounting supervisors; (d) whether the certified accountant takes a rigid and serious attitude towards his/her performance of his/her professional service; (e) whether the certified accountant received any gift with considerable values from directors, managers; (f) whether a collaborative practicing accountant quited within one year and took charge of the directors, supervisors manger and post with significant impact on auditing cases of audited clients. It is confirmed by the Board on Feb. 27, 2020 that the certified accountant has no other financial interest and business relations in addition to governing auditing certification and cost of tax, and the family members of the certified accountant do not violate the requirement of independence meeting with the standard of independence on ev					

Evaluation Item		Implementation Status						
	Yes N	Abstract Illustration	- and Reasons					
4. Whether TWSE/TPEx listed companies have deployed appropriate numbers of suitable corporate governance personnel, and designated a chief corporate governance officer responsible for cooperate governance affairs (including but not limited to providing provision of information required for performance of duties by the directors and supervisors, assistance to the directors in complying with laws and regulations, handling of matters relating to board of directors meetings and shareholders meetings in compliance with law, and preparation of minutes of board of directors meetings and shareholders meetings)?		 Upon approval by the board on Apr. 11, 2019, the company has appointed assistant vice president of financial division, Tsao, Yun-Han, as the chief corporate governance officer to be in charge of corporate governance affairs and designated Chairman and Board of Directors to be in charge of supervision. Ms. Tsao is the managerial officers of the company and has been in a managerial position at least three years in a public company in handling financial affairs, meeting the requirements of the chief corporate governance officer. The chief corporate governance officer performs its business according to the duties. In 2020, the main duties and business execution are shown as follows. (1) Furnishing information required for business execution by directors and arranging continuing education for directors. (2) Updating the developments of laws and regulations relating to the operation of the company in order to assist directors with legal compliance. (3) Plans to scheme proper corporate system as well as organizational frame to accelerating the independency of Board of Directors, transparency of company and compliance of decree. (4) Before directors' meeting, it will inquiry the opinion of every director to scheme and formulate agenda, inform to all directors for attendance at least 7 days prior to the meeting, and provide sufficient meeting materials and explain the proposals for directors' understanding about the content of relevant proposal as well as complete meeting minutes within 20 days after the board meetings. (5) Registers date of shareholders' meeting every year according to the deadline of law, produces and declares meeting notice, handbook for agenda and proceeding by deadline, and handles amendment registration after revision of Article of Incorporation or re-election of directors. (6) Improves relevant information of corporate governance in compliance with the indicator of corporate governance with system. (7) Pay attention to the tr	None					
5. Does the company establish a communication channel and build a designated section on its website for stakeholders(e.g., including but not	\checkmark	The company sets up stakeholder zones official sites including employee, client, supplier, investor with respective specific contact windows respectively by category of stakeholder, continuously listens to feedback from stakeholders, understands their concerns, and reports relevant	None					

Evaluation Item	Implementation Status						
Evaluation item	Yes No	Abstract Illustration	and Reasons				
limited to shareholders, employees, customers and suppliers, etc.), as well as handle all the issues they care for in terms of corporate social responsibilities?		communication mechanisms and implementation results to the board of directors every year. The result of 2019 has been reported to the Board meeting on Nov. 6, 2020 and revealed on the company's website.					
6. Does the company appoint a professional shareholder service agency to deal with shareholder affairs?	~	The Company designates KGI Securities Registry and Transfer Department to deal with shareholder affairs.	None				
 7. Information Disclosure (1) Does the company have a corporate website to disclose both financial standings and the status of corporate governance? 	✓ 	(1) The company has an official website (<u>http://www.acter.com.tw</u>) that regularly updates the company's financial performance and discloses corporate governance information.	None				
 (2) Does the company have other information disclosure channels (e.g. building an English website, appointing designated people to handle information collection and disclosure, creating a spokesman system, webcasting investor conferences)? 		 (2) The company has appointed dedicated personnel to gather and disclose information in a timely and appropriate manner. A. The company has implemented a spokesperson and a deputy spokesperson system, and disclosed their names and contact methods on the company's website. B. Information on investor seminars is disclosed on the company's website as it becomes available. C. The Company has already set up its English website to keep foreign investors informed of its financial and business standings. 					
(3) Does the company publish and report its annual financial report within two months after the end of a fiscal year, and publish and report its financial reports for the first, second and third quarters as well as its operating status for each month before the specified deadline?		(3) In order to enable investors to obtain sufficient and accurate information in a timely manner, the company has announced and reported its 2020 financial report on February 25, 2021 and the financial reports for each quarter of 2020 as well as the operating status for each month of 2020 have been announced and reported before the specified deadline.					
8. Is there any other important information to facilitate a better understanding of the company's corporate governance practices (e.g., including but not limited to employee rights, employee wellness, investor relations, supplier relations, rights of stakeholders, directors' training records, the implementation of risk management policies and risk evaluation measures, the implementation of customer relations policies, and purchasing insurance for directors)?							

Evaluation Item	Implementation Status				
	Yes No Abstract Illustration	and Reasons			

Below is a summary of steps taken by the management to ensure sound corporate governance:

- (1) The company has a set of work rules in place that protect employees' interests. Under these rules, employees, irrespective of rank, gender or nationality, are provided with benefits such as insurance, training, health checkups and retirement plans superior to legal requirements. In addition, the company's Employee Welfare Committee introduces welfare packages that aim to create a harmonious workplace and to enrich employees' lifestyles. The company is ISO 14001:2015 and ISO45001:2018-certified for the purpose of ensuring proper management over workplace safety and health. It has a Quality Insurance & safety Department that is dedicated to promoting and supervising workplace safety; meanwhile, the company has established different kinds of meetings to encourage an open exchange of opinions between employees and management. An employee mailbox and whistle-blower system has also been made available on the company's website (under the HR section), through which employees may reflect their opinions and offer suggestions.
- (2) Investor relations, supplier relations and stakeholders' rights: as part of its goal of information transparency, the company discloses financial and business information in a timely and appropriate manner in compliance with related laws. It has contact windows and mailboxes that investors, suppliers and stakeholders can use to leave messages and give opinions. The company has also created a corporate governance section on its website in both Chinese and English to protect the interests of local and foreign investors and provide them with diversified information.

The company establishes trade arrangements and issues purchase orders to suppliers in compliance with the principle of equality. These agreements clearly outline the rights and obligations between the two parties, and work to secure both parties' legal interests.

- (3) Status of the Continuing Education of Directors: all directors of the company have completed the mandatory courses stipulated under "Directions for the Implementation of Continuing Education for Directors and Supervisors of TWSE Listed and TPEx Listed Companies." For status of the continuing education of directors in 2020, please refer to page 75 of the annual report.
- (4) Risk management policy and risk assessment standards: the company is focused on its primary business. It has risk management guidelines and policies in place to avoid or minimize risks that may jeopardize the company's interests, while in the meantime ensure employees' safety. All major operating policies, investments, asset acquisitions and disposals, corporate guarantees and endorsements are subjected to thorough analysis before they are proposed for the board's resolution. The Auditing Office develops annual audit plans based on assessed risks and executes accordingly as a means of risk supervision.
- (5) Customer policy:

The company has a Business Department and an Engineering Department responsible for engaging customers in timely communications, responding to customization needs, providing excellent services and resolving any issues that might arise. Besides, the General Administration Division conducts customer satisfaction survey from time to time and keeps all channels open for bilateral communication with customers.

- (6) Insurance against directors' liabilities: the company has taken out liabilities insurance for its directors. Information about the insured amount, coverage and premium rate has been reported in the Board meeting on Feb. 4, 2021 and revealed on the MOPS.
- (7) Succession planning and execution of board members and key management levels of the company: At present, the succession planning of the company is under way, and presidents of the company and its subsidiaries are the successor of the chairman, who shall cultivate succession ability through experience in operating the company or its subsidiaries. The operating directors of each company of the group agree with the company's culture and their values are consistent with those of the company. They have already served the group for a certain period of time. They have gained recognition for their integrity, customer service and operating ability. At present, the

Evaluation Item	Implementation Status							
Evaluation term	Yes N	Abstract Illustration	and Reasons					
successors are already members of the boa	rd of dir	ectors of each company. They are expected to learn about the operations of the board of directors in the	he next 8-10					
years and take over from the board of direc	tors in tl	e future 10-15 years.						
The succession of senior executives in the	company	is mainly hierarchical, so it does not only focus on a few high-level executives. First, the departmenta	al executives					
must have agents and prepare them as succe	ssors to	he senior executives of each department. Subsequently, there will be an agent system for the executives	of divisions					
and staff. Through work rotation training a	nd func	onal development, mentorship, education, training, self-study, teaching and work experience, and the	e company's					
existing performance appraisal system, the	compa	y's future successors are assessed and cultivated for the company's future development. The comp	any recruits					
excellent talents, internally and externally t	o increa	e the width and depth of the company's successors.						
9. The improvement status for the result of Corpora	ate Gove	nance Evaluation announced by Taiwan Stock Exchange						
The company is ranked in top 5% in 6th Corport	ate Gove	rnance Evaluation of Listed Companies. The company reviews items not achieving evaluation standar	d every year					
after the result of evaluation be announced, ma	kes adju	stment and improvement successively and carries out step by step. In the perspective of information	n disclosure,					
apart from adjust, update annual report and disclosed content on the website, the company also participates investor conferences, in light of making the information more								
transparent and reducing the issue of information	transparent and reducing the issue of information asymmetry. In terms of the composition of the board of directors, the company plans to increase the number of female							
directors and independent directors in the future	As for	ndicators that are not achieved, the company will review and discuss continuously.						

<Table 1>

					Age			Experi	ence				Ability		
Item	Gender	1		Under 60 years old	61~69 years old	70	management administration	Financial accounting	Industry experience	Corporate Governance	Knowledge of the industry	Knowledge of Financial accounting	make policy		Corporate Governance
Liang, Chin-Li	Male	-	\checkmark	\checkmark	-	-	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Yang, Jung-Tang	Male	-	-	-	\checkmark	-	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Hu, Tai-Tsen	Male	-	-	-	-	\checkmark	\checkmark	-	\checkmark	\checkmark	\checkmark	-	\checkmark	\checkmark	\checkmark
Yeh, Hui-Hsin (Independent director)	Female	6	-	\checkmark	-	-	\checkmark	\checkmark	-	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Wang, Mao-Rong (Independent director)	Male	6	-	-	\checkmark	-	\checkmark	-	\checkmark	\checkmark	\checkmark	-	\checkmark	\checkmark	\checkmark
Yang, Qian (Independent director)	Male	6	-	-	-	\checkmark	\checkmark	-	-	\checkmark	\checkmark	-	\checkmark	\checkmark	\checkmark

<Table 2>

Date	Host Organization	Course	Education Hours
Aug. 12, 2020	Taipei Exchange	Publicity briefing on the shareholding of an insider of a listed company	3
Oct. 28, 2020	Securities & Futures Institute, ROC	Discussion on the remuneration of employees and directors-from the amendment to Article 14 of the Securities and Exchange Act	3
Nov. 12, 2020	Taipei Exchange	2020 Corporate Governance and Corporate Integrity Promotion Conference	3
Nov. 26, 2020	Securities & Futures Institute, ROC	Intellectual property management and company operating risks	3

4. Composition and Operations of Remuneration Committee

(1)Professional Qualifications and Independence Analysis of Remuneration Committee Members

	Criteria	Meet One of the Following Pr with at Lea	rofessional Qualification Req st Five Years Work Experience		Ι	nde	pen	der	nt Ci	riter	ia(l	Note	e 1))	Number of	
Title	Name	Position in a Department of Commerce, Law, Finance, Accounting, or Other Academic Department Related to the Business Needs of the Company in a Public or Private Junior College,	Professional or Technical Specialist Who has Passed a National Examination and been Awarded a Certificate in a Profession Necessary	Experience in the Areas of Commerce, Law, Finance, or	1	2	3	4	5	6	7	8	9	10	Other Public Companies in Which the Individual is Concurrently Serving as an Remuneration Committee Member	Remark
Independent Director	Yang, Qian	1	None	None	1	~	✓	✓	✓	✓	~	✓	✓	✓	3	None
Independent Director	Yeh, Hui-Hsin	None	1	1	~	✓	✓	✓	~	✓	~	✓	~	✓	2	None
Independent Director	Wang, Mao-Rong	None	1	1	~	✓	✓	✓	✓	✓	✓	~	✓	✓	None	None

Note1: Please tick the corresponding boxes that apply to a member during the two years prior to being elected or during the term(s) of office.

- 1. Not an employee of the Company or any of its affiliates.
- 2. Not a director or supervisor of the Company or any of its affiliates. However, the same does not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a the company and its parent or subsidiary or a subsidiary of the same parent.
- 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 1% or more of the total number of outstanding 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 managerial officer under subparagraph 1 or any of the persons in the preceding two subparagraphs.
- 5. Not 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. However, the same does not apply to independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a the company and its parent or subsidiary or a subsidiary of the same parent.
- 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: not a director, supervisor, or employee of that other company.
- 7. If the chairperson, general manager, 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: not a director (or governor), supervisor, or employee of that other company or institution.

- 8. Not a director, supervisor, officer, or shareholder holding five percent or more of the shares, of a specified company or institution that has a financial or business relationship with the company. However, the same does not apply to the specified company or institution holds 20 percent or more and no more than 50 percent of the total number of issued shares of the company and independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, a the company and its parent or subsidiary or a subsidiary of the same parent.
- Not a professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that, provides auditing services to the company or any affiliate of the company, or that provides commercial, legal, financial, accounting or related services to the company or any affiliate of the company for which the provider in the past 2 years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof; 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.
 Not been a person of any conditions defined in Article 30 of the Company Law.

10.Not been a person of any conditions defined in Article 30 of the Company Law.

(2)Attendance of Members at Remuneration Committee Meetings

A. There are three members in the Remuneration Committee.

B. The tenure of the 4nd Remuneration Committee is from May 30, 2018 to May 29, 2021. A total of <u>5</u>(A) meetings of the Remuneration Committee were held in 2020. The attendance record of the Remuneration Committee members was as follows:

Title	Name	Attendance in Person(B)	By proxy	Attendance Rate in Person(%)(B/A)	Remark
Convener	Yang, Qian	5	0	100%	Appointed on May 30, 2018
Member	Yeh, Hui-Hsin	5	0	100%	Appointed on May 30, 2018
Member	Wang, Mao-Rong	5	0	100%	Appointed on May 30, 2018

Other matters to be disclosed :

1. If the board of directors declines to adopt, or modifies a recommendation of the Remuneration Committee, the date of the Board of Directors meeting, term, content of motions, board resolution results and Company handling of Remuneration Committee opinions shall be specified. (If the compensation approved by the Board of Directors exceeds that proposed by the Remuneration Committee, the circumstances and cause of the difference shall be specified): None.

2. Resolutions of the Remuneration Committee objected to by members or subject to a qualified opinion and recorded or declared in writing, the date of the meeting, session, content of the motion, all members' opinions and the response to members' opinion should be specified: None.

3. The main duties of the Remuneration Committee are shown as follows.

(1) Periodically reviewing the "Remuneration Committee Charter" and making recommendations for amendments.

(2) Establishing and periodically reviewing the annual and long-term performance goals for the directors and managerial officers of the company and the policies, systems, standards, and structure for their compensation.

(3) Periodically assessing the degree to which performance goals for the directors and managerial officers of the company have been achieved, and setting the types and amounts of their individual compensation.

Date	Major resolutions	Resolutions of the Remuneration Committee	Company's response to the Remuneration Committee's opinio
Jan. 17, 2020	1.Resolved to approve the performance bonus for executives.	Approved by all attending members without objection.	No comments
Feb. 27, 2020	1.Resolved to approve the distribution of 2019 employees and directors compensation.	Approved by all attending members without objection.	No comments
May 07, 2020	1.Resolved to approve the company's 2020 remuneration for executives.	Approved by all attending members without objection.	No comments
Aug. 05, 2020	 Resolved to approve the distribution of 2019 directors' compensation. Resolved to approve the distribution of 2019 employee's compensation for executives. Approved to amend the company's "Remuneration Committee Charter." Approved to amend the company's Remuneration Management Policy for Directors and Managers. 	Approved by all attending members without objection.	No comments
Nov. 06, 2020	 Resolved to approve the company's 2020 remuneration policy to directors and employees. Resolved to approve the company's 2020 compensation policy for executives. Approved to amend the company's "Method of issuing new shares in connection with a cash capital increase for employee stock subscription." Resolved to approve the subscription list and number of shares for executives of cash capital increase in 2020. 	Approved by all attending members without objection.	No comments

5. The state of the company's performance of corporate social responsibilities and Deviations from "the Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed Companies"

Evaluation Item			Implementation Status	Deviations and
Evaluation item	Yes	No	Abstract Explanation	Reasons
1. Does the company conduct risk assessments of environmental, social and corporate governance issues related to its operations in accordance with the materiality principles, and formulate relevant risk management policies or strategies? The materiality principles refer to those who have a significant influence on the company's investors and other stakeholders on environmental, social and corporate governance issues.	V		The company has formulated a "Regulations Governing Risk Management" and approval by the board. The board of director is appointed as the supreme governance unit and established an inter-departmental risk management unit to joint identify all types of risks that could impact company's operations and adopt appropriate response based on the evaluation results to effectively reduce the company's operating risks. In addition, the company set up the "Corporate Social Responsibility Committee" in 2019, with the chairman as the convener and the General Administration Division as the executive secretary, responsible for promoting corporate social responsibility. Based on the GRI Sustainability Reporting Standards and the AA1000 Stakeholder Engagement Standard, the Committee carry out materiality analysis through four phases that include identification, analysis, confirmation and review to identify major issues of environmental, social and corporate governance and formulate strategies such as the continuous development of green and energy-saving engineering technology. In terms of social, we assess the isoue of "occupational health and safety management." By establishing an Occupational Safety Committee, we jointly deliberating, coordinating and planning safety and health relevant regulations to effectively prevent occupational disasters and protect employees' health and safety. In terms of corporate governance, we assess the issue of "corporate governance and legal compliance." By strengthening the operation of the board of directors and implementing integrity management to ensure that all personnel around the company comply with the relevant laws and regulations and create a sound corporate governance culture. Please refer to the "Communication with Stakeholders and Analysis of Materiality Issues" and "Sustainable Management" chapter of the company's corporate social responsibility report for more information.	
2. Does the company establish exclusively (or concurrently) dedicated first-line managers authorized by the board to be in charge of proposing the corporate social responsibility policies and reporting to the board?	V		To fulfill our corporate social responsibility; facilitate economic, environmental and social progress; and implement sustainable operations and management of the company, the company has established "Corporate Social Responsibility Best Practice Principles" based on the resolution of the Board of Directors on Apr. 29, 2014 and established "Corporate Social Responsibility Committee" chaired by the chairman in 2019. Apart from promoting corporate social responsibility by the General Administration Division as the executive secretary, the Committee also has five teams of sustainable operations team, green economy team, risk governance team, sustainable supply chain team and corporate philanthropy	

Evaluation Item			Implementation Status	Deviations and
	Yes	No	Abstract Explanation	Reasons
			 team in charged by management personnel of related departments and divisions. The committee's work progress will be discussed regularly at the executive meeting yearly, while the implementation situation will be reported to the board of directors in the fourth quarter and the result will be disclosed on the company's website simultaneously. The performance of 2020 has been reported to the Board meeting on the 6th of November 2020. Excerpts are as follows 1. Facilitate the shared prosperity with the whole society to take the corporate social responsibility to the utmost. Specific approaches: Contribute to the social welfare and help the vulnerable groups with our expertise and professional skills to form a corporate culture of willing to do something good and helping people. 2. Facilitate the workplace health and build up a safe working environment Specific approaches: Facilitate the project of health promotion and conduct the activities for physical-psychological-spiritual relax and work-life balance. Meanwhile, implement all required working security management system to build up a safe working environment. Implementation results: There were some activities like On-site health services by professional specialists, prevention of illegal infringements in the workplace, advocate of smoking hazards and health information (such as influenza prevention, cardiovascular disease, etc.) and family day conducted. In 2020, the injury at work in Acter was 0%; the total accumulated working hours without injury at work were 5,073,696 hours from 2011 to 2020 (total labors involved was 273 people). 3. Establish an equal and open workplace culture Specific approaches: Establishing related rules to protect human rights of all employees. Implementation results: "Human Rights Policy" was set to secure the human rights and benefits of all the employees (active employees, contractors and temporary staff, interns etc.) Meanwhile, the policy will be updat	

Evaluation Item				Implementati	ion Status				Deviations
	Yes	No		Abstrac	et Explanati	on			and Reasons
 3. Issues of Environment (1) Does the company establish proper environmental management systems based on the characteristics of their industries? 	V		(1) The company has set unature of its construction procedures, the compart environment, work activity regularly and the compart Safety certification.	on work. In addition by is also dedicated t vities, and any instrum	to requiring to enhancing nents or equ	ng employe ng safety ar uipment use	ees to comply with nd hazard control o ed. Work environme	construction over the work ents are tested	
 (2) Does the company endeavor to utilize all resources more efficiently and use renewable materials which have low impact on the environment? (3) Does the company assess the current and future potential risks and opportunities of climate change to the company, and adopt measures to respond to climate-related issues? (4) Does the company count greenhouse gas emissions, water consumption and total weight of waste in the past two 			 (2) The company has passed devote resources to tech use of energy-saving an pollution, promote recyd (3) In response to the char climate change investig policy, and industrial e potential risks, opport accordingly and disclos chapter of the company (4) The statistical results of weight of waste in the verification agency SGS 	nology R&D to provide and heat recovery equi- cling and make more illenge of climate che gations/reports, guidi valuation/response me unities and financia ed corresponding ind corresponding ind corporate social responses of the company's gree past two years are a	de custome: ipment, the efficient us nange, the ng principl neasures, bu 1 impacts licators. Ple ponsibility eenhouse ga	rs with ener company of e of resource company n les for nati ut also foll of climate case refer to report for r as emission	gy-saving solutions expects to reduce e ces such as power an ot only collected a ional climate chang owed GRI standard e change, set resp o the "Environmenta nore information. ns, water consumpt	Through the nvironmental nd water. and analyzed ge adaptation ds to identify onse actions al Protection" ion and total	
years, and formulate policies on energy saving and carbon reduction, reduction of greenhouse gas and water consumption or other waste			Item	Average of 2018 and 2019 (Result of 2019; target of 2020)	2019	2020	Average of 2019 and 2020 (Result of 2020; target of 2021)	Reduction ratio in 2020	
management?			GHG emission Scopes 1 (ton-CO2e)	128.9142	116.0966	130.0039		(4.55%)	
			GHG emission Scopes 2 (ton-CO2e)	46.4934	45.9585	46.6259	46.2922	(0.43%)	
			Water Consumption (m ³) Total weight of waste (kg)	743 1,195	704 1,182	631 1,029	668 1,106	(10.09%) (7.45%)	
		1	Total weight of waste (Kg)	1,195	1,102	1,029	1,100	(7.45%)	1

Evaluation Item			Implementation Status	Deviations
	Yes	No	Abstract Explanation	and Reasons
			The company compares the average value of water resources, electric, gasoline and waste in the current year and the previous year, and formulates the reduction target for each year in the future so that the average value of the current year and the previous year does not exceed the average value of the previous two years. In order to reduce the greenhouse gas, the "Greenhouse Gas Inventory Committee" has been established since 2018 in accordance with ISO 14064:2006 and the GHG Protocol to self-inspect the internal greenhouse gas emissions of enterprises. Through systematic management and reports, the company can effectively grasp the greenhouse gas emissions. Both the 2019 and 2020 annual reports have been approved by the President and certified by the third-party verification agency SGS, for reference in the subsequent implementation of greenhouse gas reduction measures. In terms of energy management, to reach our energy-saving goals and achieve a new milestone, we have launched a number of energy-saving plans in construction processes and daily operations. For example, we make regular inventories and reviews to understand our energy use status, enhanced our energy use efficiency through regular maintenance works, purchased energy-saving products that have energy-saving concepts through department heads, conducting promotional activities to strengthen employees' energy-saving awareness. Currently, the company commissioned an external counseling organization to assist in the introduction of ISO 50001:2018, and obtained certification in 2020 to continue to strengthen energy management. For details of the greenhouse gas emissions, water consumption, total weight of waste in the past two years, policies on energy saving, carbon reduction, reduction of greenhouse gas and water consumption or other waste management, please refer to the "Environmental Protection" chapter of the company's corporate social responsibility report.	
 4. Issues of Social (1) Does the company formulate appropriate management policies and procedures according to relevant regulations and the International Bill of Human Rights? 			(1) The Company will follow the human rights related policies announced by the government. According to the Labor Standards Act, Act of Gender Equality in Employment and the related regulations, the company has set the "Work Rules" to secure the legal rights of the employees. "Human Rights Policy" was set to secure the human rights and benefits of all the employees (active employees, contractors and temporary workers, interns etc.) after referencing the related international initiatives, i.e. human rights related parts in International Bill of Human Rights and	

Evaluation Item		Implementation Status					
Evaluation item	Yes	No	Abstract Explanation	and Reasons			
			International Labor Convention etc. This policy has been announced to all employees and is disclosed on the company's website.				
(2) Does the company formulate and implement reasonable employee welfare measures (including salary, leave and other benefits, etc.), and appropriately reflect the operating performance or results on the compensation of employee?			(2) The Company stipulated "Employment Remuneration Administration Polices," "Employee Appraisal Guidelines," "Employee Reward and Discipline Guidelines," "Employee Ethical Business Guidelines," and "Regulations Governing Employee Reward" in accordance with relevant laws and regulations. It is expected to encourage employees to perform well and improve on weak performance with the open and concrete administrations measures in order to carry out the business philosophy and achieve social responsibility of company. In order to provide sound rewards and remuneration program, the General Administration Division adjusts employee's salary based on the market level of salary, the trend of economic, and employee's potential every year. They also take achievement rate of annual budget target, the company's annual operating performance and individual performance into consideration when calculating employee's bonus. In terms of welfare planning, in addition to statutory standards, provide more welfare measures that meet the needs of employees such as leave without pay that are superior to the law, group insurance, professional training, etc. For employees applying old system of labor standards act, professional accuaries is commissioned to safeguard the future welfare of employees' salaries into individual pension accounts. Besides, according to Article 26-1 of the "Articles of Incorporation," when distributing the surplus profits for each fiscal year, the company shall first offset its losses of previous years and set not less than three percent of the profit before tax excluding the amount of employees' and directors' compensation as compensation to employees' and directors' compensation. For employee benefit plans, continuing education, training, retirement systems, and the status of their implementation, please refer to page 100~102 of the annual report.				
(3) Does the company provide a healthy and safe working environment and organize training on health and safety for its employees on a regular basis?			(3) The Company would follow all the regulations and system about the work safety; the health management related tasks and educational trainings would be planned, implemented and monitored by the Quality Insurance & safety Department. Through the regular security and health educational trainings for spontaneous check and disaster prevention, the awareness of work environment hazards and emergency responding capabilities of the staffs could be improved. In 2020, 16 messages for the health promotion and 140 educational work safety trainings were conducted with accumulated 1,695				

Yes No Abstract Explanation Rear (4) Does the company provide its employees with career development and training sessions? hours of educational trainings. For protective measures about safety and health of employees, please refer to page 102-106 of the annual report. (4) In order to enhance the professional abilities, the company has set up employee promotion relative systems and founded the Acter A* Academy in 2014, arranging different courses for different ranks. The courses include core value trainings, moragement model and E-Learning platform system, the company provide is system, and adoption of PDCA quality management model and E-Learning platform system, the company provide sensine every employee from new employee orientation to setting their career development plan and to holding education and training resources. (5) (5) Has the company complied with relevant regulations and international standards for the health and safety of customers, customer privacy, marketing and labeling of products and services, and formulated relevant company provides engineering technical service and provides customers'. (5) The company provide sengineering technical service and provides customers'. (5) (5) The company provides engineering technical service and provides customers'. (5) The company provides engineering technical service and provides customers'. (6) (7) Has the company provides engineering technical service and provides customers'. (7) (7) (7) (7) (7) (7)	Evaluation Item				Imp	elementation Status	Deviations and			
(4) Does the company provide its employees with career development and training sessions? (4) In order to enhance the professional abilities, the company has set up employee promotion relative systems and founded the Acter A ⁺ Academy in 2014, arranging different courses for different ranks. The courses include core value trainings, professional trainings, management trainings, and general trainings. With the adoption of PDCA quality management model and E-Learning platform system, the company trains every employee from new employee orientation to setting their functional work requirements. Consensus meetings, seminars, workshops, external trainings and online classes also take place at Act to offer our employees diverse learning resources. (5) Has the company complied with relevant regulations and international standards for the health and safety of customers, customer privacy, marketing and labeling of products and services, and formulated relevant consumer protection policies and complaint procedures? (5) The company provides engineering technical service and provides customers. On the other hands, Acter is devoted to protecting customers' confidentiality, and has regulations such as "Obligation of Confidentiality" to ensure the rights of customers. (5) The company protection policies and complaint procedures? Fire protection Fire protection Fire protection Equipments Based on Use and Occupancy Air conditioning (5) The company for the fully in the addition of Fire Safety Fire protection Equipments Based on Use and Occupancy Air conditioning Fire Prevention Act, Standards for Installation of Fire Safety Fire protection Equipments Based on Use and Occupancy Air conditioning (5) The commissioning and Qualification Water, Water for injection, and Vapor ISPE Commissioning an		Yes	es No Abstract Explanation							
 employees with career development and training sessions? systems and founded the Acter A⁺ Academy in 2014, arranging different courses for different ranks. The courses include core value trainings, professional trainings, management trainings, and general trainings. (5) Has the company complied with relevant regulations and international standards for the health and safety of customers, customer privacy, marketing and formulated relevant consumer protection policies and complaint procedures? (5) The company complied with relevant consumer protection policies and complaint procedures? (5) Has the company complied with relevant consumer protection policies and complaint procedures? (5) The company control of the following regulation and international criterion to ensure the safety of customers. On the other hands, Acter is devoted to protecting customers' confidentiality, and has regulations such as "Obligation of Confidentiality" to ensure the rights of customers. (5) Fire protection Exercise and Construction Exercise and Regulations of Fire Safety Equipments Based on Use and Occupancy (5) Fire protection Electrical Code (5) Compartment material (5) Compartment material										
 (5) Has the company complied with relevant regulations and international standards for the health and safety of customers, customer privacy, marketing and labeling of products and services, and formulated relevant consumer protection policies and complaint procedures? (5) The company provides engineering technical service and provides customized design, as well as integrating construction service, etc. and its marketing and indication are in accordance with the execution of the following regulation and international criterion to ensure the safety of customers. On the other hands, Acter is devoted to protecting customers' confidentiality, and has regulations such as "Obligation of Confidentiality" to ensure the rights of customers. 	employees with career development		systems and founded the Acter A ⁺ Academy in 2014, arranging different courses for different ranks. The courses include core value trainings, professional trainings, management trainings, and general trainings. With the adoption of PDCA quality management model and E-Learning platform system, the company trains every employee from new employee orientation to setting their career development plan and to holding education and training programs that can satisfy their functional work requirements. Consensus meetings, seminars, workshops, external trainings and online classes							
Consumer protection policies and complaint procedures? Civil construction Building Code and Regulations Fire protection Fire Prevention Act, Standards for Installation of Fire Safety Equipments Based on Use and Occupancy Air conditioning ISO 14644, PIC/S, FDA Instrument and Control GAMP 5 Compartment material GMP, Building Code and Regulations, Interior Decoration and Repairs Governance Act Electric force and illumination Electrical Code Commissioning ISPE Commissioning and Qualification Water, Water for injection, and Vapor ISPE Water and Steam Systems (Second Edition)	relevant regulations and international standards for the health and safety of customers, customer privacy, marketing and labeling of products			(5)	The company provides engineering integrating construction service, etc execution of the following regulation the other hands, Acter is devoted to as "Obligation of Confidentiality" to	g technical service and provides customized design, as well as c. and its marketing and indication are in accordance with the n and international criterion to ensure the safety of customers. On protecting customers' confidentiality, and has regulations such b ensure the rights of customers.				
complaint procedures? Civil construction Building Code and Regulations Fire protection Fire Prevention Act, Standards for Installation of Fire Safety Equipments Based on Use and Occupancy Air conditioning ISO 14644, PIC/S, FDA Instrument and Control GAMP 5 Compartment material GMP, Building Code and Regulations, Interior Decoration and Repairs Governance Act Electric force and illumination Electrical Code Commissioning ISPE Commissioning and Qualification Water, Water for injection, and Vapor ISPE Water and Steam Systems (Second Edition)	consumer protection policies and					ě				
Fire protection Fire Prevention Act, Standards for Installation of Fire Safety Equipments Based on Use and Occupancy Air conditioning ISO 14644, PIC/S, FDA Instrument and Control GAMP 5 Compartment material GMP, Building Code and Regulations, Interior Decoration and Repairs Governance Act Electric force and illumination Electrical Code Commissioning ISPE Commissioning and Qualification Water, Water for injection, and Vapor ISPE Water and Steam Systems (Second Edition)	A A					Ç				
Instrument and ControlGAMP 5Compartment materialGMP, Building Code and Regulations, Interior Decoration and Repairs Governance ActElectric force and illuminationElectrical CodeCommissioningISPE Commissioning and QualificationWater, Water for injection, and VaporISPE Water and Steam Systems (Second Edition)					Hiro protection					
Instrument and ControlGAMP 5Compartment materialGMP, Building Code and Regulations, Interior Decoration and Repairs Governance ActElectric force and illuminationElectrical CodeCommissioningISPE Commissioning and QualificationWater, Water for injection, and VaporISPE Water and Steam Systems (Second Edition)					Air conditioning	ISO 14644, PIC/S, FDA				
Compartment materialGMP, Building Code and Regulations, Interior Decoration and Repairs Governance ActElectric force and illuminationElectrical CodeCommissioningISPE Commissioning and QualificationWater, Water for injection, and VaporISPE Water and Steam Systems (Second Edition)					Instrument and Control					
CommissioningISPE Commissioning and QualificationWater, Water for injection, and VaporISPE Water and Steam Systems (Second Edition)					Compartment material	GMP, Building Code and Regulations, Interior Decoration and				
Water, Water for injection, and Vapor ISPE Water and Steam Systems (Second Edition)					Electric force and illumination	Electrical Code				
Water, Water for injection, and Vapor ISPE Water and Steam Systems (Second Edition)					Commissioning	ISPE Commissioning and Qualification				
					· · · · · ·	• • • • • • • • • • • • • • • • • • • •				
Sterile preparation Sterile Product Manufacturing Facilities (Second Edition)										
Biological Products Biopharmaceutical Manufacturing Facilities										

Evolution Item			Implementation Status	Deviations
Evaluation Item	Yes	No	Abstract Explanation	and Reasons
 (6) Does the company formulate a supplier management policy which requires suppliers to comply with the relevant regulations on issues such as environmental protection, occupational safety and health, or labor rights, and how their implementation is? 			 (6) The company rules management operations of suppliers upon internal control system, and makes records of supplier basic information for material and engineering contractor. For the case of suppliers obtaining ISO 9001 quality and management system certificate ISO 14001 international environmental management system criteria, ISO45001 occupational health and safety system relevant certificates, and other qualification remark of government and quality qualification remarks of foreign government, it will be listed as priority suppliers. It enforces and promotes company corporate social responsibility in its transactions company with its suppliers : 1. It specifies in the article of the condense agreement of the Company : "Article 12 The suppliers shall abide by the corporate social responsibility company requirements of the company. In the event that any of the policies were violated and their actions cause an impact on environment and society, the company can terminate or cancel the agreement at any time." 2. It stipulates environmental security and management procedure of contractor to specify that contractor shall the related regulations and requirement of environmental safety and health. 3. It regulates "safety and health requirement of contractor" on engineering contracting agreement and rigidly conduct the requests the suppliers shall comply with every environmental safety and health requirement during construction toward supplier. 4. It concludes "Honest and Integrity Commitment" establish healthy supplier chain relationship between the company and suppliers once the supplier breaches the commitment. The company holds the right to terminate the cooperation relationship and the supplier shall burden all legal responsibilities accordingly. 	
5. Does the company refer to the reporting standards or guidelines which are accepted internationally for compiling reports which disclosed the non-financial information of the company, such as the corporate social responsibility report? Does the previous report obtain the assurance or verification statement of a verification unit from the third party?	~		The company's report complies with the core options of the GRI Standards, corresponds to the SDGs, also refers to the GRI Financial Services Industry Supplementary Guidelines, Corporate Social Responsibility Best Practice Principles for TWSE Listed Companies, ISO26000 Social Responsibility Guidelines, the UN Global Compact, and Rules Governing the Preparation and Filing of Corporate Social Responsibility Reports by TWSE Listed Companies, and will obtain the assurance or verification statement through the third-party organization. The company has entrusted the third-party BSI Taiwan to conduct verification for two consecutive years since 2019. Report of 2019 has obtained the assurance and uploaded on the company's website. Report of 2020 is expected be completed by the end of August.	

Evaluation Item			Implementation Status	Deviations		
	Yes	No	Abstract Explanation	and Reasons		
6. If the Company has established the corporate social responsibility principles based on "the Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed						
Companies", please describe any discrepancy between the Principles and their implementation:						
The company has made a commitment to corporate social responsibility, and has implemented measures such as an employee code of conduct and environmental safety						
and health policies. These actions are consistent with the rationale of the "Corporate Social Responsibility Best Practice Principles for TWSE/TPEx Listed Companies."						
7. Other important information to facilitate better understanding of the company's corporate social responsibility practices : Please refer to < Table 1> on page 54.						

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	Impl	ementation S	tatus	
Social Responsibility Item	Not Yet Executed	Executed	Planning in Progress	Detailed Description
1.Human rights				
(1) Compliance with the Labor Standards Act		V		The Company will follow the human rights related policies announced by the government. According to the Labor Standards Act, Act of Gender Equality in Employment and the related regulations, the company has set the "Work Rules" to secure the legal rights of the employees. "Human Rights Policy" was set to secure the human rights and benefits of all the employees (active employees, contractors and temporary workers, interns etc.) after referencing the International Labor Convention and related international initiatives. To maintain employer-employee relations, the company holds employment meetings on a regular basis according to the "Regulations for Implementing Labor-Management Meetings." Four meetings were held in 2020.
(2) Other (e.g. protecting employees and recruitment candidates from harassment and discrimination)		V		The company has implemented the "Human Rights Policy," "Sexual Harassment Prevention Policy," and "Personal Information Protection Policy" to protect employees' rights, interests and privacy. There were no complaints to violation of human rights as of 2020.
2.Employees' rights, safety and health				
(1) Adequate training for employees		V		In order to inspire growth among employees and nurture professional talent, the company has implemented a set of training guidelines and empowered General Administration Division to oversee employee training.
(2) Employees' right to express opinions		V		The company implements two-way communication through multiple channels such as internal platforms, employee mailboxes, seminars, labor-management meetings, and employee satisfaction surveys. An employee mailbox has been made available on the company's website (under the HR section), through which employees may reflect their opinions about rights, welfare, management and the work environment. The company conducts employee satisfaction surveys through questionnaire each year and improvement measures are then proposed so as to achieve employee demands and expectations.
(3) Other (e.g. ISO45001 certification on occupational health and safety, and		V		The company has obtained ISO9001:2015 certification on quality, ISO14001:2015 certification on environmental management, ISO50001:2018 certification on energy

	Impl	ementation S	tatus	
Social Responsibility Item	Not Yet Executed	Executed	Planning in Progress	Detailed Description
offering of reasonable welfare and remuneration packages to employees)				management systems and ISO45001:2018 certification on occupational safety and health. Its employee remuneration system has been developed in compliance with relevant laws including those that govern minimum wages and mandatory benefits.
3.Employee care				
1. Workplace safety		V		The company has empowered a Quality Insurance & safety Department to oversee safety and health conditions at various work sites. The department conducts regular tests on the operating environment and takes steps to ensure that safety and health regulations have been strictly complied with to provide employees with the utmost assurance.
2. Establishment of written employee health and safety policies		V		The company has an environmental safety and health policy and related regulations and cooperates in their execution.
3. Other (e.g. care for employees' physical/mental development and family life)		V		The company has established "Employee Welfare Committee" in 2005. It planes employee traveling activities, association, gathering party, reunion party and so on, including family day, using activities to increase the interaction of employees with their families. We anticipated that our employee could attach importance on the family life and mental development apart from work value the importance of family for our employees and our Human Resource Division staff aims to take care of the needs of the employee, including physical and mental development. In 2020, total budget of Employee Welfare Committee is NT\$3,045,617, including special funds for employees to have overseas or domestic trips. A total of 15 overseas or domestic trips were held, including 2 family day activities.
4.Environmental Protection				
(1) Establishment of written environmental protection policy		V		The Company has established the environmental management system based on the internal "Environment manual" and passed the certification of ISO14001 International
(2) Compliance with environmental protection laws		V		Environmental Management Systems in 2010. We have not only continuously improved the ISO14001 International Environmental Management Systems but also followed the
(3) Other (e.g. development of energy-saving and pollution-reducing technologies, equipment and activities; steps taken to reuse or		V		requirements of the revised ISO version to have the system upgraded in 2017. We've done our best to protect the environment to take our corporate social responsibility. We have done nothing illegal or against regulations by the end of 2020.

	Impl	ementation S	tatus			
Social Responsibility Item	Not Yet Executed	Executed	Planning in Progress	Detailed Description		
recycle waste, or to reduce or prohibit						
the use of hazardous substances)						
5.Community involvement						
 Participation in community services and charity activities 				Employees of the company have formed the 「Volunteering g the irregular community services and activities. The total invo community services and service hours were as the following t a decrease of 20.28% compared with last year due to the impa	olvement of en able, and servio	nployees in ce hour has
		V		Content	Number of participants	Total hours
				2020/11/20 Environmental education volunteer activities in Da-cheng Elementary School	7	35
				2020/11/28~11/29 & 2020/12/05 Building volunteers	17	116
				2020/12/19 Shopping with vulnerable seniors	29	145
 (2) Other (e.g. aid and investment in the community [including manpower, supplies, knowledge and skills], steps taken to ensure the health and safety 				2020/11~12 The Echo Improvement Project of Taichung School for the Visually Impaired (The company uses core skills to effectively improve the echo of the gym and promote the physical and mental health of teachers and students.)	3	23.5
of the community)				Total	56	319.5
of the community)	V		The company donated second-hand item to social vulneral company donated 3 sets of second-hand computer hosts and Green Miracle Nonprofit Organization. This not only gives a also enables the children to bridge the learning gap. It is our digital dividend of our society while protecting our planet.	9 sets of monitories of monitories of monitories of the set of the	itors to the ew life, but	
6.Social contributions and social welfare						
(1) Donations to charities, educational, healthcare, artistic activities etc.		V		There are six aspects in regard to Acter's social participation, i "industrial-academic cooperation," "humanity and arts," "friendly environment" and "external initiatives." Relevan	"community	building,"

	Impl	ementation S	tatus	
Social Responsibility Item	Not Yet Executed	Executed	Planning in Progress	Detailed Description
 (2) Other (e.g. aid to less-developed countries, offering of employment opportunities to the socially disadvantaged etc) 		V		 reviewed and reported by the Company's General Management Division and volunteer team each year. In 2020, we have totally invested NTD6,143,268 in social participation. Related activities are as follows: 1.Social participation -Purpose: Sponsor related groups and drive all employees to participate in volunteer work -Description: Social participation expenditures and donations of second-hand materials -Implementation results: Sponsored the "Dawu Junior High School, Taitung County Digital Philanthropic Library" project Renewal of desks and chairs for Da-cheng Elementary School Sponsored the BOYO social welfare foundation "after-school supplementary teaching for rural children" project Sponsored Taiwan Reading and Culture Foundation – Charity concert. Donated Taiwan Action Bodhisattva Education Association Sponsored NCTU's emergency relief fund for students affected by the COVID-19 Sponsored mergency relief funds, after-school care and improving the teaching environment and equipment funds to Da-cheng Elementary School Sponsored Sponsore NCTU's emergency relief fund for students affected by the COVID-19 Sponsored shopping with vulnerable seniors activity Donated 3 sets of second-hand computer hosts and 9 sets of monitors to the Green Miracle Nonprofit Organization 2.Industrial-academic cooperation -Purpose: Foster Acter's human capital and enhance young people's employment ability. -Description: Industrial-academic training plan, enterprise internship plan, scholarship

	Impl	ementation S	tatus	
Social Responsibility Item	Not Yet Executed	Executed	Planning in Progress	Detailed Description
				 -Implementation results: A total of 1 students participated in the industry-academic training plan in 2020, costing NTD624,304. A total of 8 student participated in the semester-based internship, costing NTD 2,914,869. A total of 3 students participated in the summer internship, costing NTD 60,499. Provide scholarship for National Yunlin University of Science and Technology and National Taipei University of Technology, totaled NTD 200,000. Provide lecture fee for National Yunlin University of Science and Technology and National Kaohsiung University of Science and Technology, totaled NTD 31,975. 3.External initiatives -Purpose: Facilitate partnership; share knowledge and expertise; and participate in initiatives of sustainable development associations/ institutions. -Description: Facilitate industrial development and enhance the corporate brand image -Implementation results: Taiwan Energy Service Association Taiwan Refrigeration & Air-conditioning Engineering Association of R.O.C. Taiwan Pharmaceutical Manufacturer's Association Taiwan Pharmaceutical Manufacturer's Association Taichung Importers & Exporters Chamber of Commerce Taiwan Pharmaceutical Drug Association Taiwan Pharmaceutical Manufacturer's Association Taiwan Cleaning Technology Association Taiwan Pharmaceutical Manufacturer's Association Taiwan Pharmaceutical Manufacturer's Association Taiwan Pharmaceutical Ma

	Impl	ementation S	status	
Social Responsibility Item	Not Yet Executed	Executed	Planning in Progress	Detailed Description
				The Company has followed the article 38 of "People with Disabilities Rights Protection Act" and article 12 of "Indigenous Peoples Employment Rights Protection Act" to hire the people with disabilities and indigenous people. By 2020, 4 people with disabilities and 2 indigenous people were hired and they'd represent 1% of total employees in the company. The ratio meets the provisions of the laws and Acter will continue to evaluate if they were at the right position and provide them the equal rights for working.
7.Social services				
(1) Promotion of social welfare		V		Over the years, the company has been continuously cooperated with schools and relevant educational institutes for industrial and academic projects, including "industrial and academic cooperation" and "internship programs." It is the Company's expectation to integrate the industry and school resources to generate synergy and create more
(2) Other		V		opportunities for students. In 2020, total expenses for "industrial and academic cooperation" and "internship programs" are NT\$624 thousand and NT\$3,396 thousand respectively.
8.Investor relations				
(1) Operating transparency		V		The company publishes financial and business information on the Market Observation Post System and its website as required by law.
(2) Corporate governance		V		In an attempt to achieve more robust corporate governance, the company has empowered its directors and Audit Committee in accordance with the "Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies" to make the company's operations more transparent to shareholders.
(3) Other		V		The company has set up its own website and implemented a spokesperson and a deputy spokesperson policy as a means of providing more transparent financial information to investors.
9.Supplier relations				

	Impl	ementation S	tatus	
Social Responsibility Item	Not Yet Executed	Executed	Planning in Progress	Detailed Description
(1) Reasonableness of procurement prices		V		The company has developed a set of "Material Procurement and Management Procedures" based on ISO9001 standards. By establishing procurement contracts with suppliers, the company is able to define the specifications for its purchases and thereby
(2) Other		V		protect its own interests. Business dealings with suppliers are based on trust and a mutually beneficial relationship made possible by open communications.
10.Stakeholder interests				
(1) Intellectual property rights		V		The company respects intellectual property rights, and is yet to be involved in any case of IP infringement.
(2) Regulatory compliance		V		The company's operating policies and systems are in strict compliance with laws.
(3) Other (e.g. disclosure of corporate social responsibilities on company website)		V		The company has disclosed its corporate social responsibilities in prospectus and in its annual reports.
11.Consumer interests				
 (1) Emphasis put on customers relations (e.g. consumer protection, product quality, safety and innovation, attention to customers' complaints, provision of full product information etc.) 		V		In order to provide customers with "total satisfaction," the company conducts customer satisfaction surveys every year. Analysis and review are carried out for customer complaints and problems or where the overall evaluation score has not reached a certain score, and treatment options, improvement measures, and prevention methods are then proposed so as to achieve customer demands and expectations. Regarding the average customer satisfaction level of Acter in 2020, the Engineering Department was score 92.6, while the Maintenance Department was score 100.

- 6. The Status of the Company's Performance in the Area of Ethical Corporate Management and Deviations from "the Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons
 - (1)To uphold operational principles of the utmost integrity, the company has established "Ethical Corporate Management Practice Principles," "Code of Ethics, " "Ethical Corporate Management Operating Procedures and Conduct Guide," "Corporate Governance Practical Rules," "Corporate Social Responsibility Best Practice Principles" and "Employee Ethical Business Guidelines" that prohibit employees from offering, accepting, committing or requesting any inappropriate benefits, whether directly or indirectly, while performing their duties. Employees are also prohibited against involvement in any conduct that may be construed as dishonest, illegal, or a breach of trust.

(2)Measures adopted :

- A. Employees of the company are prohibited from offering or accepting inappropriate benefits, and are discouraged from doing business with dishonest agents, suppliers, customers or other business partners.
- B. All employees of the company are required to comply with policies and refrain from dishonest conduct.
- C. Employees of the company are required to disassociate themselves whenever there is a conflict between their interests and the interests of the company.
- D. Employees of the company are bound to maintain confidentiality over any commercial secrets learned during their involvement. They are prohibited from revealing such secrets to others as well as inquiring into secrets unrelated to their job roles.
- E. All major operating policies, investments, asset acquisitions and disposals, loans, corporate guarantees and endorsements, and bank financing are subjected to thorough analysis before they are proposed for the board's resolution.
- F. The company's Financial Division is responsible for reviewing transactions according to accounting policies and conducting credit assessments of its customers. The Financial Division clarifies with the financial statement auditor should they encounter any major issues or queries. It reports regularly to the competent authority and makes public announcements on mandatory disclosures as required by law.
- G. The Auditing Office is responsible for carrying out internal audits on various departments within the company, and therefore ensures the robustness and effectiveness of the company's internal control systems.
- H. For the purpose of pursuing sustainable development, the company is committed to the concept of "integrity" as an operational principle. This integrity is reflected in the company's transparent disclosure of financial and corporate governance information on its website and on the Market Observation Post System and its corporate governance system (comprising of its "Ethical Corporate Management Practice Principles" and "Ethical Corporate Management Operating Procedures and Conduct Guide").

(3)Ethical Corporate Management

			Implementation Status	Deviations
Evaluation Item	Yes	No	Abstract Illustration	and Reasons
 Establishment of ethical corporate management policies and programs Does the company formulate a policy of ethical corporate management approved by the board of directors, and declare its ethical corporate management policies and procedures in its guidelines and external documents, as well as the commitment from its board and senior management to implement the policies? Does the company establish a risk assessment mechanism against unethical conduct, analyze and assess on a regular basis business activities within their 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 stated in Article 2, Paragraph 7 of the Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies? Does the company establish policies to prevent unethical conduct with clear statements regarding relevant procedures, guidelines of conduct, punishment for violation, rules of appeal, and the 			 The company has always conducted its business activities with the utmost integrity, and for which it has implemented the "Ethical Corporate Management Practice Principles," "Ethical Corporate Management Operating Procedures and Conduct Guide," "Code of Ethics," and "Employee Ethical Business Guidelines" after approval by the board. These corporate ethics policies, along with the board's and the management's commitments, have been explained in annual reports and on the company's website. The company's "Employee Ethical Business Guidelines" prohibit employees from requesting, agreeing, delivering, or accepting any form of gift, kickback, bribe or other inappropriate benefits. Reporting channels have been made available for employees to report improper business activities. Also, the company adopts the practice of checking counterparties' legitimacy and credibility before engaging in any business relationships, and therefore ensures that its business partners adopt the same level of fairness and transparency as does the company, and do not request, offer or accept bribes. The company has established the "Ethical Corporate Management Practice Principles," "Ethical Corporate Management Operating Procedures and Conduct Guide," and "Code of Ethics" and published it on its website so employees can inquire at anytime. The aforementioned policies are reviewed 	None
commitment to implement the policies as well as review and revise the aforementioned policies regularly?	√		and revised irregularly in accordance with the updated issued by the competent authority.	
 2. Fulfill operations integrity policy (1) Does the company evaluate business partners' ethical records and include ethics-related clauses in 	V		(1) The company must assess the legitimacy of suppliers and contractors who have a business relationship with the company, and check any records of unethical	None

			Implementation Status	Deviations
Evaluation Item	Yes	No	Abstract Illustration	and Reasons
(2) Does the company establish an exclusively dedicated unit supervised by the Board to be in			 conduct, to ensure that the business operating methods of such parties is fair and transparent, and shall avoid conducting business with suppliers and contractors that are involved in unethical conduct. When conducting the above assessment, the company may employ appropriate examination procedures to investigate a company's business partners based on the following items in order to know the state of that party's ethical corporate management: 1. The country, location of the business operations, organizational structure, management policy and payment location. 2. Has an ethical corporate management policy been drafted? What is the policy's state of implementation? 3. Is the location of this company's business operations in a high corruption risk country? 4. Is the business of this company classified as a high corruption risk business? 5. The long-term operating situation and goodwill of this company. 6. Ask the business partners of this company about their opinions concerning the company. 7. Has this company been involved in any unethical conduct, such as bribery or illegal political contributions? When signing a contract, it shall be specified in contracts that when suppliers or contractors are involved in unethical conduct while engaging in business activities, the company can terminate or cancel the contract at any time. Besides, suppliers or contractors are required to sign a "Letter of Ethical Commitment." (2) The company has established "Ethical Corporate Management Practice Principles," "Ethical Corporate Management Operating Procedures and Conduct 	
charge of corporate integrity, and regularly (at least once a year) report to the board of directors about the programs, supervision and execution situations for the ethical corporate management policies and the prevention against unethical conducts?			Guide," and "Code of Ethics," etc. and is active in conveying its underlying rationale to the employees. In order to promote honest business, the General Administration Division supports the Executive Secretary to take charge of honesty relevant system and maintenance and supervision and execution, it shall report to the Board periodically every year and the promoting situation of 2019	

		1	Implementation Status	Deviations
Evaluation Item	Yes	No	Abstract Illustration	and Reasons
 (3) Does the company establish policies to prevent conflicts of interest and provide appropriate communication channels, and implement it? (4) Has the company established effective systems for both accounting and internal control to facilitate ethical corporate management and has its internal audit unit developed relevant audit programs according to the assessment results for the risks of unethical conducts as well as reviewed compliance to prevention against unethical behaviors or entrusted accountants to conduct the review? (5) Does the company regularly hold internal and external educational trainings on operational integrity? 			 has been reported to the Board on November 6, 2020, and which was disclosed on the site. Upon discovering or receiving reports of dishonest conduct, the General Administration Division investigates immediately and demands immediate cessation if such conduct has been verified to have violated laws or the corporate ethical principles. In which case, the violator will be subject to disciplinary action and legal claims if necessary in order to protect the company's reputation. For dishonest conduct that has already occurred, the General Administration Division will help identify weaknesses in the internal control systems or procedures that led to the incident, and instruct the responsible department to rectify so that such incidents do not recur. All departments are required to report to the board of directors on dishonest conduct discovered, actions taken, and subsequent improvements made. (3) The company has implemented a set of "Employee Ethical Business Guidelines" that requires employees to disassociate themselves from cases that involve their own interests. Violators are subject to disciplinary actions. (4) The company has always paid great attention to the accuracy and completeness of its financial reporting procedures and controls. It has developed effective accounting systems and internal controls to address business activities that present higher integrity risks. Meanwhile, the internal auditor devises annual audit plans based on risk assessment outcomes, and compiles its findings into audit reports for the board of directors' review. (5) The Company would promote the company management concept and requirements by educational trainings and internal meetings to let the employees understand well and follow accurately. Year 2017, we have introduced the integrity standards into the E-learning system and included it as the annual required course since 2018. In 2020, 250 employees completed the training (the number of trainees should be 289,) the completion ratio is 86.51% an	

			Implementation Status	Deviations
Evaluation Item	Yes	No	Abstract Illustration	and Reasons
 3. Operation of the integrity channel (1) Does the company establish both a reward/punishment system and an integrity hotline? Can the accused be reached by an appropriate person for follow-up? 	~		(1) The company established a "Code of Ethics" and "Employee Ethical Business Guidelines," and published it on company governance page of the official site. All employees shall abide by the rules and regulations, all executives of each unit shall carry out and ensure that all department employees understand, accept and comply with the relevant regulations with all its strength. Employees shall be cautious about any behavior that violates the code of conduct, on occasion that any inquiry or discovery of behaviors relating with violating any rule and the norm serious violation cases shall be reported to the Board and then given the corresponding punishment according to the "Employee Reward and Discipline Guidelines," and a proceeding will be brought up once there is any relevant violation to the law. Employees who violated the regulation with a post under the level of manager for any personal punishment and measure considered as violation of law or impairment of interest and right as unjustified cause, it may submit concrete matter of fact and enclose with related information to appeal to Investigation Unit of General Administration Division, while the person who violated rules with post of above manager, it can conduct according to the regulation about appealing in Code of Ethics. For the reporting channels of the company, in addition to employee personal opinion or claim box, it also set up auditing commission mailbox for completing the function of supervision.	None
 (2) Does the company establish standard operating procedures for confidential reporting on investigating accusation cases and follow-up measures to be taken after the investigation is completed? (3) Does the company provide proper whistleblower protection? 			 (2) In order to reinforce the protection on the interest and right of reporter and avoid the revenge occurred by improper personnel measure, it built "whistleblower protection" relevant measures, for the staff and relevant personnel who denounced someone who has violated regulation or participated with the process of investigation, it will give appropriate protection measure for refrain in them from suffering unfair treatment and revenge. In case that the whistleblower has suffered from revenge, it can seek remedies at specific responsibility unit or Office of the Chairman. (3) Concerning "Whistleblower Protection," it safeguards the reporter's position and rewards from degradation or expelling due to reporting, as for the case of suffering the revenge via normal reporting, in addition to providing 	

		Implementation Status					
Evaluation Item	Yes	No	Abstract Illustration	and Reasons			
			compensation, a punishment will be imposed on the revenging party according to "Employee Reward and Discipline Guidelines."				
 4. Strengthening information disclosure (1) Does the company disclose its ethical corporate management policies and the results of its implementation on the company's website and MOPS? 	~		 (1) The company has clearly disclosed its business philosophy on its website. Ethical guidelines are also made available for employees to inquire. 	None			
 5. If the company has established the ethical corporate management policies based on the Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies, please describe any discrepancy between the policies and their implementation. The company has devised "Ethical Corporate Management Practice Principles" and "Ethical Corporate Management Operating Procedures and Conduct Guide" in accordance with the "Ethical Corporate Management Best Practice Principles for TWSE/ TPEx Listed Companies" and the company's practices. These codes, procedures and manuals serve as guidance to employees while carrying out their roles. 6. Other important information to facilitate a better understanding of the company's ethical corporate management policies (e.g., review and amend its policies). In order to develop honesty as part of its corporate culture, governance and risk management, the company has outlined in its "Ethical Corporate Management Operating Procedures and Conduct Guide" the regulations that directors, managers and employees are bound to comply with and a list of conduct to avoid. 							

7. Corporate Governance Guidelines and Regulations

The company has established "corporate governance principals and regulations," "Ethical Corporate Management Practice Principles," "Code of Ethics," and "Ethical Corporate Management Operating Procedures and Conduct Guide," etc, and disclosed the relevant information on the Market Observation Post System (<u>newmops.tse.com.tw</u>) as required by law. Furthermore, the company has established a spokesperson system for public inquiry.

8. Other Important Information Regarding Corporate Governance

The company has established "Procedures for Handling Material Inside Information and Management of the prevention of insider trading." The adoption or amendment to the procedures was submitted to the board of directors for approval by resolution and publicly announced. Please refer to the company's website at <u>www.acter.com.tw</u> \rightarrow Investors \rightarrow Corporate Governance.

9. Internal Control System

(1)Statement of Internal Control System: Please refer to page 68.

(2)Where a CPA has been hired to carry out a special audit of the internal control system, furnish the CPA audit report: None.

10. If there has been 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 date of printing of the annual report, where the result of such penalty could have a material effect on shareholder equity or securities prices, the annual report shall disclose the penalty, the main shortcomings, and condition of improvement: None.

ACTER GROUP CORPORATION LIMITED Statement of Internal Control System

Date : Feb. 25, 2021

Acter has conducted a self-assessment of internal controls for the period of January 1, 2020 to December 31, 2020. The results are as follows:

- 1. Acter acknowledges that the company's Board of Directors and management are responsible for establishing, implementing and maintaining the preexisting internal control system. The purpose of the internal control system is to provide a reasonable assurance for achieving the company's goals: efficient and effective operations (including profit, efficiency, and the safeguard of assets, etc.), reliability, timeliness, transparency, and regulatory compliance of reporting, and compliance with applicable laws and regulations.
- 2. The internal control system has its inherent constrains. Regardless of how well the system is implemented, it can only provide a reasonable assurance that the above goals will be achieved. Indeed the effectiveness of the internal control system may vary due to resulting changes in the environment and circumstances. Acter's internal control system is self-monitoring and requisite actions are promptly taken to address any recognized shortcomings in the system.
- 3. Acter evaluates the effectiveness of the design and performance of its internal control system as indicated in the Rules Governing Internal Control Systems Established by Public Listed Companies announced by the Securities and Exchange Commission, MOF. Based on the management control process, the items for assessing the internal control specified in the Points are: 1. Control Environment 2. Risk Assessment 3. Control Activities 4. Information and Communication and 5. Monitoring. Each is comprised of certain factors that are described in the Points.
- 4. Acter has evaluated the effectiveness of the design and performance of its internal control system in accordance with the above factors.
- 5. Acter believes that the effectiveness of the design and execution of its internal control system in 2020/12/31 the above mentioned assessment period provides reasonable assurance of achieving the goals of operation efficiency and effectiveness, reliability, timeliness, transparency, and regulatory compliance of reporting and compliance with applicable laws and regulations.
- 6. This Statement of Internal Control will be a prominent feature of Acter's annual report and prospectus and will be released to the public. Should any statement contained within be misleading or falsely represented, Articles 20, 32, 171 and 174 of the Securities Exchange Law shall apply.
- 7. This Statement of Internal Control has been approved by Acter's Board of Directors at the Feb. 25, 2021 board meeting. Six directors attended the meeting and agreed with the content of the statement.

ACTER GROUP CORPORATION LIMITED

Chairman : Liang, Chin-Li President : Lai, Ming-Kun Wang, Chun-Sheng 11. Major Resolutions of Shareholders' Meeting and Board Meetings

(1)Major Resolutions of Shareholders' Meeting

	(1)Major Resolutions of Shareholders' Meeting						
Date	Major resolutions	Implementation Status					
May 27, 2020	 Adoption of the 2019 Business Report and Financial Statements. Adoption of the Proposal for Distribution of 2019 Profits. Discussion on the proposal to amend "Rules of Procedure for Shareholder Meetings." Discussion on the proposal to amend "Procedure for Acquisition or Disposal 	 Resolved by Shareholders' Meeting. Resolved by Shareholders' Meeting and the record date was set at Jul. 12, 2020. The company distributed cash dividends on Jul. 24, 2020. (NT\$15 per share.) Resolved by Shareholders' Meeting. It was implemented and has been revealed on both the company's website and MOPS. Resolved by Shareholders' Meeting. It was implemented and has been revealed on both the 					
	of Assets."	company's website and MOPS.					
	(2)Major Resolutions of Board Meeting						
Date	N	lajor resolutions					
Jan. 17, 2020	statements."						
Feb. 27, 2020	 Resolved to approve the distribution of Resolved to approve the company's 20 Resolved to approve the distribution of Resolved to approve the company's 20 Resolved to approve the evaluation of Accountants. Approved to amend the company's "Pr Approved to amend the company's "Au 8. Approved to provide a guarantee for cr Approved to amend the company's "Ru 10.Approved to amend the company's "Ru 	 2019 employees and directors compensation. 19 business report and financial statements. 2019 profit. 19 statement of internal control system. 7 qualification and independence of the Certified Public ocedures for Acquisition and Disposal of Assets." adit Committee Charter." edit limits applied for by subsidiaries. ales of Procedure for Board of Directors Meeting." at the company's banking institutions. 					
Apr. 14, 2020	 Resolved to approve the company's gua Approved to amend the sixth statement distribution of 2019 profit in order to con- 3. Approved to update the cause or shareholders' meeting. Approved to amend the company's "Con- 4. Approved to amend the co	arantees and endorsements. t of proposal 3 of the previous board meeting about the onform to the law. subjects for convening the company's 2020 annual proporate Social Responsibility Best Practice Principles."					
May 07, 2020 May 27,	 Resolved to approve the company's 202 Approved to amend the company's "Enconduct Guide." Approved to provide a guarantee for cr Resolved to approve the ex-dividend data 	thical Corporate Management Operating Procedures and edit limits applied for by subsidiaries.					
2020 Aug. 05, 2020	 Resolved to approve the distribution of Resolved to approve the distribution of Approved to amend the company's "Re Resolved to approve the company's gua 	2019 employee's compensation for executives. muneration Committee Charter."					

Date	Major resolutions
	5. Approved to amend the company's internal control policies.
	6. Resolved to approve the application for credit limit at the company's banking institutions.
	7. Approved to amend the company's Remuneration Management Policy for Directors and
	Executives.
	1. Resolved to approve the company's guarantees and endorsements.
Sep. 14,	2. Resolved to approve the issuance of new shares through cash capital increase and the issuance of
2020	1st domestic unsecured convertible bond.
	3. Resolved to approve the application for credit limit at the company's banking institutions.
	1. Resolved to approve the company's 2020 remuneration policy to directors and employees.
	2. Resolved to approve the company's 2020 compensation policy for executives.
	3. Approved to amend the company's "Method of issuing new shares in connection with a cash
	capital increase for employee stock subscription."
	4. Resolved to approve the subscription list and number of shares for executives of cash capital
	increase in 2020.
	5. Resolved to approve the company's guarantees and endorsements.
Nov. 06,	6. Resolved to approve the company's 2021 annual audit plan.
2020	7. Approved to amend the company's "Code of Ethics."
	8. Approved to amend the company's "Procedures for Election of Directors."
	9. Approved to amend the company's "Rules of Procedure for Board of Directors Meeting."
	10. Approved to amend the company's "Nominating Committee Charter," "Rules for Independent
	Director's Scope of Duties," "Rules for Performance Evaluation of Board of Directors and
	Functional Committees," and "Corporate Governance Practical Rules."
	11. Approved to amend the company's "Rules of Procedure for Shareholder Meetings."
	12. Resolved to approve the application for credit limit at the company's banking institutions.
	1. Resolved to approve the 2020 performance bonus for executives.
	2. Approved to amend the company's "Regulations governing remuneration paid to directors and functional committee."
Feb. 04,	 Resolved to approve the company's guarantees and endorsements.
2021	4. Approved to establish the company's "Regulations governing the CPA's performance
2021	evaluation."
	5. Approved to amend the company's "Risk Management Rules."
	 6. Resolved to approve the application for credit limit at the company's banking institutions.
	 Resolved to approve the distribution of 2020 employees and directors compensation.
	 Resolved to approve the distribution of 2020 employees and directors compensation. Resolved to approve the company's 2020 business report and financial statements.
	 Resolved to approve the distribution of 2020 profit.
	 Resolved to approve the company's 2020 statement of internal control system.
	5. Resolved to approve the evaluation of qualification and independence, and remuneration of the
	Certified Public Accountants.
	6. Resolved to approve the company's guarantees and endorsements.
Feb. 25,	7. Approved to provide commitments for subsidiary Acter Technology Integration Group Co., Ltd
2021	to be listed in China.
	8. Approved to sign an agreement to avoid horizontal competition between the company, Sheng
	Huei International Co., Ltd and Acter Technology Integration Group Co., Ltd.
	9. Approved to elect 7 members of the 12th Board of Directors. (Including 4 independent directors)
	10. Approved to release the directors from non-competition restrictions.
	11. Approved to amend the company's "Rules of Procedure for Shareholder Meetings."
	12. Approved to convene the company's 2021 annual shareholders' meeting.

- 12. Where, during the most recent fiscal year or during the current fiscal year up to the date of printing of the annual report, a director has expressed a dissenting opinion with respect to a material resolution passed by the board of directors, and said dissenting opinion has been recorded or prepared as a written declaration, disclose the principal content thereof. None.
- 13. A summary of resignations and dismissals, during the most recent fiscal year or during the current fiscal year up to the date of printing of the annual report, of the company's chairman, general manager, principal accounting officer, principal financial officer, chief internal auditor, chief corporate governance officer, and principal research and development officer

None.

v. Information on CPA professional fees

1. CPA professional fee range

CPA Information								
CPA Firm	CPA's	Name	Audit Period	Remark				
KPMG	Chang, Tzu-Hsin	Huang, Hai-Ning	Jan. 1, 2020~Dec. 31, 2020	-				

	Fee Range	2		
Ran	ge	Audit Fee	Non-Audit Fee	Total
1	Under NT\$2,000 thousand		\checkmark	
2	NT\$2,000 thousand ~NT\$4,000 thousand	\checkmark		\checkmark
3	NT\$4,000 thousand ~NT\$6,000 thousand			
4	NT\$6,000 thousand~NT\$8,000 thousand			
5	NT\$8,000 thousand ~NT\$10,000 thousand			
6	Over 10,000 thousand			

2. Information on Audit Fee and Non-Audit Fee

Unit : NT\$ thousand

				Non-	Audit Fee				
CPA Firm	CPA's Name	Audit Fee	System Design	Industrial and Commercial Registration	Human Resource	Others (Note1)	Subtotal	Audit Period	Remark
KPMG	Chang, Tzu-Hsin	2,030				120	120	Jan. 1, 2020~Dec.	
KrMU	Huang, Hai-Ning	2,030	-	-	-	120	120	2020~Dec. 31, 2020	-

Note1: Non-Audit fees include checklist for the salaries of the full-time employees who are not in a managerial position of NT\$20 thousand and cash capital increase and the issuance of domestic unsecured convertible bond of NT\$100 thousand.

- 3. 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 amounts of the audit fees before and after the change and the reasons shall be disclosed. None.
- 4. When the audit fees paid for the current fiscal year are lower than those for the previous fiscal year by 10 percent or more, the reduction in the amount of audit fees, reduction percentage, and reason(s) therefore shall be disclosed. None.

vi. Information on replacement of certified public accountant within the last 2 fiscal years or any subsequent interim period

None.

vii. The company's chairperson, general manager, 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.

viii. Any transfer of equity interests and/or pledge of or change in equity interests (during the most recent fiscal year or during the current fiscal year up to the date of printing of the annual report) 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 printing of the annual report

					Unit: Share
		20	20	As of Mar	. 31, 2021
Title	Name	Holding Increase (Decrease)	Pledged Holding Increase (Decrease)	Holding Increase (Decrease)	Pledged Holding Increase (Decrease)
Chairman(CEO)	Liang, Chin-Li	173,301	0	0	0
Director	Hu, Tai-Tsen	51,971	0	0	0
Director	Yang, Jung-Tang	41,744	0	0	0
Independent Director	Yeh, Hui-Hsin	143	0	0	0
Independent Director	Yang, Qian	0	0	0	0
Independent Director	Wang, Mao-Rong	2,226	0	0	0
President	Lai, Ming-Kun	38,013	0	0	0
President	Wang, Chun-Sheng	26,440	0	0	0
Vice President	Chang, Ri-Dong	16,081	0	0	0
Vice President	Wang, Jin-Cyuan	(3,430)	0	0	0
Assistant Vice President	Li, Po-Sheng	22,113	0	0	0
Assistant Vice President of Financial Division	Tsao, Yun-Han	25,398	0	0	0
Assistant Vice President	Lee, Ming-Chih	13,037	0	0	0
Assistant Vice President	Chen, Yuan-Pi	15,139	0	0	0
Assistant Vice President	Yang, Hui-Bao	16,467	0	0	0
Assistant Vice President	Lee, Shih-hui	8,242	0	0	0

1. Shares Changes in Shareholding of Directors, Managers and Major Shareholders

2. Shares Trading in Shareholding of Directors, Managers and Major Shareholders with a Stake of More than 10 Percent

None.

3. Shares Pledge in Shareholding of Directors, Managers and Major Shareholders with a Stake of More than 10 Percent None.

ix. 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

								As of March 3	30, 2021
Name	Shareholding		Spouse &	& Minor	by No	olding minee gement	any of the	ship between Company's hare holders	Remark
	Shares	%	Shares	%	Shares	%	Name	Relation	
Xiang-Hui Development Co., Ltd. Representative : Yang, Jung-Tang	2,697,888	4.72%	0	0.00%	0	0.00%	Yang, Jung-Tang	Chairman of Xiang-Hui Development Co., Ltd.	None
Liang, Chin-Li	2,299,867	4.02%	94,405	0.17%	0	0.00%	Chiu-Chang Investment Co., Ltd	The representative of Chiu-Chang Investment Co., Ltd is the spouse of Liang, Chin-Li	None
Chiu-Chang Investment Co., Ltd Representative : Wang, Yi-Hua	2,291,290	4.01%	0	0.00%	0	0.00%	Liang, Chin-Li	Spouse of the representative of Chiu-Chang Investment Co., Ltd.	None
Sumitomo Chemical Engineering Co., Ltd. Representative : Hajime Tsukimori	1,380,499	2.41%	0	0.00%	0	0.00%	None	None	None
Hu, Tai-Tsen	1,303,589	2.28%	21,804	0.04%	0	0.00%	None	None	None
Kao, Hsin-Ming	1,104,197	1.93%		(No	tel)		None	None	None
Yang, Jung-Tang	1,047,074	1.83%	0	0.00%	0	0.00%	Xiang-Hui Development Co., Ltd.	Chairman of Xiang-Hui Development Co., Ltd.	None
Tsai, Chih-Cheng	766,507	1.34%	365,558	0.64%	0	0.00%	None	None	None
Citibank in custody for Norges Bank	710,086	1.24%	0	0.00%	0	0.00%	None	None	None
Standard Chartered in custody for Fidelity Funds	677,000	1.18%	0	0.00%	0	0.00%	None	None	None

Note1: Not insiders of the company, therefore there is no relevant information.

x. The total number of shares and total equity stake held in any single enterprise by the company, its directors and managers, and any companies controlled either directly or indirectly by the company

As of Dec. 31, 2020

					AS OI DEC.	51, 2020
			Ownersh directors	· ·		
			managers,			
Long-Term Investment	Ownership b	v Acter	companies c		Total Ownership	
(Note 1)	o whership c	y i lotoi	either dire		Total O with	Joinp
			indirectly			
			company (1	•		
	Shares	%	Shares	%	Shares	%
HER SUO ENG., CO., LTD.	10,000,000	100%	0	0%	10,000,000	100%
NOVA TECHNOLOGY CORP.(Note 3)	21,098,179	62.19%	355,418	1.04%	21,453,597	63.23%
ENRICH TECH CO., LTD	5,693,508	56.94%	935,659	9.36%	6,629,167	66.30%
WINMEGA TECHNOLOGY CORP.	0	0%	3,000,000	100%	3,000,000	100%
SHENG HUEI INTERNATIONAL CO., LTD	4,204,773.82	100%	0	0%	4,204,773.82	100%
NOVA TECHNOLOGY SINGAPORE PTE.,	0	0%	3,375,850	100%	3,375,850	100%
LTD.	0	0%	5,575,850	100%	5,575,850	100%
NOVA TECHNLOGY MALAYSIA SDN	0	0%	2,600,000	100%	2,600,000	100%
BHD	0	070	2,000,000	100 /0	2,000,000	10070
PT. NOVAMEX INDONESIA	0	0%	495,500	100%	495,500	100%
ACTER INTERNATIONAL LIMITED	0	0%	, ,	100%	25,327,397	100%
NEW POINT GROUP LIMITED	0	0%	200,000	100%	200,000	100%
ACTER TECHNOLOGY INTEGRATION	0	0%	55,027,600	91.71%	55,027,600	91.71%
GROUP CO., LTD.	0	070	55,027,000	91.7170	55,027,000	91.7170
SHENG HUEI (SHENZHEN)	0	0%	Note 2	100%	Note 2	100%
ENGINEERING CO., LTD.					1000 2	
SHENZHEN DINGMAO TRADE CO.,LTD	0	0%	Note 2	100%	Note 2	100%
SHENG HUEI ENGINEERING	0	0%	Note 2	100%	Note 2	100%
TECHNOLOGY CO., LTD.						
WINMAX TECHNOLOGY CORP.	0	0%	Note 2	100%	Note 2	100%
SUZHOU WINMAX TECHNOLOGY CORP.	0	0%	Note 2	100%	Note 2	100%
NOVATECH ENGINEERING &	0	0%	1,000,000	100%	1,000,000	100%
CONSTRUCTION PTE. LTD.	0	0%	1,000,000	100%	1,000,000	100%
ACTER TECHNOLOGY CO., LTD.	0	0%	294,000	98%	294,000	98%

Note1: Investments accounted for using the equity method.

Note2: Limited Company.

Note3: Numbers of shareholding is according to the register of shareholders of Nova Technology Corp. on March 27, 2021.

Note4: The investment related data about direct controlling or indirect controlling business of the company refers to number of share and shareholding ratio of the reinvestment business invested by the controlling business.

Title	Name	Date	Host Organization	Course	Hours
		Feb. 20, 2020	Taiwan Institute of Directors	Enterprise growth strategy and innovation breakthrough	3
Chairman	Liang,	Jul. 19, 2020	International Artificial Intelligence and Law Research Foundation	New legal issues in the era of artificial intelligence-with data governance as the core	1
Chairman	Chin-Li	Aug. 16, 2020	Taiwan Institute of Directors	Corporate Sustainability Examination	3
		Sep. 19, 2020	Taiwan Investor Relations Institute	Corporate Governance-a good recipe for enterprises! Independent directors-a double-edged sword for corporate?	3
		Jan. 09, 2020	Securities & Futures Institute, ROC	Analysis and decision-making application of corporate financial information	3
		Jun. 09, 2020	Taiwan Corporate Governance Association	The criminal legal risks and correspondence of directors and supervisors-Talking from corporate fraud and money laundering prevention	3
		Jul. 10, 2020	Taiwan Corporate Governance Association	Give or not give information? Director's information right	3
Director	Yang,	Jul. 15, 2020	Independent Director Association Taiwan	Business growth, reorganization or transformation and upgrading after the epidemic	3
Director	Jung-Tang	Aug. 18, 2020	Taiwan Corporate Governance Association	Will it violate the Trade Secrets Act if I take refuge with a trade secret? Trade Secrets and corporate governance	3
		Sep. 04, 2020	Securities & Futures Institute, ROC	Discussion on the remuneration of employees and directors-from the amendment to Article 14 of the Securities and Exchange Act	3
		Nov. 11, 2020	Accounting Research and Development Foundation	The application of "commercial arbitration" to enterprises and analysis of legal liabilities	3
		Sep. 08, 2020	Taiwan Corporate Governance Association	Competition for management rights and case analysis	3
Director	Hu, Tai-Tsen	Nov. 03, 2020	Securities & Futures Institute, ROC	Discussion on legal risks and responses of directors and supervisors from major enterprise malpractice cases	3
		Nov. 12, 2020	Securities & Futures Institute, ROC	Discussion on the Prevention of Money Laundering and the Fight against Terrorism	3
Independent	Yeh,	Aug. 24, 2020	ROC Certified Public Accountant Organization	Inheritance of wills, right to claim remaining property of husband and wife, and wills	3
Director	Hui-Hsin	Oct. 07, 2020	ROC Certified Public Accountant Organization	Family trust	6
Independent	Vong Oise	Feb. 13, 2020	Securities & Futures Institute, ROC	Early warning of enterprise financial crisis and type analysis	3
Director	Yang, Qian	Mar. 12, 2020	Securities & Futures Institute, ROC	Analysis and decision-making application of corporate financial information	3
		Mar. 24, 2020	Independent Director Association Taiwan	How do institutional investors judge corporate ESG performance and investment?	3
Independent Director	Wang, Mao-Rong	Jul. 13, 2020	Accounting Research and Development Foundation	How to analyze the key information of corporate finance and strengthen the ability of crisis warning	б
		Aug. 12, 2020	Independent Director Association Taiwan	The role of independent directors in corporate governance and management rights disputes	3

xi. Status of the Continuing Education of Directors in 2020

IV. Capital Overview

i. Capital and Shares

1. Source of Capital

Unit : NT\$/Share

		Authoriz	zed Capital	Paid-in	n Capital	Rem	ark	
Month/ Year	Offering Value (NTD)	Shares	Amount (NTD)	Shares	Amount (NTD)	Sources of Capital	Capital Increased by Assets Other than Cash	Other
01/2021	10	72,000,000	720,000,000	57,186,742	571,867,420	Cash capital increase NT\$30,000 thousand	None	Note 1

Note1: Approved no. Jing So Shang Zi 11001007310, 01/18/2021

2. Type of Stock

Shore Type		Authorized Capital		Remarks	
Share Type	Issued Shares	Un-issued Shares	Total Shares	Kelliarks	
Common	57 196 742(Nota)	14 912 259	72,000,000	GTSM Listed	
shares	57,186,742(Note)	14,813,258	72,000,000	Company Stock	

3. Information for Shelf Registration: Not applicable.

ii. Composition of Shareholders

As of March 30, 2021

Item	Government Agencies	Financial Institutions	Other Juridical Person	Domestic Natural Persons	Foreign Institutions & Natural Persons	Total
Number of Shareholders	0	0	101	9,353	88	9,542
Shareholding (Shares)	0	0	7,837,191	41,402,363	7,947,188	57,186,742
Percentage	0.00%	0.00%	13.70%	72.40%	13.90%	100.00%

iii. Shareholding Distribution Status

		As o	of March 30, 2021
Class of Shareholding (Unit : Share)	Number of Shareholders	Shareholding (Shares)	Percentage
1 ~ 999	2,009	379,639	0.66%
1,000 ~ 5,000	6,301	10,815,543	18.91%
5,001 ~ 10,000	605	4,226,001	7.39%
10,001 ~ 15,000	234	2,762,180	4.83%
15,001 ~ 20,000	81	1,388,793	2.43%
20,001 ~ 30,000	109	2,704,327	4.73%
30,001 ~ 50,000	82	3,102,869	5.42%
50,001 ~ 100,000	59	4,029,742	7.05%
100,001 ~ 200,000	23	3,359,791	5.88%
200,001 ~ 400,000	22	6,246,995	10.92%
400,001 ~ 600,000	3	1,356,015	2.37%
600,001 ~ 800,000	7	4,690,443	8.20%
800,001 ~ 1,000,000	0	0	0.00%
1,000,001 or over	7	12,124,404	21.21%
Total	9,542	57,186,742	100.00%

1. Common Shares (The par value for each share is NT\$10)

2. Preferred Shares

The Company did not issue any preferred share.

iv. List of Major Shareholders

As of March 30, 2021

Shareholder's Name	Shareho	lding
Shareholder's Name	Shares	Percentage
Xiang-Hui Development Co., Ltd.	2,697,888	4.72%
Liang, Chin-Li	2,299,867	4.02%
Chiu-Chang Investment Co., Ltd	2,291,290	4.01%
Sumitomo Chemical Engineering Co., Ltd.	1,380,499	2.41%
Hu, Tai-Tsen	1,303,589	2.28%
Kao, Hsin-Ming	1,104,197	1.93%
Yang, Jung-Tang	1,047,074	1.83%
Tsai, Chih-Cheng	766,507	1.34%
Citibank in custody for Norges Bank	710,086	1.24%
Standard Chartered in custody for Fidelity Funds	677,000	1.18%
Total	14,277,997	24.96%

v. Market Price, Net Worth, Earnings, and Dividends per Share

		Uni	it: NT\$; Thousand Share
Item	2019	2020	2021/01/01-2021/03/31
Itelli	2019	2020	(Note 4)
Market Price per Share			
Highest Market Price	195.00	222.50	205.00
Lowest Market Price	150.50	158.00	186.50
Average Market Price	176.24	194.52	195.87
Net Worth per Share	•	•	
Before Distribution	83.29	94.97	Note 5
After Distribution	68.25	82.31	Not Applicable
Earnings per Share	•	·	·
Weighted Average Shares	54,074	54,187	Note 5
(thousand shares)	54,074		Note 5
Basic Earnings Per Share	19.16	17.90	Note 5
Diluted Earnings Per Share	18.94	16.55	Not Applicable
Dividends per Share			
Cash Dividends	15	12	Not Applicable
Stock Dividends			
 Dividends from Retained Earnings 	0	0	Not Applicable
Dividends from Capital Surplus	0	0	Not Applicable
Accumulated Undistributed Dividends	0	0	Not Applicable
Return on Investment	·	·	· · · · · · · · · · · · · · · · · · ·
Price / Earnings Ratio (Note 1)	9.20	10.87	Not Applicable
Price / Dividend Ratio (Note 2)	11.75	16.21	Not Applicable
Cash Dividend Yield Rate (Note 3)	8.51%	6.17%	Not Applicable

Note1: Price / Earnings Ratio = Average Market Price / Earnings per Share

Note2: Price / Dividend Ratio = Average Market Price / Cash Dividends per Share

Note3: Cash Dividend Yield Rate = Cash Dividends per Share / Average Market Price

Note4: The data of net worth per share and earnings per share were from the latest audited financial statement.

Note5: As of Mar. 31, 2021, the data has not been reviewed by CPA.

vi. Dividend Policy and Implementation Status

1. Dividend Policy

(1)The dividend policy according to the Article of Incorporation provides as follows.

Article 27 The company's profit after tax following annual closing, if any, shall be distributed in the following order:

- A. Compensate loss;
- B. 10% legal reserve, unless the amount of legal reserve has reached the total capital amount;
- C. Special reserve in accordance with law and the competent authority.
- D. Certain parts of the balance shall be included into accumulated undistributed profit from previous year based on the company's current environment, growth stage and long term financial planning. The board of directors will distribute the remaining amount as shareholder dividend based on the capital situation and economic development of the current year. Cash dividend shall account for 10% or more of the total shareholder dividend and shall be proposed by the board of directors and submitted to the shareholder meeting for resolution.

- (2)The board of directors shall set out the company's dividend policy based on the operational performance and the need of capital and submit it to the shareholder meeting for resolution. The distribution of dividends in whole or in part that be paid in cash shall be resolved with a majority vote of directors attended by at least two-thirds of total directors and reported to the shareholder's meeting. According to the resolution of board, the distributed shareholder dividend would be not less than 51% of the current undistributed profit. Besides, cash dividend should account for 10% or more of the total shareholder dividend. Please refer to the company's website at www.acter.com.tw→Investors→Shareholder service→Stock quote & Dividends history.
- 2. Distribution of Dividend

A cash dividend of NT\$686,240,904 (NT\$12 per share) was approved by the Meeting of the Board of Directors on Feb. 25, 2021.

vii. Effect upon business performance and earnings per share of any stock dividend distribution proposed or adopted at the most recent shareholders' meeting

There was no stock dividend distribution proposed or adopted at the most recent shareholders' meeting.

viii. Compensation of employees and directors

1. The percentages or ranges with respect to employee and director compensation, as set forth in the company's articles of incorporation.

When distributing the surplus profits for each fiscal year, the company shall first offset its losses of previous years and set not less than three percent of the profit before tax excluding the amount of employees' and directors' compensation as compensation to employees; and then set not more than five percent of the profit before tax excluding the amount of employees' and directors' compensation as compensation to directors. The "surplus profits" here refers to the balance of pre-tax profit before deducting the employees' and directors' compensation. The distribution of dividends and bonuses in whole or in part that be paid in cash or compensation to employees and directors shall be resolved with a majority vote of directors attended by at least two-thirds of total directors and reported to the shareholder's meeting.

Compensation to employees can be distributed in the form of shares or in cash and employees of parents or subsidiaries of the company meeting certain conditions set by the company can receive it as well.

- 2. The basis for estimating the amount of employee and director 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.
 - (1)The basis for estimating the amount of employee and director compensation

Please refer to viii.1 Policy.

- (2)The company doesn't distribute employee compensation in stock for the current period.
- (3)The accounting treatment of the discrepancy, if any, between the actual distributed amount and the estimated figure, for the current period

Shall there be any difference between the actual distributed amount and the estimated figure, it will be deemed as the changes in accounting estimates and will be recognized in the profit and loss account of the distributing year.

- 3. Information on any approval by the board of directors of distribution of compensation
 - (1)The amount of any employee compensation distributed in cash or stocks and compensation for directors. 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.
 - A. The amount of any employee compensation distributed in cash or stocks and compensation for directors.

The proposal was passed at the Meeting of the Board of Directors on Feb. 25, 2021. The employee cash compensation is NT\$60,000,000 and the compensation for directors is NT\$28,000,000.

- B. 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: None.
- (2)The amount of any employee compensation distributed in stocks, and the size of that amount as a percentage of the sum of the after-tax net income stated in the parent company only financial reports or individual financial reports for the current period and total employee compensation.

None.

- 4. The actual distribution of employee and director 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 or director compensation, additionally the discrepancy, cause, and how it is treated
 - (1)The actual distribution of employee and director compensation for the previous fiscal year (with an indication of the number of shares, monetary amount, and stock price, of the shares distributed) are as follows.

Employee compensation: NT\$79,943,208.

The compensation for directors: NT\$39,971,604.

(2)If there is any discrepancy between the actual distribution and the recognized employee or director compensation, additionally the discrepancy, cause, and how it is treated: None.

ix. Buyback of Treasury Stock

None.

x. Issuance of Corporate Bonds

1. Outstanding and pending corporate bonds

Type of corporate bonds	1st Domestic Unsecured Convertible Bond
Issue Date	Nov. 27, 2020
Face value	NT\$100,000
Place of Issuance and Trading	Issued in Republic of China; listed at TPex
Issue Price	101% of par value
Total amount	Total par value is NT\$800 million
Interest rate	0%
Term	Three years; Expired on: Nov. 27, 2023
Guarantor(s)	Not applicable

Type of corporate bonds	1st Domestic Unsecured Convertible Bond				
Trustee	Trust Department of The Shanghai Commercial & Savings Bank, Ltd.				
Underwriter	IBF Securities Co., Ltd.				
Attesting lawyer	Not applicable				
Attesting accountant	Not applicable				
Method of repayment	Other than the conversion to the company's common shares by the convertible corporate bond holders pursuant to Article 10 of the Procedures, or the company's early redemption pursuant to Article 17 of the Procedures, or when the convertible corporate bond holder decides to exercise early redemption rights pursuant to Article 18 of the Procedures, or the company's buyback from securities companies to cancel, at the expiration, the company will repay in cast at once based on the bond's face value.				
Outstanding principals	NT\$800 million				
Clause about redemption and early repayment	Please refer to the Procedures for Issuance and Conversion of the 1st domestic unsecured convertible bond				
Restrictive terms	None				
Name of the rating agency, date of rating, and outcome of the corporate bond rating	Not applicable				
Up to the printing date of the annual report, the amount of the converted common shares	NT\$0				
rights Procedures of Issuance and Conversion (Exchange or Subscription)	Please refer to the Procedures for Issuance and Conversion of the 1st domestic unsecured convertible bond				
Procedures of issuance, conversion, exchange, and subscription; the potential dilution and impacts to the current shareholders' interest from the issuance conditions.	The potential dilution and impacts to the 2020 shareholders' interest is 11.55% if all bonds are converted into common share at NT\$196.4 per share.				
Custodian where the underlying exchange is trusted	Not applicable				

2. Information of Convertible Bond

Type of corpo	orate bonds	1st Domestic Unsecured Convertible Bond			
Item	Year	2020	As of Mar. 31, 2021		
Market price to	Highest	119.15	127.60		
convert the corporate	Lowest	111.00	113.50		
bonds	Average	114.76	118.66		
conversion price		NT\$195.1 per share			
Issuance (handling) date	e and the conversion	Issuance date: Nov. 27, 2020			
price at issuance		Conversion price at issuance: NT\$196.4 per			
		share			
Method to perform the c	onversion obligation	New share issued			

- **xi.** Issuance of Preferred Stock None.
- **xii. Issuance of Global Depository Receipts** None.
- xiii. Employee Stock Options None.
- **xiv. New Restricted Employee Stocks** None.
- **xv.** Status of New Shares Issuance in Connection with Mergers and Acquisitions None.

xvi. Financing Plans and Implementation None.

V.Operational Highlights

i. Business Activities

- 1. Business Scope
 - (1)Main areas of business operations
 - A. Turnkey engineering projects.
 - B. Cleanroom engineering.
 - C. Bio-medical engineering.
 - D. Energy technology services.
 - E. Air-conditioning electromechanical engineering.
 - F. Ice storage projects.
 - G. Industrial ventilation engineering.
 - H. Constant-temperature constant-humidity engineering.
 - I. Design and construction of pure water as well as wastewater systems.
 - J. Environmental engineering.
 - K. Water, gas, and chemical system integration engineering services for high-tech processes.
 - L. Design and construction of high-purity chemical supply systems.
 - M.Design and construction of high-purity gas supply systems.
 - N. Design and construction of volatile organic gas processing systems.
 - O. Design and construction of CMP solution supply systems.
 - P. Design and construction of shared systems for entire plants.
 - Q. Repair and maintenance engineering.
 - R. High-tech equipment/materials sales and services.

(2)Revenue distribution

-		
Major Divisions	Total Sales in Year 2020	(%) of total sales
Construction Revenue	13,571,845	97%
Sales	295,090	2%
Other Operating Revenue	110,075	1%
Total	13,977,010	100%

Unit; NT\$ thousand; %

(3)Main products(Services)

Currently, our primary services include the design and construction of cleanrooms, electromechanical equipment, and process pipelines for high-tech electronics and biomedical industries. In particular, we specialize in turnkey services (responsible for the overall design, construction, testing, and verification of integrated system solutions). Our services include the following (categorized according to services provided as well as industry type):

- A. Cleanroom engineering or full-plant electromechanical system integration for high-tech factory construction.
- B. Full-plant electromechanical system integration for biomedical technology facilities.
- C. Air-conditioning electromechanical engineering for traditional industries.
- D. Other general electromechanical engineering and customer services.
- E. Liquid waste recycling system.
- F. Reclaimed water recycling system.
- G. Green energy certification.

(4)New products (Services) planned for development

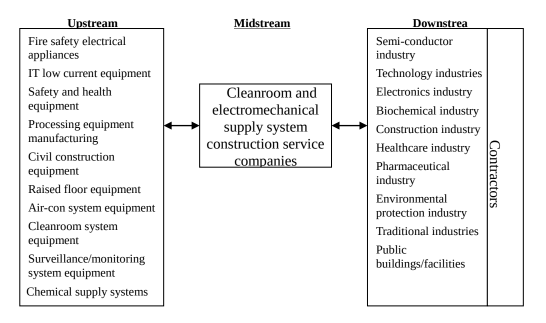
- A. Desalination system
- B. Energy conservation technique
- C. Wastewater reclamation system
- D. Developer recovery and reuse system
- E. Heat recovery system for air conditioner
- 2. Industry Overview

(1)Current Status and Development of the Industry

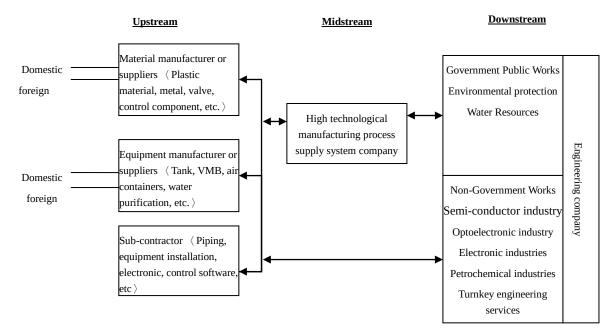
In the macro business environment, according to the estimation of MIC, in response to the advent of the digital economy, the ICT industry will fully expand into various industries, and capital expenditure will show growth in 2021. The capital expenditure of global semiconductor industry is expected to be USD 84.581 billion, a 17.8% increase from USD 71.78 billion of 2020. This trend is beneficial to Acter's performance. However the overall industrial prosperity is affected by the trend of the epidemic and remains uncertain, there are still many opportunities. As Acter's business covers multiple industries, except for the semiconductor industry and the photovoltaic panel industry, other industries also have considerable demand for plant and capital expenditures. It shows huge business opportunities in the market. Although large-scale construction suppliers offered turnkey solutions that enabled them to gain control of the electricity and machine engineering market, which led to greater competition in the electricity, machine and cleanroom engineering industry, Acter is committed to creating valuable projects and reduces the financial burden of its clients through innovative technologies and special engineering methods. In addition, it reduces overhead expense and engineering construction risks. It also forms a stable and cooperative relationship with suppliers for effective cost control and improvement of price competition in construction engineering.

(2) The Links between the Upstream, Midstream and Downstream segments of the Industry

The cleanrooms and electromechanical systems integration engineering services industry encompasses construction contractors and construction materials, equipment, and subcontractors, providing customers with full-plant electromechanical and cleanroom turnkey engineering services based on contractor requirements, by combining engineering disciplines and technologies from various professional fields. The relationships between upstream, midstream, and downstream service providers are shown in the figure below:



High technological manufacturing process supply system industry is in charge of the connection between the owners of engineering companies and the merchants of engineering materials, equipment and projects. The industry will provide the manufacturing process supply system equipment and engineering services. The relationships between upstream, midstream, and downstream are shown in the figure below:



(3) Development Trends for the Company's Products

- A. The systems integration engineering services industry is becoming increasingly important.
- B. There is a trend towards joint venture projects or cross-industry alliances and turnkey services.
- C. User-friendly spatial integration is becoming increasingly popular.

- D. High-tech product life cycles are becoming shorter, resulting in an increased need to quickly and safely adjust production lines.
- E. Health awareness and preventive healthcare has become mainstream, creating a wealth of opportunities for the biotech industry.
- F. Safety, stability, conciseness and precision of each system. Safety and quality requirements are becoming increasingly strict.
- G. Energy conservation and environmental protection awareness is on the rise. Pursuing sustainable development of enterprises.
- (4)Competition for the Company's Products

Engineering services have been a cornerstone for the advancement of civilization and industry. Human knowledge and intellect are continuing to evolve, while the industrial engineering market undergoes rapid changes. The key to survival and rapid growth in this highly competitive environment is being able to keep up with the pace of change. With competition between both foreign and domestic engineering service providers becoming increasingly fierce, economies of scale, increased efficiency, and integrated services are the keys to success. Sound engineering practices and professional techniques have always been critical to the expansion of engineering businesses and to the creation of new opportunities. The ability to quickly obtain sources of raw materials as well as provide customers with rapid and advanced engineering services will dictate whether or not a service provider will be able to achieve industry-leading status in today's competitive environment. This is why Acter continues to engage in the development of new system integration techniques, as well as research ways to conserve energy, with an emphasis on inter-system compatibility, in order to meet the integration needs of plant-wide systems.

- 3. Research and Development
 - (1)Technology and Research Development

System integration engineering techniques are different from those of other industries and involve the rearrangement of working techniques and equipment in order to achieve higher levels of performance. In addition, based on the requirements of the client industry, professional expertise from the fields of architecture, electromechanical engineering, air conditioning, fire prevention, instrumentation control, pipeline distribution, and project management need to be integrated and tailored to fit the customer's production environment. Since this involves a wide range of complex issues, there are usually many different service providers working independently and in parallel with each other, making it difficult to integrate all of their efforts. Furthermore, due to divisions of labor resulting in a high level of subcontracting as well as a large number of subcontractors working on relatively small parts of the overall project, engineering quality is difficult to control. In addition, different personnel and equipment need to be involved in different project phases, making the presence of experienced personnel with sound professional expertise extremely important in ensuring construction quality and on-time project delivery. Project durations are usually longer than the production times of other industries, with wider ranges of technical expertise being involved, making the accumulation of experience and sound construction techniques extremely important. In general, our company belongs to an industry with a high degree of professional division of labor and in what is considered a labor-intensive field.

(2)Research and Development expenses during the most recent fiscal year or during the current fiscal year up to the date of printing of the annual report

Unit; NT\$ thousand

Year	2020	As of March 31, 2021
Total R&D Expenses	181,177	33,336 (Note 1)

Note1: As of Mar. 31, 2021, the data has not been reviewed by CPA.

(3)Research and Development Achievements during the most recent fiscal year or during the current fiscal year up to the date of printing of the annual report

We strive to develop innovative techniques, accumulate technical experience, and enhance performance. The following is a description of some of our unique and innovative construction techniques and patents.

Category	Unique or innovative technique
Ice storage and energy	Taking advantage of mat foundations to store ice in order to offload peak loads
conservation	Taking advantage of fire-extinguishing water tanks to store cold water in order to
engineering	reduce the amount of space occupied and lower electricity contract capacities
	Reduction of pipeline occupancy areas for ultra-cold ventilation systems
Skyscrapers	42-story general-use buildings
	Exclusive integrated negative-pressure SARS technology for hospitals
Special types of	The Department of Health and Welfare's dedicated bio-chemical laboratory
	Integration engineering technology of whole plant import of Tobacco manufacturer
	Knitting and dyeing and finishing plant electromechanical integration technologies
	Integrated technologies for the first H1N1 vaccine plant
	Cleanroom integration technologies for CGMP plants
	Integration techniques for professional bio-tech drug production (Cordyceps sinensis) plants
	Biomedical equipment plant energy conservation electromechanical integration
	technologies
Bio-tech engineering	GTP cleanroom integration engineering technology
	Food cGMP plants integrate their technologies to reach beyond borders
	Energy saving mechatronics technology for poultry mooring and processing
	manufacturer
	Integration technologies of switching environments of positive or negative pressure
	randomly by product attribute at manufacturing sector
	High toxicity OEB5 injection plant integrated engineering technology
Green energy engineering	Integration of techniques in solar power supply
	Innovative techniques for the first PDP mass production plant
	Innovative techniques for Japanese light polarization board production plants
	Innovative techniques for professional TFT glass board production plants
	Special techniques for the 6" fab turnkey project in cooperation with Sony
	Innovative techniques for Taiwan's second-largest packaging and production plant
Cleanroom turnkey	Innovative techniques for the plant-wide electromechanical integration of a module
engineering	plant
engineering	Innovative techniques for a soft PCB board copper film plant
	Innovative techniques for a Japanese full-plant export components factory
	Innovative techniques for the electromechanical integration of an optoelectronics
	chemical materials production plant
	Micro environmental innovation method of semiconductor element washing
	manufacturer

Patent type	Patent name					
	Three - step clamping wafer positioning mechanism					
	Cuprate solution mixing system					
	Dimethylacetamide recovery system					
	High purity anhydrous hydrofluoric acid sampling equipment					
	Dual power automatic wafer handling mechanism					
	200L barrel automatic filling equipment					
	Oxidation furnace for semiconductor processing					
	Semiconductor light rigid cleaning machine					
	Nitrogen dryer for wafer					
Utility model	Improved quick connection system for anti - stolid acid barrels					
Ounty model	Integrated door lock safety device					
	A quantitative container with adjustable volume					
	Liquid eddy current suppression structure					
	Collective atomizing device					
	Oscillating atomizer					
	A piping device for conveying chemical fluids					
	Valve control system with valve life warning					
	Water pump damping base					
	Pipeline shock absorber					
	Removable clean wall panel					
	Manufacturing method of pipe fitting tee					
Invention patents	Prefabrication method of the overall machine room					
	Emergency lighting and manufacturing method thereof					

Note2: The above patents were newly added in 2020.

4. Long-term and Short-term Development

(1)Short-term Development

- A. To expand the scope of operation in Southeast Asia.
- B. Energy conservation service expansion engineering.
- C. Assisting biotech companies with factory upgrades.
- D. Actively develop turnkey services for technology industries.
- E. Establish industry-academia cooperative efforts in order to develop talent.
- F. Integrate marketing services in order to boost customer satisfaction levels.
- G. Waste water and gas treatment and cremation of sludge and waste liquids.
- H. Water recycling, desalination, and zero emissions of waste water.
- I. Pre-fabrication Technique for Large Cement Tanks.
- J. Development of developer recovery and reuse system.

(2)Long-term Development

- A. Fulfill social responsibilities, strengthen corporate governance, enhance enterprise culture and achieve sustainable development.
- B. Rooting deeply in this industry, continuously optimize engineering capabilities, carry out a diverse, multi-project integrated engineering service, and building a comprehensive marketing service system. Continuing to root deeply in the technology, biotechnology, livelihood, petrochemical, and other industries.
- C. Maintain constant contact with current customers from mainland China and Southeast Asia, develop new customers, create multi-regional business, and improve investment efficiency.

- D. Cooperate with international partners and continuously expand the scope of its professional service in biological, pharmaceutical, medical industries and desalination.
- E. Combine the professional manufacturing processes of gas and chemical supply systems in the treatment of liquid waste and solvent waste to create a new generation engineering integration technology and Earth-friendly technology.
- F. Recruiting more diverse talents and actively training management teams.
- G. Deepening the professional technical capabilities such as green energy and environmental protection in fulfillment of its duty as a global citizen.
- H. Integrate a diversified technology and pursue an innovative engineering method that expands versatile application of its core competence.

ii. Market and Sales Overview

- 1. Market Analysis
 - (1)Sales (Service) Region

Our company as well as our subsidiary companies currently provides cleanroom and electromechanical systems integration services, as well as water, gas, and chemical integration engineering services for process systems. We primarily serve the domestic, China, and Southeast Asian regions.

(2)Market Share (%)

High-tech cleanrooms and electromechanical systems integration services for industrial plants are needed in a wide range of fields and sectors including the semiconductor industry, the optoelectronic industry, as well as the biomedical industry. In addition, domestic engineering companies participate in bidding on projects across a wide range of engineering fields, therefore, market share percentages calculated based on individual industries would not be able to reflect the actual state of the market, making it difficult to calculate our company's market share based on output on a consistent basis. However, in terms of engineering scale as well as technological maturity, there are only a few engineering companies that can compete with publically listed companies, and Acter is one of the few companies that can simultaneously service the optoelectronics, electronics, biochemical drug production, and residential construction industries, with a wealth of project experience. In Common Wealth Magazine's survey of the top 2000 Greater China companies, in the service industry - engineering contractors category, Acter ranked 6th in 2019. (2020 rankings not yet announced)

- (3)Demand and supply conditions for the market in the future, and the market's growth potential
 - A. Supply conditions for the market in the future

There are currently many service providers providing cleanroom air conditioning electromechanical engineering services in Taiwan. Electromechanical systems integration services, on the other hand, require long-term accumulation of experience and technological expertise. In some market segments, factors including professionalism of employees, company reputation, and past engineering accomplishments form entrance barriers, resulting in only a few service providers currently being able to provide professional electromechanical system integration services, with Acter being one of them. B. Demand conditions for the market in the future

Electromechanical engineering services business opportunities are created by factory expansion, plant upgrade, or maintenance projects of customers. Primary customer groups include high-tech manufacturers, biomedical manufacturers, and hospitals. In recent years, due to innovation in the global semiconductor, optoelectronics, and other electronics-related industries, the functionality and performance of electronic products has continued to advance, creating new market demand for the electronics industry. In light of the uniqueness of the industry, businesses have to be ready for an upgrade and expansion at all times. In addition, the constantly increasing awareness of environmental protection and energy saving gives rise to the needs for mechanical and electrical engineering not only in the high-tech industry but also in the daily life. As such, the demand for integration of mechanical/electrical systems and clean rooms continues to remain at a certain level. According to the research report from DATA BRIDGE, the global cleanroom technology market would growth to 6.63 billion USD in 2026. Base on the semiconductor and passive element industries continue the factory expansion plans, Taiwanese business back to invest in Taiwan and dispersion the manufacturing basement to Southeast Asia, outlook for the next year remains the same level or slightly growth.

C. The market's growth potential

Cleanroom electromechanical air conditioning systems and chemical systems engineering are considered an important production facility for high-tech manufacturers, and particular emphasis is placed on the technological grade and sophistication of these systems. Industries, including semiconductors, optoelectronics, as well as biomedical, all rely on these types of equipment to achieve their required production environments. In addition, driven by continual industry upgrade requirements, market demand for cleanroom electromechanical systems is significantly increasing. Furthermore, domestic service providers have accumulated an abundant amount of high-tech factory construction experience in recent years, allowing their technological capabilities to significantly improve. Domestic service providers also have a price advantage as well as the advantage of being based locally and being able to provide local services, allowing them to compete head-to-head with foreign service providers. Looking to the future, demand for cleanrooms, electromechanical systems integration engineering, and chemical systems engineering will come from factory expansion and factory upgrade projects of semiconductor, and biomedical manufacturers. Another source of future demand will come from the need for domestic manufacturers to establish new plants in Taiwan and Southeast Asian region, as well as Japanese and other foreign investors expanding their investments in the Southeast Asian region, which will in turn drive spending as well as capital expenditure for the establishment of factory facilities. Moreover, the biotech industry, which the government is currently heavily investing in, is still in its infancy, with strong demand for cleanroom facilities, electromechanical systems integration engineering services, and chemical systems engineering. Looking to the future, business opportunities are unlimited, therefore, the cleanroom, electromechanical engineering, and chemical systems engineering markets still have room for future growth.

(4) competitive niche

A. Exceptional construction performance and extensive service coverage

Over the 43 years of the company's existence, it has been involved in the construction of commercial buildings, public infrastructure, department stores, hospitals, and facilities for green energy, optoelectronics, semiconductors, and biotech industries. It has built up a strong track record in the construction of air-conditioning, electrical and cleanroom facilities, making it one of the few local construction service companies that are able to deliver across different industries and across borders. Compared to its peers, the company is able to quickly adjust to changes in economic cycles, and hence is exposed to fewer business risks. In addition, the company also proactively engages itself in the environmental protection and energy saving fields. The company and its subsidiary Nova Technology Corp. cooperate with the overseas large-scale company for developing water treatment relevant business and actively expand various fields.

B. A high quality image and reputation

A "creator of quality space" is how the company positions itself. It delivers cutting-edge work spaces supported by comprehensive after-sale services/warranties that has gained it a sparkling reputation. The company is ISO-9001:2015, ISO14001:2015, ISO45001:2018, and CANB certified. It is also the only company among its industry peers that has been recognized and rewarded for achievements in energy conservation. "Quality" and "reputation" are the critical intangible assets that give the company the assurance to win over customers.

C. A quality management team and modularized construction methods

The company provides services to businesses on a project-by-project basis. It has project managers who engage customers directly to oversee construction progress and quality according to customer needs and the terms of construction agreements. The company's key project managers all have more than 10 years of experience in the industry, and each of them is well-versed in managing construction work. For completed projects, the Company has established a complete and detailed database. With engineering experiences accumulated over the years, for related projects, there are the closure meetings where authorities concerned are invited to take part so that we can learn further and it helps us modularize different types of customers and is therefore able to reduce design costs and respond to customers with optimal construction solutions in a timely manner.

D. Specialized construction talents

The Company has staff with practical experience in many areas and has placed comparable emphasis on educational training for its employees and recruitment of various professionals since its establishment. Besides internally, the Company sends people to attend all kinds of educational trainings that are held externally as well. It has placed great emphasis on training and recruitment since its establishment. Employees undertake regular training to develop skills applicable both in the integration of large-scale construction projects and in ensuring work quality. These training courses give our engineers a distinct advantage over competitors. The company also works with professional institutions in developing new construction design methods.

E. Stringent cost control and complete after-sales services

The company places great emphasis on the cost control and after-sales services of its construction projects. In order to accurately estimate and control costs, the company

maintains good relationships with, and has up-to-date information on, all the certified suppliers and contractors it works with, which gives it control over changes in the costs of purchasing and outsourcing. With regards to after-sales services, the company makes a commitment to serving customers during the warranty period exactly as agreed in the contract, and takes the initiative to resolve customer queries regarding their construction projects, which builds up sound relationships that help boost the company's reputation and competitiveness.

F. Robust financial structure

Although the company is a provider of integrated system construction services, it outsources actual construction work to other subcontractors. Depending on the nature of the construction agreement, some of the materials and equipment needed for the job are purchased by the subcontractors while others are purchased by the company subject to proper procurement procedures. Subcontractors are required to have sufficient capital resources for payments such as tender bonds, performance bonds, material and equipment purchases, construction costs, and warranties, before they engage in large-scale integrated system projects. Meanwhile, the financial structure of the Company has been sound and healthy. There is sufficient working fund to support engineering operations. There are also abundant financing credits available at financial institutions. The sound and healthy financial structure helps enhance the level of confidence that clients have in the Company as well.

(5)Favorable and Unfavorable Factors in the Long-range Future, and the company's response to such factors.

A. Favorable Factors

a. Technological development and plant upgrade

We are currently in an era characterized by rapidly evolving technology and emerging opportunities such as biotech, healthcare, energy conservation, environmental control, etc. The pace of technological development means a constant need for plant upgrade to keep up with production, and thus gives construction service providers an opportunity to thrive. The demand for industries relating cloud application is also increasing on a daily basis as changes continue. One of the most prominent opportunities in the future will perhaps be biotech industries. A focus of recent government policy and an ongoing global trend, the growth of the biotech industries should not be underestimated. Due to the fact that biotech workplaces are subject to more stringent regulatory requirements and higher technology standards, the company is confident that its abundant experience in the sector stands it in good stead for future development.

b. As living standards rise living space requirements also rise

Because of improved living standards, people accordingly have increased demand for quality living spaces. This naturally gives rise to the sightseeing and tourism industry. The demand for constructions of large hotels and shopping malls, for example, is climbing as well and construction companies with the ability to deliver quality living space will be able to capitalize on this growth.

c. Opportunities within the China market

Although it may be affected by the COVID-19 and the U.S.-China trade war in the short term, the overall opportunities within the China market are expected to maintain an upward growth trend. China presents enormous and growing potential for Taiwanese businesses because of the similarities in language and culture unmatched by any foreign company. Over the years, investment from Taiwan in China has evolved from small businesses to large conglomerates, and from labor-intensive businesses to capital and technology-intensive businesses. The increasing amount of factory construction presents immense opportunities for the company's air-conditioning business in China, and our subsidiary, Acter Technology Integration Group Co., Ltd., has acquired the highest qualification of the first grade of general contractor in mechanical and electrical installation engineering and Winmax Technology Corp. become a participating development unit simultaneously for technical code for chemical system of electronic engineering in China with the technical advantage, which is very beneficial for business development in Mainland China.

d. Growth in Southeast Asia Markets

Due to rising production costs in China and impact of US-China trade war, business operators are looking towards Southeast Asia as the next step of their development. In response to this trend, the company has set up subsidiaries in Singapore, Malaysia, Vietnam, Indonesia and Thailand and transplanted its successful Taiwanese experience to quickly develop a working system. Because of its early entry, the company is confident of securing a competitive advantage in this market.

e. The biomedical industries

Biomedicine is the fastest growing, most widely applied and most influential technology among all human science and technology. In light of the prosperous outlook and the importance of the biomedical industry, the government continues to promote The Biomedical Industry Innovation Program (BIIP), expects to establish Taiwan as the "Asia-Pacific Biomedical R&D Industry Center" and envisions biomedicine as next trillion-dollar industry by 2025. Acter has been involved in the biotech industry for several years; it has the experience, the technology and the track record to help China accomplish its biotech goals.

f. Complete and versatile categories of services and providing TOTAL SOLUTION

The company provides engineering integration services including construction, mechatronics, cleanroom, processing, environmentally-friendly and energy saving programs, biotechnology certification, chemical supplying system and equipment. Moreover, it possesses a professional design work to provide utmost efficiency and maintenance service.

- B. Unfavorable Factors and the company's response to such factors
 - a. Price competition

Many large construction companies are starting to offer cleanrooms as part of their factory turnkey solutions, and hence pose a threat to cleanroom specialists.

Response strategies:

The company will compete for customers with an emphasis on the use of innovative technologies and construction methods to help customers reduce costs. Meanwhile, the company will aim to control human resources and administrative expenses and minimize construction risks by exercising proper work management and quality assurance, and deliver greater output efficiency by investing in talent training. The company will also keep up with new construction techniques by collaborating with academic and technical institutions in R&D projects, and earn customer trust to undertake more complex projects that mitigate the impact of reduced margins. To remain price competitive, the company will leverage the strong partnership it has with suppliers and control costs to its advantage.

b. Intensifying competition from international industry peers

Construction projects in China are becoming more and more competitive not only in terms of pricing, but also in terms of capabilities of local competitors. Given the service intensive nature of the company's cleanroom business, the company needs to constantly improve its technical and management capabilities to meet uncertainties and changes in economic cycles. The training, attrition and aging of service talent all pose risks to the company's business.

Response strategies:

For more than 40 years, the company has grown its business through differentiation and specialized construction techniques. This method has proven to be effective not only in Taiwan, but in China and Southeast Asia as well. It has been our goal to play the role of a pioneer in industry upgrade and optimization. We respond to changes in the construction market by striving for outstanding innovation and services that set us apart; over time, this becomes the means by which we compete in the market. Furthermore, the company is taking a proactive step towards globalization and hopes to develop a business presence outside of China.

c. Recruitment and retention of professionals meet challenges

For the engineering service industry that the Company belongs to, professional engineers have to deal with a relatively changeable and difficult workplace, not to mention the required technical attainments. It is hence comparatively difficult for younger generations to work in such an environment, which makes recruitment of talent uneasy and results in the susceptibility to brain drain, particularly among new hires, and talent shortage. "People" are the most important assets of the Company. It is hence a big challenge for the Company as to how to find professionals and enable them to develop steadily in their profession.

Response strategies:

Internally, the apprenticeship system is adopted in order to pass down the experience, culture, and technology. Each new hire is led by a senior master while getting to know the Company and the new hire's work. This helps reduce the sense of frustration felt by new hires, make them feel cared for, and expose them to professional learning to greatly cut down the learning time and create a sense of belonging as well as achievement in them. In addition, there are a defined discipline and reward system and a transparent evaluation system in place to adequately provide employees with feedback. The sound systems and humanistic warmth create a substantial momentum that helps retain talent.

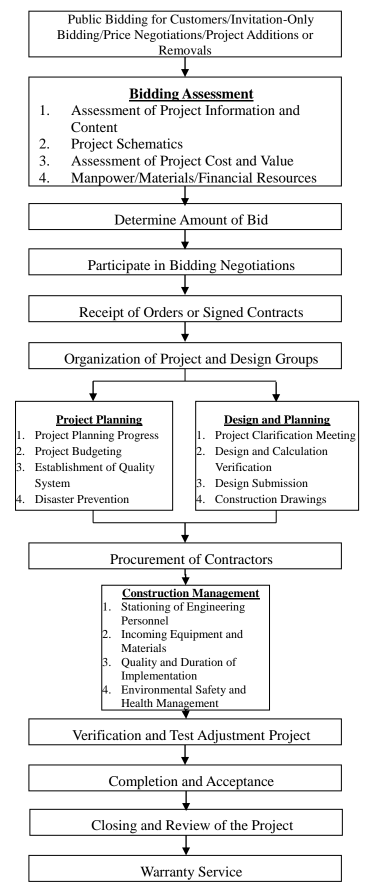
Externally, the Company creates a favorable image and collaborates with related departments in colleges and universities to increase its publicity and a sense of identity so that students will prioritize the Company when choosing a career in the future.

2. The Production Procedures of Main Products

(1) Major Products and Their Main Uses

The company specializes in the design and installation of cleanroom facilities, a service that helps manufacturers manufacture products in a dust-free environment with controlled temperature and humidity for the highest precision, yield and product quality.

(2) Major Products and Their Production Processes



3. Supply Status of Main Materials

Our company's materials and equipment procurement operations are carried out according to contractual agreements put in place for different projects, and are mainly divided into two models: (1) subcontracting projects to subcontractors, including all labor and materials requirements, and (2) making procurements ourselves. Construction materials and equipment our company purchases include various types of machines, air conditioning equipment, fan equipment, pumps, water towers, electrical generators, cleanroom equipment, electrical wires and cables, pipeline materials, valves, power distribution panels, buses, raised floor panels, vibration/shock proofing equipment, etc. These products are all purchased from domestic suppliers that we enjoy stable relationships with. 4. A list of any suppliers and clients accounting for 10 percent or more of the company's total procurement (sales) amount in either of the 2 most recent fiscal years, the amounts bought from (sold to) each, the percentage of total procurement (sales) accounted for by each, and an explanation of the reason for increases or decreases in the above figures

(1)Major Suppliers Information for the Last Two Calendar Years

Unit : NT\$ thousand

	2019				2020				As of March 31, 2021			
Item	Company Name	Amount	(%)	Relation With Issuer	Company Name	Amount	(%)	Relation With Issuer	Company Name	Amount	(%)	Relation With Issuer
	Others	9,260,741	100	Not applicable	Others	10,799,657	100	Not applicable	Note3			
	Net Total Supplies	9,260,741	100	Not applicable	Net Total Supplies	10,799,657	100	Not applicable				

Note1: The reason for increases or decreases of the amount was due to business demand.

Note2: There were no suppliers accounting for 10 percent or more of the company's total procurement amount in 2019 and 2020.

Note3: Information for the period as of the quarter preceding the date of printing of the annual report has not been reviewed by CPA.

(2)Major Clients (each commanding 10%-plus share of annual order volume) Information for the Last Two Calendar Years

Unit : NT\$ thousand

		2019			2020				As of March 31, 2021			
Item	Company Name	Amount	(%)	Relation With Issuer	Company Name	Amount	(%)	Relation With Issuer	Company Name	Amount	(%)	Relation With Issuer
	Others	12,674,886	100	Not applicable	Others	13,977,010	100	Not applicable	Note2			
	Net Sales	12,674,886	100	Not applicable	Net Sales	13,977,010	100	Not applicable	- Note3			

Note1: The reason for increases or decreases of the amount was due to business demand.

Note2: There were no clients accounting for 10 percent or more of the company's total sales amount in 2019 and 2020.

Note3: Information for the period as of the quarter preceding the date of printing of the annual report has not been reviewed by CPA.

5. Production over the Last Two Years

Year 2019 2020 Output Capacity Capacity Quantity Amount Quantity Amount Major Products(or by departments) Cleanroom electromechanical integration engineering Note 5,315,173 6,928,680 Note Note Note Consumer industry electromechanical integration engineering 594,381 854,792 Note Note Note Note Biomedical integration engineering 542,299 504,491 Note Note Note Note Water gasification supply integration engineering 3,277,687 2,828,282 Note Note Note Note High-tech equipment and materials sales and services Note Note 410,814 304,451 Note Note Total 10,102,546 11,458,504 Note Note Note Note

Note1: Due to the characteristics of the industry, the major products cannot be measured using production capacity or production quantity.

6. Shipments and Sales over the Last Two Years

							Unit.	N 15 thousand
Year	r 2019				2020			
Shipments& Sales	Local		Export		Local		Export	
Major Products(or by departments)	Quantity	Amount	Quantity	Amount	Quantity	Amount	Quantity	Amount
Cleanroom electromechanical integration engineering	Note	6,475,866	Note	19,372	Note	8,237,650	Note	0
Consumer industry electromechanical integration engineering	Note	704,451	Note	0	Note	916,409	Note	0
Biomedical integration engineering	Note	596,403	Note	0	Note	686,914	Note	0
Water gasification supply integration engineering	Note	3,172,495	Note	1,092,018	Note	2,639,117	Note	1,091,755
High-tech equipment and materials sales and services	Note	461,782	Note	152,499	Note	182,314	Note	222,851
Total	Note	11,410,997	Note	1,263,889	Note	12,662,404	Note	1,314,606

Note1: Due to the characteristics of the industry, the major products cannot be measured using production capacity or production quantity.

Unit: NT\$ thousand

Unit: NT\$ thousand

iii. Human Resources

	Year		2020	As of March 31, 2021	
Number of Employees	Direct Employees	1,001	1,039	1,048	
	Indirect Employees	200	261	284	
	Total	1,201	1,300	1,332	
Average Age	;	35.05	35.58	35.12	
Average Yea	rs of Service	5.49	5.52	5.57	
Education	Ph.D.	7	0	0	
	Masters	85	80	77	
	Bachelor's Degree	527	613	647	
	Junior College	377	398	405	
	Senior High School	117	116	113	
	Below Senior High School	88	93	90	

iv. Disbursements for Environmental Protection

1. Any losses suffered by the company in the most recent fiscal year and up to the date of printing of the annual report due to environmental pollution incidents (including any compensation paid and any violations of environmental protection laws or regulations found in environmental inspection, specifying the disposition dates, disposition reference numbers, the articles of law violated, and the content of the dispositions), and disclosing an estimate of possible expenses that could be incurred currently and in the future and measures being or to be taken. If a reasonable estimate cannot be made, an explanation of the facts of why it cannot be made shall be provided.

The subsidiary Enrich Tech Co., Ltd received the Nantou Environmental Protection Bureau's letter No. 1090029101 dated Dec. 28, 2020, stating that when the company was conducting testing operations on fire-fighting facilities and motor pits, the wastewater overflowed due to inadequate release and contaminated the ground of neighboring plants. This violated Article 27, paragraph 2 of the Waste Disposal Act, and a fine of NT\$6,000 was imposed, as well as an environmental protection seminars will be given for one hour in accordance with Article 23, paragraph 2, of the Environmental Education Act. The subsidiary completed the site cleaning on the day of the incident and paid the fine on Dec. 29, 2020. Environmental seminars will be dispatched to participate after notification by the competent authority. The subsidiary has immediately strengthened project management to ensure that the project implementation process complies with environmental protection laws and regulations.

v. Labor Relations

1. List any employee benefit plans, continuing education, training, retirement systems, and the status of their implementation, and the status of labor-management agreements and measures for preserving employees' rights and interests

(1)Employee Benefit Plans

To win employees' loyalty, the company provides employees with labor and national health insurance and has established an Employee Welfare Committee to oversee employee benefits such as health check-ups, annual company trips, recreational activities and year-end celebrations, while serving as a bridge for communication of employer and employee opinions. Below are the company's key employee benefits:

- A. Labor insurance, national health insurance, group insurance, pension plan, and health check-ups
- B. A variety of subsidies such as child birth, wedding, funeral, injury, illness, and disaster relief.
- C. The company offers cash gifts on occasions such as birthdays, Dragon Boat Festival, Mid-Autumn Festival etc, as well as other compensation including year-end bonus, year-end banquet lucky draw, profit distribution and share subscription.
- D. Group trips, recreational events and birthday parties are organized for employees on a regular basis.
- E. The company strives to achieve stable growth and thus secure employees' work rights.

(2)Continuing Education, Training

Talent training has been identified by the company as a key to human resource management and a sustainable solution to respond to rapidly changing technologies. For this reason, the company has organized a range of workshops and training courses that aim to enhance employees' skills and knowledge, and subsidizes employee participation in external training in the hope that they may contribute what they learn to improve the quality of work and generate profits for the company. The following is a list of training courses offered to employees in recent years:

Unit: hour; NT\$

Content		Acter	Taiwan Subsidiaries	Mainland	Southeast Asia	Total expense
Senior Executives (Executives of Vice President Rank or Higher) Average Training Hours	Male	14	42.08	40	0	
	Female	0	0	0	0	
Middle Management Executives (Executives of Managerial Rank or Higher) Average Training Hours	Male	24	64.42	110.46	20	
	Female	18	62.38	49	0	2,206,297
General Management Executives (Executives of Associate Department Head Rank) Average Training Hours	Male	27	48.70	105.23	36	
	Female	11	58.86	64.64	24	
General Employees Average Training Hours	Male	24	36.12	109.12	60	
	Female	18	91.10	68.58	36	

Below is a description of courses offered to employees:

- A. Specialized training: these courses are offered to enhance employees' work skills and practical experience, and include training on sales skills, construction design and supervision, project management, project cost estimation, 3D drawing, quality management, and work site safety. These courses are carried out in a lecture format combined with the practical experience of project managers.
- B. General knowledge training: the company organizes seminars on a variety of topics such as self-development, time management, listening and communication to help employees develop a positive attitude towards their jobs. These courses also give them the chance to learn about their own potential and encourage them to participate in mental and physical activities.

- C. Operation and management training: For important staff, operation and management-related training courses are provided; with case studies and the instructor's abundant practical experiences, it helps enrich the trainees' management skills.
- D. Orientation: these are training courses given to new hires upon arrival. They provide an introduction to the company's welfare system, work culture, and basic work practices such as construction management, procurement, information processing and accounting.
- E. Subsidies: Different subsidies are available for different areas and positions. There are cross-area allowances, phone bill subsidies, and medical care reimbursements, for example.
- F. Bounties: In some companies, there are subsidies and bounties for foreign language learning programs, covering tuition or increasing salary.
- (3)Retirement Systems, and the Status of their Implementation

The company has an employee retirement policy in place. It has assembled a Pension Supervisory Committee and contributes 2% of employees' monthly salaries into a pension account held with the Bank of Taiwan. Since July 1, 2005, the company has adopted the new pension system where the company contributes 6% of employees' salaries into individual pension accounts. Overseas companies also follow local laws and regulations governing employee benefits.

- (4)The Status of Labor-Management Agreements and Measures for Preserving Employees' Rights and Interests
 - A. The company values employees' opinions and is dedicated to building an environment of open communication. Departmental meetings are held on a regular basis where opinions can be expressed openly and directed to the personnel responsible. Managers are also designated to oversee timely responses to such opinions.
 - B. Due to harmonious employer-employee relations, there were no employment-related disputes in the last year.
- 2. List any losses suffered by the company in the most recent 2 fiscal years and up to the date of printing of the annual report due to labor disputes (including any violations of the Labor Standards Act found in labor inspection, specifying the disposition dates, disposition reference numbers, the articles of law violated, the substance of the legal violations, and the content of the dispositions), and disclosing an estimate of possible expenses that could be incurred currently and in the future and measures being or to be taken. If a reasonable estimate cannot be made, an explanation of the facts of why it cannot be made shall be provided.

None.

3. Protective measures about safety and health of employees

The company has passed ISO 14001:2015 (Validity period: from Feb. 18, 2019 to Jan. 27, 2022) and ISO45001:2018 (Validity period: from Feb. 17, 2020 to Jan. 24, 2022) certification for the purpose of ensuring proper management over workplace safety and health. It has a Quality Insurance & safety Department that is dedicated to promoting and supervising workplace safety.

The company strives to prevent occupational disasters and safeguard labor safety and health. According to its industrial mandate, the company maintains a management system that ensures environmental safety and health, and identifies unacceptable risks by taking into account major environmental considerations and occupational safety and health. It monitors possible risks and hazards caused by the environment and personnel. Using the PDCA management method, it continuously plans, implements, checks, improves and enhances its environmental safety and health performance.

The company's operating procedures related to working environment and employee safety include: protective measures such as general safety operations, elevated safety operations, hot work safety operations, electrical safety operations, hanging safety operations, milling hole safety operations, stacker safety operations, confined space safety operations, organic solvent safety operations, cleanroom safety operations, environmental safety and health inspections, safety equipment management, emergency response management, hazard education and management, site audits, self-inspection operations, etc., and employee safety.

No.	Target/Subject	Project management	Status description	Course of action
1	Projects to enhance the identification of engineering personnel risk factors and safety management capabilities	 All engineers are required to obtain the qualification of safety and health affair managers. All engineers are required to effectively take action in case of major risks. Continue to strictly monitor safety and health work conditions, as well as collection, integration and management of safety and health documents at each site. Continue to require all safety staff to strengthen inspections to prevent unsafe behavior from contractors. Impose fines on contractors with poor cooperation and poor implementation of safety and health standards according to relevant regulations. 	 Some newly recruited engineers had poor management capabilities in handling site environmental hazards, and safety and health procedures. Some engineering personnel have poor management capabilities in requiring manufacturers to implement safety and health procedures. Some contractors fail to cooperate. 	 Continuously follow up those who have not yet qualified and arrange training for them. Continuously implement site audit in terms of safety and health and management capabilities, and require engineers to comply with company risk management and operating procedures operations, to enable the project personnel to assess risks and improve protection capabilities. The annual manufacturer's appraisal obtains the appraisal score of the engineer for a fair evaluation. Manufacturers that do not meet the requirements are filtered out and excluded. Impose fines on contractors with poor cooperation and poor implementation of safety and health standards according to relevant regulations.
2	Projects to improve contractor safety and health monitoring	 A contractor is required to obtain a qualification certificate after completing a 6-hour safety and health education/ training held by the training unit before the project is carried out, or personally undergo a safety and health education/ training. A contractor issues a hazard notification before commencing 	 A construction contractor personnel failed to comply with company safety and health regulations. Contractors have limited knowledge of risk factors on-site and relevant safety and health procedures. The company's engineering staff (security personnel and engineers) fails to strictly require contractor 	 Continue to require the construction contractor personnel to acquire relevant knowledge on safety and health from the training unit before entering the site, or personally obtain certification or proof of safety and health education and training provided by the contractor. A pre-work construction safety

The company's major target/subject and project management was as follows:

No.	Target/Subject	Project management	Status description	Course of action
		 construction. 3. Strengthen on-site inspections. A contractor found to have violated company safety and health regulations shall be penalized according to company rules. All engineering personnel are required to implement safety and health management procedures. 4. A contractor who underperforms and fails to implement safety and health procedures is required to conduct a rehabilitative training and perform regular inspections. 	personnel to follow safety and health procedures.	 meeting shall be convened everyday to inform about matters of safety and health that should be noticed. 3. Strengthen on-site safety officers implementation capability, assist newly recruited engineers, strictly implement labor safety and health management policies and require contractors to perform self-checks.
3	Projects to improve office wiring inspection and lighting installation procedures	 Wiring inspections are conducted in February, May, August and November. Damaged wires should be replaced immediately. Any induction problem should be solved. In February, May, August and November, the company conducts lighting inspections to maintain sufficient illumination in the workplace, providing a comfortable and safe operating environment for employees and preventing eye/vision-related problems. (The office illumination remains above 500 meters.) Damaged light fixtures should be replaced immediately. 	 To prevent electrical risks, wiring inspections should be conducted regularly and damaged electrical wires should be replaced immediately. All electricity related matters should be addressed promptly. Damaged lighting fixtures cause insufficient illumination. 	 Wiring inspections are conducted in February, May, August and November to ensure electrical safety. In February, May, August and November, the company conducts lighting inspections to maintain sufficient illumination in the workplace, providing a comfortable and safe operating environment for employees and preventing eye/vision-related problems.

No.	Target/Subject	Project management	Status description	Course of action	
4	Office Energy Saving Program	 Temperature in the office should be set at 26-28 degrees and posted this rule next to the switch. Doors and windows should be closed to reduce cold air leakage or hot air intrusion. Use T5 lamps and divide the office by area. Turn off any lights that are not used in each area. Promote to turn off lights during lunch break. Regular internal announcements to cultivate colleagues' energy-saving habits and establish energy-saving corporate culture. 	 Some air conditioners are not set at 26-28 degrees and colleagues occasionally forget to close doors and windows. During the lunch break, the lighting in some areas was not turned off. The colleague who left last forgot to turn off the air conditioner and lighting switch. 	 Continue to proclaim that temperature in the office should be set at 26-28 degrees and posted this rule next to the switch. Continue to proclaim that doors and windows should be closed to reduce cold air leakage or hot air intrusion. Continue to proclaim that the colleague who left last should remember to turn off the air conditioner, and also set the central control system to automatically turn off the air-conditioning power at 9 pm. Promote to turn off lights during lunch break. Regular internal announcements to cultivate colleagues' energy-saving habits and establish energy-saving corporate culture. 	

vi. Important Contracts

Agreement	Counterparty	Period	Major Contents	Restrictions
Financing Contract	Taiwan Cooperative Bank	2020/11/18~2021/07/10 (Acter) 2020/12/25~2021/12/25 (Her Suo)	Overall credit limit	None
Financing Contract	Mega International Commercial Bank	2020/06/23~2021/06/22 (Acter) 2020/08/19~2021/08/18 (Her Suo) 2017/10/31~2023/01/30 (Nova Technology) 2021/01/25~2022/01/24 (Winmax & Suzhou Winmax)	Overall credit limit	None
Financing Contract	Hua Nan Bank	2020/06/03~2021/06/03 (Acter) 2021/02/18~2022/02/18 (Nova Technology)	Overall credit limit	None
Financing Contract	Shin Kong Bank	2019/09/25~2021/09/25 (Acter) 2019/09/24~2020/09/24 (Nova Technology)	Overall credit limit	None
Financing Contract	Taishin International Bank	2020/12/07~2021/11/30 (Acter & AIL) 2020/12/01~2021/11/30 (Nova Technology)	Overall credit limit	None
Financing Contract	Bank of Shanghai	2018/07/12~2021/07/30 (Acter) 2019/03/15~2020/10/24 (Nova Technology) 2020/05/19~2021/05/18 (Enrich)	Overall credit limit	None
Financing Contract	CTBC Bank	2021/01/13~2023/12/31 (Acter) 2020/08/25~2021/08/25 (Sheng Huei (Vietnam)) 2020/06/03~2021/06/03 (Acter Technology Integration) 2021/01/01~2021/12/31 (Enrich)	Overall credit limit	None
Financing Contract	Bank SinoPac	2020/06/19~2021/06/19 (Sheng Huei (Shenzhen) & Shenzhen Dingmao) 2020/06/19~2021/06/19 (Acter Technology Integration)	Overall credit limit	None
Financing Contract	CITI BANK	2020/01/01~2020/12/31 (Acter) 2020/02/27~2021/02/27 (Sheng Huei (Shenzhen) & Shenzhen Dingmao & Acter Technology Integration)	Overall credit limit	None
Financing Contract	DBS	2020/04/08~2021/04/08 (Nova Technology)	Overall credit limit	None
Financing Contract	Standard Chartered	2020/10/31~2021/10/31 (Acter & AIL) 2020/02/06~2021/02/05 (Sheng Huei (Shenzhen) & Acter Technology Integration)	Overall credit limit	None
Financing Contract	HSBC	2021/03/18~2021/12/06 (Acter & AIL) 2020/12/01~2021/11/30 (Nova Technology) 2021/03/05~2022/03/04 (Winmax & Suzhou Winmax) 2020/08/28~2021/08/27 (Acter Thailand)	Overall credit limit	None
Financing Contract	SMBC	2020/10/09~2021/10/09 (Acter)	Overall credit limit	None
Financing Contract	Taipei Fubon Bank	2020/10/25~2021/10/25 (Nova Technology)	Overall credit limit	None
Financing Contract	E.SUN BANK	2020/10/13~2021/09/01 (Nova Technology)	Overall credit limit	None
Financing Contract	First Bank	2020/03/01~2021/08/29 (Sheng Huei (Vietnam))	Overall credit limit	None

Agreement	Counterparty	Period	Major Contents	Restrictions
Financing Contract	Shanghai Pudong Development Bank	2020/11/11~2021/11/10 (Acter Technology Integration)	Overall credit limit	None
Financing Contract	China Construction Bank	2020/11/11~2021/11/10 (Acter Technology Integration) 2020/08/21~2021/08/21 (Suzhou Winmax)	Overall credit limit	None
Financing Contract	Huaxia Bank	2020/06/09~2021/06/09 (Acter Technology Integration)	Overall credit limit	None
Financing Contract	Fubon China	2020/10/23~2021/03/24 (Winmax & Suzhou Winmax)	Letter of Guarantee	None
Financing Contract	Bank Of China	2021/03/04~2022/02/04 (Winmax)	Letter of Guarantee	None
Engineering Contract	L4 Company	Work completed and inspected according to schedule from 2021/02/22	Engineering Contract	Guaranteed commitment
Engineering Contract	L3 Company	Work completed and inspected according to schedule from 2020/11/05	Engineering Contract	Guaranteed commitment
Engineering Contract	T2 Company	Work completed and inspected according to schedule from 2020/11/20	Engineering Contract	Guaranteed commitment
Engineering Contract	W6 Company	Work completed and inspected according to schedule from 2020/10/08	Engineering Contract	Guaranteed commitment
Engineering Contract	F1 Company	Work completed and inspected according to schedule from 2020/08/17	Engineering Contract	Guaranteed commitment
Engineering Contract	L4 Company	Work completed and inspected according to schedule from 2019/11/07	Engineering Contract	Guaranteed commitment
Engineering Contract	C2 Company	Work completed and inspected according to schedule from 2019/06/27	Engineering Contract	Guaranteed commitment
Engineering Contract	D1 Company	Work completed and inspected according to schedule from 2019/03/05	Engineering Contract	Guaranteed commitment
Engineering Contract	Chunghwa Post Co., Ltd.	Work completed and inspected according to schedule from 2018/05/21	Engineering Contract	Guaranteed commitment
Engineering Contract	C3 Company	Work completed and inspected according to schedule from 2016/07/18	Engineering Contract	Guaranteed commitment
	W3 Company	2020/08/01~2021/04/30	Engineering Contract	Guaranteed commitment
Engineering Contract	W4 Company	2020/12/07~2021/06/30	Engineering Contract	Guaranteed commitment
Contract	Panasonic Homes Taiwan Co., Ltd.	Work completed and inspected according to schedule from 2016/12/26	Engineering Contract	Guaranteed commitment
Engineering Contract	Highlight Tech Corp.	Work completed and inspected according to schedule from 2018/07/01	Engineering Contract	Guaranteed commitment
Engineering Contract	L2 Company	Work completed and inspected according to schedule from 2019/03/20	Engineering Contract	Guaranteed commitment
Engineering and Equipment Contract	S2 Company	Work completed and inspected according to schedule from 2019/08/07	Engineering and Equipment Contract	Guaranteed commitment
Equipment Contract	W5 Company	Work completed and inspected according to schedule from 2019/06/30	Equipment Contract	Guaranteed commitment
Engineering Contract	S3 Company	Work completed and inspected according to schedule from 2020/11/04	Engineering Contract	Guaranteed commitment

Agreement	Counterparty	Period	Major Contents	Restrictions
Equipment Contract	X1 Company	Work completed and inspected according to schedule from 2018/08/16	Equipment Contract	Guaranteed commitment
Engineering and Equipment Contract	T1 Company	Work completed and inspected according to schedule from 2017/08/01	Engineering and Equipment Contract	Guaranteed commitment
Engineering Contract	S1 Company	Work completed and inspected according to schedule from 2018/04/04	Engineering Contract	Guaranteed commitment
Engineering and Equipment Contract	S1 Company	Work completed and inspected according to schedule from 2018/08/01	Engineering and Equipment Contract	Guaranteed commitment
Contract	S1 Company	Work completed and inspected according to schedule from 2020/06/11	Engineering and Equipment Contract	Guaranteed commitment
Engineering Contract	C1 Company	Work completed and inspected according to schedule from 2016/01/25	Engineering Contract	Guaranteed commitment
Engineering Contract	W2 Company	Work completed and inspected according to schedule from 2017/10/12	Engineering Contract	Guaranteed commitment
	C4 Company	Work completed and inspected according to schedule from 2018/04/01	Engineering Contract	Guaranteed commitment
Engineering Contract	L1 Company	Work completed and inspected according to schedule from 2019/01/25	Engineering Contract	Guaranteed commitment
Contract	W1 Company	Work completed and inspected according to schedule from 2019/09/01	Engineering Contract	Guaranteed commitment
Engineering Contract	B1 Company	Work completed and inspected according to schedule from 2019/09/05	Engineering Contract	Guaranteed commitment
	S5 Company	Work completed and inspected according to schedule from 2019/12/10	Engineering Contract	Guaranteed commitment
Engineering Contract	Q1 Company	Work completed and inspected according to schedule from 2020/12/08	Engineering Contract	None
Engineering Contract	S4 Company	Work completed and inspected according to schedule from 2021/03/15	Engineering Contract	None
Contract	China MCC20 Group Corp., Ltd.	2018/11/01~2020/12/30	Engineering Contract	None
Engineering Contract	X1 Company	Work completed and inspected according to schedule from 2020/06/01	Engineering Contract	Guaranteed commitment
Engineering Contract	H1 Company	Work completed and inspected according to schedule from 2021/03/01	Engineering Contract	Guaranteed commitment

VI. Financial Information

i. Five-Year Financial Summary

1. Condensed Balance Sheet

(1)Condensed Consolidated Balance Sheet-IFRS

						Unit : N	T\$ thousand
	Year Five-Year Financial Summary					Financial	
Item		2016	2017	2018	2019	2020	data as of 2021/03/31
Current assets		8,006,879	10,686,151	10,892,189	10,805,708	13,795,953	
Property, plant	and equipment	374,530	401,971	417,228	463,872	466,402	
Intangible asse	ets	16,493	21,561	18,683	18,357	22,729	
Other assets		486,161	444,088	452,689	705,143	833,511	
Total assets		8,884,063	11,553,771	11,780,789	11,993,080	15,118,595	
Current	Before distribution	5,289,571	6,602,150	5,921,201	5,714,613	7,268,508	
liabilities	After distribution	5,667,466	7,285,865	6,734,243	6,527,414	7,954,748	
Non-current lia	abilities	213,856	287,100	478,076	729,425	1,551,607	
Total	Before distribution	5,503,427	6,889,250	6,399,277	6,444,038	8,820,115	
liabilities	After distribution	5,881,322	7,572,965	7,212,319	7,256,839	9,506,355	
Equity attribut parent	able to owners of the						(Note 1)
Common stock	x(Note 2)	472,369	471,529	542,028	541,868	541,868	
Capital surplus	3	1,071,656	1,412,098	1,393,239	1,392,119	1,437,710	
Retained	Before distribution	1,597,951	2,057,315	2,483,445	2,698,781	2,855,485	
earnings	After distribution	1,220,056	1,373,600	1,670,403	1,885,980	2,169,245	
Other equity		(78,851)	(66,649)	(69,586)	(129,185)	(139,461)	
Treasury stock		0	0	0	0	0	
Non-controllin	g interest	317,511	790,228	1,032,386	1,045,459	1,152,334	
Total	Before distribution	3,380,636	4,664,521	5,381,512	5,549,042	6,298,480	
shareholders' equity	After distribution	3,002,741	3,980,806	4,568,470	4,736,241	5,612,240	

Note1: Financial information for the period as of the quarter preceding the date of printing of the annual report has not been reviewed by CPA.

Note2: There is advance receipts for share capital of NT\$ 450,544 thousand in 2020.

Note3: The above-mentioned after distribution figures are based on the resolution of the shareholders' meeting (board of directors) in the following year.

(2)Condensed Standalone Balance Sheet-IFRS

					Unit : N	NT\$ thousand
	Year		Five-Ye	ear Financial S	ummary	
Item		2016	2017	2018	2019	2020
Current assets		2,400,845	2,562,762	2,995,520	2,530,620	4,139,072
Property, plant a	nd equipment	155,653	155,580	100,617	98,024	96,308
Intangible assets	Intangible assets		4,750	3,755	5,308	6,317
Other assets	Other assets		2,768,913	3,282,145	3,884,080	4,250,182
Total assets		4,680,050	5,492,005	6,382,037	6,518,032	8,491,879
Current	Before distribution	1,488,005	1,465,536	1,790,325	1,625,640	2,128,622
liabilities	After distribution	1,865,900	2,149,251	2,603,367	2,438,441	2,814,862
Non-current liabilities		128,920	152,176	242,586	388,809	1,217,111
Total liabilities	Before distribution	1,616,925	1,617,712	2,032,911	2,014,449	3,345,733
rotar nadifities	After distribution	1,994,800	2,301,427	2,845,953	2,827,250	4,031,973

	Year	Five-Year Financial Summary				
Item		2016	2017	2018	2019	2020
Equity attributab	le to owners of the parent					
Common stock(I	Note 1)	472,369	471,529	542,028	541,868	541,868
Capital surplus		1,071,656	1,412,098	1,393,239	1,392,119	1,437,710
Retained	Before distribution	1,597,951	2,057,315	2,483,445	2,698,781	2,855,485
earnings	After distribution	1,220,056	1,373,600	1,670,403	1,885,980	2,169,245
Other equity		(78,851)	(66,649)	(69,586)	(129,185)	(139,461)
Treasury stock		0	0	0	0	0
Non-controlling interest		0	0	0	0	0
Total	Before distribution	3,063,125	3,874,293	4,349,126	4,503,583	5,146,146
shareholders' equity	After distribution	2,685,230	3,190,578	3,536,084	3,690,782	4,459,906

Note1: There is advance receipts for share capital of NT\$ 450,544 thousand in 2020.

Note2: The above-mentioned after distribution figures are based on the resolution of the shareholders' meeting (board of directors) in the following year.

2. Condensed Statement of Income

(1)Condensed Consolidated Statement of Income-IFRS

					Unit : NT\$ t	housand
Year		Five-Yea	r Financial S	Summary		Financial
Item	2016	2017	2018	2019	2020	data as of 2021/03/31
Operating revenue	8,404,421	11,437,682	14,220,653	12,674,886	13,977,010	
Gross profit	1,310,072	2,043,869	2,536,179	2,572,339	2,518,506	
Income from operations	601,253	1,376,732	1,721,618	1,778,512	1,701,062	
Non-operating income(expenses)	(5,599)	(85,179)	117,428	87,954	(6,956)	
Income before tax	595,654	1,291,553	1,839,046	1,866,466	1,694,106	
Income from continuing operations - after tax	453,862	982,140	1,275,432	1,276,284	1,198,813	
Loss of discontinued operation	0	0	0	0	0	
Net income	453,862	982,140	1,275,432	1,276,284	1,198,813	
Other comprehensive income - after tax	(95,739)	(19,543)	(23,062)	(85,338)	(7,470)	(Note1)
Total comprehensive income	358,123	962,597	1,252,370	1,190,946	1,191,343	(10001)
Net income attributable to owners of the parent	436,276	842,154	1,049,020	1,036,094	970,082	
Net income attributable to non-controlling interest	17,586	139,986	226,412	240,190	228,731	
Total comprehensive income attributable to owners of the parent	342,190	824,751	1,032,800	968,003	959,229	
Total comprehensive income attributable to non-controlling interest	15,933	137,846	219,570	222,943	232,114	
Earnings per share	9.45	15.76	19.52	19.16	17.90	

Note1: Financial information for the period as of the quarter preceding the date of printing of the annual report has not been reviewed by CPA.

				Unit : NT\$ t	housand
Year		Five-Yea	r Financial S	lummary	
Item	2016	2017	2018	2019	2020
Operating revenue	3,372,670	3,866,236	4,234,865	3,003,657	4,568,762
Gross profit	405,137	537,602	670,071	508,352	598,470
Income from operations	249,760	354,695	456,078	308,810	387,682
Non-operating income(expenses)	234,011	576,874	783,908	903,648	749,222
Income before tax	483,771	931,569	1,239,986	1,212,458	1,136,904
Income from continuing operations - after tax	436,276	842,154	1,049,020	1,036,094	970,082
Loss of discontinued operation	0	0	0	0	0
Net income	436,276	842,154	1,049,020	1,036,094	970,082
Other comprehensive income - after tax	(94,086)	(17,403)	(16,220)	(68,091)	(10,853)
Total comprehensive income	342,190	824,751	1,032,800	968,003	959,229
Net income attributable to owners of the parent	436,276	842,154	1,049,020	1,036,094	970,082
Net income attributable to non-controlling interest	0	0	0	0	0
Total comprehensive income attributable to owners of the parent	342,190	824,751	1,032,800	968,003	959,229
Total comprehensive income attributable to					
non-controlling interest	0	0	0	0	0
Earnings per share	9.45	15.76	19.52	19.16	17.90

(2)Condensed Standalone Statement of Income-IFRS

3. Auditors' Opinions from 2016 to 2020

Year	CPA Firm	CPA's Name	Auditing Opinion
2016	KPMG	Chang, Tzu-Hsin 、 Huang, Hai-Ning	Unqualified opinion
2017	KPMG	Chang, Tzu-Hsin 、 Huang, Hai-Ning	Unqualified opinion
2018	KPMG	Chang, Tzu-Hsin 、 Huang, Hai-Ning	Unqualified opinion
2019	KPMG	Chang, Tzu-Hsin 、 Huang, Hai-Ning	Unqualified opinion
2020	KPMG	Chang, Tzu-Hsin 、 Huang, Hai-Ning	Unqualified opinion

ii. Five-Year Financial Analysis

1. Financial Analysis-IFRS(Consolidated Financial Statements)

	Year	Fir	Financial analysis in the past five years				
Item		2016	2017	2018	2019	2020	2021/03/31
Financial	Ratio of liabilities to assets (%)	61.94	59.62	54.31	53.73	58.33	
structure	Ratio of long-term capital to property, plant and equipment (%)	959.73	1,231.83	1,404.40	1353.49	1,683.11	
	Current ratio (%)	151.37	161.85	183.95	189.08	189.80	
Solvency	Quick ratio (%)	102.18	106.44	150.24	146.88	137.22	
	Times interest earned ratio	184	137	376	356	237	
	Accounts receivable turnover (turns)	2.99	4.17	4.41	3.26	3.36	
	Average collection period	122.07	87.52	82.76	111.96	108.63	
Oreanatina	Inventory turnover (turns)	0.68	0.80	0.82	0.63	0.63	
Operating	Accounts payable turnover (turns)	2.64	3.27	3.61	2.97	3.37	
ability	Average days in sales	536.76	456.25	445.12	579.36	579.36	
	Property, plant and equipment turnover (turns)	22.26	29.45	34.71	28.76	30.04	(Note 1)
	Total assets turnover (turns)	0.98	1.11	1.21	1.06	1.03	
	Return on total assets (%)	5.34	9.68	10.96	10.77	8.88	
	Return on stockholders' equity (%)	14.40	24.41	25.39	23.35	20.23	
	Ratio of Pre-tax income to issued capital (%)(Note 6)	126.09	273.90	339.29	344.45	312.64	
	Profit ratio (%)	5.40	8.58	8.96	10.06	8.57	
	Earnings per share (\$)	9.45	15.76	19.52	19.16	17.90	
Cash flow	Cash flow ratio (%)	24.61	16.21	25.10	13.18	9.20	
	Cash flow adequacy ratio (%)	73.11	63.54	105.71	101.23	75.64	
	Cash reinvestment ratio (%)	27.68	13.73	14.67	(0.95)	(1.83)	
Lovorago	Operating leverage	1.04	1.02	1.01	1.04	1.04	
Leverage	Financial leverage	1.01	1.01	1.00	1.00	1.00	

Analysis of financial ratio change in the last two years. (If the difference does not exceed 20%, the analysis is not required.)

1. The increase in ratio of long-term capital to property, plant and equipment was mainly due to the increase in long-term capital caused by the issuance of corporate bonds and cash capital increase in 2020.

2. The decrease in times interest earned ratio was mainly due to the increase in borrowings caused by capital demand in 2020 and the increase in interest expenses due to the amortization of corporate bonds compared with the previous year.

3. The decrease in cash flow ratio and cash reinvestment ratio were mainly due to the decrease in cash flow from operating activities in 2020 compared with the previous year.

4. The decrease in cash flow adequacy ratio was mainly due to the increase in inventory and the increase in cash dividends in the past five years.

Note1: Financial information for the period as of the quarter preceding the date of printing of the annual report has not been reviewed by CPA

	Year	Financial analysis in the past five years					
Item		2016	2017	2018	2019	2020	
Ein on siel	Ratio of liabilities to assets (%)	34.54	29.45	31.85	30.90	39.39	
Financial structure	Ratio of long-term capital to property, plant and equipment (%)	2,050.74	2588.03	4563.57	4990.99	6607.22	
	Current ratio (%)	161.34	174.86	167.31	155.66	194.44	
Solvency	Quick ratio (%)	127.01	128.41	138.29	122.08	142.26	
	Times interest earned ratio	16,992	61,816	83,053	204	540	
	Accounts receivable turnover (turns)	3.28	4.21	5.47	3.24	3.76	
	Average collection period	111.28	86.69	66.72	112.65	97.07	
	Inventory turnover (turns)	0.64	0.65	0.66	0.52	0.80	
Operating	Accounts payable turnover (turns)	2.75	3.73	4.13	2.84	3.87	
ability	Average days in sales	570.31	561.53	553.03	701.92	456.25	
	Property, plant and equipment turnover (turns)	21.66	24.84	33.05	30.24	47.02	
	Total assets turnover (turns)	0.72	0.76	0.71	0.46	0.60	
	Return on total assets (%)	9.41	16.55	17.66	16.07	12.94	
	Return on stockholders' equity (%)	14.58	24.27	25.51	23.40	20.10	
Profitability	Ratio of Pre-tax income to issued capital (%)(Note 5)	102.41	197.56	228.76	223.75	209.81	
	Profit ratio (%)	12.93	21.78	24.77	34.49	21.23	
	Earnings per share (\$)	9.45	15.76	19.52	19.16	17.90	
	Cash flow ratio (%)	14.57	23.94	34.56	(7.7)	13.66	
Cash flow	Cash flow adequacy ratio (%)	75.26	53.21	61.79	56.14	35.60	
	Cash reinvestment ratio (%)	(2.09)	(0.66)	0.12	(19.34)	(8.25)	
Lavaraga	Operating leverage	1.02	1.01	1.01	1.05	1.04	
Leverage	Financial leverage	1.00	1.00	1.00	1.00	1.01	

2. Financial Analysis-IFRS(Standalone Financial Statements)

Analysis of financial ratio change in the last two years. (If the difference does not exceed 20%, the analysis is not required.)

1. The increase in ratio of liabilities to assets and ratio of long-term capital to property, plant and equipment were mainly due to the increase in liabilities caused by the issuance of corporate bonds and cash capital increase in 2020.

2. The increase in current ratio was mainly due to the issuance of corporate bonds and cash capital increase in 2020, resulting in an increase in cash and cash equivalents, and therefore an increase in current assets.

- 3. The increase in times interest earned ratio was mainly due to the increase in borrowings caused by capital demand in 2020 and the increase in interest expenses due to the amortization of corporate bonds compared with the previous year.
- 4. The increase in inventory turnover and accounts payable turnover and decrease in average days in sales were mainly due to the net sales increased and the cost of goods also increased.
- 5. The increase in property, plant and equipment turnover and total assets turnover were mainly due to the net sales increased.
- 6. The decrease in profit ratio was mainly due to the decrease in gains on investment.
- 7. The increase in cash flow ratio and cash reinvestment ratio were mainly due to the increase in payables and contract liabilities in 2020, and the net cash inflow from operating activities.

8. The decrease in cash flow adequacy ratio was mainly due to the increase in inventory and the increase in cash dividends in the past five years.

Formulas for the above two tables are as follows.

1. Financial Structure

- (1) Ratio of liabilities to assets = Total liability / Total assets
- (2) Ratio of long-term capital to property, land and equipment = (Net shareholders' equity + Long-term liability) / Net property, land and equipment

- 2. Solvency
 - (1) Current ratio: Current assets / current liability
 - (2) Quick ratio = (Current assets Inventory Prepaid expense) / current liability
 - (3) Times interest earned ratio = Net income before tax and interest expense / Interest expense of the year
- 3. Operating ability
 - (1) Account receivable turnover (including accounts receivable and notes receivable derived from business operations) = Net sales / Average accounts receivable (including accounts receivable and notes receivable derived from business operation)
 - (2) Days sales in accounts receivable = 365 / Account receivable turnover
 - (3) Inventory turnover = Cost of goods sold / Average inventory amount
 - (4) Account payable turnover (including accounts payable and notes payable derived from business operation) = Cost of goods sold / Average accounts payable (including accounts payable and notes payable derived from business operation)
 - (5) Average days in sales = 365 / Inventory turnover
 - (6) Property, land and equipment turnover = Net sales / Net property, land and equipment
 - (7) Total assets turnover = Net sales / Total assets
- 4. Profitability
 - (1) Return on assets = (Net income (loss) + interest expense x (1-tax rate)) / Average total assets
 - (2) Return on shareholders' equity = Net income (loss) / Net average shareholders' equity
 - (3) Profit ratio = Net income (loss) / Net sales
 - (4) Earnings per share = (Net income attributable to owners of the parent preferred stock dividend) / Weighted average stock shares issued
- 5. Cash flow
 - (1) Cash flow ratio = Net cash flow from operating activity / Current liability
 - (2) Cash flow adequacy ratio = Net cash flow from operating activity in the past 5 years / (Capital expenditure + Inventory interest + Cash dividend) in the past 5 years
 - (3) Cash + reinvestment ratio = (Net cash flow from operating activity Cash dividend) / (Property, land and equipment + Long term investment + Other assets + Working capital)
- 6. Leverage
 - (1) Degree of operating leverage = (Net operating income Variable operating cost and expense) / Operating income(note 5)
 - (2) Degree of financial leverage = Operating income / (Operating income interest expense)
- Note1: The following factors are to be included in the consideration for the calculation of earnings per share:
 - 1. It is based on the weighted average common stock shares instead of the outstanding stock shares at year end.
 - 2. For capitalization with cash or treasury stock trade, the stock circulation must be included for consideration to calculate weighted average shares.
 - 3. For capitalization with retained earnings and additional paid-in capital, the earnings per share calculated semi-annually and annually must be adjusted retroactively and proportionally to the capitalization but without considering the issuance period of the capitalization.
 - 4. If preferred stock shares are nonconvertible and cumulative, the dividend of the year (whether it is distributed or not) should be deducted from net income or added to the net loss. If preferred shares are not cumulative, preferred stock dividend should be deducted from net income if there is ant but it needs not be added to net loss if there is any.

Note2: The following factors are to be included for consideration for the analysis of cash flow:

- 1. Net cash flow from operating activity meant for the net cash inflow from operating activity on the Cash Flow Statement.
- 2. Capital expenditure meant for the cash outflow of capital investment annually.
- 3. Increase of inventory is counted only when ending inventory exceeds beginning inventory. If the ending inventory is decreased, it is booked as zero value.
- 4. Cash dividend includes the amount for common stock and preferred stock.
- 5. Gross Property, land and equipment for the total Property, land and equipment before deducting the

cumulative depreciation.

- Note3: Issuer should classify operating coat and operating expense according to fixed and variable category If the classification is estimated and subjective, it should correspond with rationality and consistence.
- Note4: In the case of shares issued by a company with no par value or a par value other than NT\$10 per share, the calculation of ratio of the paid-in capital shall be replaced by ratio of the equity attributable to owners of the parent.

ACTER GROUP CORPORATION LIMITED Audit Committee's Review Report

This company's 2020 financial statements have been approved by the Audit Committee and resolved by the board of directors. The foregoing financial statements have been audited by CPA of KPMG under commission to the board, and the auditor has issued an audit report relating to the financial statements.

This company's 2020 business report and earnings distribution proposal have been prepared and issued by the board of directors. The foregoing business report and earnings distribution proposal have been reviewed and determined to be correct and accurate by the Audit Committee. According to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Law, we hereby submit this report.

2021 shareholders meeting of ACTER GROUP CORPORATION LIMITED

ACTER GROUP CORPORATION LIMITED

Chairman of the Audit Committee: Yeh, Hui-Hsin

February 25, 2021

iv. Consolidated Financial Statements for the Years Ended December 31, 2020 and 2019, and Independent Auditors' Report

Please refer to page 141 ~ page 223 of this annual report.

v. A parent company only financial statement for Years Ended December 31, 2020 and 2019, certified by a CPA

Please refer to page 224 ~ page 293 of this annual report.

vi. Impact on the company's financial situation if the company or its affiliates have experienced financial difficulties in the most recent fiscal year or during the current fiscal year up to the date of printing of the annual report None.

VII. Review and Analysis of Financial Conditions, Financial Performance, and Risk Management

Unit: NT\$ thousand

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		Ũ	Int. IN I & mousanu	
2010	2020	Difference		
2019	2020	Amount	%	
10,805,708	13,795,953	2,990,245	27.67	
1,187,372	1,322,642	135,270	11.39	
11,993,080	15,118,595	3,125,515	26.06	
5,714,613	7,268,508	1,553,895	27.19	
729,425	1,551,607	822,182	112.72	
6,444,038	8,820,115	2,376,077	36.87	
541,868	541,868	0	0	
1,392,119	1,437,710	45,591	3.27	
2,698,781	2,855,485	156,704	5.81	
(129,185)	(139,461)	(10,276)	7.95	
1 502 592	5 146 146	612 562	14.27	
4,303,383	3,140,140	042,303	14.27	
5,549,042	6,298,480	749,438	13.51	
	$\begin{array}{r} 1,187,372\\ 11,993,080\\ 5,714,613\\ 729,425\\ 6,444,038\\ 541,868\\ 1,392,119\\ 2,698,781\\ (129,185)\\ 4,503,583\end{array}$	10,805,708 13,795,953 1,187,372 1,322,642 11,993,080 15,118,595 5,714,613 7,268,508 729,425 1,551,607 6,444,038 8,820,115 541,868 541,868 1,392,119 1,437,710 2,698,781 2,855,485 (129,185) (139,461) 4,503,583 5,146,146	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	

i. Financial Position

1. Analysis of changes in financial ratios:

(1) Current assets and total assets increased due to the increase in cash and cash equivalents and contract assets in 2020.

(2) Current liabilities increased due to the increase in current borrowings and current contract liabilities in 2020.

(3) Non-current liabilities increased due to the issuance of corporate bonds in 2020.

(4) The reason for the increase in total liabilities is the same as (2) and (3) above.

2. Future response actions: Not applicable.

3. There is advance receipts for share capital of NT\$ 450,544 thousand included in the total equity in 2020.

ii. Financial Performance

_			Unit:	NT\$ thousand
Item	2019	2020	Difference	Percentage change (%)
Net Sales	12,674,886	13,977,010	1,302,124	10.27
Cost of Sales	10,102,547	11,458,504	1,355,957	13.42
Gross Profit	2,572,339	2,518,506	(53,833)	(2.09)
Operating Expenses	793,827	817,444	23,617	2.98
Operating Income	1,778,512	1,701,062	(77,450)	(4.35)
Non-operating Income and Gains	99,827	69,478	(30,349)	(30.40)
Non-operating Expenses and Losses	11,873	76,434	64,561	543.76
Income Before Tax	1,866,466	1,694,106	(172,360)	(9.23)
Tax Expense	590,182	495,293	(94,889)	(16.08)
Net Income	1,276,284	1,198,813	(77,471)	(6.07)

1. Analysis of changes in financial ratios:

(1) The decrease in non-operating income and gains was mainly due to loss of disposal of assets and decrease in interest income

(2) The increase in non-operating expenses and losses was mainly due to the increase in exchange losses.

2. Expected sales volume and basis for estimates :

Please refer to page 5 "2.2.2 Expected sales volume and basis for estimates" of this annual report.

iii. Cash Flow

1. Cash Flow Analysis for the Current Year (2020)

Item	2019	2020	Variance %
Cash Flow Ratio (%)	13.18	9.20	(30.20)
Cash Flow Adequacy Ratio (%)	101.23	75.64	(25.28)
Cash Reinvestment Ratio (%)	(0.95)	(1.83)	92.63

Analysis of financial ratio change:

1. The decrease in cash flow ratio and cash reinvestment ratio were mainly due to the decrease in cash flow from operating activities in 2020 compared with the previous year.

2. The decrease in cash flow adequacy ratio was mainly due to the increase in inventory and the increase in cash dividends in the past five years.

- Remedy for Cash Deficit and Liquidity Analysis None.
- 3. Cash Flow Analysis for the Coming Year(2021)

Cash and Cash Equivalents, Beginning of Year (1)	Estimated Net Cash Flow from Operating Activities (2)	Estimated Cash Outflow(Inflow) from Investing and Financing Activities (3)	Cash Surplus (Deficit) (1)+(2)-(3)	Leverage of Cash Investment Plans	Surplus (Deficit) Financing Plans
5,165,884	850,000	(810,240)	5,205,604	None	None

Analysis of change in cash flow for the coming year:

1. Operating Activities: The cash inflow will be generating from construction revenue.

2. Investing Activities: The cash outflow will be mainly due to financing or investment plans.

Financing Activities: The cash outflow will be mainly due to cash dividend payment and repayment of bank loans.

iv. Major Capital Expenditure Items

None.

v. Investment Policy in Last Year, Main Causes for Profits or Losses, Improvement Plans and the Investment Plans for the Coming Year

1. Investment Policy

Acter aims to become a globalized organization, first by securing a strong foothold in Asian markets, and then gradually replicating its successful experience to other parts of the world. This strategy begins with the Greater China region, where the company has subsidiaries in Suzhou, Shenzhen and Shanghai. Each subsidiary will be run by a dedicated team in order to closely serve local industry. Southeast Asia is another one of the company's overseas business focuses, with plans to set up in Malaysia, Indonesia, and Thailand. By which time, Taiwan, China, Singapore and Vietnam will play a role as a support center that supplies Malaysian and Indonesian counterparts with raw materials, technical know-how, and human resources. Once the Southeast Asian subsidiaries have formed a functional network, they will provide more flexibility to the company's engineering services in Southeast Asia.

In addition, with the aims of expanding China and international business, attracting and motivating local talents, increasing the company's reputations and enhancing its global competitiveness, the company's subsidiary Acter Technology Integration Group Co., Ltd. is planning to apply for listing in China. The successful listing of this subsidiary is

expected to bring positive effects to the image and business development of the company and create added value to its reinvestments.

- 2. Main Causes for Profits or Losses and Improvement Plans
 - (1) Main Causes for Profits or Losses

The minor loss on investment recognized is mainly due to the fact that these new companies are in an early stage of business development, and require some time to adjust and source business opportunities.

(2)Improvement Plans

The company will seek to implement its management model with the new subsidiaries, while in the meantime developing an elite team of local talent that is capable of handling existing technologies, actively visit customers to obtain orders, and gradually turn profitable.

3. Investment Plans for the Coming Year

The company actively develops business in Southeast Asia and will follow the path over the next year. Through globalization strategy to expand the company's operation scale and gradually integrate operation in China area. The company's subsidiary Acter Technology Integration Group Co., Ltd. will have the core service of clean room engineering and electromechanical system integration service and Winmax Technology will have the core service of chemical system of electronic engineering respectively in China. It is expected to create optimum returns for the investors.

vi. Analysis of Risk Management

- 1. Effects of Changes in Interest Rates, Foreign Exchange Rates and Inflation on Corporate and its affiliates Finance, and Future Response Measures
 - (1)Interest Rates
 - A. Effects of Changes in Interest Rates on Corporate and its affiliates Finance

The interest income or interest expenses to net operating revenues in 2020 were below 0.23%. The effect of interest rate movements on net income was limited.

	Un	it: NT\$ thousand
Item	2020	The 1 st Quarter of 2021
Interest Income(1)	31,674	
Interest Expenses(2)	7,168	
Net Operating Revenue(3)	13,977,010	Note1
Ratio of Interest Income to Net Operating Revenue (1)/(3)	0.23%	
Ratio of Interest Expenses to Net Operating Revenue (2)/(3)	0.05%	

Note1: Financial information in 2020 has been audited by CPA and financial information for the 1st quarter of 2021 has not been reviewed by CPA.

B. Future Response Measures

The company's interest expenses were incurred mainly due to the utilization of short-term working capital financing offered by banks. The company will continue maintaining close relationships with banking partners in order to borrow funds at more favorable rates and reduce interest expenses.

(2)Foreign exchange rates

A. Effects of Changes in Foreign Exchange Rates on Corporate and its affiliates Finance

The company and its affiliates are construction services provider and not importer/exporter. Although some of its raw materials are purchased from overseas suppliers and are denominated in foreign currencies, the NTD (57,329) thousand in exchange gains (losses) in 2020 was relatively insignificant compared to overall revenue and operating profits. For this reason, changes in exchange rates should not cause any significant impact on the company and its affiliates' revenues and profitability.

Unit: NT\$ thousand

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Item	2020	The 1 st Quarter of 2021
Income/Loss from Foreign Exchange Transactions	(57,329)	
Net Operating Revenue	13,977,010	
Ratio of Income/Loss from Foreign Exchange Transactions to Net Operating Revenue(%)	(0.41%)	Note1
Operating Income	1,701,062	
Ratio of Income/Loss from Foreign Exchange Transactions to Operating Income (%)	(3.37%)	

Note1: Financial information in 2020 has been audited by CPA and financial information for the 1st quarter of 2021 has not been reviewed by CPA.

B. Future Response Measures

Although exchange rate fluctuations have little effect on the company and its affiliates' operations, the company still attempts to mitigate exchange risks by closely monitoring exchange rate information provided by its banking partners, and by reflecting exchange rate fluctuations into the pricing of its sales and purchases.

(3)Inflation

A. Effects of Changes in Inflation on Corporate and its affiliates Finance

The changes in inflation does not have a significant impact on the company's profits and business operations during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report.

B. Future Response Measures

The company constantly monitors price changes in the market, and maintains good relations with suppliers to minimize the effect of cost variations on profitability. At the same time, the company has strict budget and internal controls in place to keep operating costs and expenses within reasonable levels.

- Policies, Main Causes of Gain or Loss and Future Response Measures with Respect to High-risk, High-leveraged Investments, Lending or Endorsement Guarantees, and Derivatives Transactions
 - (1)The Company did not engage in any high-risk or high-leveraged investments during the most recent fiscal year and during the current fiscal year up to the date of printing of the annual report.

- (2)The company and its subsidiaries have established respectively the "Procedure for Loaning of Company Funds" or "Financing and external guarantee management system" which were reported to and approved by the shareholders meeting as the basis for making loans to others. The transactions and procedures related to lending are based on the company's norm.
- (3)The company and its subsidiaries have established respectively the "Procedure for Endorsements and Guarantees" or "Financing and external guarantee management system" which were reported to and approved by the shareholders meeting as the basis for making endorsements and guarantees for others. The transactions and procedures related to making endorsement and guarantees are based on the company's norm.
- (4)The Company and its subsidiaries have established the "Procedure for Acquisition and Disposal of Assets." or "Major operation and investment decision management system" which were reported to and approved by the shareholders meeting as the basis for conducting any derivative transactions. The transaction and procedures related to conducting any derivative transactions are based on the Company's norm.
- 3. Future Research & Development Projects and Corresponding Budget

The R&D focus of system integration engineering is different from that of other industries in that system integration engineering is a customized solution developed based on a project owner's needs, for which the company is required to explore different combinations of construction techniques, materials and equipment to deliver the best solution, while developing an operating system and environment that satisfies customers' production requirements. Due to the high dependency on customers' industry characteristics, the company's R&D efforts are largely focused on industry-specific innovations. In order to excel in innovation, the company and its affiliates have developed a fundamental research, design and management procedure that brings different teams of researchers to develop a tightly integrated customer solution. Below is a description of the company's future R&D plans:

- (1)Patent development: the company keeps acquiring patents in China; most of them relating to construction methods, applications and new materials, and software programming of a chemical equipment supply system.
- (2)Talent incubation and academia-industry cooperation: the company has comprehensive on-the-job training programs in place to help employees develop skills required, and works with scholars to explore new innovations. The company has been collaborating with National Taipei University of Technology, National Taiwan University of Science and Technology, and National Chin-Yi University of Technology in an internship program since 2006, and allying with Feng Chia University.
- (3)Energy-saving technologies: in light of rising global emphasis on energy-saving, green and low-carbon lifestyles, the company has devoted many resources into research on energy-saving construction techniques and products that help customers reduce costs by making more efficient use of available resources, and improving business competitiveness.
- (4)Biotech research: The innovation, research, and development efforts in the implementation of biotech pharmaceutical projects were mainly reflected in the system impact assessment (SIA). Modern biotech pharmaceutical companies must comply with the PIC/S GMP requirements and GEP (Good Engineering Practice) is

the cornerstone of PIC/S GMP while SIA is at the core of GEP.

The standard SIA operating procedure researched and developed by the Quality Control Department applies to projects during the design stage. Quality control engineers and system engineers apply the standard SIA operating procedure while performing internationally approved assessments of all systems involved in biotech pharmaceutical projects comprehensively. By successfully implementing the standard SIA operating procedure, it helps set a clear goal while biotech pharmaceutical projects are being qualified, which not only saves the manpower and time needed for a project but also perfects the qualification logic for biotech pharmaceutical projects.

- (5)Studies on rationalized production procedures: in-depth studies on project owners' production procedures are helpful to facilitate communications with them. Doing so allows the company to make adjustments and help project owners optimize the efficiency of their production environment. Due to the extensive range of industries that the company's services touch on, it is imperative for the company to gain in-depth knowledge of production procedures involved before recommending any solutions to customers.
- (6)In utilization of the technical capability of established Building Information Modeling (BIM) - Revit of Company, take one step further into the Digital Twin application technology for air conditioning system which applies the digital computing and simulation technology in design and construction process so that the design efficiency, optimization design, construction efficiency and efficiency optimization of system energy is improved; the system balance and performance validation is assisted during the completion acceptance process so that the acceptance efficiency is improved; in the operation phase, the BIM, energy model, environmental control model, and monitoring system of physical and digital systems is integrated to perform the system operation management, system predictive maintenance diagnosis, faults diagnosis, operation optimization analysis, and artificial intelligence mechanical learning so that the risk of unanticipated faults is reduced, the operating costs is decreased, and the system energy efficiency is improved.
- (7)To solve the time-consuming and complicated modeling and calculation issues of air conditioning design engineers in the design stage, the Building Information Modeling (BIM) of Revit and energy simulation technology is integrated and utilized by external computer programs so that the system design calculation report will be produced automatically through the automation database connection mechanism between the system design data, which not only can assist the air conditioning design engineers to complete air conditioning design volume calculations efficiently but also perform the value engineering analysis such as energy efficiency and cost optimization calculations.

Research projects	Current Progress	Expected research expenditure in the future	Completion Date	Project Description	Major factors that will impact future success
natents	We are continually applying for	206,157	May 2022	• Construction techniques are optimized and the capabilities of	Personnel participate in researchEncouragement and

(8)Corresponding Budget

Unit : NT\$ thousand

Research projects	Current Progress	Expected research expenditure in the future	Completion Date	Project Description	Major factors that will impact future success
	related patents			 equipments are upgraded. New function requirements and new system development 	 support from company Detailed collection of user-side requirements
Constructing Digital Twin and applications of air-conditioning systems with BIM and simulation technology	In progress	2,040	Mar. 2023	Integrate Revit's BIM and energy simulation technology in the design and construction process to improve design efficiency and system energy efficiency optimization	• Openness of the application
Flame extinguishing check valve	The design has been completed and is in production	20		Use with TS electric panel	 Personnel participate in research Encouragement and support from company
Storage tank for SDS	Has been contracted to make molds and finished products	900	Aug. 2021	SDS process optimization	 Personnel participate in research Encouragement and support from company
Pipeline cooling test	Test phase is in progress	400	Aug. 2021	SDS process optimization	 Personnel participate in research Encouragement and support from company
Automated robotic arm	In discussion with the Industrial Technology Research Institute	3,000	Jun. 2022	Automatic lid unlocking	 Personnel participate in research Encouragement and support from company

4. Effects of and Response to Changes in Policies and Regulations Relating to Corporate Finance and Sales

The company constantly monitors changes in key policies and regulations around the world. The company also gathers market intelligence and adjusts business strategies to better control its financial performance. There have been no changes in key policies or regulations, locally or overseas, that have caused significant impact on the company's financial performance during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report.

5. Effects of and Response to Changes in Technology and in Industry Relating to Corporate Finance and Sales

In light of the relocation of many tech industries to Southeast Asia and China, the company has established subsidiaries in strategic locations such as Singapore, Malaysia, Vietnam, Indonesia, Thailand, Shenzhen, Suzhou, and Shanghai. This expanded network has enabled the company to cover a broader area and reach more customers.

There have been no changes in technology or the overall industry that have caused significant impact on the company's financial performance during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report.

For sustainable development, in addition to pursuing technical excellence in the industry, the company has always spared no effort in investing in information technology. It established the internal and external communication platform by the development of the Internet at the beginning of its establishment, including Mail Server and File Server. In 2011, the ERP and EFGP system were launched, which transformed the function-oriented organization operations into the process-oriented integration operations, make business decisions more clear and achieve effective information purposes of data consistency, real-time and integrity. Then, the DMP system was built in 2014 to manage the regulations, specifications, forms and other resources. Documents in the platform can be freely used by various departments, and can also be authority controlled by dedicated personnel. In 2017, the E-learning system and the PLM system were added to provide project progress reports and project document management. The PLM system was further optimized in 2019 by adding the construction daily report as a common communication platform for working hour collection, problem reflection, client assignment, and response from relevant supervisors. In 2021, it is expected that the PLM system will continue to be optimized and integrated with the electronic sign-off system and ERP system. Information will be analyzed through the BI system for financial and management reports use as well as "Information room" will be built to provide real-time management information for senior management.

With the development of technology, the information security risks faced by enterprises are increasing day by day. The company also pays attention to this issue. To strengthen information security management, protect security of computer information data, systems, equipment and networks of the company, prevent the improper use, leakage, alteration and destruction of information assets due to human negligence and deliberate sabotage, which may affect the normal operation of the computer operating system or damage the operations of the company, the company formulates an "Information Security Policy" for all colleagues to follow, and at the same time promotes it from time to time to enhance employees' awareness of information security

(1) Management Framework

The IT department is responsible for the maintenance and management of information security. They will regularly evaluate the appropriateness and effectiveness of information security policies, draw up a plan to strengthen protection measures and reduce information security risks, take ISO27001 as the benchmarks for information security management, and in the spirit of PDCA, continue to implement information infrastructure and information security measures to ensure the Security, Integrity and Availability of the company's important information.

The IT department executes the routine information security inspections and submits inspection reports to the responsible supervisor for review and verification. The ratification status of the findings and issues addressed in such inspection shall be understood, tracked and verified to confirm that the information security policy has been complied with by the internal and external related personnel and units.

The company conducts the internal audit and the specific audit in accordance with the annual audit plan for the information and communications security inspection items of the company. The audit results are not only submitted to the Board of Directors but also reported to the chairman on a monthly basis or on an as need basis in order to

provide the operation status of internal control functions to the management level so that they can understand the existing or potential issues and then made the optimization.

(2)Specific Management Scheme

The company does not insured information security insurance, but the following specific management schemes are applied to minimize the information security risks. The company believes and expects that information technology can be enhanced and information security can be ensured through these efforts, so that the operation results of the company will be improved to promote the interests of all shareholders.

A. Respect the Intellectual Property

The use of the network resources and information assets of the company means respecting intellectual property rights and preventing the following behaviors that may infringe on intellectual property rights:

- a. Use of unauthorized computer software.
- b. Illegal downloading or copying works or software that are protected by copyright laws.
- c. Uploading copyright protected works to a public website without the consent of the copyright owner.
- d. Randomly reposting articles published in internet discussion sections when reposting is expressly forbidden by the author.
- e. Setting up a website that allows the public to download protected works illegally.
- f. Other behaviors that infringe on intellectual property rights.
- B. Authority Control over the Information System
 - a. The control is managed in accordance with the Information Service Request Form that any modification to the System shall be approved by the immediate supervisor and the head of the IT department to reduce the risk of unauthorized modification of data.
 - b. Users have the relevant functions in accordance with their given authority, and users of the non-relevant system do not have the authority to use the system that is not related to their business.
- C. Security Control of the Account Passwords
 - a. Each user shall have his/her own account and password. In the event of departure or transfer of employees, his/her account shall be deleted or renewed.
 - b. The password of the user shall be updated regularly to reduce the risk of unauthorized use.
- D. Regulations Governing the Use of Internet and Email

The users shall not conduct the following behaviors:

- a. Spreading a computer virus or other programs that may interrupt or break the system functions.
- b. Using the internet resource or email to release official information outside the company without the permission.
- c. Hacking, impersonating the account and password of others or lending your own account to others without justifiable reasons.

- d. Abusing internet resources in any way, such as sending mass unsolicited marketing materials, chain letters or useless messages via email, or flooding mailboxes or robbing resources, etc. that affect the normal operations of the system.
- e. Conducting fraudulent or illegal transactions, and using defamatory, insulting, obscene, harassing, discriminatory language in messages or illegal software transaction distributed by e-mail, online chats, bulletin board system (BBS) or similar functions.
- f. Any use behavior that is not expressly regulated herein is prohibited if such behavior may endanger the information assets or information security of the company or if it violates the laws of the country.
- E. Regulations governing the Use of Information Assets
 - a. In the event that the information equipment of the company or own device is used, the latest version of the virus protection software issued by the company shall be installed, and its virus code shall be updated regularly.
 - b. The IT department publishes information concerning the information security from time to time, such as update notices of the system software, introduction and prevention campaigns for common viruses, to ensure that employees are aware of relevant information.
 - c. Backup the necessary data regularly.
- F. Data Protection Mechanism for Information System and Server Room Management
 - a. The documents in different classes are controlled by the access principle of divisional authorization, and the document management system establishes a document access security mechanism in accordance with the level of confidentiality, such as download forbidden, printing forbidden, and duplicating the content forbidden.
 - b. The routine data backup is performed by the IT department which performs the operation for the data file backup of all application systems and fills out the Server Backup History Table as backup records; the data after backup is stored offsite in case it is needed again.
 - c. Access control shall be installed for the Server Room and the computer server equipment shall be installed with appropriate security measures in case of fire, flooding and theft; an uninterrupted power system is installed to prevent damage caused by power interruptions.
- G. Manual governing the Emergency Contingency Response and System Restoration
 - a. In the event that an abnormal incident occurs to the computer server, the logout notification shall be immediately made to the user and the data backup operation shall be carried out.
 - b. In the event that the restoration of the System is required due to any abnormality of system, the system restoration plan shall be prepared by the user with the help of the information personnel, which shall achieve the following objectives:
 - (a)Disrupt the source of disaster as soon as possible to reduce the scope of the disaster.
 - (b)Restore the operation of equipment as soon as possible.

(c)Utilize the backup device or media to carry out the system restoration.

- (d)Notify the user to conduct the restoration work of time-difference data.
- c. The system restoration plan shall be rehearsed, tested and modified from time to time to ensure that the restoration can be done as soon as possible.
- (3)The incident handling process, response measures and daily prevention and protection for the Information Security Instances

Establish the response for various phases, as follows:

- A. Security Prevention: Establish various prevention, contingency and restoration plan and protection measures related to the software and hardware, environment, and personnel training for the system equipment.
- B. Emergency Response during the Incident: In the event of an intrusion or attack, activate the emergency response plan to minimize the damage caused by the incident promptly.
- C. Restoration Operation after incidents occurred: Review the existing protective measures, execute the restoration and reconstruction works, and amend the loopholes of the existing security mechanisms and related contingency plans in a timely manner.

Response Procedure for Security Incidents:

- A. Inform the Information Unit promptly for Handling.
- B. Whether the incident is an information security incident that is judged by the Information Unit: Identify the incident that belongs to internal security incidents, external intrusion incidents, natural disasters or catastrophic emergencies and determine the response methods and procedures.
- C. The reporting level is determined based on the judgment and the damage control is carried out in line with various incidents to reduce the degree and scope of impact and to resolve the problem thoroughly.
- D. Restore the system back to its normal state of operation before the incident occurred and review the ratification and establish related preventive measures.
- Daily Protection
- A. Promotion and education training shall be emphasized in order to increase the employees awareness of the information security risks
- B. Adjust the network security level and acquire the equipment in accordance with the current situation from time to time
- 6. The Impact of Changes in Corporate Image on Corporate Risk Management, and the Company's Response Measures

The company and its affiliates have strived to upgrade its technical know-how in line with market trends since incorporation. It places a primary focus on quality, technology and service, and is dedicated to helping customers adopt the latest technologies. Over the years, the company has provided engineering services to a number of well-known companies including Siliconware Precision Industries, TSMC, DELTA, and Corning (Taiwan). There has been no negative impact on the company's image requiring crisis management during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report.

7. Expected Benefits from, Risks Relating to and Response to Merger and Acquisition Plans

The Company and its affiliates have no ongoing merger and acquisition activities.

- 8. Expected Benefits from, Risks Relating to and Response to Factory Expansion Plans The company currently does not have any plans to expand its plants.
- 9. Risks Relating to and Response to Excessive Concentration of Purchasing Sources and Excessive Customer Concentration

The company provides construction services on a project-by-project basis. It mainly serves manufacturing companies and has no fixed customers. However, for large projects, there may be cases where revenue is earned from a few concentrated customers over a short period of time. As a means of controlling credit risks, the company performs credit assessments on customers before a project begins, and closely monitors customers' operations and market information once a project has kicked off.

The company conducts purchasing according to the nature and progress of construction, while adhering strictly to procurement and outsourcing procedures. There has been no concentration of purchasing during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report.

10. Effects of, Risks Relating to and Response to Large Share Transfers or Changes in Shareholdings by Directors or Shareholders with Shareholdings of over 10%

The shareholdings of the Company's directors have been stable during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report, and there have been no major transfers or swaps of shares.

- 11. Effects of, Risks Relating to and Response to Changes in Control over the Company There were no changes in control over the company during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report.
- 12. Litigious or Non-litigious Matters
 - (1)Major litigious, non-litigious or administrative disputes that have been concluded by means of a final and unappealable judgment during the most recent fiscal year and during the current fiscal year up to the date of printing of this annual report:
 - C. Project payment lawsuit against Walsin Technology Corporation (Walsin):

Cause of lawsuit: The Company undertook the mechanical/electrical air-conditioning project of Walsin in December 2010. The project acceptance was completed in 2011 and the warranty period expired in 2013. Walsin demanded that the surplus of project payment worth NT\$42,189,100 be returned in November 2012.

Status of lawsuit: Taipei District Court, Taiwan determined that the company shall pay Walsin NTD 14,665,869 for the first trial (Reference number: 102 Year chien zi di No. 31) judgment. As both parties brought suits, Taiwan High Court is hearing the case at the present, and the Company has entrusted The National Architects Association of R.O.C(NAAROC) to conduct supplementary appraisal to the appraisal report at the first trial on December 21, 2016 after investigation of testimonies by a formal request. As of the publish date of annual report, both parties have reached a settlement and signed a settlement agreement.

- (2)Major litigious, non-litigious or administrative disputes that are still under litigation as of the date of printing of this annual report:
 - A. The non-contentious case of project payment with Wintek Corporation (Wintek) and its subsidiaries in China and Vietnam:

Cause of lawsuit: The Company and its subsidiary undertook the new manufacturing facility projects of Wintek in Dongguan, China and Gwangju, Vietnam between 2012 and 2013. Wintek started to be delinquent on payments in 2013 and filed for reorganization with Taiwan Taichung District Court on October 13, 2014. To protect the Company's rights as creditor, proceedings have been ongoing in respective jurisdictions for the debts in accordance with local legal requirements.

Status of lawsuit:

- a. Wintek Taiwan: Taiwan Taichung District Court has confirmed the reorganization ruling of Wintek on October 5, 2016. Currently it has entered the reorganization procedure. Wintek estimates that its loss ratio for the firm with unwarranted claim is 16%. At the first stage, NT\$5.5 billion will be allocated as per the proportion of debt to the unsecured creditors. The Company has acquired the first installment, NT\$27,543,635.
- b. Wintek subsidiary in Vietnam: It has obtained an arbitrary award of winning a court case through Vietnam international arbitrary center. The parties shall reach a settlement pursuant to the payment on the arbitrary award and come to an agreement on reduction of debt with three installment payments. The Company has acquired all installment payments.
- c. Wintek subsidiary in China: After Guangdong Dongguan People' Court conducted corporate reorganization ruling, the loss ratio for the firm with unwarranted claim is 6.5%, and every firm will be paid with an extra of RMB 50,000 as compensation money. The Company has acquired the first compensation money in 2017, and the second allocation is yet to be determined.
- B. Project payment lawsuit against Jing He Science Co., Ltd. (JHS) N2O & CO2 Gas Plant:

Cause of lawsuit: Nova Technology, a subsidiary company, undertook the expansion of Jing He's JHS N2O&CO2 Gas Plant on October 29, 2012. Jing He terminated the contract unilaterally before completion. Both parties disputed over the percentage of completion, and Jing He refused to make payments. The said dispute required the judicial investigations, so Nova Technology filed an action to request for NT\$122,090,708, payments of the construction.

Status of lawsuit: Nova Technology filed a civil action against Jing He on October 29, 2013 and the first trial is in the process of hearing. (Case No: Taiwan Taoyuan District Court 2013 Jien-Zi No.71) As of the publish date of annual report, Nova Technology is still unable to predict the result of the judgment and damages; however, Nova Technology has recognized the valuation allowance for the cost of construction performed according to the related accounting standards.

C. A lawsuit of engineering cost for elimination of white smoke against Leal & League Technology Co., Ltd. (Original name: AX-CELLENT GREEN ENERGY & REPRODUCTION INC.) (L&L):

Cause of lawsuit: Nova Technology and L&L have entered an engineering

contract. This engineering project has been terminated by L&L without completing the engineering project. According to the payment terms in the contract, L&L shall pay Nova Technology for NT\$3,379,227 based on the progress percentage of the engineering project then.

Status of lawsuit: Nova Technology, a subsidiary company, undertook the expansion of L&L on October 12, 2016. In accordance with the Supreme Court's judgment, the judgment of Taiwan High Court Tainan Branch Court on Feb. 19, 2019 was upheld, L&L needs to pay Nova Technology NT\$ 1,013,768 and 5% interests calculated from March 20, 2016. The "Civil petition of motion for fixing the amount of litigation expenses" was filed with the court on February 5, 2021 to commence the enforcement proceedings and is currently awaiting notice from the court. Regarding the cost of construction performed, Nova Technology has recognized the valuation allowance according to the related accounting standards.

13. Other Major Risks

None.

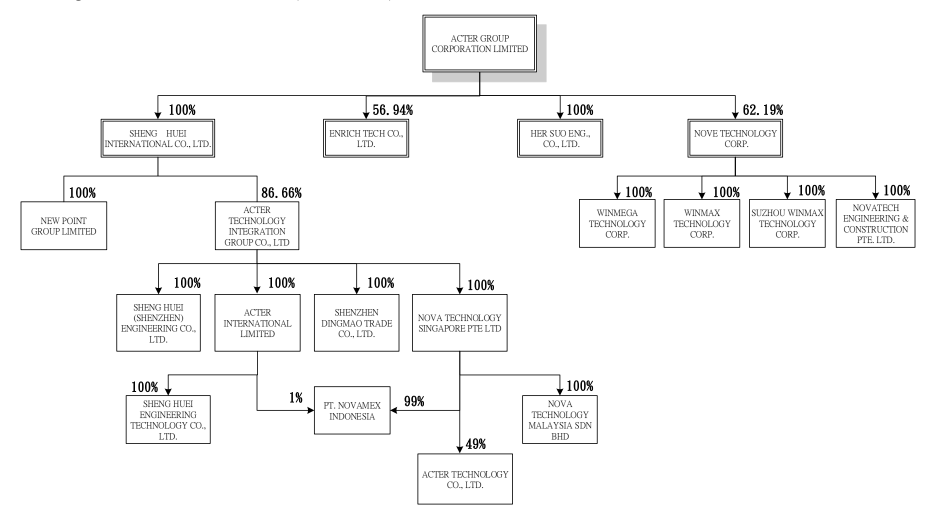
vii. Other Important Matter

None.

VIII. Special Disclosure

i. Summary of Affiliated Companies

1. Organizational chart of the affiliates (Dec. 31, 2020)



2. Basic Information on Affiliates

Dec. 31, 2020

				,
Name of Affiliate	Date of	Place of	Paid-in Capital	Business Activities
	Incorporation	Registration	(in thousands)	
Sheng Huei International Co.,	2003.07.15	Samoa	NT\$129,126	Investment Holding company
Ltd.	2003.07.13	Samoa	(USD4,205)	investment flording company
	1000.04.20	Hsinchu County,		
Her Suo Eng., Co., Ltd.	1998.04.30	Taiwan	NT\$100,000	Construction and set-up of freezing equipment
Enrich Tech Co., Ltd.	1996.05.20	Taichung, Taiwan	NT\$100,000	Comprehensive construction company
		Hsinchu County,		
Nova Technology Corp.	1997.06.13	Taiwan	NT\$339,280	Wholesaling of electronic and chemical equipment
Novo Technology Cingenera		Tarwan	ΝΤΦΩΩΩΩ	
Nova Technology Singapore	1999.11.10	Singapore	NT\$80,000	Investment Holding company
Pte., Ltd.		01	(SGD3,376)	
New Point Group Limited	2008.01.12	Seychelles	NT\$6,110	Holding company and trading of equipment
New Folit Gloup Linited	2008.01.12	Seychenes	(USD200)	Torung company and trading of equipment
		Kowloon, Hong	NT\$99,994	
Acter International Limited	2007.11.20	Kong	(USD3,245)	Holding company and trading of clean rooms and air conditioners
Acter Technology Integration		9	NT\$284,355	
	2003.09.03	Jiangsu, China		Construction and set-up of electronic equipment and air conditioners
Group Co., Ltd.		-	(USD9,037)	
Sheng Huei Engineering	2007.05.02	Vietnam.	NT\$48,238	Set-up of electronic protection systems and central air conditioners
Technology Co., Ltd.	2007.05.02	v lothuin.	(USD1,500)	Set up of electronice protection systems and contrar an conditioners
Winner Trainstead Com	2014 00 05	Hsinchu County,		
Winmega Technology Corp.	2014.08.05	Taiwan	NT\$30,000	Wholesaling of electronic and chemical equipments
			NT\$151,426	
Winmax Technology Corp.	2002.06.13	Shanghai, China	(USD4,890)	Design and manufacture of air containers and liquid containers
Novo Technology Malarsia				
Nova Technology Malaysia	2011.11.24	Malaysia	NT\$26,780	Investment Holding company
Sdn Bhd.			(RM2,600)	······································
Pt. Novamex Indonesia	2013.6.24	Indonesia	NT\$14,966	Equipment trading and set up
rt. movallex illuollesia	2015.0.24	muonesia	(USD500)	Equipment trading and set-up
Sheng Huei (Shenzhen)		at t at :	NT\$172,877	
Engineering Co., Ltd.	2005.06.21	Shenzhen, China	(USD5,330)	Construction and set-up of electronic equipment and air conditioners
Engineering Co., Etc.	<u> </u>		(0000,000)	

Name of Affiliate	Date of Incorporation	Place of Registration	Paid-in Capital (in thousands)	Business Activities
Shenzhen Dingmao Trade Co., Ltd	2012.10.31	Shenzhen, China	NT\$22,984 (RMB5,000)	Electronic equipment and machinery trading
Suzhou Winmax Technology Corp.	2016.05.31	Jiangsu, China	NT\$32,478 (USD1,000)	Design and manufacture of air containers and liquid containers
Novatech Engineering & Construction Pte. Ltd.	2016.06.28	Singapore	NT\$24,179 (SGD1,000)	Chemical supply system
Acter Technology Co., Ltd.	2019.09.16	Thailand	NT\$28,502 (THB30,000)	Set-up of electronic protection systems and central air conditioners

3. Directors, Supervisors, Presidents of Affiliates

Dec. 31, 2020 ; Unit : Shares ; %

Company Name	Title	Name or Representative		olding
		Name of Representative	Shares	Percentage
	Chairman	ACTER GROUP CORPORATION LIMITED (Representative : Liang, Chin-Li)		100%
Han Suo En sincoria s	Director	ACTER GROUP CORPORATION LIMITED (Representative : Tsai, Chih-Cheng)	10,000,000	
Her Suo Engineering Co., Ltd.	Director	ACTER GROUP CORPORATION LIMITED (Representative : Chang, Ri-Dong)	10,000,000	
C0., Etd.	Supervisor	ACTER GROUP CORPORATION LIMITED (Representative : Wang, Chun-Sheng)		
	President	Tsai, Chih-Cheng	0	0.00%
	Director	ACTER GROUP CORPORATION LIMITED (Representative : Liang, Chin-Li)		
Sheng Huei International	Director	ACTER GROUP CORPORATION LIMITED (Representative : Yang Jung-Tang)		100%
Co., Ltd.	Director	ACTER GROUP CORPORATION LIMITED (Representative : Hu, Tai-Tsen)	4,204,773.82	100%
	Supervisor	None		
	Chairman	Liang, Chin-Li	3,029,800	5.05%
	Vice Chairman	Chen, Chih-Hao		2.13%
	Director	Chu, Chi-Hua		1.60%
	Director	Su, Yu-Zhou		0.93%
Acter Technology	Independent Director	Shi, Kang		0.00%
Integration Group Co.,	Independent Director	Gu, Hai-Lan		0.00%
Ltd.	Independent Director	Wu, Wei-Hua	0	0.00%
	Supervisor	Huang, Ya-Ping	80,064	0.10%
	Supervisor	Liao,Chong-You		0.10%
	Supervisor	Wang, Yu		0.04%
	President	Chu, Chi-Hua	960,887	1.60%
Shenzhen Dingmao Trade Co.,Ltd	Chairman	Acter Technology Integration Group Co., Ltd. (Representative : Chen, Chih-Hao)		
	Director	Acter Technology Integration Group Co., Ltd. (Representative : Chu, Chi-Hua)Acter Technology Integration Group Co., Ltd. (Representative : Liang, Chin-Li)Acter Technology Integration Group Co., Ltd. (Representative : Huang, Ya-Ping)		100%
	Director			
Hade Co.,Liu	Supervisor			
	President Chu, Chi-Hua			0.00%

Company Name Title		Name or Representative	Shareh	olding
Company Name		· ·	Shares	Percentage
	Chairman	Acter Technology Integration Group Co., Ltd. (Representative : Chen, Chih-Hao)		100%
Sheng Huei (Shenzhen)	Director	Acter Technology Integration Group Co., Ltd. (Representative : Chu, Chi-Hua)		
Engineering Co., Ltd.	Director	Acter Technology Integration Group Co., Ltd. (Representative : Liang, Chin-Li)	Note1	
Engineering Co., Eka.	Supervisor	Acter Technology Integration Group Co., Ltd. (Representative : Huang, Ya-Ping)		
	President	Chu, Chi-Hua		0.00%
	Director	Acter Technology Integration Group Co., Ltd. (Representative : Liang, Chin-Li)		
Acter International	Director	Acter Technology Integration Group Co., Ltd. (Representative : Chen, Chih-Hao)	25,327,397	100%
Limited	Director	Acter Technology Integration Group Co., Ltd. (Representative : Chu, Chi-Hua)	25,527,597	100%
	Supervisor	None		
	Director	Sheng Huei International Co., Ltd. (Representative : Liang, Chin-Li)		
New Point Group	Director	Sheng Huei International Co., Ltd. (Representative : Yang, Jung-Tang)Sheng Huei International Co., Ltd. (Representative : Hu, Tai-Tsen)		100%
Limited	Director			
	Supervisor	None		
	Chairman	ACTER GROUP CORPORATION LIMITED (Representative : Liang, Chin-Li)		
	Vice Chairman	ACTER GROUP CORPORATION LIMITED (Representative : Hsu, Chung-Cheng)		62.19%
	Director	ACTER GROUP CORPORATION LIMITED (Representative : Wu, Pi-Huei)		
Novo Technology Com	Independent Director	Li, Cheng	0	0.00%
Nova Technology Corp.	Independent Director	Chi, Chih-Yi	0	0.00%
	Independent Director	Ciou, Huei-Yin		0.00%
	Independent Director	Yang, Sheng-Yung	0	0.00%
	President	Ma, Wei	189,120	0.56%
Winmax Technology Corp.	Chairman	Nova Technology Corp. (Representative : Hsu, Chung-Cheng)		
	Director	Nova Technology Corp. (Representative : Jian, Jian-Jhih)		100%
	Director	Nova Technology Corp. (Representative : Ma, Wei)	Note 1	100%
	Supervisor	Nova Technology Corp. (Representative : Liang, Chin-Li)		
	President Jian, Jian-Jhih		<u> </u>	0.00%

Company Name Title		Nome or Penresentetive	Shareh	olding
	Thie	Name or Representative	Shares	Percentage
Nova Technology Singapore Pte. Ltd.	Director	Acter Technology Integration Group Co., Ltd. (Representative : Chen, Chih-Hao)		
	Director	Acter Technology Integration Group Co., Ltd. (Representative : Liang, Chin-Li)	3,375,850	100%
Singupore r te. Etu.	Supervisor	None		
	Director	Nova Technology Singapore Pte. Ltd. (Representative : Liang, Chin-Li)		
Nova Technology	Director	Nova Technology Singapore Pte. Ltd. (Representative : Feng, Tai-Fang)	2,600,000	100%
Malaysia Sdn. Bhd.	Director	Nova Technology Singapore Pte. Ltd. (Representative : Chu, Chi-Hua)	2,000,000	100%
	Supervisor	None		
	Chairman	Acter International Limited (Representative : Tseng, Wen-Jan)		
	Director	Acter International Limited (Representative : Chen, Chih-Hao)		100%
Sheng Huei Engineering Technology Co., Ltd.	Director	Acter International Limited (Representative : Liang, Chin-Li)	Note 1	
Teennology Co., Ltu.	Supervisor	Acter International Limited (Representative : Chu, Chi-Hua)	-	
	President	Tseng, Wen-Jan		0.00%
Pt. Novamex Indonesia	Chairman	Nova Technology Singapore Pte. Ltd. (Representative : Chao, Ching-Sung)Nova Technology Singapore Pte. Ltd. (Representative : Zeng, Jyun-Wei)		99%
Pt. Inovallex indonesia	Supervisor			99%
	Chairman	ACTER GROUP CORPORATION LIMITED (Representative : Chuang, Cheng-Ting)		
	Director	ACTER GROUP CORPORATION LIMITED (Representative : Hsu, Chung-Cheng)		56.94%
	Director ACTER GROUP CORPORATION LIMITED (Representative : Liang, Chin-Li)		5,693,508	
Enrich Tech Co., Ltd	Director	Director ACTER GROUP CORPORATION LIMITED (Representative : Wang, Chun-Sheng)		
	Director	Li Xin Investment Co., Ltd. (Representative : Yeh, Shu-Hsun)	1,897,836	18.98%
	Supervisor	Tsao, Yun-Han	10,000	0.10%
	President	Chuang, Cheng-Ting		2.00%
Winmega Technology Corp.	Chairman	Nova Technology Corp. (Representative : Liang, Chin-Li)		
	Director	Nova Technology Corp. (Representative : Hsu, Chung-Cheng)		1000/
	Director Nova Technology Corp. (Representative : Wu, Chien-Nan)		3,000,000	100%
	Supervisor	visor Nova Technology Corp. (Representative : Ma, Wei)		
	President Wu, Jian-Nan			0.00%

Company Name Title		Name or Representative		Shareholding	
Company Name	The	Name of Representative		Percentage	
	Chairman	Nova Technology Corp. (Representative : Hsu, Chung-Cheng)			
	Director	Nova Technology Corp. (Representative : Jian, Jian-Jhih)		100%	
Suzhou Winmax Technology Corp.	Director	Nova Technology Corp. (Representative : Ma, Wei)		100%	
reemology corp.	Supervisor	Nova Technology Corp. (Representative : Liang, Chin-Li)	-		
	President	Jian, Jian-Jhih		0.00%	
Novatech Engineering & Construction Pte. Ltd.	Director	Nova Technology Corp. (Representative : Liang, Chin-Li)	1,000,000	100%	
	Director	Nova Technology Corp. (Representative : Hsu, Chung-Cheng)			
	Supervisor	None 1,000		100%	
	President Hsu, Chung-Cheng				
Acter Technology Co., Ltd.	Chairman	Liang, Chin-Li	0	0.00%	
	Director	Chu, Chi-Hua	0	0.00%	
	Director	Ou, Shu-Hao	0	0.00%	
	Supervisor	None	0	0.00%	

Note1: The company is a limited company and doesn't issue shares.

4. Operation Status of Affiliates

Dec. 31, 2020 ; Unit: NT\$ thousand

Company Name	Capital Stock	Total Assets	Total Liabilities	Net Equity	Net Revenue	Operating Income	Net Income (Loss)	Basic Earnings Per Share
Her Suo Engineering Co., Ltd.	100,000	538,519	287,811	250,708	680,417	68,337	55,919	5.59
Enrich Tech Co., Ltd	100,000	283,497	112,307	171,190	374,138	46,519	37,518	3.75
Nova Technology Corp.	339,280	3,446,772	1,118,566	2,328,206	1,718,210	114,208	407,392	12.01
Winmega Technology Corp.	30,000	133,780	23,911	109,869	114,810	54,147	43,323	14.44
Winmax Technology Corp.	151,426	2,405,706	1,187,463	1,218,243	2,251,719	382,334	336,313	Note 1
Suzhou Winmax Technology Corp.	32,478	395,935	186,773	209,162	313,852	51,656	57,971	Note 1
Novatech Engineering & Construction Pte. Ltd.	24,179	65,635	10,584	55,051	28,750	(7,850)	(3,523)	(0.16)
Sheng Huei International Co., Ltd.	129,126	1,987,609	119	1,987,490	0	(1,013)	398,139	3.20
New Point Group Limited	6,110	368,645	18,640	350,005	0	3,432	1,889	0.32
Zhangjiagang Free Trade Zone Fuyu International Trade Co., Ltd. (Liquidated)	0	0	0	0	0	(526)	(829)	Note 1
Acter Technology Integration Group Co., Ltd.	284,355	2,920,490	1,522,167	1,398,323	3,284,155	439,167	456,536	1.61
Shenzhen Dingmao Trade Co., Ltd	22,984	199,439	108,136	91,303	107,696	17,277	13,198	Note 1
Sheng Huei (Shenzhen) Engineering Co., Ltd.	172,877	472,143	223,205	248,938	554,338	66,970	50,939	Note 1
Acter International Limited	99,994	515,856	414,000	101,856	127,809	8,019	25,416	0.26
Sheng Huei Engineering Technology Co., Ltd.	48,238	345,130	234,373	110,757	439,097	27,961	18,801	Note 1
Nova Technology Singapore Pte., Ltd.	80,000	81,539	337	81,202	0	(2,454)	20,964	0.29
Nova Technology Malaysia Sdn Bhd.	26,780	3,182	111	3,071	0	(160)	(166)	(0.01)
Pt. Novamex Indonesia	14,966	124,239	68,595	55,644	217,052	35,595	25,605	25,380.65
Acter Technology Co., Ltd.	28,502	141,622	118,635	22,987	19,593	(5,462)	(4,640)	(16.35)

Note1: The company is a limited company, so it's not applicable.

ii. Private Placement Securities in the Most Recent Years

None.

iii. The Shares in the Company Held or Disposed of by Subsidiaries in the Most Recent Years None.

- **iv. Other matters that require additional description** None.
- IX. Any 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, has occurred during the most recent fiscal year or during the current fiscal year up to the date of printing of the annual report None.

Representation Letter

The entities that are required to be included in the combined financial statements of Acter Group Corporation Limited as of and for the year ended December 31, 2020 under the Criteria Governing the Preparation of Affiliation Reports, Consolidated Business Reports, and Consolidated Financial Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements prepared in conformity with International Financial Reporting Standards No. 10, "Consolidated Financial Statements." endorsed by the Financial Supervisory Commission of the Republic of China. In addition, the information required to be disclosed in the combined financial statements are included in the consolidated financial statements. Consequently, Acter Group Corporation Limited and Subsidiaries do not prepare a separate set of combined financial statements.

Company name: Acter Group Corporation Limited

Chairman: Liang, Chin-Li

Date: February 25, 2021

Independent Auditors' Report

To the Board of Directors of Acter Group Corporation Limited:

Opinion

We have audited the consolidated financial statements of Acter Group Corporation Limited (the "Company") and its subsidiaries (the "Group"), which comprise the consolidated balance sheets as of December 31, 2020 and 2019, the consolidated statements of comprehensive income, changes in equity and 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, 2020 and 2019, 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 with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audit of the consolidated financial statements as of and for the year ended December 31, 2020 in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certificated Public Accountant and the auditing standards generally accepted in the Republic of China. Furthermore, we conducted our audit of the consolidated financial statements as of and for the year ended December 31, 2019 in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants, Rule No.1090360805 issued by the Financial Supervisory Commission, and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the 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, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

1. Revenue recognition

Please refer to Note 4(q) "Revenue", Note 5(a) "Significant accounting assumptions and judgments, and major sources of estimation uncertainty: Revenue recognition", and Notes 6(v) "Revenue from contracts with customers" to the consolidated financial statements.

Description of key audit matter

The Group assesses its construction revenue by measuring the proportion that the contract costs incurred for work performed to date bear to the estimated total contract costs; the estimated total contract cost involves judgment and estimation uncertainty of the Group's management. Consequently, revenue recognition is one of the key matters for our audit.

How the matter was addressed in our audit

Our principal audit procedures included: testing the Group's internal control of sales and receipt cycle to assess whether there is any defects and irregularities of internal control systems; reviewing major contracts to understand the specific terms and risks of contracts; comparing the actual construction costs incurred with the estimated construction costs to evaluate rationality of the estimation method; assessing whether the Group's accounting policy on revenue recognition is in accordance with the related accounting standards.

2. Assessment of impairment of receivables

Please refer to Note 4(g) "Financial instruments", Note 5(b) "Significant accounting assumptions and judgments, and major sources of estimation uncertainty: Impairment of receivables", and Note 6(d) "The net of notes and accounts receivable" to the consolidated financial statements.

Description of key audit matter

The recoverability of the Group's receivables is closely related to its business cycle and its customers' operating situation. The Group's management estimates the impairment for receivables by assessing each customer's financial status and historical collection record. Impairment of receivables involves judgment and estimation uncertainty of the Group's management. Consequently, impairment of receivables is one of the key matters for our audit.

How the matter was addressed in our audit

Our principal audit procedures included: testing related internal control of accounts receivable; reviewing the collection of notes and accounts receivable during the subsequent period; evaluating the Group's assumption of impairment by performing receivables aging analysis and reviewing the historical collection record, comparing the allowance for impairment and actual unrecoverable receivables to assess the adequacy of allowance for impairment in order to assess whether the impairment is fairly presented.

3. Accrual of construction contract losses

Please refer to Note 4(q) "Revenue (Cost from contracts with customers)", Note 5(c) "Significant accounting assumptions and judgments, and major sources of estimation uncertainty: Accrual of construction contract losses", and Note 9(e) "Commitments and Contingencies" to the consolidated financial statements.

Description of key audit matter

If the Group assesses that the contract cost that has been incurred is "unlikely to be recovered" then will make an accrual for the loss and recognize it as an expense immediately. The accrual of the losses involves management judgment so that the estimation of construction contract losses is one of the key matters for our audit.

How the matter was addressed in our audit

Our principal audit procedures included: Comparing the actual amount of construction contract losses and loss provisions accrued in the past assessing and understanding how the management estimates the losses, including the method of assessment, whether the source of the information is appropriate, and the possibility to correct the accounting estimates; evaluating the appropriateness of accounting principles and related disclosures. In addition, if the completion of the contract is subject to the outcome of pending litigation or legislation, the construction contract losses will also be evaluated in accordance with IAS 37.

Other Matter

The Company has prepared its parent-company-only financial statements as of and for the years ended December 31, 2020 and 2019, on which we have issued an unmodified opinion.

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 with the IFRSs, IASs, IFRC, SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in 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 auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the 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 auditor's 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 and 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.

The engagement partners on the audit resulting in this independent auditors' report are Tzu-Hsin Chang and Hai-Ning Huang.

KPMG

Taipei, Taiwan (Republic of China) February 25, 2021

Notes to Readers

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

The independent auditors' report and the accompanying consolidated financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and consolidated financial statements, the Chinese version shall prevail.

(English Translation of Consolidated Financial Statements Originally Issued in Chinese.) ACTER GROUP CORPORATION LIMITED AND SUBSIDIARIES

Consolidated Balance Sheets

December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

		December 31, 20		December 31, 2				December 31, 2		December 31, 2	2019
	Assets	Amount	<u>%</u>	Amount	%		Liabilities and Equity	Amount	%	Amount	<u>%</u>
1100	Current assets: Cash and cash equivalents (note 6(a) and (y))	\$ 5,165,884	34	3,874,953	32	2100	Current liabilities:	¢ (((0 7 0	5	12((00	1
1110	Current financial assets at fair value through profit or loss (note 6(b) and (y))		2	172,400	1	2100	Short-term borrowings (note 6(m) and (y))	\$ 666,870	5	136,609	1
1110 1140	Current contract assets at ran value through profit of loss (note $o(0)$ and (y) Current contract assets (note $6(v)$)	2,935,250	19	1,496,769	13	2120	Current financial liability at fair value through profit or loss (note 6(b), (n) and (v))	1,440	-	-	-
1140	Notes receivable, net (note $6(d)$ and (y))	197,443	1	453,149	4	2130	Current contract liabilities (note 6(v))	1,761,020	12	1,224,181	10
1170	Trade receivables, net (note $6(d)$, (v) and (y))	3,930,281	26	3,480,867	30	2150	Notes payable (note 6(y))	95,853	1	63,637	
1200	Other receivables (note 6(e) and (y))	8,689	-	20,424	-	2170	Trade payables (note 6(y))	3,536,546	23	3,110,389	
1220	Current income tax assets	4,014	-	2,305	-	2180	Trade payables to related parties (note 6(y) and 7)	654	-	313	
1310	Inventories, net (note 6(f))	229,827	2	484,731	4	2201	Accrued salaries and bonuses (note $6(y)$)	323,816	2	341,137	3
1476	Other current financial assets (note 6(y) and 8)	297,554	2	390,060	3	2230	Current income tax liabilities	198,335	1	154,619	1
1479	Other current assets	656,866	5	430,050	4	2250	Current provisions (note 6(p))	270,772	2	322,699	3
1119			91	10,805,708	91	2280	Current lease liabilities (note 6(0))	41,401	-	35,299	-
	Non-current assets:		<u> </u>			2399	Other current liabilities and accrued expenses (note 9)	371,801	2	325,730	3
1517	Non-current financial assets at fair value though other comprehensive							7,268,508	48	5,714,613	48
	income (note 6(c))	135,094	1	130,000	1		Non-Current liabilities:				
1550	Investments accounted for using equity method (note 6(h))	122,755	1	-	-	2530	Bonds payable (note 6(n) and (y))	770,519	5	-	-
1600	Property, plant and equipment (note 6(j))	466,402	3	463,872	4	2570	Deferred tax liabilities (note 6(r))	657,380	5	594,441	5
1755	Right-of-use assets (note 6(k))	131,184	1	138,875	1	2580	Non-current lease liabilities (note 6(o))	64,348	-	74,965	1
1760	Investment property, net (note 6(l))	238,280	2	240,767	2	2640	Net defined benefit liabilities, non-current (note 6(q))	59,208	-	59,869	-
1840	Deferred tax assets (note 6(r))	182,457	1	173,994	1	2645	Guarantee deposits received	152		150	
1990	Other non-current assets (note 8)	46,470		39,864				1,551,607	10	729,425	6
		1,322,642	9	1,187,372	9		Total liabilities	8,820,115	58	6,444,038	54
							Equity attributable to owners of parent (note 6 (s)):				
						3100	Ordinary shares	541,868	4	541,868	5
						3140	Advance receipts	450,544	3	-	-
						3200	Capital surplus	1,437,710	9	1,392,119	11
						3300	Retained earnings	2,855,485	19	2,698,781	22
						3400	Other equity	(139,461)	<u>(1</u>)	(129,185)) <u>(1</u>)
							Total equity attributable to owners of parent	5,146,146	34	4,503,583	37
						36XX	Non-controlling interests	1,152,334	8	1,045,459	9
							Total equity	6,298,480	42	5,549,042	46
	Total assets	\$ <u>15,118,595</u>	<u>100</u>	11,993,080	<u>100</u>		Total liabilities and equity	\$ <u>15,118,595</u>	<u>100</u>	11,993,080	<u>100</u>

(English Translation of Consolidated Financial Statements Originally Issued in Chinese.)

ACTER GROUP CORPORATION LIMITED AND SUBSIDIARIES

Consolidated Statements of Comprehensive Income

For the years ended December 31, 2020 and 2019

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

		<u>2020</u> Amount	%	<u>2019</u> Amount	%
		Amount		Amount	/0
4501	Operating Revenues:	¢ 12.59(.229	07	12 005 510	05
4521 4529	Construction revenue (note 6(v)) Less: allowances	\$ 13,586,228	97	12,085,519	95
4529	Less: allowances	<u>(14,383</u>) 13,571,845	<u>-</u> 97	(24,914) 12,060,605	- 95
4110	Sales	295,090	2	516,240	<u> </u>
4800	Other operating revenue	110,075	1	98,041	4
4000	Other operating revenue	13,977,010	100	12,674,886	100
	Operating costs:	15,577,010	100	12,071,000	100
5520	Construction cost (note $6(0)$, (q), (t) and $7(b)$)	11,154,624	80	9,691,442	77
5110	Costs of goods sold	228,212	2	365,643	3
5800	Other operating costs	75,668	-	45,462	-
		11,458,504	82	10,102,547	80
	Gross profit from operations	2,518,506	18	2,572,339	20
	Operating expenses (note 6(q) and (t)):				
6100	Selling expenses	112,500	1	120,129	1
6200	Administrative expenses	574,237	4	545,916	4
6300	Research and development expenses	181,177	1	146,433	1
6450	Expected credit loss	(50,470)		(18,651)	<u> </u>
		817,444	6	793,827	6
	Net operating income	1,701,062	12	1,778,512	14
7050	Non-operating income and expenses:	(7.1(0)		(5.054)	
7050	Finance costs (note 6(x))	(7,168)	-	(5,254)	- 1
7100 7010	Interest income (note 6(x)) Other income (note 6(x))	31,674	-	40,425	1
7070	Shares of loss of associates accounted for using equity method, net	25,044	-	21,727	-
7020	Other gains and losses, net (note $6(x)$)	(999) (55,507)	-	(61) 31,117	-
7020	Other gams and losses, liet (note $O(X)$)	(6,956)	<u> </u>	87,954	- 1
	Profit before income tax	1,694,106	- 12	1,866,466	15
7950	Less: Income tax expenses (note 6(r))	495,293	3	590,182	5
1950	Profit	1,198,813	9	1,276,284	10
8300	Other comprehensive income (loss):	1,190,015		1,270,201	10
8310	Items that will not be reclassified subsequently to profit or loss				
8311	Remeasurements effects on defined benefit plans	619	-	(11,300)	-
8316	Unrealized gains (losses) from investments in equity instruments measured at			())	
	fair value through other comprehensive income	2,848	-	(577)	-
8349	Income tax related to components of other comprehensive income that will	-		. ,	
0547	not be reclassified to profit or loss	-	-	-	-
	not be reclassified to profit of loss	2.467		(11.077)	
		3,467		(11,877)	-
8360	Items that will be reclassified subsequently to profit or loss				
8361	Exchange differences on translation of foreign operations	(11,746)	-	(97,810)	(1)
8399	Income tax related to components of other comprehensive income that will be				
0077	reclassified to profit or loss (note 6(r))	809		24,349	
0200		(10,937)		(73,461)	<u>(1)</u>
8300	Other comprehensive income, net of tax	(7,470)		(85,338) 1,190,946	<u>(1)</u>
8500	Total comprehensive income Profit, attributable to:	\$ <u>1,191,343</u>	9	1,190,940	9
8610	Owners of parent	\$ 970,082	7	1,036,094	8
8620	Non-controlling interests	228,731	2	240,190	2
0020	Non-controlling interests	\$ 1,198,813	9	1,276,284	$\frac{2}{10}$
	Comprehensive income attributable to:	- 1,120,010	<u> </u>		
8710	Owners of parent	\$ 959,229	7	968,003	7
8720	Non-controlling interests	232,114	2	222,943	2
		\$ 1,191,343	9	1,190,946	9
	Earnings per share (Expressed in New Taiwan Dollars) (note 6(u))				
9750	Basic earnings per share	\$	17.90		19.16
9850	Diluted earnings per share	\$	16.55	-	18.94
		u	10.33	-	10.74

See accompanying notes to consolidated financial statements.

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) ACTER GROUP CORPORATION LIMITED AND SUBSIDIARIES

Consolidated Statements of Changes in Equity

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

					Η	Equity attributable to	owners of parent						
						• •			Other equity				
			-		Retair	ned earnings			Unrealized gains (losses) from financial assets				
	Ordinary shares	Advance receipts	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Total retained earnings	Exchange differences on translation of foreign operations	measured at fair value through other comprehensive income	Others	Total Other equity	Non-controlling interests	Total equity
Balance at January 1, 2019	\$ 542,02	8 -	1,393,239	512,938	56,560	1,913,947	2,483,445	(63,237)	(5,573)	(776)	(69,586)	1,032,386	5,381,512
Appropriation and distribution of retained earnings:													
Legal reserve	-	-	-	104,902	-	(104,902)	-	-	-	-	-	-	-
Special reserve	-	-	-	-	12,249	(12,249)	-	-	-	-	-	-	-
Cash dividends	-	-	-	-	-	(813,042)	(813,042)	-	-	-	-	-	(813,042)
Share-based payment	(16	0) -	(1,120)	-	-	-	-	-	-	776	776	-	(504)
Profit for the year ended December 31, 2019	-	-	-	-	-	1,036,094	1,036,094	-	-	-	-	240,190	1,276,284
Other comprehensive income for the year ended December 31, 2019	_	-	_	-	_	(7,716)	(7,716)	(59,798)	(577)	-	(60,375)	(17,247)	(85,338)
Total comprehensive income						1,028,378	1,028,378	(59,798)	(577)		(60,375)	222,943	1,190,946
Changes in non-controlling interests						-	-	(3),7)0)	(377)		-	(209,870)	(209,870)
Balance at December 31, 2019	\$ 541,86	8 -	1,392,119	617,840	68,809	2,012,132	2,698,781	(123,035)	(6,150)	_	(129,185)	1,045,459	5,549,042
Balance at January 1, 2020	\$ 541,86		1,392,119	617,840	68,809	2,012,132	2,698,781	(123,035)	(6,150)	-	(129,185)	1,045,459	5,549,042
Appropriation and distribution of retained earnings:													
Legal reserve	-	-	-	103,609	-	(103,609)	-	-	-	-	-	-	-
Special reserve	-	-	-	-	60,377	(60,377)	-	-	-	-	-	-	-
Cash dividends	-	-	-	-	-	(812,801)	(812,801)	-	-	-	-	-	(812,801)
Changes in ownership interests in subsidiaries	-	-	(268)	-	-	-	-	-	-	-	-	-	(268)
Cash capital increase	-	450,544	-	-	-	-	-	-	-	-	-	-	450,544
Share-based payment	-	-	12,162	-	-	-	-	-	-	-	-	-	12,162
Due to recognition of equity component of convertible bonds issued	-	-	33,697	-	-	-	-	-	-	-	-	-	33,697
Profit for the year ended December 31, 2020	-	-	-	-	-	970,082	970,082	-	-	-	-	228,731	1,198,813
Other comprehensive income for the year ended December 31, 2020	_	-	_	_	_	(577)	(577)	(13,124)	2,848	_	(10,276)	3,383	(7,470)
Total comprehensive income						969,505	969,505	(13,124)	2,848		(10,276)	232,114	1,191,343
Changes in non-controlling interests	-					-	-	- (13,121)		-	- (10,270)	(125,239)	(125,239)
Balance at December 31, 2020	\$ 541,86	8 450,544	1,437,710	721,449	129,186	2,004,850	2,855,485	(136,159)	(3,302)	-	(139,461)	1,152,334	6,298,480
·		=		<u>_</u>									

(English Translation of Consolidated Financial Statements Originally Issued in Chinese.) ACTER GROUP CORPORATION LIMITED AND SUBSIDIARIES

Consolidated Statements of Cash Flows

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

		2020	2019
Cash flows from (used in) operating activities: Profit before tax	\$	1,694,106	1,866,466
Adjustments:	Ψ	1,094,100	1,000,400
Adjustments to reconcile profit (loss):			
Depreciation expenses (including investment property)		76,333	68,350
Amortization expenses		9,902	7,219
Expected credit gain		(50,470)	(18,651)
Interest expense		7,168	5,254
Interest income		(31,674)	(40,425)
Dividend income		(3,905)	-
Compensation cost arising from employee stock options		12,162	(504)
Shares of loss of associates accounted for using equity method		999	61
Net loss of financial liability at fair value through profit or loss		240	-
Disposal, property plant, equipment loss		217	142
Gain on disposal of non-current assets held for sale		-	(19,515)
Others		(7)	-
Total adjustments to reconcile profit (loss)		20,965	1,931
Changes in operating assets and liabilities:			
Changes in operating assets:			105.055
(Increase) decrease in current financial assets at fair value through profit or loss		(197,745)	137,857
Increase in current contract assets		(1,438,481)	(416,825)
Decrease (increase) in notes receivable		255,706	(129,652)
Increase in trade receivables		(399,937)	(313,770)
Decrease (increase) in inventories		254,904	(163,416)
Decrease (increase) in other financial assets		(122,119)	395,276
Total changes in operating assets		(1,647,672)	(490,530)
Changes in operating liabilities:		526 820	(404 740)
Increase (decrease) in current contract liabilities Increase (decrease) in notes payable		536,839 32,216	(494,749) (111,727)
Increase in trade payables		426,498	348,920
Decrease in provisions		(53,339)	(21,414)
Increase in other current liabilities		28,578	54,215
Total changes in operating liabilities		970,792	(224,755)
Total adjustments		(655,915)	(713,354)
Cash inflow generated from operations		1,038,191	1,153,112
Interest received		30,962	41,883
Interest paid		(6,212)	(3,170)
Income taxes paid		(393,948)	(438,350)
Net cash flows from operating activities		668,993	753,475
Cash flows from (used in) investing activities:			
Acquisition of financial assets at fair value through other comprehensive income		(2,246)	(127,400)
Acquisition of investments accounted for using equity method		(116,980)	-
Proceeds from disposal of investments accounted for using equity method		-	747
Proceeds from disposal of non-current assets as held for sale		-	72,627
Acquisition of property, plant and equipment		(29,425)	(79,960)
Proceeds from disposal of property, plant and equipment		28	102
Acquisition of intangible assets		(15,148)	(8,191)
Acquisition of right-of-use assets		(356)	(1,030)
Increase in other non-current assets		(2,469)	(1,900)
Dividends received		3,905	
Net cash flows used in investing activities		(162,691)	(145,005)
Cash flows from (used in) financing activities:			
Increase in short-term loans		1,979,881	236,289
Decrease in short-term loans		(1,434,827)	(230,664)
Issuance of corporate bond		804,590	-
Increase (decrease) in guarantee deposits		2	66
Payment of lease liabilities		(41,458)	(36,129)
Cash dividends paid		(812,801)	(813,042)
Capital increase by cash		450,544	-
Change in non-controlling interests		(133,734)	(204,685)
Net cash flows from (used in) financing activities		812,197	(1,048,165)
Effect of exchange rate changes on cash and cash equivalents		(27,568)	(110,083)
Net increase (decrease) in cash and cash equivalents		1,290,931	(549,778)
Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period	¢	<u>3,874,953</u> 5,165,884	4,424,731
Cash and cash equivalents at end of period	\$ <u> </u>	5,105,004	3,874,953

See accompanying notes to consolidated financial statements.

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) ACTER GROUP CORPORATION LIMITED AND SUBSIDIARIES

Notes to the Consolidated Financial Statements

For the years ended December 31, 2020 and 2019

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

(1) Company history

Acter Group Corporation Limited (the "Company") was incorporated on February 19, 1979, under the approval of the Ministry of Economic Affairs, R.O.C. The Company's registered office address is located at 19F-1, No.201, Sec.2, Wenxin Road, Xitun District., Taichung City 40758, Taiwan (R.O.C.).The consolidated financial statements of the Company as of and for the year ended December 31, 2020 comprise the Company and its subsidiaries (together referred to as the "Group"). The Company is engaged in providing construction, design, and maintenance services related to air conditioners, environmental control services, clean room set-up, ice water machine trading, energy storing equipment trading, ventilation engineering, and energy technology services. The principal operating activities of the Group's entities are described in Notes 4 (c). Acter's common shares were publicly listed on the Taipei Exchange ("TPEx") on November 10, 2010.

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

These consolidated financial statements were authorized for issue by the Board of Directors on February 25, 2021.

(3) New standards, amendments and interpretations adopted:

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

The Group has initially adopted the following new amendments, which do not have a significant impact on its consolidated financial statements, from January 1, 2020:

- Amendments to IFRS 3 "Definition of a Business"
- Amendments to IFRS 9, IAS39 and IFRS7 "Interest Rate Benchmark Reform"
- Amendments to IAS 1 and IAS 8 "Definition of Material"
- Amendments to IFRS 16 "COVID-19-Related Rent Concessions"
- (b) The impact of IFRS issued by the FSC but not yet effective

The Group assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2021, would not have a significant impact on its consolidated financial statements:

- Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"
- Amendments to IFRS 9, IAS39, IFRS7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform Phase 2"

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

The following new and amended standards, which may be relevant to the Group, have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

Standards or Interpretations	Content of amendment	Effective date per IASB
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of balance sheet, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current.	January 1, 2023
	The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity.	
Amendments to IAS 37 "Onerous Contracts—Cost of Fulfilling a Contract"	The amendments clarify that the 'costs of fulfilling a contract' comprises the costs that relate directly to the contract as follows:	
	• the incremental costs – e.g. direct labor and materials; and	ſ
	• an allocation of other direct costs – e.g. an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract.	ſ

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

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

- Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between an Investor and Its Associate or Joint Venture"
- IFRS 17 "Insurance Contracts" and amendments to IFRS 17 "Insurance Contracts"
- Amendments to IAS 16 "Property, Plant and Equipment Proceeds before Intended Use"
- Annual Improvements to IFRS Standards 2018-2020
- Amendments to IFRS 3 "Reference to the Conceptual Framework"

(4) Summary of significant accounting policies:

The accompanying consolidated financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language consolidated financial statements, the Chinese version shall prevail.

The significant accounting policies presented in the consolidated financial statements are summarized below. Except for those specifically indicated, the following accounting policies were applied consistently throughout the periods presented in the consolidated financial statements.

(a) Statement of compliance

These consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers (hereinafter referred to as "the Regulations"), and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations endorsed and issued into effect by the Financial Supervisory Commission, R.O.C..

- (b) Basis of preparation
 - (i) Basis of measurement

Except for the following significant accounts, the consolidated financial statements have been prepared on a historical cost basis:

- 1) Financial instruments at fair value through profit or loss are measured at fair value;
- 2) Financial assets at fair value through other comprehensive income are measured at fair value;
- 3) The defined benefit liabilities are measured at fair value of the plan assets less the present value of the defined benefit obligation.
- (ii) Functional and presentation currency

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

- (c) Basis of consolidation
 - (i) Principle of preparation of the consolidated financial statements

The consolidated financial statements comprise the Company and subsidiaries. Subsidiaries are entities controlled by the Group. The Group 'controls' an entity when it is exposed to, 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.

The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases. Intragroup balances and transactions, and any unrealized income and expenses arising from Intragroup transactions are eliminated in preparing the consolidated financial statements. The Group attributes the profit or loss and each component of other comprehensive income 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.

The Group prepares consolidated financial statements using uniform accounting policies for like transactions and other events in similar circumstances.

Changes in the Group's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received will be recognized directly in equity, and the Group will attribute it to the owners of the parent.

			Shareh	iolding	
Name of			December	December	
investor	Name of subsidiary	Principal activity	31, 2020	31, 2019	Notes
(1)The Company	Nova Technology Corp. (Nova Tech)	Wholesale of electronic and chemical equipment	62.19	62.19	
	Her Suo Engineering Co., Ltd. (Her Suo)	Construction and set-up of freezing equipment	100	100	
	Enrich Tech Co., Ltd. (Enrich Tech)	Comprehensive construction company	56.94	56.94	
	Sheng Huei International Co., Ltd. (SHI)	Investment holding company	100	100	
(2)Nova Tech	Winmax Technology Corp. (Winmax)	Design and manufacture of air containers and liquid containers	100	100	
	Winmega Technology Corp. (Winmega)	Wholesale of electronic and chemical engineering equipment	100	100	
	Suzhou Winmax Technology Corp. (Suzhou Winmax)	Design and manufacture of air containers and liquid containers	100	100	
	Nova tech Engineering & Construction Pte., Ltd. (NTEC Singapore)	Chemical supply system business	100	100	
(3)SHI	Acter Technology Integration Group Co., Ltd. (Acter China)	Construction and set-up of electronic equipment and air conditioners	86.66	86.66	Note 1
	New Point Group Ltd. (New Point)	Investment holding company and trading of equipment	100	100	
(4)Acter China	Shenzhen Dingmao Trade Co., Ltd. (Shenzhen Dingmao)	Electronic equipment and machinery trading	100	100	
	Sheng Huei (Shenzhen) Engineering Co., Ltd. (Sheng Huei Shenzhen)	Construction and set-up of electronic equipment and air conditioners	100	100	
	Acter International Ltd. (AIL)	Investment holding company and trading of clean rooms and air conditioners	100	100	
	Nova Technology Singapore Pte., Ltd. (NTS)	Investment holding company	100	100	
(5)NTS	Nova Technology Malaysia Sdn. Bhd. (NTM)	Investment holding company	100	100	
	PT. Novamex Indonesia (NMI)	Equipment trading and set-up	99	99	

(ii) List of subsidiaries in the consolidated financial statements

Shareholding

				olding	
Name of investor	Name of subsidiary	Principal activity	December 31, 2020	December 31, 2019	Notes
	Acter Engineering Co., Ltd. (Acter Engineering)	Construction and setup of electronic equipment and air conditioners	-	-	Note 2
	Acter Technology Co., Ltd. (Acter Thailand)	Set-up of electronic protection systems and central air conditioners	49	49	Note 3
(6)AIL	PT. Novamex Indonesia (NMI)	Equipment trading and set-up	1	1	
	Sheng Huei Engineering Technology Co., Ltd. (Acter Vietnam)	Set-up of electronic protection systems and central air conditioners	100	100	
	Space Engineering Co., Ltd. (Space Thailand)	Investment holding company and trading of equipment	-	49	Note 4 and 6
(7)Space Thailand	Acter Thailand	Construction and set up of electronic equipment and air conditioner	-	49	Note 3
(8)New Point	Zhangjiagang Free Trade Zone Fuyu International Trade Co., Ltd. (Fuyu)	Agent for electronic equipment importing and exporting	-	100	Note 5
	g Huei (Suzhou) Engineering Co., up Co., Ltd. in July 2019.	Ltd. changed its name to Acte	er Technolo	gy Integra	tion

- Note 2: The ownership of Acter Engineering in NTS and SHI consisted of 99% and 1%, respectively. Acter Engineering had been liquidated in March 2019.
- Note 3: NTS establish a new subsidiary Acter Thailand in October 2019. The ownership of Acter Thailand in NTS and Space Thailand consisted of 49% respectively.
- Note 4: AIL established a new subsidiary Space Thailand in November 2019.
- Note 5: Fuyu had been liquidated in December 2020.
- Note 6: In 2020, the shareholders had gone through restructuring, resulting in the Group to lose control over Space Thailand. As a result, Space Thailand was not included in the consolidated financial statements and was classified as investments accounted for using equity method.
- (iii) Subsidiaries excluded from the consolidated financial statement: None.
- (d) Foreign currency
 - (i) Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Group entities at the exchange rates at the dates of the transactions. At the end of each subsequent reporting period, monetary items denominated in foreign currencies are translated into the functional currencies using the exchange rate at that date.

Non-monetary items denominated in foreign currencies that are measured at fair value are translated into the functional currencies using the exchange rate at the date that the fair value was determined. Non-monetary items denominated in foreign currencies that are measured based on historical cost are translated using the exchange rate at the date of translation.

Exchange differences are generally recognized in profit or loss, except for those differences relating to the following, which are recognized in other comprehensive income:

- 1) an investment in equity securities designated as at fair value through other comprehensive income;
- 2) a financial liability designated as a hedge of the net investment in a foreign operation to the extent that the hedge is effective; or
- 3) qualifying cash flow hedges to the extent that the hedges are effective.
- (ii) Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into the presentation currency at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into the presentation currency at the average exchange rate. Exchange differences are recognized in other comprehensive income.

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

When the settlement of a monetary receivable from or payable to a foreign operation is neither planed nor likely to occur in the foreseeable future. Exchange differences arising from such a monetary item that are considered to form part of the net investment in the foreign operation and are recognized in other comprehensive income.

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

An operating cycle (usually one year to two year) is a criterion to make judgment on whether assets or liabilities related to construction contracts are classified as current or non-current. The rest assets and liabilities are classified according to the following criteria:

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

- (i) It is expected to be realized, or intended to be sold or consumed, in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is expected to be realized within twelve months after the reporting period; or
- (iv) The asset is cash or a cash equivalent unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

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

- (i) It is expected to be settled in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is due to be settled within twelve months after the reporting period; or
- (iv) The Group does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by issuing equity instruments do not affect its classification.
- (f) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short-term, highly Liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits which meet the above definition and are held for the purpose of meeting short-term cash commitment rather than for investment or other purpose, should be recognized as cash equivalents.

(g) Financial instruments

Trade receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

(i) Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

On initial recognition, a financial asset is classified as measured at: amortized cost; Fair value through other comprehensive income (FVOCI) – debt investment; FVOCI – equity investment; or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

1) Financial assets measured at amortized cost

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

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and

- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost, which is the amount at which the financial asset is measured at initial recognition, plus/minus, the cumulative amortization using the effective interest method, adjusted for any loss allowance. Interest income, foreign exchange gains and losses, as well as impairment, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

2) Fair value through other comprehensive income (FVOCI)

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

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

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

Debt investments at FVOCI are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in profit or loss. Other net gains and losses are recognized in other comprehensive income. On derecognition, gains and losses accumulated in other comprehensive income are reclassified to profit or loss.

Equity investments at FVOCI are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to profit or loss.

Dividend income is recognized in profit or loss on the date on which the Group's right to receive payment is established.

3) Fair value through profit or loss (FVTPL)

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

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

4) Impairment of financial assets

The Group recognizes its loss allowances for expected credit losses (ECL) on financial assets measured at amortized cost (including cash and cash equivalents, notes and trade receivables, other receivable, guarantee deposit paid and other financial assets) and contract assets.

The Group measures its loss allowances at an amount equal to lifetime ECL, except for the following which are measured as 12-month ECL :

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

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

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

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 360 days past due.

The Group considers a financial asset to be in default when the financial asset is more than 540 days past due or the borrower is unlikely to pay its credit obligations to the Group in full.

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

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

At each reporting date, the Group assesses whether financial assets carried at amortized cost is credit-impaired. A financial asset is "credit-impaired" when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial assets is credit-impaired includes the following observable data :

- significant financial difficulty of the borrower or issuer;

- a breach of contract such as a default or being more than 360 days past due ;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is probable that the borrower will enter bankruptcy or other financial reorganization ; or
- the disappearance of an active market for a security because of financial difficulties.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the Group has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. For corporate customers, the Group individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

5) Derecognition of financial assets

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Group enters into transactions whereby it transfers assets recognized in its statement of balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

- (ii) Financial liabilities and equity instruments
 - 1) Classification of debt or equity

Debt and equity instruments issued by the Group are classified as financial liabilities or equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and a equity instrument.

2) Equity instrument

An equity instrument is any contract that evidences residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued are recognized as the amount of consideration received, less, the direct cost of issuing.

3) Compound financial instruments

Compound financial instruments issued by the Group comprise convertible bonds denominated in NTD that can be converted to ordinary shares at the option of the holder when the number of shares to be issued is fixed and does not vary with changes in fair value.

The liability component of compound financial instruments is initially recognized at the fair value of a similar liability that does not have an equity conversion option. The equity component is initially recognized at the difference between the fair value of the compound financial instrument as a whole and the fair value of the liability component. Any directly attributable transaction costs are allocated to the liability and equity components in proportion to their initial carrying amounts.

Subsequent to initial recognition, the liability component of a compound financial instrument is measured at amortized cost using the effective interest method. The equity component of a compound financial instrument is not remeasured.

Interest related to the financial liability is recognized in profit or loss. On conversion at maturity, the financial liability is reclassified to equity and no gain or loss is recognized.

4) Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

5) Derecognition of financial liabilities

The Group derecognizes a financial liability when its contractual obligation has been discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

On derecognition of a financial liability, the difference between the carrying amount of a financial liability extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss.

6) Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of balance sheet when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

(h) Inventories

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

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

(i) Non-current assets held for sale

Non-current assets or disposal groups comprising assets and liabilities that are highly probable to be recovered primarily through sale rather than through continuing use, are reclassified as held for sale. Immediately before being classified as held for sale, the assets, or components of a disposal group, are remeasured in accordance with the Group's accounting policies. Thereafter, the assets or disposal groups are generally measured at the lower of their carrying amount and fair value, less, costs to sell.

Any impairment loss on a disposal group is first allocated to goodwill, and then to the remaining assets and liabilities on a pro rata basis, except that no loss is allocated to assets not within the scope of IAS 36 – Impairment of Assets. Such assets will continue to be measured in accordance with the Group's accounting policies.

Impairment losses on assets initially classified as held for sale and any subsequent gains or losses on remeasurement are recognized in profit or loss. Gains are not recognized in excess of the cumulative impairment loss that has been recognized.

Once classified as held for sale, intangible assets and property, plant and equipment are no longer amortized or depreciated.

(j) Investment in associates

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

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

The consolidated financial statements include the Group's shares of profit or loss and other comprehensive income of those associates, after adjustments to align the accounting policies with those of the Group, from the date on which significant influence commences until the date on which significant influence ceases. The Group recognizes any changes of its proportionate share in the investee within capital surplus, when an associate's equity changes due to reasons other than profit and loss or comprehensive income, which did not result in changes in actual significant influence.

Gains and Losses resulting from the transactions between the Group and an associate are recognized only to the extent of unrelated Group's interests in the associate. When the Group's share of losses of an associate equals or exceeds its interests in an associate, it discontinues recognizing its share of further losses. After the recognized interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of its associate.

(k) Investment property

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services, or for administrative purposes. Investment property is measured at cost on initial recognition, and subsequently at cost, less accumulated depreciation and accumulated impairment losses. Depreciation expense is calculated based on the depreciation method, useful life, and residual value which are the same as those adopted for property, plant and equipment.

Any gain or loss on disposal of an investment property (calculated as the difference between the net proceeds from disposal and the carrying amount) is recognized in profit or loss.

Rental income from investment property is recognized as other revenue on a straight-line basis over the term of the lease. Lease incentives granted are recognized as an integral part of the total rental income, over the term of the lease.

- (l) Property, plant and equipment
 - (i) Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

If significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognized in profit or loss.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that future economic benefits associated with the expenditure will flow to the Group.

(iii) Depreciation

Depreciation is calculated on the cost of an asset, less its residual value and is recognized in profit or loss on a straight-line basis over the estimated useful lives of each component of an item of property, plant and equipment.

Land is not depreciated.

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

- 1) Buildings: 5~50 years
- 2) Other facilities: 3~9 years
- 3) The significant portion of plant and building consists of its main building and miscellaneous parts, which are estimated over their useful life within 5~50 years.
- 4) The significant portion of other facilities consists of transportation vehicles and others, which are estimated over their useful life within 3~9 years.

Depreciation methods, useful life, and residual values are reviewed at each reporting date and adjusted if appropriate.

(m) Lease

(i) Identifying a lease

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

- the contract involves the use of an identified asset this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified; and
- the customer has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- the customer has the right to direct the use of the asset throughout the period of use only if either:
 - (1) the customer has the right to direct how and for what purpose the asset is used throughout the period of use; or
 - (2) the relevant decisions about how and for what purpose the asset is used are predetermined and:
 - the customer has the right to operate the asset throughout the period of use, without the supplier having the right to change those operating instructions; or
 - the customer designed the asset in a way that predetermines how and for what purpose it will be used throughout the period of use.

(ii) As a leasee

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

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

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

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

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- payments for purchase or termination options that are reasonably certain to be exercised.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when:

- there is a change in future lease payments arising from the change in an index or rate; or
- there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee; or
- there is a change in the lease term resulting from a change of its assessment on whether it will exercise an option to purchase the underlying asset, or
- there is a change of its assessment on whether it will exercise a extension or termination option; or
- there is any lease modifications

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

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

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

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

(iii) As a lessor

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

When the Group is an intermediate lessor, it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease. If a head lease is a short-term lease to which the Group applies the exemption described above, then it classifies the sub-lease as an operating lease.

If an arrangement contains lease and non-lease components, the Group applies IFRS15 to allocate the consideration in the contract.

The Group recognizes lease payments received under operating leases as income on a straightline basis over the lease term as part of 'other income'.

(n) Intangible assets

(i) Recognition and measurement

Other intangible assets that are acquired by the Group and have finite useful life are measured at cost less accumulated amortization and any accumulated impairment losses.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss as incurred.

(iii) Amortization

Amortization is calculated over the cost of the asset, less its residual value, and is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets from the date that they are available for use. The estimated useful lives for computer software is 3 years.

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(o) Impairment of non-financial assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets (other than inventories, contract assets and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGUs.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its recoverable amount.

Impairment losses are recognized in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

For non-financial assets other than goodwill, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

(p) Provisions

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

A provision for warranties is recognized when the underlying products or services are sold, based on historical warranty data and a weighting of all possible outcomes against their associated probabilities.

(q) Revenue

(i) Revenue from contracts with customers

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

1) Equipment contracts and construction contracts

The Group is engaged in providing construction, design, and maintenance services related to air conditioners, environmental control services, clean room set-up, ice water machine trading, energy storing equipment trading, ventilation engineering, and energy technology services. Because its customer controls the asset as it is constructed, the Group recognizes revenue over time on the basis of the construction costs incurred to date as a proportion of the total estimated costs of the contract. The consideration promised in the contract includes those fixed amounts. The Group recognizes revenue only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur. If the Group has recognized revenue, but not issued a bill, then the entitlement to consideration is recognized as a contract asset. The contract asset is transferred to receivables when the entitlement to payment becomes unconditional.

If the Group cannot reasonably measure its progress towards complete satisfaction of the performance obligation of a construction contract, the Group shall recognize revenue only to the extent of the costs expected to be recovered.

A provision for onerous contracts is recognized when the Group expects the unavoidable costs of performing its obligations under a construction contract that exceed its economic benefits expected to be received under the contract.

Estimates of revenues, costs or extent of progress toward completion are revised if circumstances change. Any resulting increases or decreases in estimated revenues or costs are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by the management.

For constructions, the Group offers a standard warranty to provide assurance that they comply with the agreed-upon specifications and has recognized the warranty provisions for this obligation; please refer to note 6(p).

2) Financing components

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

(ii) Contract costs

1) Incremental costs of obtaining a contract

The Group recognizes as an asset the incremental costs of obtaining a contract with a customer if the Group expects to recover those costs. The incremental costs of obtaining a contract are those costs that the Group incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained. Costs to obtain a contract that would have been incurred regardless of whether the contract was obtained shall be recognized as an expense when incurred, unless those costs are explicitly chargeable to the customer regardless of whether the contract is obtained.

The Group applies the practical expedient to recognize the incremental costs of obtaining a contract as an expense when incurred if the amortization period of the asset that the entity otherwise would have recognized is one year or less.

2) Costs to fulfill a contract

If the costs incurred in fulfilling a contract with a customer are not within the scope of another Standard (for example, IAS 2 Inventories, IAS 16 Property, Plant and Equipment or IAS 38 Intangible Assets), the Group recognizes an asset from the costs incurred to fulfill a contract only if those costs meet all of the following criteria:

- a) the costs relate directly to a contract or to an anticipated contract that the Group can specifically identify;
- b) the costs generate or enhance resources of the Group that will be used in satisfying (or in continuing to satisfy) performance obligations in the future; and
- c) the costs are expected to be recovered.

For general and administrative costs, costs of wasted materials, labor or other resources to fulfill the contract that were not reflected in the price of the contract, costs that relate to satisfied performance obligations (or partially satisfied performance obligations), and costs for which the Group cannot distinguish whether the costs relate to unsatisfied performance obligations or to satisfied performance obligations(or partially satisfied performance obligations), the Group recognizes these costs as expenses when incurred.

(r) Employee benefits

(i) Defined contribution plans

Obligations for contributions to defined contribution plans are expensed as the related service is provided.

(ii) Defined benefit plans

The Group's net obligation in respect of defined benefit plans is calculated separately for each the plan by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of defined benefit obligations is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Group, the recognized asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. To calculate the present value of economic benefits, consideration is given to any applicable minimum funding requirements.

Remeasurements of the net defined benefit liability, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if any, excluding interest), are recognized immediately in other comprehensive income, and accumulated in retained earnings within equity. The Group determines the net interest expense (income) on the net defined benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability (asset). Net interest expense and other expenses related to defined benefit plans are recognized in profit or loss.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in profit or loss. The Group recognizes gains and losses on the settlement of a defined benefit plan when the settlement occurs.

(iii) Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(s) Share-based payment

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

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

The fair value of the amount payable to employees in respect of share appreciation rights, which are settled in cash, is recognized as an expense with a corresponding increase in liabilities, over the period during which the employees become unconditionally entitled to payment. The liability is remeasured at each reporting date and at settlement date based on the fair value of the share appreciation rights. Any changes in the liability are recognized in profit or loss.

Grant date of a share-based payment award is the date wherein the chairman authorized the price of the new award.

(t) Income Taxes

Income taxes comprise current taxes and deferred taxes. Except for expenses related to business combinations or recognized directly in equity or other comprehensive income, all current and deferred taxes are recognized in profit or loss.

Current taxes comprise the expected tax payables or receivables on the taxable profits (losses) for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payables or receivables are the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date.

Deferred taxes arise due to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases. Deferred taxes are recognized except for the following:

- (i) temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits (losses) at the time of the transaction;
- (ii) temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- (iii) taxable temporary differences arising on the initial recognition of goodwill.

Deferred taxes are measured at tax rates that are expected to be applied to temporary differences when they reserve, using tax rates enacted or substantively enacted at the reporting date.

Deferred tax assets and liabilities are offset if the following criteria are met:

- (i) the Group has a legally enforceable right to set off current tax assets against current tax liabilities; and
- (ii) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
 - 1) the same taxable entity; or
 - 2) different taxable entities which intend to settle current tax assets and liabilities on a net basis, or to realize the assets and liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Deferred tax assets are recognized for the carry forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefits will be realized; such reductions are reversed when the probability of future taxable profits improves.

(u) Earnings per share

The Group discloses the Company's basic and diluted earnings per share attributable to ordinary shareholders of the Company. Basic earnings per share is calculated as the profit attributable to ordinary shareholders of the Company, divided by the weighted-average number of ordinary shares outstanding.

Diluted earnings per share is calculated as the profit attributable to ordinary shareholders of the Company, divided by the weighted-average number of ordinary shares outstanding, after adjustment, for the effects of all dilutive potential ordinary shares, such as convertible bonds, employee bonuses and employee stock bonuses or rewards that have yet to be approved during the stockholders' meeting.

(v) Operating segments

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the Group). Operating results of the operating segment are regularly reviewed by the Group's chief operating decision maker to make decisions about resources to be allocated to the segment and to assess its performance. Each operating segment consists of standalone financial information.

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

The preparation of the consolidated financial statements in conformity with the Regulations and the IFRSs endorsed by the FSC requires management to make judgments, estimates and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income and expenses. Actual results may differ from these estimates.

The Management continues to monitor the accounting assumptions and estimates. It recognized any changes in the accounting estimates during the period and the impact of the changes in the accounting estimates in the next period.

Information about judgments made in applying accounting policies that have the most significant effects on the amounts recognized in the consolidated financial statements is as follows:

(a) Revenue recognition

Contract revenue are recognized by reference to the stage of completion of each contract. The stage of completion of a contract is measured based on the proportion of contract costs incurred for work performed to date relative to the estimated total contract costs. Estimated total contract costs of contracted items are assessed and determined by the management based on the nature of activities, expected sub-contracting charges, construction periods, processes, methods, etc., for each construction contract. Changes in these estimates might affect the calculation of the percentage of completion and related profits from construction contracts. Please refer to note 6(v) for further description of the revenue recognition.

(b) The loss allowance of trade receivable

The Group has estimated the loss allowance of trade receivable that is based on the risk of a default occurring and the rate of expected credit loss. The Group has considered historical experience, current economic conditions and forward-looking information at the reporting date to determine the assumptions to be used in calculating the impairments and the selected inputs. For relevant assumptions and input values, please refer to note 6(e).

(c) Accrual of construction contract losses

If the Group assesses that the contract cost that has been incurred is "unlikely to be recovered" then will make an accrual for the loss and recognize it as an expense immediately. If the completion of the contract is subject to the outcome of pending litigation or legislation, the construction contract losses will also be evaluated in accordance with IAS 37. The construction loss and provision are estimated for pending litigations that are likely to have adverse consequences for the Group and the loss could be estimated reasonably. However, due to the high uncertainty of the lawsuit itself, the final result or actual compensation amount may have a significant variance and the changes for accounting estimates will be made. For relevant information, please refers to note 9(e).

When measuring the assets and liabilities, the Group uses observable inputs in the market at its best. The hierarchy of fair value is classified based on the input used by the valuation techniques as follows:

- Level 1: Public quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: inputs for the assets or liability that are not based on observable market data (unobservable inputs).

Please refer to Note 6(y) for assumptions used in measuring fair value.

(6) Explanation of significant accounts:

(a) Cash and cash equivalents

	December 31, 2020		December 31, 2019
Petty cash and cash on hand	\$	2,588	1,362
Checking and demand deposits		2,673,188	2,241,349
Time deposits		2,145,731	1,596,284
Cash equivalent - repurchased commercial paper		344,377	35,958
Cash and cash equivalents in the consolidated statement of cash flows	\$ <u></u>	5,165,884	3,874,953

The above-mentioned repurchased rates for commercial paper as of December 31, 2020 and 2019 ranged between 0.26%~0.35% and 0.5%, respectively, with maturity dates from January 4, 2020 to February 3, 2021 and from January 2, 2020, respectively.

Please refer to note 6(y) for the disclosure of sensitivity analysis and interest rate risk of the financial assets and liabilities of the Group.

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

	December 31, 2020		December 31, 2019
Mandatorily measured at fair value through profit or loss: Non derivative financial assets			
Beneficiary securities - open-end funds	\$	370,145	172,400
Financial liabilities designated at fair value through profit or loss: Unsecured convertible corporate bonds-call and put provision	¢	1 440	
put provision	\$	1,440	

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

	De	cember 31, 2020	December 31, 2019
Equity investments at fair value through other			
comprehensive income			
Emerging stock	\$	5,448	2,600
Unlisted stock		129,646	127,400
	\$	135,094	130,000

(i) The Group designated the investments shown above as equity securities as at fair value through other comprehensive income because these equity securities represent those investments that the Group intends to hold for long-term for strategic purposes.

No strategic investments were disposed as of December 31, 2020 and 2019, and there were no transfers of any cumulative gain or loss within equity relating to these investments.

- (ii) For credit risk and market risk; please refer to note 6(y).
- (iii) The financial assets were not pledged.

(d) The net of notes and trade receivables

	De	ecember 31, 2020	December 31, 2019
Notes receivable from operating activities	\$	197,443	453,149
Trade receivables – measured as amortized cost		4,037,234	3,637,989
Less: Allowance for impairment		(106,953)	(157,122)
	<u>\$</u>	4,127,724	3,934,016

The Group applies the simplified approach to provide for its expected credit losses, i.e. the use of lifetime expected loss provision for all receivables. To measure the expected credit losses, notes and trade receivables have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information, including macroeconomic and relevant industry information. The loss allowance provisions were determined as follows:

			December 31, 2020	
	(Gross carrying amount	Weighted-average loss rate	Loss allowance provision
Aging days				
1 to 120 days	\$	3,795,219	-	-
121 to 180 days		197,375	0.50%	987
181 to 360 days		123,286	1%	1,233
361 to 540 days		25,586	40%~50%	11,522
More than 541 days		76,582	100%	76,582
	<u>\$</u>	4,218,048		90,324
	_		December 31, 2019	
	(Gross carrying amount	Weighted-average loss rate	Loss allowance provision
Aging days				
1 to 120 days	\$	2 2 (1 22 (
1 to 120 days	Ф	3,361,226	-	-
120 days	Φ	249,591	- 0.5%	- 1,248
•	Ф		- 0.5% 1%	- 1,248 2,253
121 to 180 days	Φ	249,591		-
121 to 180 days 181 to 360 days	¢.	249,591 225,288	1%	2,253

The loss allowance provision from the other group of December 31, 2020 was determined as follows:

		December 31, 2020		
	(Gross carrying amount	Weighted-average loss rate	Loss allowance provision
Aging days				
1 to 120 days	\$	1,051	100%	1,051
121 to 180 days		9,424	100%	9,424
181 to 360 days		-	-	-
361 to 540 days		6,154	100%	6,154
More than 541 days		_	-	
	\$	16,629		16,629

The movement in the allowance for notes and trade receivables were as follows:

		2020	2019
Balance on January 1	\$	157,122	195,727
Amounts written off		(600)	(15,315)
Impairment losses reversed		(50,470)	(18,651)
Foreign exchange gains/(losses)		901	(4,639)
Balance on December 31	\$ <u></u>	106,953	157,122

- (i) Trade receivables includes retained construction receivable, which amounted to \$62,227 thousand and \$53,776 thousand as of December 31, 2020 and 2019, respectively.
- (ii) The notes and trade receivables were not pledged.
- (e) Other receivables

	December 31, 2020		December 31, 2019
Other accounts receivable	<u>\$</u>	8,689	20,424

Please refer to note 6(y) for credit risk.

(f) Inventories

	D	ecember 31, 2020	December 31, 2019
Finished goods and merchandise	\$	73,375	8,182
Work in process and semi-finished goods		-	230,893
Raw materials		170,833	256,614
		244,208	495,689
Less: provision for inventory devaluation		(14,381)	(10,958)
	\$	229,827	484,731

(Continued)

For the years ended December 31, 2020 and 2019, the Group recognized the operating costs of \$3,246 thousand and \$(6,382) thousand, respectively, from the write-down (recovery) of inventory cost to net realizable value.

No inventories were pledged as collaterals.

(g) Non-current assets held for sale

On December 24, 2018, the Board of Directors of the Company resolved to sell the property, plant and equipment, which were located at Zhongming S. Rd., with a selling price of \$74,250 thousand (taxed); therefore, entered into an agreement with a buyer at the end of December 2018. The property rights transfer registration was completed in March 2019 and recognized the gain on disposal of non-current assets held for sale \$19,515 thousand was recognized. The relevant price has been fully collected with the contract.

(h) Investment in equity-accounted investees

	December 31 2020	, December 31, 2019
Associates	\$ <u>122,</u>	755 -

The Group's equity-accounted investment in all individually immaterial associates and the Group's share of the operating results are summarized below:

	2	2020	2019
Profit attributable to the Group:			
Profit	\$	(999)	(61)
Other comprehensive income			-
Total comprehensive income	\$	<u>(999</u>)	(61)

On December 29, 2020, the Group purchased 3,125 thousand shares of Rayzher Industrial Co., Ltd. (Rayzher) from the former shareholders for \$112,500 thousand, which accounted for 25% of its outstanding shares. During 2020, the Group did not recognize any gains and losses from investing in Rayzher.

The cost of the Group's investment in Rayzher amounting to \$34,000 thousand exceeded the portion of its equity. The relevant follow up procedures are still in progress.

On December 10, 2020, the Group signed an investment agreement with Rayzher, wherein the Group promised would first acquire the shares from the former shareholders of Rayzher before December 31, 2020. Rayzher would then issue 8,500 thousand ordinary shares by cash, in which the Group promised to subscribe to 7,650 thousand shares, tentatively to be issued at a premium price of TWD 33 per share, before March 31, 2021. According to the investment agreement, if one party fails to fulfill the contractual commitment, the party will have to pay a penalty equals to 30% of the acquisition amount.

In December 2020, the Group purchased 49% shares of the Daejin Road (Thailand) Co., Ltd. amounting to USD46 thousand and SGD64 thousand, which were classified as investment accounted for using equity method.

In December 2020, the Group purchased 49% shares of the DJR (Thailand) Co., Ltd. amounting to USD31 thousand and SGD43 thousand, where were classified as investment accounted for using equity method.

In 2020, the shareholder has gone through restructuring, resulting in the Group to lose its control over Space Thailand. As a result, Space Thailand was not included in the consolidated financial statements and was classified as investments accounted for using equity method.

In March 2019, the Group sold its 40% shares of Global OneSource Lite Sciences Company Ltd., and ceased the significant influence on the company, the disposal price was \$747 thousand. As of December 31, 2019, the price was received in full.

As of December 31, 2020 and 2019, the investment accounted for using equity method was not pledged.

(i) Significant subsidiaries of non-controlling interest

Non-controlling interests of subsidiaries of the Group that are significant to the Group are as follows:

	Pe	Percentage of non-controlling			
		ownership			
	Main Business	December 31	, December 31,		
Subsidiaries	Location/Registered Country	2020	2019		
Nova Tech	R.O.C.	37.81%	37.81%		
Enrich Tech	R.O.C.	43.06%	43.06%		
Acter China	China	13.34%	13.34%		

The following information of the aforementioned subsidiaries have been prepared in accordance with IFRS endorsed by the FSC. Included in this information is the adjustment made about the fair value and relevant difference in accounting principles between the Company and its subsidiaries as at acquisition date. Intra-group transactions were not eliminated in this information.

(i) Information regarding of Nova Tech:

	De	December 31, 2020		
Current assets	\$	1,630,110	1,782,632	
Non-current assets		1,816,662	1,536,730	
Current liabilities		(828,512)	(807,470)	
Non-current Liabilities		(290,054)	(265,131)	
Net assets	\$	2,328,206	2,246,761	

	2020	2019
Operating revenue	\$ 1,718,210	1,912,720
Net income for the period	\$ 407,392	496,941
Other comprehensive income (loss)	 13,332	(47,070)
Comprehensive income	\$ 420,724	449,871
Cash flows from operating activities	\$ (31,466)	136,547
Cash flows from investing activities	160,203	223,676
Cash flows from financing activities	 (44,735)	(561,028)
Net increase (decrease) in cash and cash equivalents	\$ 84,002	(200,805)

(ii) Information regarding of Enrich Tech:

		December 31, 2020	December 31, 2019
Current assets	\$	279,129	275,387
Non-current assets		4,368	9,129
Current liabilities		(111,573)	(149,829)
Non-current liabilities	_	(734)	(1,015)
Net assets	\$	171,190	133,672
		2020	2019
Operating revenue	\$	374,138	289,698
Net income (loss) for the period	\$	37,518	(4,900)
Other comprehensive income	_	-	-
Comprehensive income	\$	37,518	(4,900)
Cash flows from operating activities	\$	92,278	(47,526)
Cash flows from investing activities		(215)	(638)
Cash flows from financing activities	_	(27,539)	4,279
Net increase (decrease) in Cash and cash equivale	ents \$	64,524	(43,885)

(v) Information regarding of Acter China:

	De	ecember 31, 2020	December 31, 2019
Current assets	\$	2,110,116	1,855,538
Non-current assets		810,374	737,514
Current liabilities		(1,498,742)	(1,502,606)
Non-current Liabilities		(23,425)	(51,775)
Net assets	\$	1,398,323	1,038,671

(Continued)

	2020	2019
Operating revenue	\$ 3,284,155	2,865,251
Net income for the period	\$ 456,536	412,027
Other comprehensive (loss) income	 (12,432)	4,140
Comprehensive income	\$ 444,104	416,167
Cash flows from operating activities	\$ 471,095	190,936
Cash flows from investing activities	(87,753)	(97,836)
Cash flows from financing activities	(105,177)	(120,776)
Effect of exchange rate changes	 9,269	(13,577)
Net increase (decrease) in cash and cash equivalents	\$ 287,434	(41,253)

(j) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Group for the years ended December 31, 2020 and 2019, were as follows:

		Land	Building and construction	Other facilities	Unfinished construction and equipment under acceptance	Total
Cost:						
Balance on January 1, 2020	\$	176,502	283,148	137,523	-	597,173
Additions		-	19,441	9,984	-	29,425
Disposals		-	-	(2,977)	-	(2,977)
Effect of movements in exchang	е					
rates		-	2,319	813		3,132
Balance on December 31, 2020	\$	176,502	304,908	145,343		626,753
Balance on January 1, 2019	\$	176,502	194,888	131,085	28,957	531,432
Additions		-	-	13,057	66,903	79,960
Disposals		-	-	(3,026)	-	(3,026)
Reclassification		-	95,801	-	(95,801)	-
Effect of movements in exchang	e					
rates		-	(7,541)	(3,593)	(59)	(11,193)
Balance on December 31, 2019	\$	176,502	283,148	137,523		597,173

		Land	Building and construction	Other facilities	Unfinished construction and equipment under acceptance	Total
Depreciation:						
Balance on January 1, 2020	\$	-	45,152	88,149	-	133,301
Depreciation		-	11,406	17,213	-	28,619
Disposals		-	-	(2,732)	-	(2,732)
Effect of movements in exchange	e					
rates	_	-	533	630		1,163
Balance on December 31,2020	<u></u>	-	57,091	103,260		160,351
Balance on January 1, 2019	\$	-	39,077	75,127	-	114,204
Depreciation		-	7,265	18,036	-	25,301
Disposals		-	-	(2,787)	-	(2,787)
Effect of movements in exchange	e					
rates			(1,190)	(2,227)		(3,417)
Balance on December 31, 2019	\$	-	45,152	88,149	_	133,301
Carrying amounts:						
Balance on December 31, 2020	<u>\$</u>	176,502	247,817	42,083		466,402
Balance on January 1, 2019	\$	176,502	155,811	55,958	28,957	417,228
Balance on December 31, 2019	\$	176,502	237,996	49,374	-	463,872

Please refer to Note 8 for details of the property, plant and equipment pledged as collateral.

(k) Right-of-use assets

The Group leases many assets including land, buildings and construction and other facilities. Information about leases for which the Group as a lessee was presented below:

	 Land	Building and construction	Other facilities	Total
Cost:				
Balance at January 1, 2020	\$ 31,769	86,356	57,291	175,416
Additions	-	19,204	18,606	37,810
Disposals	-	(5,572)	(7,825)	(13,397)
Effect of movements in exchange rates	 377	107	372	856
Balance at December 31, 2020	\$ 32,146	100,095	68,444	200,685
Balance at January 1, 2019	\$ 33,028	68,533	42,628	144,189
Additions	-	29,822	15,698	45,520
Disposals	-	(11,227)	-	(11,227)
Effect of movements in exchange rates	 (1,259)	(772)	(1,035)	(3,066)
Balance at December 31, 2019	\$ 31,769	86,356	57,291	175,416

		Land	Building and construction	Other facilities	Total
Accumulated depreciation:					
Balance at January 1, 2020	\$	796	18,135	17,610	36,541
Depreciation		791	24,806	19,630	45,227
Disposals		-	(5,572)	(7,037)	(12,609)
Effect of movements in exchange rates		24	73	245	342
Balance at December 31, 2020	<u>\$</u>	1,611	37,442	30,448	<u>69,501</u>
Balance at January 1, 2019	\$	-	-	-	-
Depreciation		826	21,776	17,960	40,562
Disposals		-	(3,307)	-	(3,307)
Effect of movements in exchange rates		(30)	(334)	(350)	(714)
Balance at December 31, 2019	\$	796	18,135	17,610	36,541
Carrying amounts:					
Balance at December 31, 2020	\$	30,535	62,653	37,996	131,184
Balance at January 1, 2019	\$	33,028	68,533	42,628	144,189
Balance at December 31, 2019	\$	30,973	68,221	39,681	138,875

(1) Investment Property

Investment property comprises office buildings that are leased to third parties under operating leases, as well as properties that are owned by the Group. The leases of investment properties contain an initial non-cancellable lease term of 1 year.

For all investment property leases, the rental income is fixed under the contracts.

The movements in investment property for the Group were as follows:

	Owned property			
	Land and improvement	Building and construction	Facilities	Total
Cost:				
Balance on December 31, 2020 (Balance on January 1, 2020)	\$ 139,922	111,777	86	251,785
Balance on December 31, 2019				
(Balance on January 1, 2019)	<u>\$ 139,922</u>	111,777	86	251,785
Depreciation:				
Balance on January 1, 2020	\$ -	10,947	71	11,018
Depreciation		2,487		2,487
Balance on December 31, 2020	\$ <u> </u>	13,434	71	13,505
Balance on 1 January 2019	\$ -	8,460	71	8,531
Depreciation	-	2,487		2,487
Balance on December 31, 2019	\$ <u> </u>	10,947	71	11,018
Carrying amounts:			·	
Balance on December 31, 2020	<u>\$ 139,922</u>	98,343	15	238,280
Balance on January 1, 2019	\$ 139,922	103,317	15	243,254
Balance on December 31, 2020	\$ 139,922	100,830	15	240,767
F air value :				
Balance on December 31, 2020			\$	302,119
Balance on December 31, 2019			\$	314,327

- (i) The original recognition of investment property is measured at cost, and the subsequent measurement is also accounted for under cost model.
- (ii) The depreciation is calculated by its depreciable amount after the original recognition of investment property, and market value is used as the fair value to asset its impairment.
- (iii) The investment property is not pledged.

(m) Short-term loans

	Dece	December 31, 2019	
Secured bank loans	\$	346,892	116,609
Unsecured bank loans		319,978	20,000
	\$	666,870	136,609
Unused facilities	\$	6,508,574	5,908,253
Interest Rate	0.63%~2.6%		1.3%~2.15%

(n) Bonds payable

The details of unsecured convertible bonds were as follows:

	Decer	mber 31, 2020
Total convertible corporate bonds issued	\$	800,000
Unamortized discounted corporate bonds payable	_	(29,481)
Corporate bonds issued balance at year-end	\$ <u></u>	770,519
 Embedded derivative-call and put options, included in financial liabilities at fair value through profit or loss Equity component-conversion options, included in capital surplus-stock options 	\$ \$	<u>1,440</u> <u>33,697</u>
Embedded derivative-call and put rights, included in financial liabilities at fair value through profit or loss Finance cost	\$ \$	2020 240 826

On November 27, 2020, the Group issued 8,000 unsecured 3-year convertible bonds, which are paid quarterly without any effective interest rate.

The conversion price was set at \$196.4 at the time of issue. When the common shares qualify for conversion price adjustment in accordance to the terms of issue, such adjustment will be made based on a formula in accordance with the terms of issue. There are no reset terms for this bond.

Beginning from three month after the issue date (February 28, 2021) until forty days before maturity (October 18, 2023), if the closing price of the Group's common shares on the Taipei Exchange is higher than 130% of the conversion price for thirty consecutive trading days or when the outstanding convertible bonds are less than 10% of the initial issued bonds, the Group may redeem the remaining bonds at their face value by cash in five trading days after the redemption date.

Bondholders are entitled to exercise the put option beginning from the put date (November 27, 2022) with an exercise price at 100% of the face value of the bonds. Upon receipt of a sell request, the Group shall pay the amount to the bondholders by cash within five trading days of the put date.

(o) Lease liabilities

	Decem	ber 31, 2020	December 31, 2019	
Current	\$	41,401	35,299	
Non-current financial assets	\$	64,348	74,965	

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

The amounts recognized in profit or loss was as follows:

		2020	2019
Interest on lease liabilities	<u>\$</u>	2,573	2,756
Expenses relating to short-term leases	\$	51,309	38,534
Expenses relating to leases of low-value assets, excluding short-term leases of low-value assets	\$	5,017	4,024

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

	2020	2019
Total cash outflow for leases	\$ 100,357	81,443

(i) Real estate leases

As of December 31, 2020, the Group leases land and buildings for its office space. The leases of office space typically run for a period of three to five years.

(ii) Other leases

The Group leases vehicles, with lease terms of three to five years. In some cases, the Group has options to purchase the assets at the end of the contract term.

The Group also leases working offices, staff dormitory and business equipment with contract terms of one to three years. These leases are short-term and/or leases of low-value items. The Group has elected not to recognize right-of-use assets and lease liabilities for these leases.

(p) Provisions

The movement in the provisions with respect to warranties was as follows:

	2020	2019
Balance on January 1	\$ 322,699	352,256
Provisions made during the period	44,703	184,418
Provisions used and reversed during the period	(98,042)	(205,832)
Effect of movements in exchange rates	 1,412	(8,143)
Balance on December 31	\$ 270,772	322,699

The Group's warranty provision is estimated based on historical data of the construction contract. Most liabilities are expected to occur during the warranty period that is mentioned in the contract since completion of the construction.

(q) Employee benefits

(i) Defined benefit plans

The reconciliation in the present value of defined benefit obligations and fair value of plan assets were as follows:

	Dec	ember 31, 2020	December 31, 2019	
Present value of defined benefit obligation	\$	84,207	82,095	
Fair value of plan assets		(24,999)	(22,226)	
Net defined benefit liabilities	\$	59,208	59,869	

The Group makes defined benefit plan contributions to the pension fund account in the Bank of Taiwan. Plans (covered by the Labor Standards Law) entitle a retired employee to receive retirement benefits based on the years of service and the average monthly salary for six months prior to retirement.

1) Composition of plan assets

The Group set aside pension funds in accordance with the Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund, and such funds are managed by the Bureau of Labor Funds, Ministry of Labor. With regard to these funds, its minimum earnings in the annual distributions on the final financial statements shall not be less than the earnings from two-year time deposits with the interest rates offered by local banks.

The Group's labor pension reserve account balance in the Bank of Taiwan amounted to \$24,999 thousand as of December 31, 2020. For information on the utilization of the labor pension fund assets including the asset allocation and yield of the fund, please refer to the website of the Bureau of Labor Funds, Ministry of Labor.

2) Movement in present value of the defined benefit obligations

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

	 2020	2019
Balance, January 1	\$ 82,095	69,171
Service cost and interest for the period	2,606	951
Remeasurements of the net defined benefit liability (asset)		
-Actuarial loss (gain) arising from changes in financial		
assumptions	(1,673)	9,739
-Actuarial loss arising from changes in experience		
adjustments	1,197	2,234
Benefits paid by the plan	 (18)	_
Balance, December 31	\$ 84,207	82,095

3) Movement in fair value of defined benefit plan assets

The movement in fair value of defined benefit plan assets for the Group were as follows:

	2020	2019
Balance, January 1	\$ 22,226	19,330
Contributions made	1,907	1,944
Interest revenue	261	279
Remeasurements of the net defined benefit liability		
-Return on plan assets (excluding the interest revenue)	 605	673
Balance, December 31	\$ 24,999	22,226

4) Expenses recognized in profit or loss

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

	2020	2019
Net interest cost of net defined benefit liability	2,345	672
Operating cost \$	201	160
Operating expense	2,144	512
\$	2,345	672

5) Remeasurements of the net defined benefit liability (asset) recognized in other comprehensive income

The actuarial gains and losses are recognized in other comprehensive income for the Group were as follows:

	2020		2019	
The Company	\$	(577)	(7,716)	
Non-controlling interests		1,196	(3,584)	
Recognition for the period	\$	619	(11,300)	

6) Actuarial assumptions

The significant actuarial assumptions used to determine the present value of the defined benefit obligation by the Group at the reporting date are as follows:

	December 31, 2020	December 31, 2019
Discount rate	0.75%~7.75%	1.125 %
Increases in future salary rate	3.00%~8.00%	3.00%~4.25%

The Group is expected to make a contribution payment of \$1,866 thousand to the defined benefit plans for the one-year period after the reporting date.

The weighted – average duration of the defined benefit plans is 15.39 to 23.84 years.

7) Sensitivity analysis

	The impact on defined benefit obligati				
	Incre	ease 0.25%	Decrease 0.25%		
December 31, 2020					
Discount rate	\$	(3,329)	3,505		
Future salary increase (decrease)		3,397	(3,236)		
	The i	mpact on define	ed benefit obligation		
	Incre	ease 0.25%	Decrease 0.25%		
December 31, 2019					
Discount rate	\$	(3,026)	3,159		
Future salary increase (decrease)		3,028	(2,920)		

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

There were no changes in the method and assumptions used in the preparation of sensitivity analysis for 2020 and 2019.

(ii) Defined contribution plans

The Company, Her Suo, Nova Tech, Enrich Tech and Winmega, contribute an amount at the rates of 6% of their employee's monthly wages to the Labor Pension personal account with the Bureau of the Labor Insurance in accordance with the provisions of the Labor Pension Act. The Group's offshore subsidiaries contribute their pensions to their respective local social insurance agency in accordance with the provisions of their local acts. The Group's contributions to the Bureau of the Labor Insurance or other local social insurance agency for the Group's employee pension benefits require no further additional payment of legal or constructive obligations.

For the years ended December 31, 2020 and 2019, the Group set aside \$23,927 thousand and \$23,885 thousand, respectively, of the pension costs under the defined contribution plan.

(r) Income taxes

(i) Income tax expense

The amount of income tax expense for the years ended December 31, 2020 and 2019 were as follows:

	 2020	2019
Current income tax expense:		
Current period	\$ 466,018	435,003
Prior years income tax adjustment	 (26,010)	(14,127)
	 440,008	420,876
Deferred tax expense:		
Origination and reversal of temporary differences	59,577	168,977
Changes in deductible temporary difference without recognition	(5,275)	7,562
Recognition of previously unrecognized loss		
carry forward	 983	(7,233)
	 55,285	169,306
Income tax expense	\$ 495,293	590,182

The amount of tax income expense (benefit) recognized in other comprehensive income for the years ended December 31, 2020 and 2019 were as follows:

	2020	2019
Items that will be reclassified subsequently to profit or loss:		
Foreign currency translation differences – foreign		
operations \$	(809)	(24,349)

Reconciliation of income tax expense (benefit) and income before tax were as follows:

	2020	2019
Profit before tax	\$ 1,694,106	1,866,466
Tax rate according to the Group's location	\$ 338,821	373,293
Effect of difference in tax rate of foreign jurisdiction	265,141	298,512
Adjustment in tax rate	(1,452)	-
Effect on income tax due to adjust tax law	(90,592)	(78,132)
Prior years income tax adjustment	(26,010)	(14,127)
Others	4,062	4,024
Unrecognized loss carry forward	983	(7,233)
Changes in unrecognized temporary difference	(5,275)	7,562
Surtax on undistributed earnings	 9,615	6,283
Total	\$ 495,293	590,182

(ii) Deferred tax asset and liability

1) Unrecognized deferred tax asset

	Dece	December 31, 2019	
Deductible temporary difference	\$	3,883	9,158
Loss carry forward		5,294	4,311
	\$	9,177	13,469

Except for the remaining profit, the tax losses, which are the previous accounting losses examined and approved by the tax authorities, are deductible from profit before tax for the current year, according to the respective local tax law of the Company and its subsidiaries. The deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Group can utilize the benefits therefrom.

As of December 31, 2020,	the subsidiaries'	estimated unused	carry-forwards were as
follows:			

Company Name	Year of Occurrence	Unused amount	Expiry Year	Note
NTS	2017	\$ 4,819	-	Assessed amount
NTS	2018	1,272	-	Assessed amount
NTS	2020	809	-	Estimated filing amount
NTM	2012	1,021	-	Assessed amount
NTM	2013	707	-	Assessed amount
NTM	2014	3,423	-	Assessed amount
NTM	2015	3,936	-	Assessed amount
NTM	2016	2,895	-	Assessed amount
NTM	2017	546	-	Assessed amount
NTM	2018	431	-	Assessed amount
NTM	2020	166	-	Estimated filing amount
NTEC	2020	4,373	-	Estimated filing amount
		\$ <u>24,398</u>		

2) Recognized deferred tax asset and liabilities

Deferred tax assets:

	January 1, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2020
Warranty cost	\$ 52,924	(1,213)	-	51,711	(8,491)	-	43,220
Estimated construction loss	1,972	16,323	-	18,295	(2,558)	-	15,737
Loss carry forward	163	110	-	273	(273)	-	-
Allowance for decline in realizable value of							
inventory	1,889	(70)	-	1,819	370	-	2,189
Excessive provision of bad debt	52,933	(19,352)	-	33,581	(10,164)	-	23,417
Construction cost	18,537	(7,331)	-	11,206	17,525	-	28,731
Exchange of unrealized Profits and losses	617	(44)	-	573	4,077	-	4,650
Foreign currency translation differences for							
foreign operations	14,088	-	24,349	38,437	-	809	39,246
Unrealized loss and others	9,538	8,561		18,099	7,168		25,267
	\$ <u>152,661</u>	(3,016)	24,349	173,994	7,654	809	182,457

Defe	rred t	ax liabilitie	s:					
	Jan	uary 1, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2020
Gains on investment in								
foreign equity-								
accounted investee	\$	423,685	168,227	-	591,912	63,478	-	655,390
Others		4,466	(1,937)		2,529	(539)		1,990
	<u>\$</u>	428,151	166,290		594,441	62,939		657,380

(iii) Assessment of tax

The income tax returns of the Company, Her Suo, Nova Tech, Enrich Tech and Winmega, have been assessed by the tax authorities through year 2018.

- (s) Capital and other equity
 - (i) Issuance of common stock

As of December 31, 2020 and 2019, the authorized common stock was \$720,000, while the issued common stock amounted to \$541,868 thousand for both years, with a par value of \$10 per share.

(ii) Issuance of ordinary shares

A resolution was passed during the board meeting held on September 14, 2020 for the issuance of 3,000 new ordinary shares for cash, at a par value of \$10 per share, amounting to \$30,000 thousand, with the tentative issuing prices of \$168 per share. The actual issuing prices were determined by the chairman and lead securities underwriter based on the market condition. The capital increase became effective with the registration of Letter No. 1090371590 issued by the Financial Supervisory Commission on October 30, 2020.

On December 7, 2020, the chairman determined the issue price of \$166 per share. As of December 31, 2020, the amount of \$450,544 thousand that had been received in advance had been recognized as advance receipts. The relevant statutory registration procedures have yet to be completed.

On May 9, 2019, the Company's Board of Directors approved to write off the restricted stock to employees of 16,000 shares with the record date of capital reduction on May 31, 2019. The Company had finished the capital reduction registration.

(iii) Capital surplus

The components of the capital surplus were as follows:

		December 31, 2020	December 31, 2019
From issuance of common stock	\$	946,809	946,809
Difference between the consideration and the carrying amount of subsidiaries acquired or disposed		43,991	43,991
Changes in ownership interest in subsidiaries		381,801	382,069
From issuance of restricted stocks for employees		19,250	19,250
Cash capital increase reserved for employee subscription		12,162	-
Equity component of convertible bonds recognized in stock option	_	33,697	
	\$	1,437,710	1,392,119

According to the ROC Company Act, capital surplus can only be used to offset a deficit, and only the realized capital surplus can be used to increase the common stock or be distributed as cash dividends. The aforementioned realized capital surplus includes capital surplus resulting from premium on issuance of capital stock and earnings from donated assets received. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, capital increases by transferring paid-in capital in excess of par value should not exceed 10% of the total common stock outstanding.

(iv) Retained earnings

According to the Company's articles of incorporation, 10% of the annual earnings, after offsetting any accumulated deficit and payment of income taxes due, if any, shall be set aside as a legal reserve. In addition, a special reserve in accordance with applicable laws and regulations shall also be set aside, and the remaining balance is partially reserved depending on the business environment, growth status, and long-term finance planning. After deducting the aforementioned partially reserve, the remaining balance, plus, any unappropriated earnings in previous years shall be used for distribution of stockholders' bonuses by the Board of Directors, depending on the capital status and economic development in the current year. Cash bonuses should not be less than 10% of the total stockholders' bonuses, and they will be recommended by the Board of Directors to be approved in the stockholders' meeting.

1) Legal reserve

When a company incurs no loss, it may, pursuant to a resolution by a shareholders' meeting distribute its legal reserve by issuing new shares or by distributing cash, and only the portion of legal reserve which exceeds 25% of capital may be distribute.

2) Special reserve

In Accordance with Ruling No.1010012865 issued by the FSC on April 6, 2012, the difference between the total net reduction of other shareholders' equity and the carrying amount of special earnings reserve as stated above shall be reclassified as special earnings reserve during earnings distribution. Other prior accumulated debit balance of stockholders' equity was recognized as additional special reserve from prior undistributed earnings since distributions were prohibited. Amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions.

According to the Letter No.1010051600 issued by the FSC on November 21, 2012, the "Unearned employee benefit" arising from issuing restricted stock to employees is deemed as unrealized gains and losses, therefore, there is no need to set aside any special reserve.

As of December 31, 2020 and 2019, the Company's balance of special reserve were \$129,186 thousand and \$68,809 thousand.

3) Earnings distribution

The amounts of cash dividends on the appropriations of earnings for 2019 and 2018 had been approved during the board meeting on February 27, 2020, as well as the shareholders' meeting on May 29, 2019, respectively. The relevant dividend distributions to shareholders were as follows:

		2019	2018
	To	otal amount	Total amount
Dividends distributed to ordinary shareholders			
Cash	\$	812,801	813,042

The amounts of cash dividends on the appropriations of earnings for 2020 had been approved during the board meeting on February 25, 2021. The relevant dividend distributions to shareholders were as follows:

	_	2020
		Total amount
Dividends distributed to ordinary shareholders		
Cash	<u></u>	686,241

(v) Other equity interest (net of tax)

	d	reign currency translation ifferences for eign operations	Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income	Other Equity- Unearned employee benefit	Total
Balance, January1, 2020	\$	(123,035)	(6,150)	-	(129,185)
Foreign currency translation differences (net of tax)		(13,124)	-	-	(13,124)
Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income		-	2,848		2,848
Balance, December 31, 2020	\$ <u></u>	(136,159)	(3,302)		(139,461)
Balance, January1, 2019 Foreign currency translation differences	\$	(63,237)	(5,573)	(776)	(69,586)
(net of tax)		(59,798)	-	-	(59,798)
Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income		-	(577)	-	(577)
Unearned employee benefit		-		776	776
Balance, December 31, 2019	\$	(123,035)	(6,150)		(129,185)

(t) Share-based payment

The Company's shareholders' meeting on June 18, 2014 approved the issuance of restricted stock to employees, with a total shares amounting to 1,200,000, and issued by batch. The first batch amounting to 480,000 shares has been issued and its total value amounted to \$4,800 thousand in December 2014, with a par value \$10, approbated by the Financial Supervisory Commission, effective on January 12, 2015. The record date of issuance of restricted stock to employees resolved by the Board of Directors was January 26, 2015. The Company filed an issuance of restricted stock to employees on May 28, 2015 for 720,000 shares, with total shares amounting to \$7,200 thousand and a par value of \$10. The effective date of this issuance is June 12, 2015. The record date of issuance of restricted stock to employees resolved by the Board of Directors was January 11, 2016.

Employees with restricted stock awards are entitled to purchase the Company's shares without charge, provided that these employees continue to work for the Company for another three years, upon reaching their goals of financial performance. 20%, 30% and 50% of the restricted shares are vested in year 1, 2 and 3, respectively, when the above conditions are met. The restricted stock is kept by a trust, which is appointed by the Company, before it is vested. These shares of stock shall not be sold, pledged, transferred, gifted or by any other means of disposal to third parties during the custody period. These shares are entitled to the right as the holders of common shares once issued, except for those shares kept by a trust or shares that do not meet the vesting condition. If the shares remain unvested after the vesting period, the Company will repurchase all the unvested shares at the issuance price, and cancel the shares thereafter.

The relevant information of restricted stock to employee is as follows:

Unit: In thousand shares	2019	
Balance, beginning of the period	291	
Granted	-	
Vested	(275)	
Forfeited	(16)	
Balance, end of the period	-	

The Company has two share-based payment trade as of 2020 and 2019 :

	December 31, 2020	December 31, 2019
	Equity-settled	Equity-settled
	Cash capital increase reserved	
	for employee subscription	Restricted stock to employee
Grant date	2020.12.7	2016.1.11
Grant (Unit : In thousand shares)	450	720
Contractual life	0.0603 years	2016.1.11~2019.1.11
Object of grant	The Company's employees who have formal employment relationship with the Company and employees of controlling company or affiliated company who meet certain conditions	The Company's employees who have formal employment relationship with the Company and serve as supervisors or above managerial level related to business operation
Vesting conditions	Immediately vested	Note 1

- Note1: A restricted stock is vested when the Company's financial performance is rendered and employees' service years are met.
 - 1) The Company's financial performance is measured by the sum of operating revenue and profit before tax, less, share of gain of subsidiaries accounted for using equity method (gain on long-term investment) when it reaches the goal set by the Company in the following three years after the issuance.
 - 2) Employees who are granted with restricted stock and serve in the Company before the vested period matures, and who do not violate against the labor contract or working rules, will be granted with restricted stock based on the following schedule and granted portion:

	Granted Service	Granted Percentage
Year/Goal	Years	when Goals Reached
First year	1 year	20%
Second year	2 years	30%
Third year	3 years	50%

(i) The Company used the Black-Scholes options pricing model to measure the fair value of the share-based payment at grant date, and the main inputs to the pricing model were as follows:

	2020	2019
	Cash capital increase reserved for employee subscription	Restricted stock to employee
Fair value at grant date	27.0259	74.1
Stock price at grant date	193	80
Exercise price	166	-
Expected price volatility (%)	23.6%	0.46%
Life of option (year)	0.0603	3
Expected price volatility (%)	-	2.52%
Risk-free rate (%)	0.1080%	1.13%

Expected price volatility is based on the weighted average of historical volatility, and it is adjusted when there is additional market information about the volatility. Life of option is determined by the Company's regulation regarding the issuance of restricted stock. Expected divided yield rate is determined based on the annual cash dividend yield rate measured by weighted stock index. Risk-free rate is determined based on rate of time deposits. Service and non-market performance conditions attached to the transactions are not taken into account in determining the fair value.

(ii) Relevant information on restricted stock to employee:

Information on restricted stock to employee was as follows:

	2019		
(Expressed in thousand unit)	Weighted-Average Exercise Price	Number of Exercisable Shares	
Balance, beginning of the period	\$ -	291	
Vested	-	(275)	
Forfeited	-	(16)	
Balance, end of period			
	December 31, 2019		

-

Weighted-average remaining contractual life

(iii) Expenses and liabilities resulting from share-based payments

The Company incurred expenses from shares-based payments transactions as follows:

	_	2020	2019
Expenses resulting from issuance of restricted stock to employees	\$	-	(504)
Cash capital increase reserved for employee subscription		12,162	
	\$	12,162	(504)

(u) Earnings per share

1. Basic earnings per share

The following are the details on the calculation of basic earnings per share as of December 31, 2020 and 2019 based on the profit attributable to the ordinary shareholders of the Company amounting to \$970,082 thousand and \$1,036,094 thousand, and the weighted average numbers of ordinary shares outstanding of 54,187 thousand and 54,074 thousand, respectively:

1) Profit attributable to ordinary shareholders of the Company

	2020	2019	
 Profit attributable to ordinary shareholders of the Company Weighted average number of ordinary shares 	\$ <u>970,082</u>	1,036,094	
Weighted average number of ordinary shares at	2020	2019	
December 31	\$ <u>54,187</u>	54,074	

2. Diluted earnings per share

The following are the details on the calculation of diluted earnings per share as of December 31, 2020 and 2019 based on the profit attributable to ordinary shareholders of the Company amounting to \$970,935 thousand and \$1,036,094 thousand, and the weighted average number of ordinary shares outstanding after adjusting the effects of all dilutive potential ordinary shares of 58,650 thousand and 54,694 thousand, respectively:

		2020	2019
Profit of the Company for the year (basic)	\$	970,082	1,036,094
Effect of dilutive potential ordinary shares			
Interest expense on convertible bonds, net of tax		853	
Profit attributable to ordinary shareholders of the Company (diluted)	\$ <u></u>	<u>970,935</u>	1,036,094
2) Weighted average number of ordinary shares (dilut	ed)		
	-	2020	2019
Weighted average number of ordinary shares (basic) Effect of dilutive potential ordinary shares		54,187	54,074
Effect of conversion of convertible bonds		4,073	-
Effect of employee share bonus		390	500
Effect of restricted employee shares unvested		_	120
Weighted average number of ordinary shares (diluted)			
at December 31	=	58,650	54,694
(v) Revenue from contracts with customers			
(i) Disaggregation of revenue			
		2020	2019
Primary geographical markets			
Taiwan	\$	6,001,765	4,706,681
Mainland China		7,046,527	7,179,749
Other countries		928,718	788,456
Maion and deata	\$ <u></u>	13,977,010	12,674,886
Major products Cleanroom electromechanical integration engineering	۳¢	8,237,650	6,495,238
Water gasification supply integration engineering	-	3,730,872	4,264,513
Consumer industry electromechanical integration	5	916,409	704,451
engineering		210,109	/01,101
Biomedical integration engineering		686,914	596,403
High-tech equipment and materials sales and services	s	405,165	614,281
	\$	13,977,010	12,674,886

1) Profit attributable to ordinary shareholders of the Company (diluted)

(ii) Contract balances

	December 31, 2020		December 31, 2019	
Trade receivables		4,037,234	3,637,989	
Less: allowance for impairment		(106,953)	(157,122)	
	\$	3,930,281	3,480,867	
Contract assets-Construction and equipment	\$	2,986,173	1,547,000	
Less: allowance for impairment		(50,923)	(50,231)	
	\$	2,935,250	1,496,769	
Contract liabilities-Construction and equipment	\$	1,761,020	1,224,181	

For details on trade receivables and allowance for impairment, please refer to note 6(d).

The amount of revenue recognized for the year ended December 31, 2020 and 2019 that was included in the contract liability balance at the beginning of the period were \$1,184,964 thousand and \$1,350,007 thousand, respectively.

The contract assets primarily relate to the Group had recognized contract revenue but yet to issue bill on reporting date. The contract assets are transferred to receivables when the rights to consideration become unconditional.

The contract liabilities primarily relate to the advance consideration received from customers for construction contract for which revenue is recognized progressively during the construction period.

The major change in the balance of contract assets and contract liabilities is the difference between the time frame in the performance obligation to be satisfied and the payment to be received. There were no major changes in 2020 and 2019.

(iii) Transaction price allocated to the remaining performance obligations

As of December 31, 2020 and 2019, the aggregated amount of the transaction price from construction contracts allocated to the remaining performance obligation from construction contract were \$9,332,316 thousand and \$7,243,253 thousand, respectively. The Group will recognize revenue gradually over time as the consideration is completed, which is expected to occur over the next 12 to 36 months.

If the contract of construction has an original expected duration of less than one year, the Group shall apply the practical expedient of IFRS 15 and shall not disclose the information about the transaction price allocated to the remaining performance obligations of the contract.

All consideration from contracts with customers are included in the transaction price disclosed above.

(w) Remuneration to employees and directors

The Company's articles of incorporation require that earnings shall first be offset against any deficit, then, a minimum of 3% shall be distributed as employee remuneration, and a maximum of 5% as remuneration to directors and supervisors.

For the years ended December 31, 2020 and 2019, the Company estimated its employee remuneration amounting to \$60,000 thousand and \$79,943 thousand, and its directors' and supervisors' remuneration amounting to \$28,000 thousand and \$39,972 thousand, respectively. The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration to employees, directors and supervisors of each period, multiplied by the percentage of remunerations were recognized under operating costs or operating expenses during 2020 and 2019. The amounts, as stated in the consolidated financial statements, are identical to those of the actual distributions for 2020 and 2019.

- (x) Non-operating income and expenses
 - (i) Finance costs

		2020	2019
Interest expense – bank loans	\$	3,769	2,498
Interest expense – lease liabilities		2,573	2,756
Interest expense – bonds		826	
	\$	7,168	5,254
(ii) Interest revenue			
		2020	2019
Interest income from bank deposits	\$	30,065	38,541
Other interest income		1,609	1,884
	\$	31,674	40,425
(iii) Other revenue			
		2020	2019
Rental income	\$	1,658	1,935
Government subsidy income and others		23,386	19,792
	<u>\$</u>	25,044	21,727

(iv) Other income and losses

		2020	2019
Exchange (loss) gain on foreign currency	\$	(57,329)	4,402
Loss on disposals of property, plant and equipment		(217)	(142)
Gain on disposal of non-current assets held for sale		-	19,515
Gain on disposal of investment		35	611
Net gain on financial assets at fair value through profit or loss		2,244	6,645
Net loss on financial liability at fair value through profit or loss		(240)	-
Others			86
	<u>\$</u>	(55,507)	31,117

(y) Financial Instruments

- (i) Credit risk
 - 1) Exposure to credit risk

The carrying amount of financial assets represents the Group's maximum credit exposure.

2) Concentration of credit risk

As of December 31, 2020 and 2019, concentration of credit risk deriving from the Group's top customer did not constitute more than 16% and 19%, respectively, of the Group's receivables while those deriving from the Group's other top four customers did not constitute more than 23% and 17%, respectively, of the Group's receivables.

3) Receivables

For credit risk exposure of note and trade receivables, please refer to note 6(d).

Other financial assets measured at amortized cost include other receivables and other financial assets. All of these financial assets are considered to have low risk, and thus, the impairment provision recognized during the period was limited to 12 months expected losses. Regarding how the financial instruments are considered to have low credit risk, please refer to note 4(g).

The loss allowance provisions were determined as follows:

	Other receivables	Other financial assets (guarantee deposits paid)
Balance on January 1, 2020	-	21,576
Foreign exchange losses	-	256
Balance on December 31, 2020 \$	-	21,832
Balance on January 1, 2019 \$	17,612	22,431
Amount written off	(17,583) -
Foreign exchange losses	(29)(855)
Balance on December 31, 2019 \$	-	21,576

(ii) Liquidity risk

The following are the contractual maturities of financial liabilities, including estimated interest payment and excluding the impact of netting agreements:

		Carrying amount	Contractual cash flows	Within 1 year	1-2 years	2-5years	More than 5 years
December 31, 2020							
Non-derivative financial liabilities							
Secured bank loans	\$	346,892	346,996	346,996	-	-	-
Non-secured bank loans		319,978	320,020	320,020	-	-	-
Notes payable		95,853	95,853	95,853	-	-	-
Accounts payable (including related parties)		3,537,200	3,537,200	3,187,030	191,768	137,731	20,671
Bonds payable		770,519	800,000	-	-	800,000	-
Accrued salaries and bonuses		323,816	323,816	323,816	-	-	-
Other accrued expenses		317,477	317,477	306,594	-	-	10,883
Leases liabilities (including current and non-current)	_	105,749	108,025	43,044	29,206	30,070	5,705
	\$	5,817,484	5,849,387	4,623,353	220,974	967,801	37,259
December 31, 2019							
Non-derivative financial liabilities							
Secured bank loans	\$	20,000	20,002	20,002	-	-	-
Non-secured bank loans		116,609	116,722	116,722	-	-	-
Notes payable		63,637	63,637	63,637	-	-	-
Accounts payable (including related parties)		3,110,702	3,110,702	2,819,069	168,467	101,259	21,907
Accrued salaries and bonuses		341,137	341,137	341,137	-	-	-
Other accrued expenses		282,048	282,048	271,292	-	-	10,756
Leases liabilities (including current and non-current)		110,264	113,799	36,934	32,097	32,841	11,927
,	¢	4,044,397	4,048,047	<u>3,668,793</u>	200,564	<u> </u>	<u> </u>
	- Э	7,077,397	4,040,047	5,000,795	200,504	134,100	44,390

The Group does not expect the cash flows included in the maturity analysis to occur significantly earlier or at significantly different amounts.

(iii) Currency risk

1) Exposure to currency risk

The Group's significant exposures to foreign currency risk were as follows:

	Dec	ember 31, 20	20	December 31, 2019			
	Foreign Currency	Exchange Rate	NTD	Foreign Currency	Exchange Rate	NTD	
Financial assets							
Monetary items							
USD	\$ 70,969	28.515	2,023,681	57,965	30.203	1,750,717	
CNY	777,094	4.3664	3,393,103	732,007	4.3152	3,158,756	
SGD	3,301	21.4616	70,845	4,347	22.3114	96,977	
JPY	52,471	0.2750	14,430	113,561	0.2723	30,923	
Non-Monetary							
USD	16,816	28.515	479,508	754	30.203	22,773	
Financial liabilities							
Monetary items							
USD	17,479	28.515	498,414	5,718	30.203	172,711	
CNY	421,250	4.3664	1,839,346	282,477	4.3152	1,218,946	
SGD	126	21.4616	2,704	274	22.3114	6,118	
JPY	32,470	0.2750	8,929	142,912	0.2723	38,915	

2) Sensitivity analysis

The Group's exposure to foreign currency risk arises from the translation of the foreign currency exchange gains and losses on cash and cash equivalents, trade receivables, other receivables, financial assets at fair value through other comprehensive income, loans, trade payables and other payables that are denominated in foreign currency. A 1% of appreciation or depreciation of the TWD against the USD, CNY, SGD and JPY as of December 31, 2020 and 2019 would have increased or decreased the before-tax net income by \$31,527 thousand and \$36,007 thousand, respectively. The analysis is performed on the same basis for both periods.

3) Exchange gains and losses of monetary items

As the Group transacts in diverse foreign currencies, gains or losses on foreign exchange were summarized as a single amount. For the year ended December 31, 2020 and 2019, the foreign exchange gains or losses, including both realized and unrealized, amounted to \$(57,329) thousand and \$4,402 thousand, respectively.

(iv) Interest rate analysis

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

The following sensitivity analysis is based on the exposure to the interest rate risk of derivative and non-derivative financial instruments on the reporting date. Regarding assets with variable interest rates, the analysis is based on the assumption that the amount of assets outstanding at the reporting date was outstanding throughout the year. The rate of change is expressed as the interest rate which increases or decreases by 1% when reporting to the internal management, which also represents the Group management's assessment of the reasonably possible interest rate change.

If the interest rate increases/decreases by 1%, the Group's net income will decrease/increase by \$6,669 thousand and \$1,366 thousand for the year ended December 31, 2020 and 2019, respectively, assuming all other variable factors remain constant. This is mainly due to the Group's borrowing in variable rates.

(v) Other market price risk

For the years ended December 31, 2020 and 2019, the sensitivity analyses for the changes in the securities price at the reporting date were performed using the same basis for the profit and loss as illustrated below:

	I	For the years ended December 31,							
	2020	2020							
Prices of securities at the reporting date	Other comprehensive income before tax	Net income before tax	Other comprehensive income before tax	Net income before tax					
Increasing 3%	\$4,053	11,104	3,900	5,172					
Decreasing 3%	\$ <u>(4,053</u>)	(11,104)	(3,900)	(5,172)					

(vi) Fair value of financial instruments

1) The kinds of financial instruments and fair value

The fair value of financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income is measured on a recurring basis. The carrying amount and fair value of the Group's financial assets and liabilities, including the information on fair value hierarchy were as follows; however, except as described in the following paragraphs, for financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value and lease liabilities, disclosure of fair value information is not required:

	December 31, 2020					
			Fair '	Value		
	Book value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or						
loss						
Non derivative financial assets mandatorily measured at fair value through profit or loss	<u>\$ 370,145</u>	370,145	-		370,145	
Financial assets at fair value through other comprehensive income						
Emerging stock	5,448	5,448	-	-	5,448	
Unlisted stock	129,646			129,646	129,646	
Subtotal	135,094	5,448		129,646	135,094	

	December 31, 2020						
	_			Fair V	Fair Value		
	F	Book value	Level 1	Level 2	Level 3	Total	
Financial assets measured at amortized cost							
Cash and cash equivalents		5,165,884	-	-	-	-	
Contract assets		2,935,250	-	-	-	-	
Notes receivable		197,443	-	-	-	-	
Trade receivables		3,930,281	-	-	-	-	
Other receivables		8,689	-	-	-	-	
Other financial assets	_	297,554				-	
Subtotal	_	12,535,101					
Total	<u>\$</u>	13,040,340	375,593		129,646	505,239	
Financial liability at fair value through profit	or						
loss	\$	1,440	-	1,440		1,440	
Financial liabilities at amortized cost							
Short-term loans	\$	666,870	-	-	-	-	
Notes payable		95,853	-	-	-	-	
Trade payables (including related parties)		3,537,200	-	-	-	-	
Accrued salaries and bonuses		323,816	-	-	-	-	
Other accrued expenses		317,477	-	-	-	-	
Bonds payable		770,519	-	918,240	-	918,240	
Lease liabilities (including current and							
non-current)	_	105,749					
Subtotal	_	5,817,484		918,240		918,240	
Total	<u></u>	5,818,924		919,680		919,680	
	_						

	December 31, 2019					
	Fair Value					
	Book value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or loss						
Non derivative financial assets mandatorily measured at fair value through profit or loss	\$ <u>172,400</u>	172,400			172,400	
Financial assets at fair value through other comprehensive income						
Emerging stock	2,600	2,600	-	-	2,600	
Unlisted stock	127,400			127,400	127,400	
Subtotal	130,000	2,600		127,400	130,000	
Financial assets measured at amortized cost						
Cash and cash equivalents	3,874,953	-	-	-	-	
Contract assets	1,496,769	-	-	-	-	
Notes receivable	453,149	-	-	-	-	
Trade receivables	3,480,867	-	-	-	-	
Other receivables	20,424	-	-	-	-	
Other financial assets	390,060				-	
Subtotal	9,716,222				-	
Total	\$ <u>10,018,622</u>	175,000	-	127,400	302,400	

	December 31, 2019					
	_			Fair	Value	
	B	ook value	Level 1	Level 2	Level 3	Total
Financial liabilities at amortized cost						
Short-term loans	\$	136,609	-	-	-	-
Notes payable		63,637	-	-	-	-
Trade payables (including related parties)		3,110,702	-	-	-	-
Accrued salaries and bonuses		341,137	-	-	-	-
Other accrued expenses		282,048	-	-	-	-
Lease liabilities (including current and						
non-current)		110,264		-		
Total	\$	4,044,397	-	-	-	-
	=					

2) Valuation techniques for financial instruments not measured at fair value

Financial assets and financial liabilities measured at amortized cost.

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

3) Valuation techniques for financial instruments measured at fair value

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

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

The Group's financial instruments are classified by their category, and the attributes of their fair value are as follows if such financial instruments are traded in active markets: beneficiary securities— open end fund and emerging stock, whose fair value was determined based on market quoted prices.

Measurements of fair value of financial instruments without an active market are based on a valuation technique or quoted price from a competitor. Fair value measured by a valuation technique can be extrapolated from similar financial instruments, the discounted cash flow method, or other valuation technique including a model using observable market data at the reporting date.

When the financial instrument of the Group is not traded in an active market, its fair value is determined as follows:

- The fair value is determined based on the ratio of the quoted market price of the comparative listed company and its book value per share. Also, the fair value is discounted for its lack of liquidity in the market.
- 4) Transfers between Level 1 and Level 2

There were no transfers from one level to another for the year ended December 31, 2020 and 2019.

5) Reconciliation of Level 3 fair values

	Fair value through other comprehensive income			
Opening balance, January 1, 2020	\$	127,400		
Purchased		2,246		
Ending Balance, December 31, 2020	\$	129,646		
Opening balance, January 1, 2019	\$	-		
Purchased		127,400		
Ending Balance, December 31, 2019	\$	127,400		

6) Quantified information on significant unobservable inputs (Level 3) used in fair value measurement

The Group's financial instruments that use Level 3 inputs to measure fair value include "fair value through other comprehensive income – equity investments".

Quantified information of significant unobservable inputs was as follows:

Item	Valuation technique	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurement
Financial assets at fair value through other comprehensive income - equity investments without an active market	Market Approach	 P/E multiplier (As of December 31, 2020 and 2019 were 15.81 and 20.62, respectively) Discount for lack of marketability (As of December 31, 2020 and 2019 were both 30%) 	 The higher the price-equity ratio, the higher the fair value. The higher the discount for lack of marketability, The lower the fair value.
Financial assets at fair value through other comprehensive income - equity investments without an active market	Net asset value method	• Discount for lack of market ability (As of December 31, 2020 was 30%)	• The higher the discount for lack of marketability, The lower the fair value.

7) Fair value measurements in Level 3 – sensitivity analysis of reasonably possible alternative assumptions

For fair value measurements in Level 3, changing one or more of the assumptions by 10% to reflect reasonably possible alternative assumptions would have the following effects:

			Effects of changes in fair value on other comprehensive income		
		Increase			
	Inputs	0r decrease	Favorable	Unfavorable	
December 31, 2020		uccreuse	<u>I u orubic</u>		
Financial assets at fair value through					
other comprehensive income					
Equity investments without an active market	P/E ratio	10 %	12,740	(12,740)	
Equity investments without an active market	Discount for lack of marketability	10 %	18,521	(18,521)	
December 31, 2019					
Financial assets at fair value through					
other comprehensive income					
Equity investments without an active market	P/E ratio	10 %	12,740	(12,740)	
Equity investments without an active market	Discount for lack of marketability	10 %	18,200	(18,200)	

The favorable and unfavorable effects represent the changes in fair value, and fair value is based on a variety of unobservable inputs calculated using a valuation technique.

(z) Financial risk management

(i) Overview

The Group is exposed to the following risks due to its use in financial instruments:

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

This note discloses the exposure risk information, and the Group's objectives, policies and procedures of measuring and managing risks. For more quantitative disclosure information, please refer to notes of the financial statements.

(ii) Risk management framework

The Group's finance department provides business services for the overall internal department. It coordinates the domestic and international financial market operations, as well as supervises and manages financial risks related to the Group's operation based on internal risk report about exposure to risk, with the analysis of the extent and width of risk. Operation of derivative financial instruments is subject to the policy approved by the Board of Directors, which is documented based on exchange rate risk, interest risk, credit risk, operation of derivative and non-derivative financial instruments, and investment in the remaining current capital. The internal auditors of the Group continue with the review of the compliance with the policy and the extent of the exposure to risk. The Group has no transactions in financial instruments (including derivative financial instruments) for the purpose of speculation.

The Group's audit committee oversees how management supervision is in compliance with the Group's risk management policies and procedures and reviews the adequacy of the risk management framework in relation to risks faced by the Group. The internal auditors assist the Group's audit committee in oversight, maintain control on risk management and procedures of both regular and exceptional reviews, and report the review results to the audit committee.

(iii) Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to financial instruments fails to meet its contractual obligations that arise principally from the Group's accounts receivable, investments in securities and financial guarantees.

1) Accounts receivable and other receivable

The Group goes through the process of credit assessment on the trading parties pertaining to company size, industry perspective and general impression from the same industry before transaction begins. The engineering department also conducts an on-site interview, and the finance department will check to financial institutions for any abnormal dishonored check. The engineering department also establishes credit lines for each client, and updates the credit lines on a timely basis to reduce the transaction risk. The Group follows every uncollected receivable monthly. The administrative and the engineering department are responsible for gaining understandings about the overdue receivables and their anticipated date of collection, gaining understandings about clients' financial position, negotiations with the clients or demanding pledges or installment payment.

2) Investment

The credit risk exposure in the bank deposits, fixed income investments and open-end fund investments are measured and monitored by the Group's finance department. Since, the Group deals with banks and other external parties with good credit standing, the Group believes that there is no significant impact on credit risk.

3) Guarantee

The Group's policy stated that financial guarantee may be rendered to subsidiaries and trading parties running construction business.

(iv) Liquidity risk

The Group manages sufficient cash and cash equivalents so as to cope with its operations and mitigate the effects of fluctuations in cash flows.

(v) Market risk

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

1) Currency risk

The Group is exposed to currency risk on sales and purchases that are denominated in a currency other than the respective functional currencies of the Group's entities, primarily the Chinese Yuan (CNY) and US Dollars (USD) as well.

2) Interest rate risk

The Group borrows funds on variable interest rates. Changes in market interest rates leads to the change of effective interest rates and fluctuation of future cash flows. The Group reduces interest rate risk by negotiating interest rates with banks from time to time.

3) Other market price risk

The Group is exposed to equity price risk due to the investments in equity securities. This is a strategic investment and is not held for trading. The Group does not actively trade in these investments. The Group assigned a specific team to supervise and assess the equity price risk so as to avoid or minimize the risk from the hedging position.

(aa) Capital management

The Group meets its objectives for managing capital to safeguard the capacity to continue to operate and provide a return on its shareholders; also, to benefit other related parties, as well as to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the dividend payment to the shareholders, reduce the capital for redistribution to shareholders, issue new shares or sell assets to settle any liabilities.

The Group and other entities in the similar industry use the debt-to-equity ratio to manage capital. This ratio uses the total net debt to be divided by the total capital. The net debt from the balance sheet is derived from the total liabilities, less, cash and cash equivalents. The total capital and equity include share capital, capital surplus, retained earnings and other equity, plus, net debt.

The Company's debt to capital ratios at the balance sheet date were as follows:

	December 31, 2020		December 31, 2019	
Total liabilities	\$	8,820,115	6,444,038	
Less: cash and cash equivalents		(5,165,884)	(3,874,953)	
Net debt		3,654,231	2,569,085	
Total equity		5,146,146	4,503,583	
Total capital	\$	8,800,377	7,072,668	
Debt to capital ratio		41.52%	36.32%	

The management believes that there were no changes in the Group's approach to capital management for the year ended December 31, 2020.

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

The Group's financing activities which did not affect the current cash flow in the years ended December 31, 2020 and 2019, were as follows:

			Non-cash changes		
	January 1,2020	Cash flows	Foreign exchange movement	Increase/ Decrease	December 31,2020
Short-term borrowings	\$ 136,609	545,054	(14,793)	-	666,870
Lease liabilities	110,264	(41,458)	284	36,659	105,749
Bonds payable		804,590		(34,071)	770,519
Total liabilities from financing activities	\$ <u>246,873</u>	1,308,186	(14,509)	2,588	1,543,138
			Non-cash changes		
	January 1,2019	Cash flows	Foreign exchange movement	Increase/ Decrease	December 31,2019
Short-term borrowings	\$ 135,278	5,625	(4,294)	-	136,609
Lease liabilities	111,162	(36,129)	(1,339)	36,570	110,264
Total liabilities from financing activities	\$ <u>246,440</u>	(30,504)	(5,633)	36,570	246,873

(7) Related-party transactions:

(a) Names and relationship with related parties

The followings are entities that have had transactions with related party during the periods covered in the consolidated financial statements.

Name of related party Johnwell Ent Co., Ltd. Relationship with the Group The key management personnel of the parent company's directors

(b) Other related party transactions

Construction cost, and related assets and liabilities:

The amounts of significant purchase transactions and outstanding payables for goods and equipment between the Group and its related parties were as follows:

			Payables to	
	Purchases		Parties	
			December	December
	2020	2019	31, 2020	31, 2019
Entity under the key management's control	\$ <u>2,066</u>	1,092	654	313

There were no differences in the purchase price and terms of payments offered to related parties and those of third-party vendors.

(c) Key management personnel compensation

	2020		2019	
Short-term employee benefits	\$	81,261	93,675	
Post-employment benefits		405	432	
Share based payments		3,135	363	
	\$	84,801	94,470	

For details of the related share-based payments, please refer to Note 6(t).

(8) Pledged assets:

The Group's pledged assets were as follows:

Asset Other financial assets – current:	Purpose of pledge	Dec	cember 31, 2020	December 31, 2019
Demand deposit and time	Construction contract fulfillment			
deposit	and warranty guarantee	\$	60,246	273,864
Other financial assets-non-curr	ent:			
Time deposit	Warranty guarantee		509	507
		\$	60,755	274,371

(Continued)

(9) Commitments and contingencies:

Significant commitments and contingencies for the Group as of December 31, 2020, and 2019 were as follows:

- (a) Fulfillment and warranty guarantee (excluding related parties) for engaging in construction contracts amounted to \$789,274 thousand and \$1,374,175 thousand, respectively.
- (b) The amounts pledged to the bank for engaging in construction contracts amounted to \$1,669,789 thousand and \$2,171,709 thousand, respectively.
- (c) Contract fulfillment guarantee and warranty guarantee (excluding related parties) for the competitive corporations amounted to \$348,000 thousand and \$361,642 thousand, respectively.
- (d) For already-signed but not-yet-finished significant construction contracts, please refer to note 6(v).
- The Company's subsidiary, Nova Tech entered into an agreement with Jing He Science Co., Ltd. (e) (Jing He) for the construction and expansion of a new factory and gas factory, respectively, wherein Nova Tech is responsible for the installation process of the pipelines, as well as for purchasing the related equipment according to the design layout and purchase order provided by Jing He. However, Jing He made certain changes to its layout plan, which in turn, requires extra work; and for this reason, Nova Tech requested Jing He for an additional payment, in which Jing He argued that the contract is a lump-sum contract; therefore, refused to make any additional payment. Furthermore, it unilaterally terminated the agreement prior to the completion of the construction. Nova Tech then filed a lawsuit to the District Court against Jing He, demanding the amount of the contract to be paid in full. Nova Tech has also engaged a lawyer to defend its case. On the other hand, the District Court appointed Taiwan Association of Construction and Development, as well as Taiwan Professional Electrical Engineers Association, to estimate the value of the completed part of the new factory building, with both parties providing supplementary opinions for the preliminary valuation. The District Court has also appointed Taiwan Construction Research Institute (TCRI) to estimate the value of the expansion of the gas factory, wherein the estimated result turned out to be the same as that of which conducted by Nova Tech. As of the issuance date of this financial statements, the Court's decision has yet to be made, wherein it included the compensation amount of the damage resulting in a recognition of allowance for impairment incurred from the construction cost by Nova Tech in accordance with the related accounting standards. Nova Tech has estimated the maximum loss incurred from this lawsuit to be \$70,000 thousand. On February 5, 2018, Jing He had partially paid the amount of \$10,500 thousand (including interest) for the said construction.

(10) Losses Due to Major Disasters: None

(11) Subsequent Events:

A resolution was passed during the board meeting held on September 14, 2020 for the issuance of 3,000 thousand new ordinary shares for cash, with par value of \$10 per share, amounting to \$30,000 thousand. As of January 4, 2021, all funds for the issued ordinary shares had been received, with January 4, 2021 set as the date of capital increase.

(12) Other:

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

By function		2020			2019	
By item	Operating costs	Operating expense	Total	Operating costs	Operating expense	Total
Employee benefit						
Salary	669,884	495,781	1,165,665	645,707	468,040	1,113,747
Labor, health and social						
insurance	52,814	30,836	83,650	45,229	45,094	90,323
Pension	18,703	7,569	26,272	17,661	6,896	24,557
Other	18,197	22,696	40,893	13,964	25,020	38,984
Depreciation	14,444	59,402	73,846	13,465	52,398	65,863
Amortization	142	9,760	9,902	270	6,949	7,219

Note: Depreciation for investment property for the year ended December 31, 2020 and 2019 each amounted to \$2,487 thousand, recognized as non operating expense.

(13) Other disclosures: None

(a) Information on significant transactions:

The follows were the information on significant transactions required by the Regulations Governing the Preparation of Financial Reports by Securities Issuers, of the Group:

(i) Loans to other parties:

											(In The	ousands	of Ne	w Taiv	wan Dol	lars)
Number	Name of lender	Name of borrower	Account name	Related party	Highest balance of financing to other parties during the period	Ending balance (note 1)	Actual usage amount during the period	Range of interest rates during the period	Purposes of fund financing for the borrower	Transaction amount for business between two parties	Reasons for short-term financing	Loss Allowance	Colla	ateral Value	Individual funding loan limits	financing
1	SHI	NMI	Other receivables due from related parties	Yes	187,725	-	-	-	Short-term financing	-	Operating capital	-	-	-	1,788,741 (note 4)	1,788,741 (note 4)
1	SHI	AIL	Other receivables due from related parties	Yes	169,985	-	-	-	Short-term financing	-	Operating capital	-	-	-	1,788,741 (note 4)	1,788,741 (note 4)
1	SHI	Acter Thailand	Other receivables due from related parties	Yes	24,944	-	-	-	Short-term financing	-	Operating capital	-	-	-	794,996 (note 4)	1,788,741 (note 4)
2	1	NMI	Other receivables due from related parties	Yes	19,749	-	-	-	Short-term financing	-	Operating capital	-	-	-	315,005 (note 4)	315,005 (note 4)
3	AIL	Acter Vietnam	Other receivables due from related parties	Yes	175,656	171,090	114,060	1.02	Short-term financing	-	Operating capital	-	-	-	1,018,560 (note 5)	1,018,560 (note 5)
3	AIL	NMI	Other receivables due from related parties	Yes	45,054	42,773	42,773	3.03	Short-term financing	-	Operating capital	-	-	-	1,018,560 (note 5)	1,018,560 (note 5)
3	AIL	Acter Thailand	Other receivables due from related parties	Yes	18,816	18,816	18,816	1.55	Short-term financing	-	Operating capital	-	-	-	40,742 (note 5)	40,742 (note 5)
4	Acter China	Shenzhen Dingmao	Other receivables due from related parties	Yes	105,199	104,794	-	-	Short-term financing	-	Operating capital	-	-	-	559,329 (note 5)	559,329 (note 5)
4	China	Sheng Huei Shenzhen	Other receivables due from related parties	Yes	105,199	104,794	6,550	1.50	Short-term financing	-	Operating capital	-	-	-	559,329 (note 5)	559,329 (note 5)
4	Acter China	Acter Vietnam	Other receivables due from related parties	Yes	88,286	87,945	29,315	1.00	Short-term financing	-	Operating capital	-	-	-	559,329 (note 5)	559,329 (note 5)
4	Acter China	Acter Thailand	Other receivables due from related parties	Yes	29,429	29,315	-	-	Short-term financing	-	Operating capital	-	-	-	559,329 (note 5)	559,329 (note 5)

Note 1. The ending balance was the used credit line approved by the Board of Directors for the year ended December 31, 2020.

Note 2. The limited amount and the total amount available for lending purpose shall not exceed 40% of the Company's net worth.

Note 3. The net worth was audited by a Certified Public Accountant.

- Note 4. The total amounts available for loan to other parties shall not exceed 90% of the offshore subsidiaries' net worth. The total amount and maximum amount available loan to short term financing needs and loan to single party shall not exceed 40% of the foreign subsidiaries' net worth respectively; and the maximum amount to directly or indirectly wholly owned foreign subsidiaries for short term financing needs is not limited to 40% of the foreign subsidiaries' net worth; however, the total maximum amount for lending shall not exceed 90% of the net worth of each foreign subsidiary.
- Note 5. Both the total amount and the maximum amount available for lending purpose and short-term financing needs, respectively, shall not exceed 40% of Acter China and its subsidiaries' net worth; and the maximum amount to directly or indirectly wholly owned subsidiaries outside Taiwan (must be within the scope of the consolidated financial statements of Acter China) for short-term financing needs is not limited to 40% of the net worth of each foreign subsidiary; however, the total amount and maximum amount for lending shall not exceed 1000% of the net worth of each foreign subsidiary.

Note 6. The transaction had been eliminated upon consolidation.

(ii) Guarantees and endorsements for other parties:

									(In I	housands	of New 1	l aiwan De	ollars)
		Counter-p guarante	e and	T				D (Ratio of accumulated amounts of		Parent	Subsidiary	Endorsements
		endorse	ement	Limitation on amount of	Highest balance for	Balance of guarantees		Property pledged for	guarantees and endorsements to		company endorsements/	endorsements/ guarantees	guarantees to third parties
			Relationshin	guarantees and	guarantees and	and	Actual usage	guarantees	net worth of the	Maximum	guarantees to	to third parties	on behalf of
			with the	endorsements	endorsements	endorsements	amount	and	latest	amount for	third parties on	on behalf of	companies in
	Name of		Company	for a specific	during	as of	during the	endorsements	financial	guarantees and		parent	Mainland
No.	guarantor	Name	(note 14)	enterprise	the period	reporting date	period	(Amount)	statements	endorsements	subsidiary	company	China
0	The Company	NMI	2	25,730,730 (note 3 and 4)	9,200	-	-	-	- %	41,169,168 (note 3 and 4)	Y	Ν	N
0	The Company	Acter Vietnam	2	25,730,730 (note 3 and 4)	103,324	99,803	52,716	-	1.94 %	41,169,168 (note 3 and 4)	Y	Ν	N
0	The Company	Her Suo	2	25,730,730 (note 3 and 4)	289,708	187,438	187,438	-	3.64 %	41,169,168 (note 3 and 4)	Y	N	N
0	The Company	AIL	2	25,730,730 (note 3 and 4)	460,976	456,240	347,240	-	8.87 %	41,169,168 (note 3 and 4)	Y	N	N
0	The Company	Acter China, Sheng Huei Shenzhen and Shenzhen Dingmao	2	25,730,730 (note 3 and 4)	182,298	57,030	-	-	1.11 %	41,169,168 (note 3 and 4)	Y	N	Y
0	The Company	Acter China and Sheng Huei Shenzhen	2	25,730,730 (note 3 and 4)	472,213	170,290	14,201	-	3.31 %	41,169,168 (note 3 and 4)	Y	N	Y
0	The Company	Acter China	2	25,730,730 (note 3 and 4)	311,892	261,984	13,325	-	5.09 %	41,169,168 (note 3 and 4)	Y	Ν	Y
0	The Company	Enrich Tech	2	25,730,730 (note 3 and 4)	1,170,250	865,750	615,750	-	16.82 %	41,169,168 (note 3 and 4)	Y	Ν	N
1	Her Suo	Nova Tech	4	7,521,240 (note 6 and 8)	41,601	41,601	41,601	-	16.59 %	8,774,780 (note 6 and 8)	N	Ν	N
1	Her Suo	Chung Hsiang Engineering	5	7,521,240 (note 6)	348,000	348,000	348,000	-	138.81 %	8,774,780 (note 6)	N	Ν	N
1	Her Suo	The Company	3	7,521,240 (note 6)	78,000	78,000	78,000	-	31.11 %	8,774,780 (note 6)	N	Y	N
2	Nova Tech	Suzhou Winmax	2	4,656,412 (note 9)	9,299	-	-	-	- %	6,984,618 (note 9)	N	Ν	Y
2	Nova Tech	Winmax and Suzhou Winmax	2	4,656,412 (note 9)	720,942	633,128	121,180	-	27.19 %	6,984,618 (note 9)	N	N	Y
2	Nova Tech	Winmax	2	4,656,412 (note 9)	757,249	652,384	519,412	-	28.02 %	6,984,618 (note 9)	N	N	Y
2	Nova Tech	The Company	3	4,656,412 (note 9)	289,800	289,800	289,800	-	12.45 %	6,984,618 (note 9)	N	Y	N
2	Nova Tech	Sheng Huei Shenzen	5	4,656,412 (note 9)	189,115	189,115	189,115	-	8.12 %	6,984,618 (note 9)	N	N	Y
3	Acter China	Acter Vietnam		8,389,938 (note 12)	980,645	980,645	980,645	-	70.13 %	11,186,584 (note 12)	N	N	N
3	Acter China	AIL	2	8,389,938 (note 12)	254,755	253,773	253,773	-	18.15 %	11,186,584 (note 12)	N	N	N
-	Acter China	Sheng Huei Shenzhe	2	8,389,938 (note 12)	131,499	130,992	-	-	9.37 %	11,186,584 (note 12)	N	N	Y
	Acter China	Shenzhen Dingmao	2	8,389,938 (note 12)	577,337	537,367	430,844	-	38.43 %	11,186,584 (note 12)	N	N	Y
	Acter China	Versum Material	5	8,389,938 (note 12)	13,731	-	-	-	- %	11,186,584 (note 12)	N	N	Y
	Sheng Huei Shenzhen	Acter China	3	3,734,100 (note 12)	195,682	140,109	140,109	-	56.28 %	4,480,920 (note 12)	N	N	Y
	Winmax	Nova Tech	3	3,654,729 (note 10)	224,529	165,162	165,162	-	13.56 %	6,091,215 (note 10)	N	N	N
	Winmax	Suzhou Winmax	4	3,654,729 (note 10)	87,666	87,328	-	-	7.17 %	6,091,215 (note 10)	N	N	Y
	Fuyu	Acter China	4	- (note 13)	35,098	-	-	-	- %	- (note 13)	N	N	Y
	Shenzhen Dingmao	Acter China	3	1,369,560 (note 12)	43,833	43,664	43,664	-	47.82 %	1,643,472 (note 12)	N	N	Y
	Enrich Tech	The Company	3	5,135,700 (note 6)	30,804	30,804	30,804	-	17.99 %	5,991,650 (note 6)	N	Y	N
9	Suzhou Winmax	Winmax	4	7,320,670 (note 11)	587,390	-	-	-	- %	7,320,670 (note 11)	N	Ν	Y

(In Thousands of New Taiwan Dollars)

Note 1. The total amount of endorsements and guarantees provided by the Company to other entities, who need to fulfill their contractual obligation by providing mutual endorsements and guarantees for peer in order to undertake a construction project, shall not exceed 500% of the Company's net worth, and the maximum amount for single party shall not exceed 300% of the Company's net worth.

Note 2. The maximum amount of endorsements and guarantees provided by the Company to other third parties (excluded in the consolidated financial statements) for the purpose of not undertaking a construction project, shall not exceed 10% of the Company's net worth; and the maximum amount of endorsements and guarantees provided by the Company to other third parties (excluded in the consolidated financial statements) that have ordinary business relationship with the Company shall not exceed the amount of their business transactions, which have the highest amount of the latest purchase or sales amount within the previous year, and the total amount, shall not exceed 20% of the Company's net worth.

- Note 3. The total amount of endorsements and guarantees provided by the Company to subsidiaries who the Company, directly and indirectly, holds more than 50% of their voting shares, shall not exceed 800% of the Company's net worth. Also, the maximum amount for single subsidiary shall not exceed 500% of the Company's net worth.
- Note 4. The total amount of endorsements and guarantees provided by the Company to its subsidiaries, who need to fulfill their contractual obligation by providing mutual endorsements and guarantees for peer in order to undertake a construction project, or inter the parent company and subsidiaries, or to a subsidiary who the parent company owns, directly and indirectly, 100% of its voting shares, shall not exceed 800% of the Company's net worth. Also, the maximum amount for single party shall not exceed 500% of the Company's net worth.
- Note 5. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount was audited by a Certified Public Accountant.
- Note 6. The total amount of endorsements and guarantees provided by Her Suo and Enrich Tech shall not exceed 3500% of each company's net worth. Also, the maximum amount for single party shall not exceed 3000% of each company's net worth.
- Note 7. The net worth was audited by a Certified Public Accountant.
- Note 8. According to the first paragraph of Article 13 of "Procedure for Loaning of Funds and Endorsements and Guarantees" issued by the Company, the Company had proposed an improvement plan for the amount of endorsements and/or guarantees for the endorsement guarantee object that did not comply with the regulations.
- Note 9. The total amount of endorsements and guarantees provided by Nova Tech to other parties, fulfillment of contractual obligation by providing mutual endorsements and/or guarantees for peer in order to undertake a construction project, shall not exceed 300% of the company's net worth. Also, the maximum amount for single party shall not exceed 200% of the company's net worth. In addition to the above, the total amount of endorsements and guarantees provided by Nova Tech to other entries shall not exceed 300% of the company's net worth. Also, the maximum amount for single party shall not exceed 200% of the company's net worth. The maximum amount for single party shall not exceed 200% of the company's net worth. The maximum amount of endorsements and guarantees provided by Nova Tech to other entries that have ordinary business relationship shall not exceed the highest amount of the latest purchase or sales amount that the two parties can reasonably estimate within the past one year or the next one year.
- Note 10. The total amount of endorsements and guarantees provided by Winmax to other entities shall not exceed 500% of the company's net worth and the maximum amount for single party mount shall not exceed 300% of the company's net worth. The maximum amount of endorsements and guarantees provided by Winmax to other parties that have ordinary business relationship shall not exceed the amount of business transaction amount. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount that the two parties can reasonably estimate within the past one year or the next one year.
- Note 11. The total amount of endorsements and guarantees provided by Suzhou Winmax to its parent company, or to a subsidiary who the parent company owns, directly and indirectly, 100% of its voting shares, shall not exceed 3500% of the company's net worth; as well as to any single party, shall not exceed 3500% of the company's net worth. In addition, the total amount of endorsements and guarantees provided by Suzhou Winmax to other parties shall not exceed 500% of the company's net worth and to any individual entity, shall not exceed 300% of the company's net worth.
- Note 12. The total amount of endorsements and guarantees provided by Acter China to other entities shall not exceed 800% of the company's net worth. Also, the maximum mount shall not exceed 600% of the company's net worth. The total amount of endorsements and guarantees provided by the subsidiaries of Acter China to other parties shall not exceed 1800% of the company's net worth. Also, the maximum amount shall not exceed 1500% of each company's net worth. The maximum amount of endorsements and guarantees provided by Acter China to other entities that have ordinary business relationship shall not exceed the amount of business transaction amount. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount within the past one year.
- Note 13. The total amount of endorsements and guarantees provided by Fuyu to other entities shall not exceed 800% of the company's net worth. Also, the maximum amount for single parties shall not exceed 600% of the company's net worth. The maximum amount of endorsements and guarantees provided by Fuyu to other parties that have ordinary business relationship shall not exceed the amount of business transaction amount. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount within the past one year.
- Note 14. Relationship with the Company:
 - 1. Ordinary business relationship.
 - 2. Subsidiary which owned more than 50% by the guarantor.
 - 3. An investee owned more than 50% in total by both the guarantor and its subsidiary.
 - 4. An investee owned more than 90% by the guarantor or its subsidiary.
 - 5. Fulfillment of contractual obligation by providing mutual endorsements and/or guarantees for peer or joint builders in order to undertake a construction project.

	Category and				Ending b	ousands of N		Highest	
Name -ft 11		Doletion 1	A	Shor-/IT '			,		
Name of holder	name of security	Relationship with company	Account title	Shares/Units (thousands)	Carrying value	Percentage of ownership (%)	Fair value	balance during the year	Not
The Company	Allianz Global Investors All Seasons Harvest Fund (Accumulated)	-	Current financial assets at fair value through profit or loss	799	10,806	- %	10,806	- %	
1 5	Nomura EMD & High Yield Bond	-	Current financial assets at fair value through	832	10,401	- %	10,401	- %	
The Company	Portfolio FSITC US Top 100 Bond Fund (Accumulated)	-	profit or loss Current financial assets at fair value through profit or loss	46	14,487	- %	14,487	- %	
	(Accumulated)				35,694		35,694		
	Holy Stone Healthcare Co., Ltd.	-	Non-current investments in equity instruments measured at fair value through other	250	5,448	0.20 %	5,448	0.20 %	
The Company	Waste Recovery Technology Inc.	-	comprehensive income Non-current investments in equity instruments measured at fair value through other comprehensive income	1,560	127,400	9.77 %	127,400	9.77 %	
					132,848		132,848		
	Pine Bridge Preferred Securities Income fund USD A	-	Current financial assets at fair value through profit or loss	18	6,459	- %	6,459	- %	
Nova Tech	Chailease Holding Company Limited Class A Preferred	-	Current financial assets at fair value through profit or loss	200	<u> </u>	- %	<u> 19,920</u>	- %	
	Shares				26,379		26,379		
Her Suo	UPAMC James Bond Money Market Fund	-	Current financial assets at fair value through	1,484	25,000	- %	25,000	- %	
Her Suo	Taishin Ta-Chong Money Market Fund	-	profit or loss Current financial assets at fair value through	1,746	25,000	- %	25,000	- %	
Her Suo	FSITC Money Market Fund	-	profit or loss Current financial assets at fair value through profit or loss	139	25,000	- %	25,000	- %	
Her Suo	Fuh Hwa Money Market	-	Current financial assets at fair value through profit or loss	688	10,000	- %	10,000	- %	
Her Suo	Mega Diamond Money Market Fund	-	Current financial assets at fair value through profit or loss	2,372	30,000	- %	30,000	- %	
Her Suo	Jih Sun Money Market Fund	-	Current financial assets at fair value through profit or loss	1,672	25,000	- %	25,000	- %	
Her Suo	Franklin Templeton Sinoam Money Market	-	Current financial assets at fair value through profit or loss	2,397	25,000	- %	25,000	- %	
Her Suo	DFE DWS Taiwan Money Market	-	Current financial assets at fair value through profit or loss	2,120	25,000	- %	25,000	- %	
Her Suo	Yuanta De-Li Money Market Fund	-	Current financial assets at fair value through profit or loss	1,521	25,000	- %	25,000	- %	
					215,000		215,000		
Her Suo	Hsinchu Golf Country Club Co., Ltd.	-	Non-current investments in equity instruments measured at fair value through other	0.002	2,246	- %	2,246	- %	
	JPMorgan Funds- Emerging Markets Debt Fund A (mth)- USD	-	comprehensive income Current financial assets at fair value through profit or loss	1	529	- %	529	- %	
SHI	Allianz Global Investors Fund — Allianz Global Multi- Asset Credit AT- USD	-	Current financial assets at fair value through profit or loss	45	14,374	- %	14,374	- %	

(iii) Securities held as of December 31, 2020 (excluding investment in subsidiaries, associates and joint ventures):

	Category and				Ending b	balance		Highest	
Name of holder	name of security	Relationship with company	Account title	Shares/Units (thousands)	Carrying value	Percentage of ownership (%)	Fair value	balance during the year	Note
SHI	RED ARC TERM LIQUIDITY FUND- 185A3USD		Current financial assets at fair value through profit or loss	19	<u> </u>	- %	<u>57,030</u> 71,933	- %	
AIL	JPMorgan Funds— US Aggregate Bond Fund A (moth)— USD		Current financial assets at fair value through profit or loss	3	1,023	- %	1,023	- %	
Winmega	Franklin Templeton Sinoam Money Market Fund		Current financial assets at fair value through profit or loss	1,929	20,116	- %	20,116	- %	

(iv) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20% of the capital stock:

⁽In Thousands of New Taiwan Dollars)

	Category													
	and		Name of	Relationship	Beginning	g Balance	Purcl	nases		Sa	ıles		Ending	Balance
Name of	name of	Account	counter-	with the								Gain (loss)		
company	security	name	party	company	Shares	Amount	Shares	Amount	Shares	Price	Cost	on disposal	Shares	Amount
Nova Tech	Ordinary	Investments	Former		-	-	3,125	112,500	-	-	-	-	3,125	112,500
	Shares	accounted	Shareholder											1
		for using	of Rayzher											1
		equity												1
		method												

(v) Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None.

(vi) Disposal of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None.

(vii) Related-party transactions for purchases and sales with amounts exceeding the lower of NT\$300 million or 20% of the capital stock:

(In Thousands of New Taiwan Dollars)

				Transacti	on detai	ls			th terms different others	Notes/Accounts	receivable (payable)	
Name of company	Related party	Nature of relationship	Purchase/Sale	Amount	to	itage of tal ses/sales	Payment terms	Unit price	Payment terms	Ending balance	Percentage of total notes/accounts receivable (payable)	Note
The Company		Be owned 56.94% by the Company	Sales	154,871	3	%	Depend on individual contract	Depend on individual contract	No significant difference	40,822	3%	Note
The Company		Be owned 100% by the Company		114,300	3	%	Depend on individual contract	Depend on individual contract	No significant difference	(513)	-%	Note
Nova Tech		Be owned 100% by Nova Tech	Purchases	342,228	27	%	Depend on individual contract	Depend on individual contract	No significant difference	-	-%	Note

Note: The transactions have been eliminated upon consolidation.

(viii) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: None.

- (ix) Trading in derivative instruments: None.
- (x) Business relationships and significant intercompany transactions:

(In Thousands of New Taiwan Dollars)

				Nature of		Inter	company transactions	
N	lo.	Name of company	Name of counter-party	relationship	Account name	Amount	Trading terms	Percentage of the consolidated net revenue or total assets
(0	The Company	Enrich Tech	1	Construction	154,871	Same with the third	1.1%
					revenue		parties	
1	1	Nova Tech	Winmax	3	Construction cost	342,228	Same with the third	2.4%
							parties	

- Note 1: Accounts which exceed 1% of the total assets from the balance sheets and total operating revenue from the statements of comprehensive income should be disclosed.
- Note 2: The transactions have been eliminated upon consolidation.
- Note 3: The number filled in as follows:
 - 1) 0 represents the Company.
 - 2) Subsidiaries are sorted in a numerical order starting from 1.
- Note 4: Transactions labeled as follows:
 - 1) 1 represents the transactions from parent company to subsidiaries.
 - 2) 2 represents the transactions from subsidiaries to parent company.
 - 3) 3 represents the transactions between subsidiaries.

(b) Information on investees:

The following is the information on investees for the years ended December 31, 2020 (excluding information on investees in Mainland China):

							``````````````````````````````````````		us of new 1			4105)
Norra of	Norma		Main husinga	Original inves			s of December 31		Highest	Net income	Share of	
Name of investor	Name of investee	Location	Main businesses and products	December 31, 2020	December 31, 2019	Shares (thousands)	Percentage of ownership	Carrying value	balance during the year	(losses) of investee	profits of investee	Note
The Company	Nova Tech	Hsinchu	Wholesale of electronic and chemical equipment	141,364	141,364	21,098	62.19 %		62.19 %	407,392	253,338	Note2
The Company	Her Suo	Hsinchu	Construction and set up of freezing equipment	60,000	60,000	10,000	100 %	250,708	100 %	55,919	55,919	Note2
The Company	Enrich Tech	Taichung	Comprehensive construction company	68,841	68,841	5,694	56.94 %	101,516	56.94 %	37,518	20,208	Note2
The Company	SHI	Samoa	Investment holding company	129,126	129,126	4,205	100 %	1,987,490	100 %	398,139	398,139	Note2
Nova Tech	Winmega	Hsinchu	Wholesale of electronic and chemical engineering equipment	15,000	15,000	3,000	100 %	109,870	100 %	43,323	43,323	Note2
Nova Tech	NTEC	Singapore	Chemical supply system business	24,179	24,179	1,000	100.00 %	55,051	100 %	(3,523)	(3,523)	Note2
Nova Tech	Rayzher	Taoyuan	Piping engineering, installation cable and automatic control equipment, etc.	112,500	-	3,125	25 %	112,500	25 %	-	-	
SHI	New Point	Seychelles	Investment holding company and trading of equipment	6,110	6,110	200	100 %	350,005	100 %	1,889	1,889	Note2
Acter China	AIL	Hong Kong	Investment holding company and trading of clean rooms and air conditioners	99,994	69,678	25,327	100 %	101,856	100 %	25,416	25,416	Note2
Acter China	NTS	Singapore	Investment holding company	80,000	80,000	3,376	100 %	81,202	100 %	20,964	20,964	Note2
NTS	NTM	Malaysia	Investment holding company	26,780	26,780	2,600	100 %	3,071	100 %	(166)	(166)	Note2
NTS	NMI	Indonesia	Equipment trading and set-up	14,816	14,816	495	99 %	55,088	99 %	25,605	25,349	Note2
NTS	Acter Thailand	Thailand	Set up of electronic protection systems and central air conditioners	14,428	15,076	147	49 %	11,260	49 %	(4,640)	(2,273)	
NTS	DJR	Thailand	Investment holding company	908	-	13	25 %	913	25 %	-	-	
NTS	Daejin Road	Thailand	Investment holding company	1,371	-	13	25 %	1,379	25 %	-	-	
AIL	NMI	Indonesia	Equipment trading and set-up	150	150	5	1 %	556	1 %	25,605	256	Note2
AIL	Acter Vietnam		Set up of electronic protection systems and central air conditioners	48,238	48,238	Note1	100 %	110,757	100 %		18,801	Note2
AIL	Space Thailand	Thailand	Investment holding company and trading of equipment	7,308	7,400	74	49 %	5,775	49 %	(2,039)	(999)	
AIL	DJR	Thailand	Investment holding company	871	-	12	24 %	871	24 %	-	-	
AIL	Daejin Road	Thailand	Investment holding company	1,317	-	12	24 %	1,317	24 %	-	-	

(In Thousands of New Taiwan Dollars/Shares)

				Original inves	stment amount	Balance a	s of December 31	, 2020	Highest	Net income	Share of	
Name of	Name of		Main businesses	December 31,	December 31,	Shares	Percentage of	Carrying	balance during	(losses)	profits of	
investor	investee	Location	and products	2020	2019	(thousands)	ownership	value	the year	of investee	investee	Note
Space Thailand	Acter Thailand	Thailand	Construction and set	14,428	15,076	147	49 %	11,260	49 %	(4,640)	(2,273)	Note2
			up of electronic									
			equipment and air									
			conditioner									

Note 1: Limited company.

Note 2: The transactions have been eliminated upon consolidation.

(c) Information on investment in mainland China:

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

									(Ir	n Thousa	nds of Ne	ew Taiwa	n Dollars)
	Main	Total amount	Method of	Accumulated outflow of investment from	Investme	ent flows	Accumulated outflow of investment from	Net income (losses)	Percentage	Highest balance	Investment income		Accumulated remittance of
Name of investee	businesses and products	of surplus capital	investment (note 11)	Taiwan as of January 1, 2020	Outflow	Inflow	Taiwan as of December 31, 2020	of the investee	of ownership	during the year	(losses) (note 8)	Book value	earnings in current period
Winmax	Design and manufacture of air containers and liquid containers	151,426 (Note 1)		9,635	-	-	9,635	336,313	62.19%	62.19%	209,153	757,625	621,053
Acter China	Construction and set-up of electronic equipment and air conditioners	284,355 (Note 2)	2	106,177	-	-	106,177	456,536	86.66%	86.66%	395,648	1,211,828	154,384 (Note 4)
Shenzhen Dingmao	Electronic equipment and machinery trading	22,984	3	-	-	-	-	13,198	86.66%	86.66%	11,438	79,126	-
Sheng Huei Shenzhen	Construction and set-up electronic equipment and air conditioners	172,877 (Note 3)	3	15,980	-	-	15,980	50,939	86.66%	86.66%	44,146	215,739	55,876 (Note 4)
Fuyu (liquidated)	Agent for electronic equipment importing and exporting	6,110	2	6,110	-	-	6,110	(829)	-%	-%	(829)	(Note 11)	-
Suzhou Winmax	Design and manufacture of air containers and liquid containers	32,478	1	32,478	-	-	32,478	57,971	62.19%	62.19%	36,052	130,078	-

(ii) Limitation on investment in Mainland China:

Accumulated Investment in Mainland China as	Investment Amounts Authorized by Investment Commission, MOEA	
of December 31, 2020 (Note 7)	(note 5 and 7)	Upper Limit on Investment (note 6)
193,372 (USD6,238 thousand)	670,967 (USD21,222 thousand)	3,087,688

Note 1: The total amount of capital included the capital increase incurred from retained earnings of USD4,590 thousand in 2007 and 2012.

- Note 2: The total amount of capital included the capital increase incurred from retained earnings of USD4,537 thousand in 2006, 2007, 2010, 2011 and 2019.
- Note 3: The total amount of capital included the capital increase incurred from retained earnings of USD4,830 thousand in 2009, 2010 and 2011.
- Note 4: The amounts of cash dividends distributed to the Company and SHI were \$78,958 thousand (USD2,616 thousand) and CNY27,822 thousand, respectively.
- Note 5: The accumulated investment in Mainland China included through Nova Tech amounting to \$183,904 thousand (USD5,890 thousand) was authorized by the Investment Commission. However, the remittance from Winmax to Nova Tech amounting to \$621,053 thousand (USD20,362 thousand) and the remittance from Acter China to the Company amounting to \$78,958 thousand (USD2,616 thousand) were not included in the accumulated investment amounts.

- Note 6: According to the "Regulations Governing the Examination of Investment or Technical Cooperation in Mainland China" issued by the Investment Commission on August 29, 2008, the maximum amount on investment in Mainland China shall not exceed 60% of the Company's net worth.
- Note 7: All foreign currency amounts were translated at the exchange rates and authorized by the Investment Commission.
- Note 8: The amount was recognized based on the audited financial statements.
- Note 9: GLOBAL Biotech had been liquidated in January 2018. However, the accumulated investment in Mainland China amounting to \$165 thousand (USD5 thousand) has yet to be remitted to the Company.
- Note 10: SCEC Shanghai had been liquidated in October 2017. However, the accumulated investment in Mainland China amounting to \$22,827 thousand (USD783 thousand) has yet to be remitted to the Company.
- Note 11: Fuyu had been liquidated in December 2020. However, the accumulated investment in Mainland China amounting to \$6,110 thousand (USD200 thousand) has yet to be remitted to the Company.
- Note 12: Ways to invest in Mainland China:
  - (1) Direct investment in Mainland China.
  - (2) Indirect investment in Mainland China through a foreign company.
  - (3) Investment in Mainland China through an existing company in Mainland China.
- (iii) Significant transactions:

The significant inter-company transactions with the subsidiary in Mainland China, which were eliminated in the preparation of consolidated financial statements, were disclosed in "the Information on significant transactions".

(d) Major shareholders:

As of December 31, 2020, there were no shareholders holding more than 5% of the shares.

#### (14) Segment information:

(a) General information

There are three reportable segments of the Group: Taiwan, Mainland China, and other Asian countries. The Taiwan segment provides engineering, maintenance, sales and other services in Taiwan area. The Mainland China segment provides engineering services and sales in Mainland China. The other Asian segment provides engineering services in Vietnam, Singapore, Malaysia and other Asian countries.

The reportable segments are strategic business units that render products and services in different areas. Since each strategic business unit is located in a different environment, they require different administration strategies and are managed separately. Most of the business units were founded by the Company, and the management teams have been cultivated by the Company as well.

(b) Information on reportable segment profit or loss, segment assets, segment liabilities, and their measurement and reconciliations

The Group uses the segmented net income from the internal management report that the chief operating decision maker reviews as the basis to determine the resource allocation and make a performance evaluation. The Group has allocated income tax expense (benefit) or extraordinary gain or losses to reportable segments. In addition, profit or loss from all reportable segments includes significant non-cash items, excluding depreciation and amortization. The reportable amount is similar to that of the report used by the chief operating decision maker.

The operating segment accounting policies are similar to those described in Note 4 "Significant accounting policies". The Group's income from operating segment is measured by using the net income, and is referred to as the basis of performance evaluation.

The Group's operating segment information and reconciliation are as follows:

2020	Taiwan	Mainland China	Other Asian	Adjustments and eliminations	Total
Revenue:					
Revenue from external customers	\$ 7,145,323	5,999,403	832,284	-	13,977,010
Intersegment revenues	311,014	512,320	-	(823,334)	-
Interest revenue	3,675	22,169	10,681	(4,851)	31,674
Total revenue	<u>\$_7,460,012</u>	6,533,892	842,965	(828,185)	14,008,684
Interest expense	(3,207)	(1,861)	(6,950)	4,850	(7,168)
Depreciation and amortization	(37,445)	(43,959)	(4,831)	-	(86,235)
Share of gain (loss) of associates accounted for using equity method	1,161,687	110,518	437,675	(1,710,879)	(999)
Reportable segment profit or loss	351,546	803,611	44,811	(1,155)	1,198,813
Asset:	)	)-	) -	())	, - ,
Investment accounted for using					
equity method	5,492,338	523,302	1,752,819	(7,645,704)	122,755
Capital expenditures of noncurrent					
assets	7,484	29,046	1,188	-	37,718
Reportable segment asset	12,894,445	6,393,717	3,644,775	(7,814,342)	15,118,595
<b>Reportable segment liability</b>	4,888,328	3,227,747	873,075	(169,035)	8,820,115
		Mainland	Other	Adjustments and	
2019	Taiwan	Mainland China	Other Asian	•	Total
2019 Revenue:	Taiwan			and	Total
	Taiwan \$ 5,759,215			and	<b>Total</b> 12,674,886
Revenue:		China	Asian	and	
Revenue: Revenue from external customers	\$ 5,759,215	China 6,280,535	Asian 635,136	and eliminations	
Revenue: Revenue from external customers Intersegment revenues	\$ 5,759,215 187,956	China 6,280,535 257,316	Asian 635,136	and eliminations (445,272)	12,674,886
Revenue: Revenue from external customers Intersegment revenues Interest revenue	\$ 5,759,215 187,956 <u>6,301</u>	China 6,280,535 257,316 24,898	Asian 635,136 - 18,251	and eliminations (445,272) (9,025)	12,674,886
Revenue: Revenue from external customers Intersegment revenues Interest revenue Total revenue	\$ 5,759,215 187,956 <u>6,301</u> \$ 5,953,472	China           6,280,535           257,316           24,898           6,562,749	Asian 635,136 - - - - - - - - - - - - - - - - - - -	and eliminations (445,272) (9,025) (454,297)	12,674,886 
Revenue: Revenue from external customers Intersegment revenues Interest revenue Total revenue Interest expense Depreciation and amortization Share of gain (loss) of associates	\$ 5,759,215 187,956 <u>6,301</u> \$ <u>5,953,472</u> (996) (35,015)	China           6,280,535           257,316           24,898           6,562,749           (7,532)           (36,310)	Asian 635,136 - 18,251 653,387 (5,860) (4,244)	and eliminations (445,272) (9,025) (454,297) 9,134	12,674,886 <u>40,425</u> <u>12,715,311</u> (5,254) (75,569)
Revenue: Revenue from external customers Intersegment revenues Interest revenue Total revenue Interest expense Depreciation and amortization Share of gain (loss) of associates accounted for using equity method	\$ 5,759,215 187,956 <u>6,301</u> \$ <u>5,953,472</u> (996) (35,015) 1,289,764	China           6,280,535           257,316           24,898           6,562,749           (7,532)           (36,310)           136,327	Asian 635,136 - 18,251 653,387 (5,860) (4,244) 608,747	and eliminations (445,272) (9,025) (454,297) 9,134 - (2,034,899)	12,674,886 <u>40,425</u> <u>12,715,311</u> (5,254) (75,569) (61)
Revenue: Revenue from external customers Intersegment revenues Interest revenue Total revenue Interest expense Depreciation and amortization Share of gain (loss) of associates accounted for using equity method <b>Reportable segment profit or loss</b> Asset:	\$ 5,759,215 187,956 <u>6,301</u> \$ <u>5,953,472</u> (996) (35,015)	China           6,280,535           257,316           24,898           6,562,749           (7,532)           (36,310)	Asian 635,136 - 18,251 653,387 (5,860) (4,244)	and eliminations (445,272) (9,025) (454,297) 9,134	12,674,886 
Revenue:         Revenue from external customers         Intersegment revenues         Interest revenue         Total revenue         Interest expense         Depreciation and amortization         Share of gain (loss) of associates         accounted for using equity method         Reportable segment profit or loss         Asset:         Investment accounted for using         equity method	\$ 5,759,215 187,956 <u>6,301</u> \$ <u>5,953,472</u> (996) (35,015) 1,289,764	China           6,280,535           257,316           24,898           6,562,749           (7,532)           (36,310)           136,327	Asian 635,136 - 18,251 653,387 (5,860) (4,244) 608,747	and eliminations (445,272) (9,025) (454,297) 9,134 - (2,034,899)	12,674,886 <u>40,425</u> <u>12,715,311</u> (5,254) (75,569) (61)
Revenue:         Revenue from external customers         Intersegment revenues         Interest revenue         Total revenue         Interest expense         Depreciation and amortization         Share of gain (loss) of associates         accounted for using equity method         Reportable segment profit or loss         Asset:         Investment accounted for using	\$ 5,759,215 187,956 <u>6,301</u> \$ <u>5,953,472</u> (996) (35,015) 1,289,764 <b>323,894</b>	China           6,280,535           257,316           24,898           6,562,749           (7,532)           (36,310)           136,327           847,428	Asian 635,136 18,251 653,387 (5,860) (4,244) 608,747 106,006	and eliminations (445,272) (9,025) (454,297) 9,134 - (2,034,899) (1,044)	12,674,886 <u>40,425</u> <u>12,715,311</u> (5,254) (75,569) (61)
Revenue:         Revenue from external customers         Intersegment revenues         Interest revenue         Total revenue         Interest expense         Depreciation and amortization         Share of gain (loss) of associates         accounted for using equity method         Reportable segment profit or loss         Asset:         Investment accounted for using         equity method         Capital expenditures of noncurrent	\$ 5,759,215 187,956 <u>6,301</u> \$ <u>5,953,472</u> (996) (35,015) 1,289,764 <b>323,894</b> 4,844,558	China           6,280,535           257,316           24,898           6,562,749           (7,532)           (36,310)           136,327           847,428           3,450,511	Asian 635,136 18,251 653,387 (5,860) (4,244) 608,747 106,006 1,585,675	and eliminations (445,272) (9,025) (454,297) 9,134 - (2,034,899) (1,044)	12,674,886 <u>40,425</u> <u>12,715,311</u> (5,254) (75,569) (61) <b>1,276,284</b>

### (c) Information about the products and services

Revenue from external customers was as follows:

	2020	2019
Cleanroom electromechanical integration engineering	\$ 8,237,650	6,495,238
Water gasification supply integration engineering	3,730,872	4,264,513
Consumer industry electromechanical integration	916,409	704,451
engineering		
Biomedical integration engineering	686,914	596,403
High-tech equipment and materials sales and services	405,165	614,281
:	\$ <u>13,977,010</u>	12,674,886

### (d) Geographical information

In presenting information on the basis of geography, segment revenue should be based on the geographical location of customers, and segment non-current assets should be based on the geographical location of the assets.

Area		2020	2019
Revenue from external customers:			
Taiwan	\$	6,001,765	4,706,681
Mainland China		7,046,527	7,179,749
Other countries		928,718	788,456
	\$	13,977,010	12,674,886
Area	De	ecember 31, 2020	December 31, 2019
Non-current assets:			
Taiwan	\$	576,904	586,539
Mainland China		278,504	270,875
Other countries		4,431	6,525
	\$	859,839	863,939

Non-current assets include property, plant and equipment, right-of-use assets, investment property, intangible assets and other assets.

### (e) Information on significant customers

As of December 31, 2020 and 2019, none of the sales to the Group's external single customer exceeds 10% of the total revenue.

### **Independent Auditors' Report**

To the Board of Directors of Acter Group Corporation Limited:

### Opinion

We have audited the financial statements of Acter Group Corporation Limited (the "Company"), which comprise the balance sheets as of December 31, 2020 and 2019, the statement of comprehensive income, changes in equity and cash flows for the years then ended and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2020 and 2019, 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 audit of the financial statements as of and for the year ended December 31, 2020 in accordance with the auditing standards generally accepted in the Republic of China, and the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants, Rule No.1090360805 issued by the Financial Supervisory Commission. Furthermore, we conducted our audit of the financial statements as of and for the year ended December 31, 2019 in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants, and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Certified Public Accountants Code of Professional Ethics in Republic of China ( "the Code" ), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

### 1. Revenue recognition

Please refer to Note 4(p) "Revenue", Note 5(a) "Significant accounting assumptions and judgments, and major sources of estimation uncertainty: Revenue recognition", and Notes 6(s) "Revenue from contracts with customers" to the financial statements.

### **Description of key audit matter**

The Company assesses its construction revenue by measuring the proportion that the contract costs incurred for work performed to date bear to the estimated total contract costs; the estimated total contract cost involves judgment and estimation uncertainty of the Company's management. Consequently, revenue recognition is one of the key matters for our audit.

### How the matter was addressed in our audit

Our principal audit procedures included: testing the Company's internal control of sales and receipt cycle to assess whether there is any defects and irregularities of internal control systems; reviewing major contracts to understand the specific terms and risks of the contracts; comparing the actual construction costs incurred with the estimated construction costs to evaluate rationality of the estimation method; assessing whether the Company's accounting policy on revenue recognition is in accordance with the related accounting standards.

### 2. Assessment of impairment of receivables

Please refer to Note 4(f) "Financial instruments", Note 5(b) "Significant accounting assumptions and judgments, and major sources of estimation uncertainty: Impairment of receivables", and Note 6(d) "The net of notes and accounts receivable" to the financial statements.

### Description of key audit matter

The recoverability of the Company's receivables is closely related to its business cycle and its customers' operating situation. The Company's management estimates the impairment for receivables by assessing each customer's financial status and historical collection record. Impairment of receivables involves judgment and estimation uncertainty of the Company's management. Consequently, impairment of receivables is one of the key matters for our audit.

### How the matter was addressed in our audit

Our principal audit procedures included: testing related internal control of accounts receivable; reviewing the collection of notes and accounts receivable during the subsequent period; evaluating the Company's assumption of impairment by performing receivables aging analysis and reviewing the historical collection record, comparing the allowance for impairment and actual unrecoverable receivables to assess the adequacy of allowance for impairment in order to assess whether the impairment is fairly presented.

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

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

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

Those charged with governance are responsible for overseeing the Company's financial reporting process.

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

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

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

1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error,

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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.

The engagement partners on the audit resulting in this independent auditors' report are Tzu-Hsin Chang and Hai-Ning Huang.

### KPMG

Taipei, Taiwan (Republic of China) February 25, 2021

#### Notes to Readers

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

The independent auditors' report and the accompanying parent company only financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and financial statements, the Chinese version shall prevail.

### (English Translation of Financial Statements Originally Issued in Chinese.)

### ACTER GROUP CO., LTD.

### **Balance Sheets**

### December 31, 2020 and 2019 (Expressed in Thousands of New Taiwan Dollars)

	December 31, 2020 December 31, 2019						
	Assets	Amount	%	Amount	%		Liabilities and Equity
	Current assets:						Current liabilities:
1100	Cash and cash equivalents (note 6(a)and(v))	\$ 1,660,258	20	596,478	9	2120	Current financial liabilities at fair value through profit or
1110	Current financial assets at fair value through profit or loss (note $6(b)and(v)$ )	35,694	-	20,631	-		loss(note 6(b),(k)and(v))
1140	Current contract assets (note 6(s),(v)and7)	997,207	12	454,274	7	2130	Current contract liabilities (note 6(s)and7)
1150	Notes receivable, net (note 6(d)and(v))	48,947	1	273,526	4	2150	Notes payable (note 6(v))
1170	Accounts receivable, net (note 6(d)and(v))	1,181,915	14	790,065	12	2170	Accounts payable (note 6(v))
1180	Accounts receivable to related parties, net (note 6(d),(v)and7)	40,822	-	53,079	1	2180	Accounts payable to related parties (note 6(v)and7)
1200	Other receivables (note 6(e)and(v))	201	-	44	-	2201	Accrued salaries and bonuses(note 6(v))
1210	Other receivables to related parties (note 6(e),(v)and7)	12,437	-	12,357	-	2230	Current income tax liabilities
1476	Other current financial assets (note $6(v)$ )	48,008	1	238,409	4	2250	Current provisions (note 6(m))
1479	Other current assets	113,583	1	91,757	2	2280	Current lease liabilities (note 6(l))
		4,139,072	49	2,530,620	39	2399	Other current liabilities and accrued expenses
	Non-current assets:						
1517	Non-current financial assets at fair value though other comprehensive	132,848	2	130,000	2		Non-Current liabilities:
	income (note 6(c)and(v))	152,040	2	150,000	2	2530	Bonds payable(note 6(k)and(v))
1550	Investments accounted for using equity method (note 6(g))	3,787,513	44	3,421,506	52	2570	Deferred tax liabilities (note 6(o))
1600	Property, plant and equipment (note 6(h))	96,308	1	98,024	2	2580	Non-current lease liabilities (note 6(l))
1755	Right-of-use assets (note 6(i))	51,842	1	56,526	1	2640	Non-current provisions for employee benefits (note 6(n))
1760	Investment property, net (note 6(j))	238,280	3	240,767	4	2645	Guarantee deposits received
1840	Deferred tax assets (note 6(o))	35,265	-	31,429	-		
1990	Other non-current assets	10,751		9,160			Total liabilities
		4,352,807	51	3,987,412	61		

<u>\$ 8,491,879 100 6,518,032 100</u>

### Equity attributable to owners of parent (note 6 (p)):

3100	Ordinary shares			
3140	Advance receipts for ordinary share			
3200	Capital surplus			
3300	Retained earnings			
3400	Other equity interest			
	Total equity			
Total liabilities and equity				

Total assets

-	ecember 31, 20		December 31, 2019		
	Amount	%	Amount	%	
or\$	1,440	-	-		
	541,658	7	417,197		
	5,410	-	3,528		
	1,202,292	14	833,254	1	
	1,167	-	2,518		
	113,846	1	130,117		
	60,560	1	17,248		
	27,883	-	33,792		
	11,888	-	11,092		
	162,478	2	176,894		
	2,128,622	25	1,625,640	2	
	770,519	9	-		
	384,951	5	322,322		
	40,389	-	45,680		
	21,100	-	20,657		
	152		150		
	1,217,111	14	388,809		
	3,345,733	39	2,014,449	3	
	541,868	7	541,868		
	450,544	5	-		
	1,437,710	17	1,392,119	2	
	2,855,485	34	2,698,781	42	
	(139,461)	(2)	(129,185)	(2	
	5,146,146	61	4,503,583	6	
\$	<u>8,491,879</u>	100	6,518,032	10	

#### (English Translation of Financial Statements Originally Issued in Chinese.)

### ACTER GROUP CO., LTD.

#### **Statements of Comprehensive Income**

#### For the years ended December 31, 2020 and 2019

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

		2020		2019	
		Amount	%	Amount	%
4501	Operating Revenues:	¢ 4,570.00	5 100	¢ 2,000 401	100
4521	Construction revenue (note 6(s) and 7) Less: allowances	\$ 4,570,06		\$ 2,996,461 (4,129)	100
4529	Less: anowances	(1,304			- 100
4000	O(1) and $O(2)$ and $O(2)$	4,568,76			100
4800	Other operating revenue (note $6(s)$ and 7)	-	- 100	11,325	-
		4,568,76	2 100	3,003,657	100
5520	Operating costs:	2 070 20		2 405 5 60	0.2
5520	Construction cost (note 6 (n),(q),(t)and7)	3,970,29	2 87	, ,	83
5800	Other operating costs	-		9,736	-
		3,970,29			83
	Gross profit from operations	598,47	) 13	508,352	17
	<b>Operating expenses</b> (note 6(n),(q)and(t)):				
6100	Selling expenses	21,33		19,498	1
6200	Administrative expenses	179,68		,	6
6450	Expected credit loss (note 6(d))	9,76		5,798	
		210,78			7
	Net operating income	387,68	<u> </u>	308,810	10
	Non-operating income and expenses:				
7050	Finance costs (note 6(u))	(2,110	) -	(594)	-
7100	Interest revenue (note 6(u))	1,73	<u>5</u> -	3,338	-
7010	Other income and expense (note $6(v)$ )	17,64	3 -	12,180	-
7070	Shares of loss of associates accounted for using equity method, net	727,60	3 16	864,020	29
7020	Other gains and losses, net (note $6(v)$ )	4,34	5	24,704	1
		749,22	2 16	903,648	30
	Profit before income tax	1,136,90	4 25	1,212,458	40
	Less: Income tax expense (note 6(o))	166,82	2 4	176,364	6
	Profit	970,08			34
8300	Other comprehensive income (loss):				
8310	Items that will not be reclassified subsequently to profit or loss				
8311	Remeasurements effects on defined benefit plans (note $6(n)$ )	(1,418	) -	(1,358)	-
8316	Unrealized gains (losses) from investments in equity instruments measured at	× ,	, ,		
	fair value through other comprehensive income	2,84	8 _	(577)	_
8330	Share of loss (profit) of associates and joint ventures accounted for	2,04	0 -	(377)	-
0550	using equity method though other comprehensive income, net, that	0.4		(6.250)	
	may not be reclassified to profit or loss	84	l -	(6,358)	-
8349	Income tax related to components of other comprehensive income that may not				
8549	be reclassified to profit or loss				
	be reclassified to profit or loss			- (9.202)	
0260	T4	2,27	-	(8,293)	
8360	Items that will be reclassified subsequently to profit or loss	(16 405	、 、	(74, 740)	$\langle 0 \rangle$
8361	Exchange differences on translation of foreign operations	(16,405	) -	(74,749)	(2)
8399	Income tax related to components of other comprehensive income that will be				
	reclassified to profit or loss (note 6(0))	3,28		14,951	
		(13,124		(59,798)	(2)
8300	Other comprehensive income, net of tax	(10,853		(68,091)	(2)
8500	Total comprehensive income profit for the years	<u>\$ 959,22</u>	22	968,003	32
	Earnings per share (note 6(r))				
9750	Basic earnings per share(In new Taiwan dollars)	\$	17.90		19.16
9850	Diluted earnings per share(In new Taiwan dollars)	\$	16.55		18.94

See accompanying notes to financial statements.

### ACTER GROUP CO., LTD.

### **Statements of Changes in Equity**

### For the years ended December 31, 2020 and 2019 (Expressed in Thousands of New Taiwan Dollars)

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

					Retai	ned earnings			Unrealized gains			
	Ordinary stock	Advance receipt		egal reserve	Special reserve	Unappropriated retained earnings	Total retained earnings	Exchange difference on translation of foreign operations	(losses) from financial assets measured at fair value through other comprehensive income	Others		Total equity
Balance, January 1, 2019	\$ 542,028	-	1,393,239	512,938	56,560	1,913,947	2,483,445	(63,237	) (5,573)	(776)	(69,586)	4,349,126
Appropriation and distribution of retained earnings:												
Legal reserve	-	-	-	104,902	-	(104,902)	-	-	-	-	-	-
Special reserve	-	-	-	-	12,249	(12,249)	-	-	-	-	-	-
Cash dividends	-	-	-	-	-	(813,042)	(813,042)	-	-	-	-	(813,042)
Share-based payment transaction	(160)	-	(1,120)	-	-	-	-	-	-	776	776	(504)
Profit for the years ended December 31,2019	-	-	-	-	-	1,036,094	1,036,094	-	-	-	-	1,036,094
Other comprehensive income					-	(7,716)	(7,716)	(59,798	) (577)		(60,375)	(68,091)
for the years ended December 31,2019												
Total comprehensive income					-	1,028,378	1,028,378	(59,798			(60,375)	968,003
Balance, December 31, 2019	<u>\$                                    </u>		1,392,119	617,840	68,809	2,012,132	2,698,781	(123,035	<u>(6,150)</u>	<u> </u>	(129,185)	4,503,583
Balance, January 1, 2020	541,868	-	1,392,119	617,840	68,809	2,012,132	2,698,781	(123,035	) (6,150)	-	(129,185)	4,503,583
Appropriation and distribution of retained earnings:												
Legal reserve	-	-	-	103,609	-	(103,609)	-	-	-	-	-	-
Special reserve	-	-	-	-	60,377	(60,377)	-	-	-	-	-	-
Cash dividends	-	-	-	-	-	(812,801)	(812,801)	-	-	-	-	(812,801)
Changes in ownership interests in subsidiaries	-	-	(268)	-	-	-	-	-	-	-	-	(268)
Cash capital increase	-	450,544	-	-	-	-	-	-	-	-	-	450,544
Share-based payment transaction	-	-	12,162	-	-	-	-	-	-	-	-	12,162
Due to recognition of equity components due to issuance o convertible bonds	f -	-	33,697	-	-	-	-	-	-	-	-	33,697
Profit for the years ended December 31,2020	-	-	-	-	-	970,082	970,082	-	-	-	-	970,082
Other comprehensive income		_		-	-	(577)	(577)	(13,124	2,848	_	(10,276)	(10,853)
for the years ended December 31,2020												
Total comprehensive income					-	969,505	969,505	(13,124			(10,276)	959,229
Balance, December 31 2020	<u>\$                                    </u>	450,544	1,437,710	721,449	129,186	2,004,850	2,855,485	(136,159	) (3,302)		(139,461)	5,146,146

### (English Translation of Financial Statements Originally Issued in Chinese.) ACTER GROUP CO., LTD. Statements of Cash Flows For the years ended December 31, 2020 and 2019 (Expressed in Thousands of New Taiwan Dollars)

		2020	2019
Cash flows from (used in) operating activities: Profit before tax	¢	1 126 004	1 212 459
Adjustments:	\$	1,136,904	1,212,458
Adjustments: Adjustments to reconcile profit (loss):			
Depreciation expenses (including investment property)		17,460	17,200
Amortization expenses		4,397	3,363
Expected credit losses / Provisions for bad debt expense		9,768	5,798
Net loss from current financial liabilities at fair value through profit or loss		240	
Interest expense		2,110	594
Interest income		(1,736)	(3,338)
Dividend income		(3,905)	(3,550)
Share-based payments		12,162	(504)
Shares of profit of associates and joint ventures accounted for using equity method		(727,603)	(864,020)
Losses on disposal of property, plant and equipment		(727,003)	(804,020)
Gains on disposal of investment		-	(19,515)
		(687,107)	(19,313) (860,397)
Total adjustments to reconcile profit (loss)		(087,107)	(800,397)
Changes in operating assets and liabilities: Changes in operating assets:			
		(15.052)	142.066
(Increase) decrease in current financial assets at fair value through profit or loss		(15,063)	143,066
(Increase) decrease in current contract assets		(542,933)	38,264
Decrease (increase) in notes receivable		224,579	(212,562)
Increase in accounts receivable		(389,361)	(199,497)
Decrease (increase) in other financial assets		168,537	(1,385)
Total changes in operating assets		(554,241)	(232,114)
Changes in operating liabilities:		104.441	
Increase (decrease )in current contract liabilities		124,461	(107,547)
Increase in notes payable		1,882	578
Increase (decrease) in accounts payable		367,687	(392)
Decrease in provisions		(5,909)	(7,036)
Decrease in other current liabilities		(31,662)	(5,429)
Total changes in operating liabilities		456,459	(119,826)
Total adjustments		(784,889)	(1,212,337)
Cash inflow generated from operations		352,015	121
Interest received		1,537	4,550
Interest paid		(1,284)	(594)
Income taxes paid		(61,436)	(129,258)
Net cash flows from operating activities		290,832	(125,181)
Cash flows from (used in) investing activities:			(125, 100)
Acquisition of financial assets at fair value through other comprehensive income		-	(127,400)
Proceeds from disposal of non-current assets held for sale		-	72,627
Acquisition of property, plant and equipment		(1,110)	(632)
Increase guarantee deposits paid		(281)	(7)
Acquisition of intangible assets		(5,406)	(4,915)
Increase in other non-current assets		(301)	-
Dividends received		349,669	371,147
Net cash flows used in investing activities		342,571	310,820
Cash flows from (used in) financing activities:			
Increase in short-term loans		460,000	-
Decrease short-term loans		(460,000)	-
Issuance of corporate bonds		804,590	-
Increase (decrease)in guarantee deposits received		2	66
Payment of lease liabilities		(11,958)	(11,267)
Cash dividends paid		(812,801)	(813,042)
Capital increase by cash		450,544	-
Net cash flows from (used in) financing activities		430,377	(824,243)
Net increase (decrease) in cash and cash equivalents		1,063,780	(638,604)
Cash and cash equivalents at beginning of period		596,478	1,235,082
Cash and cash equivalents at end of period	\$	1,660,258	596,478

### (English Translation of Financial Statements Originally Issued in Chinese) ACTER GROUP CORPORATION LIMITED

### Notes to the Parent-Company-Only Financial Statements

### For the years ended December 31, 2020 and 2019

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

#### (1) Company history

Acter Group Corporation Limited (the "Company") was incorporated on February 19, 1979, under the approval of the Ministry of Economic Affairs, R.O.C. The Company's registered office address is located at 19F-1, No.201, Sec.2, Wenxin Road, Xitun District., Taichung City 40758, Taiwan (R.O.C.). The Company is engaged in providing construction, design, and maintenance services related to air conditioners, environmental control services, clean room set-up, ice water machine trading, energy storing equipment trading, ventilation engineering, and energy technology services. Acter's common shares were publicly listed on the Taipei Exchange ("TPEx") on November 10, 2010.

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

The parent-company-only financial statements were authorized for issuance by the Board of Directors on February 25, 2021.

#### (3) New standards, amendments and interpretations adopted:

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

The Group has initially adopted the following new amendments, which do not have a significant impact on its consolidated financial statements, from January 1, 2020:

Amendments to IFRS 3 "Definition of a Business"

• Amendments to IFRS 9, IAS39 and IFRS7 "Interest Rate Benchmark Reform"

• Amendments to IAS 1 and IAS 8 "Definition of Material"

- Amendments to IFRS 16 "COVID-19-Related Rent Concessions"
- (b) The impact of IFRS issued by the FSC but not yet effective

The Group assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2021, would not have a significant impact on its consolidated financial statements:

• Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"

● Amendments to IFRS 9, IAS39, IFRS7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform – Phase 2"

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

The following new and amended standards, which may be relevant to the Group, have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

Standards or		Effective date per
Interpretations	Content of amendment	IASB
Amendments to IAS 1 "Classification of Liabilities a	The amendments aim to promote consistency s in applying the requirements by helping	·
Current or Non-current"	companies determine whether, in the statement of balance sheet, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current.	
	The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity.	
Amendments to IAS 37 "Onerous Contracts – Cost of Fulfilling a Contract"	The amendments clarify that the 'costs of fulfilling a contract' comprises the costs that relate directly to the contract as follows:	January 1, 2022
	<ul> <li>the incremental costs – e.g. direct labor and materials; and</li> </ul>	
	<ul> <li>an allocation of other direct costs – e.g. an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract.</li> </ul>	•

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

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

Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between an Investor and Its Associate or Joint Venture"

- IFRS 17 " Insurance Contracts" and amendments to IFRS 17 " Insurance Contracts"
- Amendments to IAS 16 "Property, Plant and Equipment Proceeds before Intended Use"
- Annual Improvements to IFRS Standards 2018-2020
- Amendments to IFRS 3 "Reference to the Conceptual Framework"

### Notes to the Parent-Company-Only Financial Statements

#### (4) Summary of significant accounting policies:

The accompanying financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language financial statements, the Chinese version shall prevail.

The significant accounting policies presented in the financial statements are summarized below. Except for those specifically indicated, the following accounting policies were applied consistently throughout the periods presented in the financial statements.

(a) Statement of compliance

These financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers (hereinafter referred to as "the Regulations").

- (b) Basis of preparation
  - (i) Basis of measurement

Except for the following significant accounts, the financial statements have been prepared on the historical cost basis:

- 1) Financial instruments measured at fair value through profit or loss are measured at fair value;
- 2) Fair value through other comprehensive income (Available-for-sale financial assets) are measured at fair value;
- 3) The defined benefit asset is recognized as the fair value of the plan assets less the present value of the defined benefit obligation.
- (ii) Functional and presentation currency

The financial statements are presented in New Taiwan Dollar, which is the Company's functional currency. All financial information presented in New Taiwan Dollar has been rounded to the nearest thousand.

- (c) Foreign currency
  - (i) Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Group entities at the exchange rates at the dates of the transactions. At the end of each subsequent reporting period, monetary items denominated in foreign currencies are translated into the functional currencies using the exchange rate at that date.

Non monetary items denominated in foreign currencies that are measured at fair value are translated into the functional currencies using the exchange rate at the date that the fair value was determined. Non monetary items denominated in foreign currencies that are measured based on historical cost are translated using the exchange rate at the date of translation.

### Notes to the Parent-Company-Only Financial Statements

Exchange differences are generally recognized in profit or loss, except for those differences relating to the following, which are recognized in other comprehensive income:

- 1) an investment in equity securities designated as at fair value through other comprehensive income;
- 2) a financial liability designated as a hedge of the net investment in a foreign operation to the extent that the hedge is effective; or
- 3) qualifying cash flow hedges to the extent that the hedges are effective.
- (ii) Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into the presentation currency at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into the presentation currency at the average exchange rate. Exchange differences are recognized in other comprehensive income.

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

When the settlement of a monetary receivable from or payable to a foreign operation is neither planed nor likely to occur in the foreseeable future. Exchange differences arising from such a monetary item that are considered to form part of the net investment in the foreign operation and are recognized in other comprehensive income.

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

An operating cycle (usually one year to two year) is a criterion to make judgment on whether assets or liabilities related to construction contracts are classified as current or non-current. The rest assets and liabilities are classified according to the following criteria:

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

- (i) It is expects to be realized, or intended to be sold or consumed, in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is expected to be realized within twelve months after the reporting period; or
- (iv) The asset is cash or a cash equivalent (as defined in IAS 7), unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.
- A liability is classified as current under one of the following criteria, and all other liabilities are

classified as non-current.

An entity shall classify a liability as current when:

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

Cash comprises cash on hand and demand deposits. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits which meet the above definition and are held for the purpose of meeting short-term cash commitment rather than for investment or other purpose, should be recognized as cash equivalents.

(f) Financial instruments

Trade receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Company becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

(i) Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

On initial recognition, a financial asset is classified as measured at: amortized cost; Fair value through other comprehensive income (FVOCI) - debt investment; FVOCI - equity investment; or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

1) Financial assets measured at amortized cost

### Notes to the Parent-Company-Only Financial Statements

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

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

These assets are subsequently measured at amortized cost, which is the amount at which the financial asset is measured at initial recognition, plus/minus, the cumulative amortization using the effective interest method, adjusted for any loss allowance. Interest income, foreign exchange gains and losses, as well as impairment, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

2) Fair value through other comprehensive income (FVOCI)

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

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

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

Debt investments at FVOCI are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in profit or loss. Other net gains and losses are recognized in other comprehensive income. On derecognition, gains and losses accumulated in other comprehensive income are reclassified to profit or loss.

Equity investments at FVOCI are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to profit or loss.

Dividend income is recognized in profit or loss on the date on which the Company's right to receive payment is established.

3) Fair value through profit or loss (FVTPL)

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

### Notes to the Parent-Company-Only Financial Statements

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

#### 4) Impairment of financial assets

The Company recognizes its loss allowances for expected credit losses (ECL) on financial assets measured at amortized cost (including cash and cash equivalents, notes and trade receivables, other receivable, guarantee deposit paid and other financial assets) and contract assets.

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

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

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

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

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 360 days past due.

The Company considers a financial asset to be in default when the financial asset is more than 540 days past due or the borrower is unlikely to pay its credit obligations to the Company in full.

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

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

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

### Notes to the Parent-Company-Only Financial Statements

- significant financial difficulty of the borrower or issuer ;
- a breach of contract such as a default or being more than 360 days past due ;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider ;
- it is probable that the borrower will enter bankruptcy or other financial reorganization ; or
- the disappearance of an active market for a security because of financial difficulties.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. For corporate customers, the Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

5) Derecognition of financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Company enters into transactions whereby it transfers assets recognized in its statement of balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

- (ii) Financial liabilities and equity instruments
  - 1) Classification of debt or equity

Debt and equity instruments issued by the Company are classified as financial liabilities or equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

2) Equity instrument

An equity instrument is any contract that evidences residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued are recognized as the amount of consideration received, less, the direct cost of issuing.

### Notes to the Parent-Company-Only Financial Statements

3) Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

4) Derecognition of financial liabilities

The Company derecognizes a financial liability when its contractual obligation has been discharged or cancelled, or expire. The Company also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

On derecognition of a financial liability, the difference between the carrying amount of a financial liability extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss.

5) Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of balance sheet when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

(g) Non-current assets held for sale

Non-current assets or disposal groups comprising assets and liabilities that are highly probable to be recovered primarily through sale rather than through continuing use, are reclassified as held for sale. Immediately before being classified as held for sale, the assets, or components of a disposal group, are remeasured in accordance with the Company's accounting policies. Thereafter, the assets or disposal groups are generally measured at the lower of their carrying amount and fair value, less, costs to sell.

Any impairment loss on a disposal group is first allocated to goodwill, and then to the remaining assets and liabilities on a pro rata basis, except that no loss is allocated to assets not within the scope of IAS 36 - Impairment of Assets. Such assets will continue to be measured in accordance with the Company's accounting policies.

Impairment losses on assets initially classified as held for sale and any subsequent gains or losses on remeasurement are recognized in profit or loss. Gains are not recognized in excess of the cumulative impairment loss that has been recognized.

Once classified as held for sale, intangible assets and property, plant and equipment are no longer amortized or depreciated.

(h) Investment in associates

### Notes to the Parent-Company-Only Financial Statements

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

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

The financial statements include the Company's shares of profit or loss and other comprehensive income of associates, after adjustments to align the accounting policies with those of the Company, from the date that significant influence commences until the date that significant influence ceases. When changes in an associate's equity is caused by non-profit or loss or other comprehensive income transactions, with no impact on the Company's shareholding ratio, the Company recognizes the changes in ownership interests of the associate attributable to the Company as capital surplus in proportion to its ownership associate.

Gains and Losses resulting from the transactions between the Company and an associate are recognized only to the extent of unrelated Company's interests in the associate. When the Company's share of losses of an associate equals or exceeds its interests in an associate, it discontinues recognizing its share of further losses. After the recognized interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of its associate.

(i) Investment in subsidiaries

When preparing the parent-company-only financial statements, the investments in subsidiaries, which are controlled by the Company, are accounted for using the equity method. Under the equity method, the profit or loss for the period and other comprehensive income presented in the parent-company-only financial statements should be the same as the allocations of profit or loss for the period and of other comprehensive income attributable to the owners of the parent presented in the financial statements prepared on a consolidated basis; and the owner's equity presented in the parent-company-only financial statements should be the same as the equity attributable to the owners of the parent presented in the parent presented in the financial statements should be the same as the equity attributable to the owners of the parent presented in the parent presented in the financial statements prepared on a consolidated basis. The Company also recognized its shares in the changes in its equity of subsidiaries.

Changed in a parent's ownership interest in a subsidiary that do not result in the loss of control are accounted for within equity.

(j) Investment property

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services, or for administrative purposes. Investment property is measured at cost on initial recognition, and subsequently at cost, less accumulated depreciation and accumulated impairment losses. Depreciation expense is calculated based on the depreciation method, useful life, and residual value which are the same as those adopted for property, plant and equipment.

Any gain or loss on disposal of an investment property (calculated as the difference between the net proceeds from disposal and the carrying amount) is recognized in profit or loss.

Rental income from investment property is recognized as other revenue on a straight-line basis over the term of the lease. Lease incentives granted are recognized as an integral part of the total rental

income, over the term of the lease.

- (k) Property, plant and equipment
  - (i) Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

If significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognized in profit or loss.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that future economic benefits associated with the expenditure will flow to the Company.

(iii) Depreciation

Depreciation is calculated on the cost of an asset, less its residual value and is recognized in profit or loss on a straight-line basis over the estimated useful life of each component of an item of property, plant and equipment.

Land is not depreciated.

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

- 1) Buildings: 22~50 years
- 2) Other facilities: 3~9 years
- 3) The significant portion of plant and building consists of its main building and miscellaneous parts, which are estimated over their useful life within 50 years.
- 4) The estimated useful life for significant components items of other equipment are as follows:

Component Items	Useful Life(years)
Transportation vehicles	5
Instrument equipment	5
Computer equipment	3
Office decoration construction	9
Other equipment	5

Depreciation methods, useful life, and residual values are reviewed at each reporting date and adjusted if appropriate.

(l) Lease

### (i) Identifying a lease

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

- the contract involves the use of an identified asset this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified; and
- the customer has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- the customer has the right to direct the use of the asset throughout the period of use only if either:
  - (1) the customer has the right to direct how and for what purpose the asset is used throughout the period of use; or
  - (2) the relevant decisions about how and for what purpose the asset is used are predetermined and:
    - the customer has the right to operate the asset throughout the period of use, without the supplier having the right to change those operating instructions; or
    - the customer designed the asset in a way that predetermines how and for what purpose it will be used throughout the period of use.
- (ii) As a leasee

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

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

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

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

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- payments for purchase or termination options that are reasonably certain to be exercised.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when:

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

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

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

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

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

#### (iii) As a lessor

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

When the Company is an intermediate lessor, it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease. If a head lease is a short-term lease to which the Company applies the exemption described above, then it classifies the sub-lease as an operating lease.

If an arrangement contains lease and non-lease components, the Company applies IFRS15 to allocate the consideration in the contract.

The Company recognizes lease payments received under operating leases as income on a straight-line basis over the lease term as part of 'other income'.

(m) Intangible assets

(i) Recognition and measurement

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

(ii) Subsequent Expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss as incurred.

(iii) Amortization

Amortization is calculated over the cost of the asset, less its residual value, and is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets from the date that they are available for use. The estimated useful lives for computer software is 3 years.

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(n) Impairment of non-financial assets

At each reporting date, the Company reviews the carrying amounts of its non-financial assets (other than contract assets and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGUs.

### Notes to the Parent-Company-Only Financial Statements

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its recoverable amount.

Impairment losses are recognized in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

For non-financial assets other than goodwill, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

(o) Provisions

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

A provision for warranties is recognized when the underlying products or services are sold, based on historical warranty data and a weighting of all possible outcomes against their associated probabilities.

### (p) Revenue

(i) Revenue from contracts with customers

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

1) Equipment contracts and construction contracts

The Company is engaged in providing construction, design, and maintenance services related to air conditioners, environmental control services, clean room set-up, ice water machine trading, energy storing equipment trading, ventilation engineering, and energy technology services. Because its customer controls the asset as it is constructed, the Company recognizes revenue over time on the basis of the construction costs incurred to date as a proportion of the total estimated costs of the contract. The consideration promised in the contract includes those fixed amounts. The Company recognizes revenue only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur. If the Company has recognized revenue, but not issued a bill, then the entitlement to consideration is recognized as a contract asset. The contract asset is transferred to receivables when the entitlement to payment becomes unconditional.

If the Company cannot reasonably measure its progress towards complete satisfaction of

### Notes to the Parent-Company-Only Financial Statements

the performance obligation of a construction contract, the Company shall recognize revenue only to the extent of the costs expected to be recovered.

A provision for onerous contracts is recognized when the Company expects the unavoidable costs of performing its obligations under a construction contract that exceed its economic benefits expected to be received under the contract.

Estimates of revenues, costs or extent of progress toward completion are revised if circumstances change. Any resulting increases or decreases in estimated revenues or costs are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by the management.

For constructions, the Company offers a standard warranty to provide assurance that they comply with the agreed-upon specifications and has recognized the warranty provisions for this obligation; please refer to note 6 (m).

2) Financing components

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

#### (ii) Contract costs

1) Incremental costs of obtaining a contract

The Company recognizes as an asset the incremental costs of obtaining a contract with a customer if the Company expects to recover those costs. The incremental costs of obtaining a contract are those costs that the Company incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained. Costs to obtain a contract that would have been incurred regardless of whether the contract was obtained shall be recognized as an expense when incurred, unless those costs are explicitly chargeable to the customer regardless of whether the contract is obtained.

The Company applies the practical expedient to recognize the incremental costs of obtaining a contract as an expense when incurred if the amortization period of the asset that the entity otherwise would have recognized is one year or less.

2) Costs to fulfill a contract

If the costs incurred in fulfilling a contract with a customer are not within the scope of another Standard (for example, IAS 2 Inventories, IAS 16 Property, Plant and Equipment or IAS 38 Intangible Assets), the Company recognizes an asset from the costs incurred to fulfill a contract only if those costs meet all of the following criteria:

- a) the costs relate directly to a contract or to an anticipated contract that the Company can specifically identify;
- b) the costs generate or enhance resources of the Company that will be used in satisfying (or in continuing to satisfy) performance obligations in the future; and

### Notes to the Parent-Company-Only Financial Statements

c) the costs are expected to be recovered.

For general and administrative costs, costs of wasted materials, labor or other resources to fulfill the contract that were not reflected in the price of the contract, costs that relate to satisfied performance obligations (or partially satisfied performance obligations), and costs for which the Company cannot distinguish whether the costs relate to unsatisfied performance obligations or to satisfied performance obligations(or partially satisfied performance obligations), the Company recognizes these costs as expenses when incurred.

- (q) Employee benefits
  - (i) Defined contribution plans

Obligations for contributions to defined contribution plans are expensed as the related service is provided

(ii) Defined benefit plans

The Company's net obligation in respect of defined benefit plans is calculated separately for each the plan by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of defined benefit obligations is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Company, the recognized asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. To calculate the present value of economic benefits, consideration is given to any applicable minimum funding requirements.

Remeasurements of the net defined benefit liability, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if any, excluding interest), are recognized immediately in other comprehensive income, and accumulated in retained earnings within equity. The Company determines the net interest expense (income) on the net defined benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability (asset). Net interest expense and other expenses related to defined benefit plans are recognized in profit or loss.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in profit or loss. The Company recognizes gains and losses on the settlement of a defined benefit plan when the settlement occurs.

(iii) Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

#### (r) Share-based payment

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

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

The fair value of the amount payable to employees in respect of share appreciation rights, which are settled in cash, is recognized as an expense with a corresponding increase in liabilities, over the period that the employees become unconditionally entitled to payment. The liability is remeasured at each reporting date and settlement date. Any changes in the fair value of the liability are recognized as personnel expenses in profit or loss.

Grant date of a share-based payment award is the date which the Board of Directors authorized the price and number of a new award.

(s) Income Taxes

Income taxes comprise current taxes and deferred taxes. Except for expenses related to business combinations or recognized directly in equity or other comprehensive income, all current and deferred taxes are recognized in profit or loss.

Current taxes comprise the expected tax payables or receivables on the taxable profits (losses) for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payables or receivables are the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date.

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

- (i) temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits (losses) at the time of the transaction;
- (ii) temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Company is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- (iii) taxable temporary differences arising on the initial recognition of goodwill.

Deferred taxes are measured at tax rates that are expected to be applied to temporary differences when

they reserve, using tax rates enacted or substantively enacted at the reporting date.

Deferred tax assets and liabilities are offset if the following criteria are met:

- (i) the Company has a legally enforceable right to set off current tax assets against current tax liabilities; and
- (ii) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
  - 1) the same taxable entity; or
  - 2) different taxable entities which intend to settle current tax assets and liabilities on a net basis, or to realize the assets and liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Deferred tax assets are recognized for the carry forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefits will be realized; such reductions are reversed when the probability of future taxable profits improves.

(t) Earnings per share

The Company discloses the Company's basic and diluted earnings per share attributable to ordinary equity holders of the Company. The calculation of basic earnings per share is based on the profit attributable to the ordinary shareholders of the Company, divided by the weighted-average number of ordinary shares outstanding.

Diluted earnings per share is calculated as the profit attributable to ordinary shareholders of the Company, divided by the weighted-average number of ordinary shares outstanding, after adjustment, for the effects of all dilutive potential ordinary shares, such as employee bonuses and employee stock bonuses or rewards that have yet to be approved during the stockholders' meeting.

Incremental shares from issuance of shares from earning or capital surplus are calculated through retroactive adjustment.

(u) Operating segments

The Company discloses its segment reporting in the consolidated financial statements. Therefore, the Company does not disclose segment information in the parent-company-only financial statements.

### Notes to the Parent-Company-Only Financial Statements

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

The preparation of the parent-company-only financial statements in conformity with "Regulations Governing the Preparation of Financial Reports by Securities Issuers" requires management to make judgments, estimates and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income and expenses. Actual results may differ from these estimates.

The Management continues to monitor the accounting assumptions and estimates. It recognized any changes in the accounting estimates during the period and the impact of the changes in the accounting estimates in the next period.

Information about judgments made in applying accounting policies that have the most significant effects on the amounts recognized in the financial statements is as follows:

(a) Revenue recognition

Contract revenue are recognized by reference to the stage of completion of each contract. The stage of completion of a contract is measured based on the proportion of contract costs incurred for work performed to date relative to the estimated total contract costs. Estimated total contract costs of contracted items are assessed and determined by the management based on the nature of activities, expected sub-contracting charges, construction periods, processes, methods, etc., for each construction contract. Changes in these estimates might affect the calculation of the percentage of completion and related profits from construction contracts. Please refer to note 6 (s) for further description of the for revenue recognition.

(b) The loss allowance of trade receivable

The Company has estimated the loss allowance of trade receivable that is based on the risk of a default occurring and the rate of expected credit loss. The Company has considered historical experience, current economic conditions and forward-looking information at the reporting date to determine the assumptions to be used in calculating the impairments and the selected inputs. For relevant assumptions and input values, please refer to note 6 (d).

When measuring the assets and liabilities, the Company uses observable inputs in the market at its best. The hierarchy of fair value is classified based on the input used by the valuation techniques as follows:

- Level 1: Public quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: inputs for the assets or liability that are not based on observable market data (unobservable inputs).

Please refer to Note 6(v) for assumptions used in measuring fair value.

### (6) Explanation of significant accounts:

(a) Cash and cash equivalents

	Dec	cember 31, 2020	December 31, 2019	
Petty cash and cash on hand	\$	203	203	
Checking and demand deposits		643,838	385,884	
Time deposits		916,316	210,391	
Cash equivalents-repurchased commercial paper		99,901		
Listed in the cash flow statement	<u>\$</u>	1,660,258	596,478	

The above-mentioned repurchased rate for commercial paper as of December 31,2020 is 0.26%, with maturity date January 11,2021.Please refer to note 6 (v) for the disclosure of sensitivity analysis and interest rate risk of the financial assets and liabilities of the Company.

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

	December 31, 2020	December 31, 2019	
Mandatorily measured at fair value through profit or loss: Non-derivative financial assets Beneficiary securities - open-end funds	<u>\$ 35,694</u>	20,631	
Financial liabilities designated measured at fair value through profit and loss:			
Unsecured convertible corporate bonds-call and put provision	<u>\$ 1,440</u>	<u> </u>	

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

	December 31, 2020	December 31, 2019
Equity investments at fair value through other comprehensive income		
Emerging stocks	5,448	3 2,600
Unlisted stocks	127,400	127,400
	<u>\$ 132,848</u>	<u> </u>

(i) The Company designated the investments shown above as equity securities as at fair value through other comprehensive income because these equity securities represent those investments that the Company intends to hold for long-term for strategic purposes.

No strategic investments were disposed as of December 31, 2020 and 2019, and there were no transfers of any cumulative gain or loss within equity relating to these investments.

(ii) For credit risk and market risk; please refer to note 6 (v).

(iii) The financial assets were not pledged.

#### (d) The net of notes and accounts receivable (including related parties)

	De	December 31, 2019	
Notes receivable	\$	48,947	273,526
Accounts receivable		1,207,535	806,234
Accounts receivable to related parties		40,822	53,079
Less: Allowance for impairment		(25,620)	(16,169)
•	\$	1,271,684	1,116,670

The Company applies the simplified approach to provide for its expected credit losses, i.e. the use of lifetime expected loss provision for all receivables on December 31, 2020. To measure the expected credit losses, notes and accounts receivable have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information, including macroeconomic and relevant industry information. The loss allowance provision were determined as follows:

	_	December 31, 2020			
	_	Gross carrying amount	Weighted-average loss rate	Loss allowance provision	
1 to 120 days	\$	1,232,056	-	-	
121 to 180 days		25,349	0.50%	126	
181 to 360 days		14,281	1%	143	
361 to 540 days		445	40%	178	
More than 541 days		25,173	100%	25,173	
	<u>\$</u>	1,297,304		25,620	

	_	December 31, 2019			
	_	Gross carrying amount	Weighted-average loss rate	Loss allowance provision	
1 to 120 days	\$	1,044,625	-	-	
121 to 180 days		31,914	0.50%	159	
181 to 360 days		19,594	1%	196	
361 to 540 days		34,819	40%	13,927	
More than 541 days	_	1,887	100%	1,887	
	<u>\$</u>	1,132,839		16,169	

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

	 2020	2019
Balance on January 1	\$ 16,169	10,371
Impairment losses	9,768	5,798
Amount written off due to uncollectible	 (317)	-
Balance on December 31	\$ 25,620	<u> 16,169</u>

(i) Accounts receivable includes retained construction receivable, which amounted to \$35,511 and \$27,747 as of December 31, 2020 and 2019, respectively.

- (ii) The notes and accounts receivable were not pledged.
- (e) Other receivables

	ember 31, 2020	December 31, 2019	
Other accounts receivable Other accounts receivable to related parties Less: Loss allowance	\$ 201 12,437	44 12,357	
	\$ 12,638	12,401	

Please refer to note (v) for credit risk.

(f) Non-current assets held for sale

On December 24, 2018, the Board of Directors of the Company resolved to sell the property, plant and equipment, which were located at Zhongming S. Rd., with an estimated selling price of \$74,250(taxed); therefore, entered into an agreement with the buyer at the end of December 2018. The property rights transfer registration was completed in March 2019, and recognized the gain on disposal of non-current assets held for sale \$19,515 thousand was recognized. The relevant price has been fully collected with the contract.

(g) Investment in equity-accounted investees

The components of investments accounted for using the equity method at the reporting data were as follows:

	December 31, 2020	December 31, 2019	
Subsidiaries	<u>\$ 3,787,513</u>	3,421,506	

(i) Subsidiaries

For the related information, please refer to consolidated financial statements for the year ended December 31, 2020.

(ii) Investment in equity accounted investees were not pledged.

### (h) Property, plant and equipment

		Land	Building and construction	Other facilities	Total
Cost:					
Balance on January 1, 2020	\$	77,863	18,665	20,104	116,632
Additions		-	-	1,110	1,110
Balance on December 31, 2020	\$	77,863	18,665	21,214	117,742
Balance on January 1, 2019	\$	77,863	18,665	19,785	116,313
Additions		-	-	632	632
Disposals		-		(313)	(313)
Balance on December 31, 2019	\$	77,863	18,665	20,104	116,632
Depreciation:					
Balance on January 1, 2020	\$	-	4,855	13,753	18,608
Depreciation		-	566	2,260	2,826
Balance on December 31,2020	<u>\$</u>	-	5,421	<u> 16,013</u>	21,434
Balance on January 1, 2019	\$	-	4,289	11,407	15,696
Depreciation		-	566	2,634	3,200
Disposals		-		(288)	(288)
Balance on December 31, 2019	\$	-	4,855	13,753	18,608
Carrying amounts:					
Balance on December 31, 2020	\$	77,863	13,244	5,201	96,308
Balance on January 1, 2019	<u>\$</u>	77,863	14,376	8,378	100,617
Balance on December 31, 2019	\$	77,863	13,810	6,351	98,024

The property, plant and equipment were not pledged.

#### (i) Right-of-use asset

The movements in the cost and depreciation of the leased land, building and construction and facility were as follows:

		lding and struction	Facilities	Total
Cost:				
Balance on January 1, 2020	\$	51,209	16,830	68,039
Additions		1,208	6,255	7,463
decreases		(1,744)	(767)	(2,511)
Balance on December 31, 2020	\$	50,673	22,318	72,991
	Bui	lding and		
	con	struction	Facilities	Total
Cost:				
Balance on January 1, 2019	\$	49,129	12,553	61,682
Additions		2,080	4,277	6,357
Balance on December 31, 2019	\$	51,209	16,830	68,039
Depreciation				
Balance on January 1, 2020	\$	7,408	4,105	11,513
Depreciation		7,199	4,948	12,147
decreases		(1,744)	(767)	(2,511)
Balance on December 31, 2020	\$	12,863	8,286	21,149

### Notes to the Parent-Company-Only Financial Statements

Balance on January 1, 2019		-	-	-
Depreciation		7,408	4,105	11,513
Balance on December 31, 2019	<u>\$</u>	7,408	4,105	<u>11,513</u>
Book values:				
Balance on December 31, 2020	<u>\$3</u>	7,810	14,032	51,842
Balance on January 1, 2019	\$ 4	9,129	12,553	61,682
Balance on December 31, 2019	<u>\$4</u>	3,801	12,725	56,526
_				

#### (j) Investment Property

Investment property comprises office buildings that are leased to third parties under operating leases, as well as properties that are owned by the Group. The leases of investment properties contain an initial non-cancellable lease term of 1 year.

For all investment property leases, the rental income is fixed under the contracts.

The movements in investment property for the Group were as follows:

		and and provement	Building and construction	Facilities	Total
Cost:					
Balance on December 31, 2020 (Balance on January 1, 2020)	<u>\$</u>	139,922	111,777	86	251,785
Balance on December 31, 2019 (Balance on January 1, 2019)	<u>\$</u>	139,922	111,777	86	251,785
Depreciation:					
Balance on January 1, 2020	\$	-	10,947	71	11,018
Depreciation		_	2,487		2,487
Balance on December 31, 2020	<u>\$</u>	-	13,434	71	13,505
Balance on 1 January 2019	\$	-	8,460	71	8,531
Depreciation		_	2,487		2,487
Balance on December 31, 2019	<u>\$</u>	-	10,947	71	11,018
Carrying amounts:					
Balance on December 31, 2020	<u>\$</u>	139,922	98,343	15	238,280
Balance on January 1, 2019	\$	139,922	103,317	15	243,254
Balance on December 31, 2019	\$	139,922	100,830	15	240,767
Fair value:					
Balance on December 31, 2020				<u>\$</u>	302,119
Balance on December 31, 2019				\$	314,327
The entries and according of i					

(i) The original recognition of investment property is measured at cost, and the subsequent measurement is also accounted for under cost model.

(ii) The depreciation is calculated by its depreciable amount after the original recognition of investment property, and market value is used as the fair value to asset its impairment.

(iii) The investment property is not pledged.

### (k) Bonds payable

The details of unsecured convertible bonds were as follows:

	Decen	1ber 31, 2020
Total convertible corporate bonds issued	\$	800,000
Unamortized discounted corporate bonds payable		(29,481)
Corporate bonds issued balance at year-end	\$	770,519
Embedded derivative-call and put options, included in financial liabilities at fair value through profit or loss	<u>\$</u>	<u>1,440</u>
Equity component-conversion options, included in capital surplus- stock options	<u>\$</u>	33,697
		2020
Embedded derivative-call and put rights, included in financial	\$	240
liabilities at fair value through profit or loss	Ψ	270
Finance cost	\$	<u>826</u>

The company issued 8,000 unsecured 3 year convertible bonds on November 27,2020, without any effective interest rate.

The conversion price was set at \$196.4 at the time of issue. When the common shares qualify for conversion price adjustment in accordance to the terms of issue, such adjustment will be made based on a formula in accordance with the terms of issue. There are no reset terms for this bond.

Beginning from three month after the issue date (February 28, 2021) until forty days before maturity (October 18, 2021), if the closing price of the company's common shares on the Taipei Exchange is higher than 130% of the conversion price for thirty consecutive trading days or when the outstanding convertible bonds are less than 10% of the initial issued bonds, the Group may redeem the remaining bonds at their face value by cash in five trading days after the redemption date.

Bondholders are entitled to exercise the put option beginning from the put date (November 27, 2022) with an exercise price at 100% of the face value of the bonds. Upon receipt of a sell request, the Group shall pay the amount to the bondholders by cash within five trading days of the put date.

(l) Leases liabilities

	December 31, 2020	December 31, 2019		
Current	<u>\$ 11,888</u>	11,092		
Non-current	\$ 40,389	45,680		

For the maturity analysis, please refer to Note 6(v).

The amounts recognized in profit or loss was as follows:

		2020	2019	
Interest on lease liabilities	\$	542	592	
Expenses relating to short-term leases	\$	6,234	4,481	
Expenses relating to leases of low-value assets, excluding short-term leases of low-value assets	<u>\$</u>	3,996	2,813	

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

	20	20	2019
Total cash outflow for leases	\$	22,730	<u> 19,153</u>

(i) Real estate leases

The company leased houses and buildings as office premises. The lease period of office premises is usually three to five years

(ii) Other leases

The lease period of the company's leased transportation equipment is between three and five years, and some lease contracts stipulate that the company has the option to purchase the leased assets when the lease period expires

The lease period of the company's leased office, employee dormitory and office equipment is one year. These leases are short-term or low-value goods leases. The company chooses to apply the exemption recognition requirement instead of recognizing as right-of-use assets and lease liabilities

- (m) Provisions
  - (i) The movement in the provisions with respect to warranties was as follows:

		2020	2019	
Balance on January 1	\$	33,792	40,828	
Provisions reversed during the period		(2,938)	(37)	
Provisions used during the period		(2,971)	(6,999)	
Balance on December 31	<u>\$</u>	27,883	33,792	

### Notes to the Parent-Company-Only Financial Statements

(ii) The Company's warranty provision is estimated based on historical data of the construction contract. Most liabilities are expected to occur during the warranty period that is mentioned in the contract since completion of the construction.

#### (n) Employee benefits

(i) Defined benefit plans

The reconciliation in the present value of defined benefit obligations and fair value of plan assets were as follows:

	Decen	nber 31, 2020	December 31, 2019
Present value of defined benefit obligation	\$	31,520	29,535
Fair value of plan assets		(10,420)	(8,878)
Defined benefit obligations	\$	21,100	20,657

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

1) Composition of plan assets

The Company set aside pension funds in accordance with the Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund, and such funds are managed by the Bureau of Labor Funds, Ministry of Labor. With regard to these funds, its minimum earnings in the annual distributions on the final financial statements shall not be less than the earnings from two-year time deposits with the interest rates offered by local banks.

The Company's labor pension reserve account balance in the Bank of Taiwan amounted to \$10,420 as of December 31, 2020. For information on the utilization of the labor pension fund assets including the asset allocation and yield of the fund, please refer to the website of the Bureau of Labor Funds, Ministry of Labor.

2) Movement in present value of the defined benefit obligations

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

		2020	 2019
Balance, January 1	\$	29,535	\$ 27,532
Service cost and interest for the period		332	379
Remeasurement of the net defined benefit liability (asset)			
-Actuarial loss (gain) arising from changes in financial			
assumptions		1,644	1,098
-Actuarial loss arising from changes in experience			
adjustments		9	 526
Balance, December 31	<u>\$</u>	31,520	 29,535

#### 3) Movement in fair value of defined benefit plan assets

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

	2020	2019	
Balance, January 1	\$ 8,878	\$	7,303
Contributions made	1,200		1,200
Interest revenue	107		109
Remeasurements of the net defined benefit liability – Return on plan assets (excluding			
the interest revenue)	 235		266
Balance, December 31	\$ 10,420		<u>8,878</u>

### 4) Expenses recognized in profit or loss

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

	2	020	2019
Net interest cost of net defined benefit	\$	225	270
liability(Operating expense)			

5) Remeasurements of the net defined benefit liability recognized in other comprehensive income

The actuarial gains and losses are recognized in other comprehensive income for the Company were as follows:

		2020	2019
Actuarial loss arising from defined benefit obligation	\$	1,653	1,624
Actuarial loss (gain) arising from Fair value of		(235)	(266)
plan assets Actuarial loss recognized in the current period	<u>\$</u>	1,418	1,358

#### 6) Actuarial assumptions

The significant actuarial assumptions used to determine the present value of the defined benefit obligation by the Company at the reporting date are as follows:

	December 31, 2020	December 31, 2019
Discount rate	0.75%	1.125%
Increases in future salary rate	3.00%	3.00%

### Notes to the Parent-Company-Only Financial Statements

The Company is expected to make a contribution payment of \$1,200 to the defined benefit plans for the one year period after the reporting date.

The weighted – average duration of the defined benefit plans is 16.81 years.

7) Sensitivity analysis

Sensitivity undry sis	The impact on defined benefit obligation				
December 31,2020	Incre	ease 0.25%	Decrease 0.25%		
Discount rate	\$	(1,110)	1,158		
Future salary increase		1,115	(1,073)		
	The i	mpact on define	d benefit obligation		
December 31,2019	Incre	ease 0.25%	Decrease 0.25%		
Discount rate	\$	(1,098)	1,144		
Future salary increase		1,102	(1,066)		

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

There were no change in the method and assumptions used in the preparation of sensitivity analysis for 2020 and 2019.

(ii) Defined contribution plans

The Company contribute an amount at the rates of 6% of their employee's monthly wages to the Labor Pension personal account with the Bureau of the Labor Insurance in accordance with the provisions of the Labor Pension Act. The Company's offshore subsidiaries contribute their pensions to their respective local social insurance agency in accordance with the provisions of their local acts. The Company's contributions to the Bureau of the Labor Insurance or other local social insurance agency for the Company's employee pension benefits require no further additional payment of legal or constructive obligations.

For the years ended December 31, 2020 and 2019, the Company set aside \$11,327 and \$10,562, respectively, of the pension costs to the Bureau of Labor Insurance under the defined contribution plan.

### (o) Income tax

(i) Income tax expense

The amount of income tax expense for the years ended December 31, 2020 and 2019 were as follows:

	2020	2019
Current income tax expense:		
Current period	\$ 101,186	69,183
Prior years income tax adjustment	 3,562	1,482
	 104,748	70,665
Deferred tax expense:		
Origination and reversal of temporary differences Income tax expense	\$ <u>62,074</u> <b>166,822</b>	<u>105,699</u> <b>176,364</b>
L. L	 	

The amount of tax income expense (benefit) recognized in other comprehensive income for the years ended December 31, 2020 and 2019 were as follows:

		2020	2019
Items that will be reclassified subsequently to profit or loss:			
Foreign currency translation differences –			
foreign operations	<u>\$</u>	(3,281)	(14,951)

Reconciliation of income tax expense (benefit) and income before tax were as follows:

	 2020	2019
Profit before tax	\$ 1,136,904	1,212,458
Tax rate according to the Company's location	\$ 227,381	242,492
Investments tax credits	(65,893)	(72,956)
Surtax on undistributed earnings	2,580	5,706
Others	(808)	(360)
Prior years income tax adjustment	 3,562	1,482
Total	\$ 166,822	176,364

#### (ii) Deferred tax asset and liability

Recognized deferred tax asset and liabilities

#### Deferred tax asset:

	Ja	nuary 1, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2020
Warranty cost	\$	13,286	(3,835)	-	9,451	(869)	-	8,582
Estimated construction		679	(276)	-	403	(193)	-	210
loss Excessive provision of bad debt Exchange of Unrealized Losses		2,098 622	(1,130) (622)	-	968	1,561	-	2,529
Compensated absences		1,463	169	-	1,632	53	-	1,685
Foreign currency translation differences for foreign operations Others		3,980	- 44	14,951	18,931 44	-	3,281	22,212 47
	\$	22,128	(5,650)	14,951	31,429	555	3,281	35,265

#### Deferred tax liability:

	Jan	uary 1, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2019	Recognized in profit or loss	Recognized in other comprehensive income	December 31, 2020
Gains on investment in foreign equity- accounted investee	\$	222,273	99,848	-	322,121	62,427	-	384,548
Exchange of Unrealized Profits			201		201	202		403
	\$	222,273	100,049		322,322	62,629		384,951

(iii) Income tax examination and approval

The income tax returns of the Company have been assessed by the tax authorities through year 2018.

#### (p) Capital and other equity

(i) Issuance of common stock

As of December 31, 2020 and 2019, the authorized common stock was \$720,000, while the issued common stock amounted to \$541,868 thousand with a par value of \$10 per share.

A resolution was passed during the board meeting held on September 14, 2020 for the issuance of 3,000 new ordinary shares for cash, at a par value of \$10 per share, amounting to \$30,000 thousand, with the tentative issuing prices of \$168 per share. The actual issuing prices were determined by the chairman and lead securities underwriter based on the market condition. The capital increase became effective with the registration of Letter No. 1090371590 issued by the Financial Supervisory Commission on October 30, 2020.

### Notes to the Parent-Company-Only Financial Statements

On May 9, 2019, the Company's Board of Directors approved to write off the restricted stock to employees of 16,000 shares with the record date of capital reduction on May 31, 2019. The Company had finished the capital reduction registration.

#### (ii) Capital surplus

The components of the capital surplus were as follows:

	December 31, 2020	December 31, 2019
From issuance of common stock	\$ 946,809	946,809
Difference between the consideration and the		
carrying amount of subsidiaries acquired or		
disposed	43,991	43,991
Changes in ownership interest in subsidiaries	381,801	382,069
From issuance of restricted stocks for employees	19,250	19,250
Cash capital increase reserved for employee subscription	12,162	-
Equity component of convertible bonds recognized	 33,697	-
in stock option		
	\$ 1,437,710	1,392,119

According to the ROC Company Act, capital surplus can only be used to offset a deficit, and only the realized capital surplus can be used to increase the common stock or be distributed as cash dividends. The aforementioned realized capital surplus includes capital surplus resulting from premium on issuance of capital stock and earnings from donated assets received. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, capital increases by transferring paid-in capital in excess of par value should not exceed 10% of the total common stock outstanding.

(iii) Retained earnings

According to the Company's articles of incorporation, 10% of the annual earnings, after offsetting any accumulated deficit and payment of income taxes due, if any, shall be set aside as a legal reserve. In addition, a special reserve in accordance with applicable laws and regulations shall also be set aside, and the remaining balance is partially reserved depending on the business environment, growth status, and long-term finance planning. After deducting the aforementioned partially reserve, the remaining balance, plus, any unappropriated earnings in previous years shall be used for distribution of stockholders' bonuses by the board of directors, depending on the capital status and economic development in the current year. Cash bonuses should not be less than 10% of the total stockholders' bonuses, and they will be recommended by the board of directors to be approved in the stockholders' meeting.

1) Legal reserve

When a company incurs no loss, it may, pursuant to a resolution by a shareholders' meeting distribute its legal reserve by issuing new shares or by distributing cash, and only the portion of legal reserve which exceeds 25% of capital may be distribute.

### Notes to the Parent-Company-Only Financial Statements

#### 2) Special reserve

In Accordance with Ruling No.1010012865 issued by the FSC on April 6, 2012, the difference between the total net reduction of other shareholders' equity and the carrying amount of special earnings reserve as stated above shall be reclassified as special earnings reserve during earnings distribution. Other prior accumulated debit balance of stockholders' equity was recognized as additional special reserve from prior undistributed earnings since distributions were prohibited. Amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions.

According to the Letter No.1010051600 issued by the FSC on November 21, 2012, the "Unearned employee benefit" arising from issuing restricted stock to employees is deemed as unrealized gains and losses, therefore, there is no need to set aside any special reserve.

As of December 31, 2020 and 2019, the Company's balance of special reserve were \$129,186 thousand and \$68,809 thousand.

#### 3) Earnings distribution

The amounts of cash dividends on the appropriations of earnings for 2019 and 2018 had been approved during the board meeting on January 27, 2020, as well as the shareholders' meeting on May 29, 2019, respectively. The relevant dividend distributions to shareholders were as follows:

		2019	2018
		Total amount	Total amount
Dividends distributed to ordinary shareholders			
Cash	<u>\$</u>	812,801	813,042

The amounts of cash dividends on the appropriations of earnings for 2020 had been approved during the board meeting on January 25, 2021. The relevant dividend distributions to shareholders were as follows:

		2020
	T	otal amount
Dividends distributed to ordinary shareholders		
Cash	<u>\$</u>	686,241

### 4) Other equity interest (net of tax)

	t di	eign currency translation fferences for ign operations	(losses) from financial assets measured at fair value through other comprehensive income	Other Equity-Unearned employee benefit	Total
Balance, January1, 2020	\$	(123,035)	(6,150)	-	(129,185)
Foreign currency exchange differences (net of tax)		(13,124)	-	-	(13,124)
Unrealized gains(losses) on financial assets measured at fair value through other comprehensive income	<u> </u>	-	2,848		2,848
Balance, December 31, 2020	\$	(136,159)	(3,302)		(139,461)
Balance, January1, 2019	\$	(63,237)	(5,573)	(776)	(69,586)
Foreign currency exchange differences (net of tax)		(59,798)	-	-	(59,798)
Unrealized gains(losses) on financial assets measured at fair value through other comprehensive income		-	(577)	-	(577)
Employee's unrealized bonus			-	776	766
Balance, December 31, 2019	\$	(123,035)	(6,150)	-	(129,185)

Unrealized gains

#### (q) Share-based payment

The Company's shareholders' meeting on June 18, 2014 approved the issuance of restricted stock to employees, with a total shares amounting to 1,200,000, and issued by batch. The first batch amounting to 480,000 shares has been issued and its total value amounted to \$4,800 thousand in December 2014, with a par value \$10, approbated by the Financial Supervisory Commission, effective on January 12, 2015. The record date of issuance of restricted stock to employees resolved by the Board of Directors was January 26, 2015. The Company filed an issuance of restricted stock to employees on May 28, 2015 for 720,000 shares, with a total shares amounting to \$7,200 thousand and a par value \$10. The effective date of this issuance is June 12, 2015. The record date of issuance of restricted stock to employees resolved by the Board of Directors was January 26, 2015 by the Board of Directors amounting to \$7,200 thousand and a par value \$10. The effective date of this issuance is June 12, 2015. The record date of issuance of restricted stock to employees resolved by the Board of Directors was January 11, 2016.

Employees with restricted stock awards are entitled to purchase the Company's shares without charge, provided that these employees continue to work for the Company for another three years, upon reaching their goals of financial performance. 20%, 30% and 50% of the restricted shares are vested in year 1, 2 and 3, respectively, when the above conditions are met. The restricted stock is kept by a trust, which is appointed by the Company, before it is vested. These shares of stock shall not be sold, pledged, transferred, gifted or by any other means of disposal to third parties during the custody period. These shares are entitled to the right as the holders of common shares once issued, except for those shares kept by a trust or shares that do not meet the vesting condition. If the shares remain unvested after the vesting period, the Company will repurchase all the unvested shares at the issuance price, and cancel the shares thereafter.

The relevant information of restricted stock to employee is as follows:

Unit: In thousand shares Balance, beginning of the period	<b>2019</b> 291
Granted	-
Vested	(275)
Forfeited	(16)
Balance, end of the period	

The Company has two share-based payment trade as of December 31, 2020 and 2019:

	December 31,2020 Equity-settled	December 31,2019 Equity-settled
	Cash capital increase reserved for employees to subscribe	Restricted stock to employee
Grant date	2020.12.7	2016.1.11
Grant (Unit : In thousand shares)	450	720
Contractual life	0.0603year	2016.1.11~2019.1.11
Object of grant	The Company's employees who have formal employment relationship with the Company and employees of the controlling company or affiliated company that meet certain conditions	The Company's employees who have formal employment relationship with the Company and serve as supervisors or above managerial level related to business operation
Vesting conditions	Immediately vested	Note 1

- Note1: A restricted stock is vested when the Company's financial performance is rendered and employees' service years are met.
  - 1) The Company's financial performance is measured by the sum of operating revenue and profit before tax, less, share of gain of subsidiaries accounted for using equity method (gain on long-term investment) when it reaches the goal set by the Company in the following three years after the issuance.
  - 2) Employees who are granted with restricted stock and serve in the Company before the vested period matures, and who do not violate against the labor contract or working rules, will be granted with restricted stock based on the following schedule and granted portion:

	Granted Service	Granted Percentage
Year/Goal	Years	when Goals Reached
First year	1 year	20%
Second year	2 years	30%
Third year	3 years	50%

(i) The Company used the Black-Scholes options pricing model to measure the fair value of the share-based payment at grant date, and the main inputs to the pricing model were as follows:

	2020	2019
	Cash capital increase reserved	
	for employees to subscribe	<b>Restricted stock to employee</b>
Fair value at grant date	27.0259	74.1
Stock price at grant date	193	80
Exercise price	166	-
Expected price volatility (%)	23.6%	0.46%
Life of option (year)	0.0603	3
Expected price volatility (%)	-	2.52%
Risk-free rate (%)	0.1080%	1.13%

Expected price volatility is based on the weighted average of historical volatility, and it is adjusted when there is additional market information about the volatility. Life of option is determined by the Company's regulation regarding the issuance of restricted stock. Expected divided yield rate is determined based on the annual cash dividend yield rate measured by weighted stock index. Risk-free rate is determined based on rate of time deposits. Service and non-market performance conditions attached to the transactions are not taken into account in determining the fair value.

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(ii) Relevant information on restricted stock to employee:

Information on restricted stock to employee was as follows:

	20	019
(Expressed in thousand unit)	Weighted-Average Exercise Price	Number of Exercisable Shares
Balance, beginning of the period	\$ -	291
Vested	-	(275)
Forfeited	-	(16)
Balance, end of the period		
		December 31, 2019

Weighted-average remaining contractual life

(iii) Expenses and liabilities resulting from share-based payments

The Company incurred expenses from shares-based payments transactions as follows:

		2020	2019	
Expenses resulting from issuance of restricted stock to employees		-	(50	04)
Cash capital increase reserved for employee subscription		12,162	-	_
	<u>\$</u>	12,162	(50	<u>)4)</u>

#### (r) Earnings per share ("EPS")

(i) Basic earnings per share

The basic earnings per share for the 2020 and 2019 were calculated based on the current net profit of \$970,082 thousand and \$1,036,094 thousand, and the weighted average number of common shares outstanding were 54,187 thousand and 54,074 thousand shares respectively. The relevant calculations are as follows:

#### (1) Profit attributable to common shareholders

		2020	2019
Profit attributable to common shareholders	<u>\$</u>	970,082	<u>1,036,094</u>
(2) Weighted average number of common shares			
		2020	2019
Weighted average number of common shares		54,187	54,074
(In thousand shares)			

### (ii) Diluted earnings per share

(1) Profit attributable to common shareholders(Diluted)

	 2020	2019
Profit attributable to common shareholders(Basic)	\$ 970,082	1,036,094
The after-tax effect of the interest expense and other income		
or expense loss of convertible corporate bonds	 853	
Profit attributable to common shareholders(Diluted)	 970,935	1,036,094

### (2) Weighted average number of ordinary (Diluted)

	2020	2019
Weighted average number of common shares	54,187	54,074
The impact of convertible corporate bonds	4,073	-
Add: effect on dilutive potential common stock		
Employee bonuses	390	500
Restricted stock to employees		120
Diluted weighted average number of common shares	58,650	54,694
Revenue from contracts with customers		

### (i) Disaggregation of revenue

(s)

		2020	2019
Primary geographical markets			
Taiwan	\$	4,568,762	3,003,657
Major products			
Cleanroom electromechanical integration engineering	\$	3,367,007	2,145,212
Biomedical integration engineering		534,339	474,785
Consumer industry electromechanical integration engineer	ing	665,911	370,950
High-tech equipment and materials sales and services		1,505	12,710
	\$	4,568,762	3,003,657

### (ii) Contract balances

	D	ecember 31, 2020	December 31, 2019
Accounts receivable(including related parties)	\$	1,248,357	859,313
Less: allowance for impairment		(25,620)	(16,169)
	\$	1,222,737	843,144
Contract assets-Construction	\$	<u>997,207</u>	454,274
Contract liabilities-Construction	\$	541,658	417,197

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

The amount of revenue recognized for the year ended December 31, 2020 and 2019 that was included in the contract liability balance at the beginning of the period were \$413,487 thousand and \$313,644 thousand.

The contract assets primarily relate to the Company had recognized contract revenue but yet to issue bill on reporting date. The contract assets are transferred to receivables when the rights to consideration become unconditional.

The contract liabilities primarily relate to the advance consideration received from customers for construction contract, for which revenue is recognized progressively during the construction period.

### Notes to the Parent-Company-Only Financial Statements

The major change in the balance of contract assets and contract liabilities is the difference between the time frame in the performance obligation to be satisfied and the payment to be received. There were no major changes in 2020 and 2019.

(iii) Transaction price allocated to the remaining performance obligations

As of December 31, 2020 and 2019, the aggregated amount of the transaction price from construction contracts allocated to the remaining performance obligation from construction contract were \$7,442,099 and \$4,973,580, respectively. The Company will recognize revenue gradually over time as the consideration is completed, which is expected to occur over the next 12 to 36 months.

If the contract of construction has an original expected duration of less than one year, the Company shall apply the practical expedient of IFRS 15 and shall not disclose the information about the transaction price allocated to the remaining performance obligations of the contract.

All consideration from contracts with customers are included in the transaction price disclosed above.

(t) Remuneration to employees and directors

The Company's articles of incorporation require that earnings shall first be offset against any deficit, then, a minimum of 3% shall be distributed as employee remuneration, and a maximum of 5% as remuneration to directors and supervisors.

For the years ended December 31, 2020 and 2019, the Company estimated its employee remuneration amounting to \$60,000 thousand and \$79,943 thousand and its directors' and supervisors' remuneration amounting to \$28,000 thousand and \$39,972 thousand, respectively. The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration to employees, directors and supervisors of each period, multiplied by the percentage of remunerations were recognized under operating costs or operating expenses during 2020 and 2019. The amounts, as stated in the financial statements, are identical to those of the actual distributions for 2020 and 2019.

- (u) Non-operating income and expenses
  - (i) Finance costs

	2	2020	2019
Interest expense-Bank loan	\$	742	2
Interest expense-Lease liabilities		542	592
Interest expense-Bonds payable		826	-
	\$	2,110	594

(ii) Interest income

	2020	2019
Interest income from bank deposits	\$ 1,358	3,198
Other interest income	 378	140
	\$ 1,736	3,338
(iii) Other revenue		
	2020	2019
Rental income	\$ 851	928
Others	 16,797	11,252
	\$ 17.648	12.180

2020

### (iv) Other income and losses

	2020	2019
Exchange gain (loss) on foreign currency	\$ 4,291	(1,292)
Gain on disposal of non-current assets held for sale	-	19,515
Loss on disposals of property, plant and equipment	-	(25)
Net gain on financial assets at fair value through profit and loss	294	6,506
Net loss on financial liabilities at fair value through profit and loss	 (240)	
-	\$ 4,345	24,704

### (v) Financial Instruments

- (i) Credit risk
  - 1) Exposure to credit risk

The carrying amount of financial assets represents the Company's maximum credit exposure.

2) Concentration of credit risk

As of December 31, 2020 and 2019, the accounts receivable (including related parties) from the Company's top 5% customers representing 73% and 69% of the accounts receivable, respectively, which exposes the Company to credit risk.

3) Receivables

For credit risk exposure of note and trade receivables, please refer to note 6 (d).

Other financial assets at amortized cost include other receivables are considered to have low risk, and thus, the impairment provision recognized during the period was limited to 12 months expected losses. Regarding how the financial instruments are considered to have low credit risk, please refer to note 4 (f). There is no loss allowance provision recognized for the year of 2020 and 2019.

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### (ii) Liquidity risk

The following are the contractual maturities of financial liabilities, including estimated interest payment and excluding the impact of netting agreements:

	Carrying amount	Contractual cash flows	Within 1 year	1-2 years	2-5years	More than 5 years
December 31, 2020						
Non-derivative financial liabilities						
Notes payable	\$ 5,41	5,410	5,410	-	-	-
Accounts payable (including related						
parties)	1,203,45	1,203,459	1,194,029	7,141	2,289	-
Accrued salaries and bonuses	113,84	5 113,846	113,846	-	-	-
Other accrued expenses	141,75	141,757	141,757	-	-	-
Bonds payable	770,51	800,000	-	-	800,000	-
Lease liabilities (current and non-	52,27	52,828	12,094	11,214	23,816	5,704
current)						
	<u>\$ 2,287,268</u>		1,467,136	18,355	826,105	5,704
	Carrying	Contractual	Within			More than
	amount	cash flows	1 year	1-2 years	2-5years	5 years
December 31, 2019						
Non-derivative financial liabilities	¢ 2.52	2.520	2.520			
Notes payable	\$ 3,52	3,528	3,528	-	-	-
Accounts payable (including related	835,772	835,772	977 109	5,906	2.668	
parties)	855,77	855,112	827,198	3,900	2,008	-
Accrued salaries and bonuses	130,11	130,117	130,117			
Other accrued expenses	150,11	150,117	150,117	-	-	-
Other accrued expenses	158,182	2 158,182	158,182	-	-	-
Lease liabilities (current and non-	56,772	· · · · ·	11,304	10,556	24,080	11,927
current)						
,	<u>\$ 1,184,37</u>	1,185,466	1,130,329	16,462	26,748	11,927

The Company does not expect the cash flows included in the maturity analysis to occur significantly earlier or at significantly different amounts.

#### (iii) Currency risk

1) Exposure to currency risk

The Company's significant exposures to foreign currency risk were as follows:

	 Dec	ember 31, 202	20	De	19	
	oreign rrency	Exchange Rate	NTD	Foreign Currency	Exchange Rate	NTD
Financial assets						
Monetary items						
USD	\$ 1,930	28.515	55,034	2,928	30.203	88,434
CNY	5,932	4.3664	25,901	483	4.3152	2,084
Non-Monetary items						
USD	14,257	28.515	406,538	200	30.203	6,041
Financial liabilities						
Monetary items						
USD	686	28.515	19,561	132	30.203	3,987

2) Sensitivity analysis

The Company's exposure to foreign currency risk arises from the translation of the foreign currency exchange gains and losses on cash and cash equivalents, trade receivable, other receivables, loans, accounts payable and other payables that are denominated in foreign currency. A 1% of appreciation or depreciation of the TWD against the USD and CNY as of December 31, 2020 and 2019 would have increased or decreased the before-tax net income by \$614 thousand and \$865 thousand, respectively. The analysis is performed on the same basis for both periods.

3) Exchange gains and losses of monetary items

Due to the wide variety of monetary items of the company, the information on exchange gains and losses was disclosed in a consolidated manner. The foreign currency exchange gains and losses (including realized and unrealized) in 2020 and 2019 were \$4,291 thousand and (\$1,292) thousand respectively.

(iv) Other market price risk

For the years ended December 31, 2020 and 2019, the sensitivity analyses for the changes in the securities price at the reporting date were performed using the same basis for the profit and loss as illustrated below:

	2020		2019		
Prices of securities at the reporting date	Other comprehensive income before tax	Net income before tax	Other comprehensive income before tax	Net income before tax	
Increasing 3%	<u>\$3,985</u>	1,071	3,900	619	
Decreasing 3%	<u>\$ (3,985)</u>	(1,071)	(3,900)	(619)	

#### (v) Fair value of financial instruments

1) The kinds of financial instruments and fair value

The fair value of financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income is measured on a recurring basis. The carrying amount and fair value of the Company's financial assets and liabilities, including the information on fair value hierarchy were as follows; however, except as described in the following paragraphs, for financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value, and lease liabilities, disclosure of fair value information is not required :

	December 31, 2020					
	Fair Value					
	Book value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or						
loss						
Non derivative financial assets mandatorily	35,694	35,694		-	35,694	
measured at fair value through profit or loss						
Financial assets at fair value through other						
comprehensive income						
Emerging stock	5,448	5,448	-	-	5,448	
Unlisted stock	127,400			127,400	127,400	
	132,848	5,448	-	127,400	132,848	

Financial assets measured at amortized cost

Cash and cash equivalents		1,660,258	-	-	-		-
Contract assets		997,207	-	-	-		-
Notes receivable		48,947	-	-	-		-
Accounts receivable		1,181,915	-	-	-		-
Accounts receivable to the related parties		40,822	-	-	-		-
Other receivables		201	-	-	-		-
Other receivables to the related parties		12,437	-	-	-		-
Other financial assets		48,008	-	-	-		-
		3,989,795	-	-	-		-
Total	\$	4,158,337	41,142	-	127,400		168.542
value unough pront and loss	\$	1,440		1,440			1,440
Designated financial liabilities measured at fair value through profit and loss							
Financial liabilities at amortized cost	-	· · · · ·					
Notes payable	\$	5,410					
Accounts payable	ψ	1,203,459					_
Accounts payable to related parties		113,846					_
Other accrued expenses		141,757	-	-	-		-
Bonds payable		770,519	-	918,240	-		- 918,240
Leases liabilities (current and non-current)		<i>,</i>	-	918,240	-	-	918,240
		52,277		- 018 240	-		-
Total	¢	2,287,268	-	918,240	-	-	918,240
	2	2,288,708		918,680	-	==	919,680

	December 31, 2019					
	–			Value		
Dia	Book value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or loss						
Non derivative financial assets mandatorily measured at fair value through profit or loss	20,631	20,631	-		20,631	
Financial assets at fair value through other comprehensive income						
Emerging stock	2,600	2,600	_	_	2,600	
Unlisted stock	127,400	- 2,000	-	127,400	127,400	
	130,000	2,600	-	127,400	130,000	
Financial assets measured at amortized cost						
Cash and cash equivalents	596,478	-	-	-	-	
Contract assets	454,274	-	-	-	-	
Notes receivable	273,526	-	-	-	-	
Accounts receivable	790,065	-	-	-	-	
Accounts receivable to the related parties	53,079	-	-	-	-	
Other receivables	44	-	-	-	-	
Other receivables to the related parties	12,357	-	-	-	-	
Other financial assets	238,409		-		-	
	2,418,232	-	-	-		
Total	<u>\$ 2,568,863</u>	23,231	-	127,400	150,631	
Financial liabilities at amortized cost						
Notes payable	\$ 3,528	-	-	-	-	
Accounts payable	835,772	-	-	-	-	
Accrued salaries and bonuses	130,117	-	-	-	-	
Other accrued expenses	158,182	-	-	-	-	

Leases liabilities (current and non-current)	 56,772	 		
Total	\$ 1,184,371	 	-	<u> </u>

2) Valuation techniques for financial instruments not measured at fair value

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

3) Valuation techniques for financial instruments measured at fair value

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

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

The Company's financial instruments are classified by their category, and the attributes of their fair value are as follows if such financial instruments are traded in active markets: beneficiary securities — open end fund and emerging stock, whose fair value was determined based on market quoted prices.

Measurements of fair value of financial instruments without an active market are based on a valuation technique or quoted price from a competitor. Fair value measured by a valuation technique can be extrapolated from similar financial instruments, the discounted cash flow method, or other valuation technique including a model using observable market data at the reporting date.

When the financial instrument of the Company is not traded in an active market, its fair value is determined as follows:

- The fair value is determined based on the ratio of the quoted market price of the comparative listed company and its book value per share. Also, the fair value is discounted for its lack of liquidity in the market.
- 4) Transfers between Level 1 and Level 2

There were no transfers from one level to another for the year ended December 31, 2020 and 2019.

5) Reconciliation of Level 3 fair values

		2020	2019	
Opening balance, January 1	\$	127,400	-	
Purchased			127,400	
Ending Balance, December 31	<u>\$</u>	127,400	127,400	

6) Quantified information on significant unobservable inputs (Level 3) used in fair value measurement

The Company's financial instruments that use Level 3 inputs to measure fair value include "fair value through other comprehensive income – equity investments".

Quantified information of significant unobservable inputs was as follows:

Item	Valuation technique		Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurement
Financial assets at fair value through other comprehensive income - equity investments	Market Approach	•	P/E multiplier (2020.12.31:15.81 and 2019.12.31:20.62)	<ul> <li>The higher the price-equity ratio, the higher the fair value.</li> </ul>
without an active market		•	Discount for lack of marketability (2020.12.31 and 2019.12.31 both were 30%)	• The higher the discount for lack of marketability, The lower the fair value.

7) Fair value measurements in Level 3 – sensitivity analysis of reasonably possible alternative assumptions

For fair value measurements in Level 3, changing one or more of the assumptions by 10% to reflect reasonably possible alternative assumptions would have the following effects:

		_	Effects of changes in fa value on other comprehensive income	
	Inputs	Increase or decrease	Favorable	Unfavorable
December 31, 2020				
Financial assets at fair value through				
other comprehensive income				
Equity investments without an active market	P/E ratio	10%	12,740	(12,740)

Equity investments without an active market	Discount for lack of marketability	10%	18,200	(18,200)
			value	changes in fair on other nsive income
		Increase		
	Inputs	or decrease	Favorable	Unfavorable
December 31, 2019				
Financial assets at fair value through				
other comprehensive income				
Equity investments without an active market	P/E ratio	10%	12,740	(12,740)
Equity investments without an active market	Discount for lack of marketability	10%	18,200	(18,200)

The favorable and unfavorable effects represent the changes in fair value, and fair value is based on a variety of unobservable inputs calculated using a valuation technique.

### (w) Financial risk management

(i) Overview

The Company is exposed to the following risks due to its use in financial instruments:

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

This note discloses the exposure risk information, and the Company's objectives, policies and procedures of measuring and managing risks. For more quantitative disclosure information, please refer to notes of the financial statements.

(ii) Risk management framework

The Company's finance department provides business services for the overall internal department. It coordinates the domestic and international financial market operations, as well as supervises and manages financial risks related to the Company's operation based on internal risk report about exposure to risk, with the analysis of the extent and width of risk. Operation of derivative financial instruments is subject to the policy approved by the Board of Directors, which is documented based on exchange rate risk, interest risk, and credit risk, operation of derivative and non-derivative financial instruments, and investment in the remaining current

### Notes to the Parent-Company-Only Financial Statements

capital. The internal auditors of the Company continue with the review of the compliance with the policy and the extent of the exposure to risk. The Company has no transactions in financial instruments (including derivative financial instruments) for the purpose of speculation.

The Company's audit committee oversees how management supervision is in compliance with the Company's risk management policies and procedures and reviews the adequacy of the risk management framework in relation to risks faced by the Company. The internal auditors assist the Company's audit committee in oversight, maintain control on risk management and procedures of both regular and exceptional reviews, and report the review results to the audit committee.

(iii) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to financial instruments fails to meet its contractual obligations that arise principally from the Company's accounts receivable, investments in securities and financial guarantees.

1) Accounts receivable and other receivable

The Company goes through the process of credit assessment on the trading parties pertaining to company size, industry perspective and general impression from the same industry before transaction begins. The engineering department also conducts an on-site interview, and the finance department will check to financial institutions for any abnormal dishonored check. The engineering department also establishes credit lines for each client, and updates the credit lines on a timely basis to reduce the transaction risk. The Company follows every uncollected receivable monthly. The administrative and the engineering department are responsible for gaining understandings about the overdue receivables and their anticipated date of collection, gaining understandings about clients' financial position, negotiations with the clients or demanding pledges or installment payment.

2) Investment

The credit risk exposure in the bank deposits, fixed income investments and open-end fund investments are measured and monitored by the Company's finance department. Since, the Company deals with banks and other external parties with good credit standing, the Company believes that there is no significant impact on credit risk.

3) Guarantee

The Company's policy stated that financial guarantee may be rendered to subsidiaries and trading parties running construction business.

(iv) Liquidity risk

The Company manages sufficient cash and cash equivalents so as to cope with its operations and mitigate the effects of fluctuations in cash flows.

(v) Market risk

Market risk is a risk that changes in market prices, such as foreign exchange rates and interest rates that will affect the Company's income or the value of its holdings of financial instruments.

### Notes to the Parent-Company-Only Financial Statements

The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

1) Currency risk

The Company is exposed to currency risk on sales and purchases that are denominated in a currency other than the respective functional currencies of the Company's entities, primarily the Chinese Yuan (CNY) and US Dollars (USD) as well.

2) Other market price risk

The Company is exposed to equity price risk due to the investments in equity securities. This is a strategic investment and is not held for trading. The Company does not actively trade in these investments. The Company assigned a specific team to supervise and assess the equity price risk so as to avoid or minimize the risk from the hedging position.

(x) Capital management

The Company meets its objectives for managing capital to safeguard the capacity to continue to operate and provide a return on its shareholders; also, to benefit other related parties, as well as to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the dividend payment to the shareholders, reduce the capital for redistribution to shareholders, issue new shares or sell assets to settle any liabilities.

The Company and other entities in the similar industry use the debt-to-equity ratio to manage capital. This ratio uses the total net debt to be divided by the total capital. The net debt from the balance sheet is derived from the total liabilities, less, cash and cash equivalents. The total capital and equity include share capital, capital surplus, retained earnings and other equity, plus, net debt.

The Company's debt to capital ratios at the balance sheet date were as follows:

	D	ecember 31, 2020	December 31, 2019
Total liabilities	\$	3,345,733	2,014,449
Less: cash and cash equivalents		(1,660,258)	(596,478)
Net debt		1,685,475	1,417,971
Total equity		5,146,146	4,503,583
Total capital	<u>\$</u>	6,831,621	<u>5,921,554</u>
Debt to capital ratio		24.67%	23.95%

There were no changes in the Company's approach to capital management for the year ended December 31, 2020.

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

The Company's financing activities which did not affect the current cash flow in the years ended December 31, 2020 and 2019, was as follows:

			Non-cash	changes	
	anuary 1,2020	Cash flows	Foreign exchange movement	Fair value changes	December 31,2020
Leases liabilities	\$ 56,772	(11,958)	-	7,463	52,277
Bonds payables	 -	804,590		(34,071)	770,519
Total liabilities from financing activities	\$ 56,772	792,632	<u> </u>	(26,608)	822,796
			Non-cash	changes	
	anuary 1,2019	Cash flows	Foreign exchange movement	Fair value changes	December 31,2019
Leases liabilities	\$ 61,682	(11,267)		6,357	56,772
Total liabilities from financing activities	\$ 61,682	(11,267)		6,357	56,772

### (7) Related-party transactions:

#### (a) Names and relationship with related parties

The followings are entities that have had transactions with related party during the periods covered in the financial statements and its subsidiaries.

Name of related party	Relationship with the Company
Nova Technology Corp. (Nova Tech)	The Subsidiary
HerSuo Engineering Co., Ltd. (HerSuo)	The Subsidiary
Enrich Tech Co., Ltd. (Enrich Tech)	The Subsidiary
Winmega Technology Corp. (Winmega)	The Subsidiary
Suzhou Winmax Technology Corp. (Suzhou Winmax)	The Subsidiary
Novatech Engineering & Construction Pte., Ltd. (NTEC Singapore)	The Subsidiary
Sheng Huei International Co., Ltd. (SHI)	The Subsidiary
Acter International Ltd.(AIL)	The Subsidiary
Nova Technology Singapore Pte., Ltd.(NTS)	The Subsidiary
Nova Technology Malaysia Sdn. Bhd. (NTM Acter Malaysia)	The Subsidiary
PT. Novamex Indonesia. (NMI Indonesia)	The Subsidiary
Acter Technology Co., Ltd. (Acter Thailand)	The Subsidiary
New Point Group Ltd.(New Point)	The Subsidiary
Winmax Technology Corp. (Winmax)	The Subsidiary
Sheng Huei Engineering Technology Co., Ltd. (Acter Vietnam)	The Subsidiary
Acter Technology Integration Group Co. Ltd (Acter China)	The Subsidiary
Sheng Huei (Shenzhen) Engineering Co., Ltd. (Sheng Huei Shenzhen)	The Subsidiary
Shenzhen Ding –Mao Trade Co., Ltd.	The Subsidiary
(Shenzhen Dingmao)	
Zhangjiagang Free Trade Zone Fuyu	The Subsidiary
International Trade Co., Ltd. (Fuyu)	
Johnwell Ent Co.,Ltd.	The key management personnel of the parent company's directors

#### (b) Other related party transactions

- (i) Construction revenue, related assets and liabilities:
  - 1) Revenue and accounts receivable to the related parties

The amounts of significant sale transactions and outstanding receivable between the Company and its related parties were as follows:

	Reven	ue	Receivable to Related Parties		
	2020	2019	December 31, 2020	December 31, 2019	
Subsidiaries	<u>\$ 154,871</u>	54,879	40,822	53,079	

2) Contract assets and liabilities

		Decem	ber 31, 2020	Decembe	er 31, 2019
		<u>Contract assets</u>	Contract assets	Contract assets	Contract liabilities
Subsidiaries	<u>\$</u>	10,042	44	-	24,536

There were no difference in the purchase price and terms of payments offered to related parties and those of third-party vendors.

#### (ii) Construction cost and related liabilities

The amounts of significant purchase transactions and outstanding payables for goods and equipment between the Company and its related parties were as follows:

	_	Constructio	n cost	Payables to Related Parties			
		2020	2019	December 31, 2020	December 31, 2019		
Subsidiaries	\$	114,937	32,385	513	2,205		
Entity under the key management's control		2,066	1,092	654	313		
	\$	117,003	33,477	1,167	2,518		

There were no differences in the purchase price and terms of payments offered to related parties and those of third-party vendors.

(iii) Collections and payment transfer:

For the years ended December 31, 2020 and 2019, the Company paid the expenses on the behalf of subsidiaries amounting to \$78 thousand and \$257 thousand which were recognized as other receivable to related parties. As of December 31, 2020 and 2019, the balance of other receivable to related parties amounting to \$6 thousand and \$257 thousand.

### (iv) Endorsements to the related parties:

For the years ended December 31, 2020 and 2019, the Company provide subsidiary with credit loan, Stand by L/C, Bank guarantee letter and promissory note for engaging in bank guarantee loan and construction fulfillment amounting to \$2,098,534 thousand and \$2,510,071 thousand, respectively.

For the years ended December 31, 2020 and 2019, the Company charged interest expenses to related parties from endorsements amounting to \$234 thousand and \$177 thousand, which were recognized as other receivable to related parties. As of December 31, 2020 and 2019, the balance of other receivable to related parties amounting to \$227 thousand and \$194 thousand.

For the years ended December 31, 2020 and 2019, the Company's subsidiaries acquired bank loan credit from abovementioned bank guarantee loan amounting to \$1,295,346 thousand and \$1,290,914 thousand and actual usage amounting to \$427,482 thousand and \$332,220 thousand, respectively.

(v) Guarantees from the related parties:

For the years ended December 31, 2020 and 2019, the subsidiaries provided guarantees to the Company for fulfillment and warranty guarantee for engaging in construction contracts amounting to\$398,604 thousand and \$364,934 thousand.

(vi) Others:

For the years ended December 31, 2020 and 2019, the Company estimated its directors' and supervisors' remuneration from subsidiaries amounting to \$12,204 thousand and \$11,906 thousand, which were recognized as other receivable to related parties. As of December 31, 2020 and 2019, the balance of other receivable to related parties amounting to \$12,204 thousand and \$11,906 thousand, respectively.

(c) Key management personnel compensation

		2020	2019
Short-term employee benefits	\$	78,030	90,200
Post-employment benefits		405	432
Share based payments		3,135	363
	<u>\$</u>	81.570	<u>90.995</u>

For details of the related share based payments, please refer to Note 6 (q).

### (8) Pledged assets:

The Group's pledged assets were as follows:

Asset	Purpose of pledge	September 30, 2020	December 31, 2019
Other financial assets – current:			
Demand deposit and time deposit	Construction contract fulfillment and warranty guarantee	\$ <u>21,702</u>	202,559

### (9) Significant commitments and contingencies:

Significant commitments and contingencies for the Company as of December 31, 2020, and 2019 were as follows:

(a) Fulfillment and warranty guarantee (excluding related parties) for engaging in construction contracts amounted to \$606,532 thousand and \$617,844 thousand, respectively.

### Notes to the Parent-Company-Only Financial Statements

- (b) The amounts pledged to the bank for engaging in construction contracts amounted to \$558,887 thousand and \$735,648 thousand, respectively.
- (c) For already-signed but not-yet-finished significant construction contracts, please refer to note 6 (s).

#### (10) Losses Due to Major Disasters: None.

#### (11) Subsequent Events:

A resolution was passed during the board meeting held on September 14, 2020 for the issuance of 3,000 thousand new ordinary shares for cash, with par value of \$10 per share, amounting to \$30,000 thousand. As of January 4, 2021, all funds for the issued ordinary shares had been received, with January 4, 2021 set as the date of capital increase.

#### (12) Other:

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

By function		2020			2019	
	Operating	Operating		Operating	Operating	
By item	costs	expense	Total	costs	expense	Total
Employee benefit						
Salary	275,359	94,217	369,576	308,584	71,858	380,442
Labor, health and						
social insurance	15,723	8,812	23,905	14,927	7,902	22,829
Pension	9,209	2,343	11,552	8,535	2,297	10,832
Remuneration of						
directors	-	32,612	32,612	-	44,264	44,264
Other	6,699	6,806	13,505	7,114	5,222	12,336
Depreciation	354	14,619	14,973	473	14,240	14,713
Amortization	-	4,397	4,397	-	3,363	3,363

Note: Depreciation for investment property for the year ended December 31, 2020 and 2019 was \$2,487thousand, respectively, and was recorded in non-operating expense.

As of December 31, 2020 and 2019, the additional information for employee numbers and employee benefits were as follows:

	2020	2019
Average employee numbers	\$ 284	265
Average directors numbers without serving concurrently as employee	 5	5
Average employee benefits	\$ 1,500	1,640
Average employee salaries	\$ 1,325	1,463
Average adjustment rate of employee salaries	 (9.43)%	(3.81)%
Supervisor's remuneration	\$ 	

### Notes to the Parent-Company-Only Financial Statements

The company's salary and remuneration policy (including directors, managers and employees) are as follows:

1. Remuneration policy for directors and managers:

(1). The salary and remuneration of the company's directors is determined by the company's salary and remuneration committee in accordance with reference to the policies of other companies in the same industry and shall be approved by the board of directors.

(2). The remuneration of the company's managers is based on the company's operating conditions and individual performance, and is evaluated by the responsible supervisor. The remuneration of managers is reviewed by the Salary and Compensation Committee and approved by the board of directors.

2. Employee salary and remuneration policy:

It is based on the "Employee Salary Management method", "Dividend Performance Bonus Management method" and "Employee Appraisal Method" and refer to comprehensive factors such as seniority and performance.

Notes to the Parent-Company-Only Financial Statements

#### (13) Other disclosures:

(a) Information on significant transactions:

The follows were the information on significant transactions required by the Regulations Governing the Preparation of Financial Reports by Securities Issuers, of the Group:

(i) Loans to other parties:

											(111 111)	Jusanus	01 1 10	··· I uli		uis)
					Highest balance of								Colla	ateral		
Number	Name of lender	Name of borrower	Account name	Related party	financing to other parties during the period	Ending balance (note 1)	Actual usage amount during the period	period	Purposes of fund financing for the borrower	Transaction amount for business between two parties	Reasons for short-term financing	Loss Allowance	Item	Value	Individual funding loan limits	Maximum limit of fund financing
1	SHI	NMI	Other receivables due from related parties	Yes	187,725	-	-	-	Short-term financing	-	Operating capital	-	none	-	1,788,741 (note 4)	1,788,741 (note 4)
1	SHI	AIL	Other receivables due from related parties	Yes	169,985	-	-	-	Short-term financing	-	Operating capital	-	none	-	1,788,741 (note 4)	1,788,741 (note 4)
1	SHI	Acter Thailand	Other receivables due from related parties	Yes	24,944	-	-	-	Short-term financing	-	Operating capital	-	none	-	794,996 (note 4)	1,788,741 (note 4)
2	New point	NMI	Other receivables due from related parties	Yes	19,749	-	-	-	Short-term financing	-	Operating capital	-	none	-	315,005 (note 4)	315,005 (note 4)
3	AIL	Acter Vietnam	Other receivables due from related parties	Yes	175,656	171,090	,	1.02	Short-term financing		Operating capital	-	none	-	1,018,560 (note 5)	1,018,560 (note 5)
3	AIL	NMI	Other receivables due from related parties	Yes	45,054	42,773	42,773	3.03	Short-term financing	-	Operating capital	-	none	-	1,018,560 (note 5)	1,018,560 (note 5)
3	AIL	Acter Thailand	Other receivables due from related parties	Yes	18,816	18,816	18,816	1.55	Short-term financing		Operating capital	-	none	-	40,742 (note 5)	40,742 (note 5)
4	Acter China	Shenzhen Dingmao	Other receivables due from related parties	Yes	105,199	104,794	-	-	Short-term financing		Operating capital	-	none	-	559,329 (note 5)	559,329 (note 5)
4	Acter China	Sheng Huei Shenzhen	Other receivables due from related parties	Yes	105,199	104,794	6,550	1.50	Short-term financing	-	Operating capital	-	none	-	559,329 (note 5)	559,329 (note 5)
4	Acter China	Acter Vietnam	Other receivables due from related parties	Yes	88,286	87,945	29,315	1.00	Short-term financing	-	Operating capital	-	none	-	559,329 (note 5)	559,329 (note 5)
4	Acter China	Acter Thailand	Other receivables due from related parties	Yes	29,429	29,315	-	-	Short-term financing	-	Operating capital	-	none	-	559,329 (note 5)	559,329 (note 5)

(In Thousands of New Taiwan Dollars)

Note 1. The ending balance was the used credit line approved by the Board of Directors for the year ended December 31, 2020.

Note 2. The limited amount and the total amount available for lending purpose shall not exceed 10% of the Company's net worth.

Note 3. The net worth was audited by a Certified Public Accountant.

- Note 4. The total amounts available for loan to other parties shall not exceed 90% of the offshore subsidiaries' net worth. The total amount and maximum amount available loan to short term financing needs and loan to single party shall not exceed 40% of the foreign subsidiaries' net worth respectively; and the maximum amount to directly or indirectly wholly owned foreign subsidiaries for short term financing needs is not limited to 40% of the foreign subsidiaries' net worth; however, the total maximum amount for lending shall not exceed 90% of the net worth of each foreign subsidiary.
- Note 5. Both total amount and maximum amount available for lending purpose and short-term financing needs, respectively, shall not exceed 40% of Acter China and its subsidiaries' net worth; and the maximum amount to directly or indirectly wholly owned subsidiaries outside Taiwan (must be within the scope of the consolidated financial statements of Acter China) for short-term financing needs is not limited to 40% of the net worth of each foreign subsidiary; however, the total amount and maximum amount for lending shall not exceed 1000% of the net worth of each foreign subsidiary.

Note 6. The transaction had been eliminated upon consolidation.

### Notes to the Parent-Company-Only Financial Statements

									(111)	nousands	of new 1		mars)
		Counter-j guarante							Ratio of accumulated amounts of		Parent	Subsidiary	Endorsements
		endorse		Limitation on amount of	Highest balance for	Balance of guarantees		Property pledged for	guarantees and endorsements to		company endorsements/	endorsements/	guarantees to third parties
			with the	guarantees and endorsements	guarantees and endorsements	and endorsements	Actual usage amount		net worth of the latest	Maximum amount for	guarantees to third parties		on behalf of companies in
	Name of		Company	for a specific	during	as of	during the	endorsements	financial	guarantees and	on behalf of	parent	Mainland
<u>No.</u> 0	guarantor The Company	Name NMI	(note 14) 2	enterprise 25,730,730	the period 9,200	reporting date	period	(Amount)	statements	endorsements 41,169,168	subsidiary Y	company N	China N
				(note 3 and 4)	)					(note 3 and 4)			
0		Acter Vietnam		25,730,730 (note 3 and 4)	103,324	99,803	52,716	-	1.94%	41,169,168 (note 3 and 4)	Y	N	N
0	The Company	Her Suo	2	25,730,730 (note 3 and 4)	289,708	187,438	187,438	-	3.64%	41,169,168 (note 3 and 4)	Y	N	Ν
0	The Company		2	25,730,730 (note 3 and 4)	)		347,240	-	8.87%	41,169,168 (note 3 and 4)	Y	Ν	N
0	The Company	Acter China, Sheng Huei Shenzhen and Shenzhen Dingmao	2	25,730,730 (note 3 and 4)	182,298	57,030	-	-	1.11%	41,169,168 (note 3 and 4)	Y	N	Y
0	The Company		2	25,730,730 (note 3 and 4)	472,213	170,290	14,201	-	3.31%	41,169,168 (note 3 and 4)	Y	N	Y
0	The Company	Acter China	2	25,730,730 (note 3 and 4)	311,892	261,984	13,325	-	5.09%	41,169,168 (note 3 and 4)	Y	N	Y
0	The Company		2	25,730,730 (note 3 and 4)	)			-	16.82%	41,169,168 (note 3 and 4)	Y	N	N
	Her Suo	Nova Tech	4	7,521,240 (note 6 and 8)	41,601	41,601	41,601	-	16.59%	8,774,780 (note 6 and 8)	N	N	N
	Her Suo	Chung Hsiang Engineering		7,521,240 (note 6)			348,000	-	138.81%	8,774,780 (note 6)	N	N	N
	Her Suo	The Company		7,521,240 (note 6)		78,000	78,000	-	31.11%	8,774,780 (note 6)	N	Y	N
2	Nova Tech	Suzhou Winmax	2	4,656,412 (note 9)		-	-	-	- %	6,984,618 (note 9)		N	Y
2	Nova Tech	Winmax and Suzhou Winmax	2	4,656,412 (note 9)	720,942	633,128	121,180	-	27.19%	6,984,618 (note 9)	N	Ν	Y
2	Nova Tech	Winmax	2	4,656,412 (note 9)	,	652,384	519,412	-	28.02%	6,984,618 (note 9)		N	Y
	Nova Tech	The Company	3	4,656,412 (note 9)		289,800	289,800	-	12.45%	6,984,618 (note 9)	N	Y	N
2	Nova Tech	Sheng Huei Shenzen	5	4,656,412 (note 9)		189,115	189,115	-	8.12%	6,984,618 (note 9)		N	Y
	Acter China	Acter Vietnam		8,389,938 (note 12)		980,645	980,645	-	70.13%	11,186,584 (note 12)	N	N	N
3	Acter China Acter China	AIL Sheng Huei	2	8,389,938 (note 12) 8,389,938	254,755 131,499	253,773 130,992	253,773	-	9.37%	11,186,584 (note 12) 11,186,584	N N	N N	N Y
	Acter China	Shenzhe Shenzhen	2	(note 12) 8,389,938		537,367	430,844	-	38.43%	(note 12) 11,186,584		N N	Y
	Acter China	Dingmao Versum	5	(note 12) 8,389,938		-	-	-	- %	(note 12) 11,186,584	N	N	Y
	Sheng Huei	Material Acter China	3	(note 12) 3,734,100		140,109	140,109	-	56.28%	(note 12) 4,480,920	N	N	Y
5	Shenzhen Winmax	Nova Tech	3	(note 12) 3,654,729	224,529	165,162	165,162	-	13.56%	(note 12) 6,091,215	N	N	N
5	Winmax	Suzhou	4	(note 10) 3,654,729	87,666	87,328	-	-	7.17%	(note 10) 6,091,215	N	N	Y
6	Fuyu	Winmax Acter China	4	(note 10) - (note 13)	35,098	-	-	-	- %	(note 10) - (note 13)	N	N	Y
7	Shenzhen Dingmao	Acter China	3	(note 13) 1,369,560 (note 12)	43,833	43,664	43,664	-	47.82%	(note 13) 1,643,472 (note 12)	N	N	Y
8	Enrich Tech	The Company	3	5,135,700 (note 6)	30,804	30,804	30,804	-	17.99%	5,991,650 (note 6)	N	Y	N
9	Suzhou Winmax	Winmax	4	7,320,670 (note 11)	587,390	-	-	-	- %	7,320,670 (note 11)	N	N	Y

### (ii) Guarantees and endorsements for other parties:

Note 1. The total amount of endorsements and guarantees provided by the Company to other entities, who need to fulfill their contractual obligation by providing mutual endorsements and guarantees for peer in order to undertake a construction project, shall not exceed 500% of the Company's net worth, and the maximum amount for single party shall not exceed 300% of the Company's net worth.

Note 2. The maximum amount of endorsements and guarantees provided by the Company to other third parties (excluded in the consolidated financial statements) for the purpose of not undertaking a construction project, shall not exceed 10% of the Company's net worth; and the maximum amount of endorsements and guarantees provided by the Company to other third parties (excluded in the consolidated financial statements) that have ordinary business relationship with the Company shall not exceed the amount of their business transactions, which have the highest amount of the latest purchase or sales amount within the previous year, and the total amount, shall not exceed 20% of the Company's net worth.

(In Thousands of New Taiwan Dollars)

### Notes to the Parent-Company-Only Financial Statements

- Note 3. The total amount of endorsements and guarantees provided by the Company to subsidiaries who the Company, directly and indirectly, holds more than 50% of their voting shares, shall not exceed 800% of the Company's net worth. Also, the maximum amount for single subsidiary shall not exceed 500% of the Company's net worth.
- Note 4. The total amount of endorsements and guarantees provided by the Company to its subsidiaries, who need to fulfill their contractual obligation by providing mutual endorsements and guarantees for peer in order to undertake a construction project, or inter the parent company and subsidiaries, or to a subsidiary who the parent company owns, directly and indirectly, 100% of its voting shares, shall not exceed 800% of the Company's net worth. Also, the maximum amount for single party shall not exceed 500% of the Company's net worth.
- Note 5. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount was audited by a Certified Public Accountant.
- Note 6. The total amount of endorsements and guarantees provided by Her Suo and Enrich Tech shall not exceed 3500% of each company's net worth. Also, the maximum amount for single party shall not exceed 3000% of each company's net worth.
- Note 7. The net worth was audited by a Certified Public Accountant.
- Note 8. According to the first paragraph of Article 13 of "Procedure for Loaning of Funds and Endorsements and Guarantees" issued by the Company, the Company had proposed an improvement plan for the amount of endorsements and/or guarantees for the endorsement guarantee object that did not comply with the regulations.
- Note 9. The total amount of endorsements and guarantees provided by Nova Tech to other parties, fulfillment of contractual obligation by providing mutual endorsements and/or guarantees for peer in order to undertake a construction project, shall not exceed 300% of the company's net worth. Also, the maximum amount for single party shall not exceed 200% of the company's net worth. In addition to the above, the total amount of endorsements and guarantees provided by Nova Tech to other entries shall not exceed 300% of the company's net worth. Also, the maximum amount for single party shall not exceed 200% of the company's net worth. The maximum amount of endorsements and guarantees provided by Nova Tech to other entries that have ordinary business relationship shall not exceed the highest amount of the latest purchase or sales amount that the two parties can reasonably estimate within the past one year or the next one year.
- Note 10. The total amount of endorsements and guarantees provided by Winmax to other entities shall not exceed 500% of the company's net worth. The maximum amount of endorsements and guarantees provided by Winmax to other parties that have ordinary business relationship shall not exceed the amount of business transaction amount. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount that the two parties can reasonably estimate within the past one year or the next one year.
- Note 11. The total amount of endorsements and guarantees provided by Suzhou Winmax to its parent company, or to a subsidiary who the parent company owns, directly and indirectly, 100% of its voting shares, shall not exceed 3500% of the company's net worth; as well as to any single party, shall not exceed 3500% of the company's net worth. In addition, the total amount of endorsements and guarantees provided by Suzhou Winmax to other parties shall not exceed 500% of the company's net worth and to any individual entity, shall not exceed 300% of the company's net worth.
- Note 12. The total amount of endorsements and guarantees provided by Acter China to other entities shall not exceed 800% of the company's net worth. Also, the maximum mount shall not exceed 600% of the company's net worth. The total amount of endorsements and guarantees provided by the subsidiaries of Acter China to other parties shall not exceed 1800% of the company's net worth. Also, the maximum amount shall not exceed 1500% of each company's net worth. The maximum amount of endorsements and guarantees provided by Acter China to other entities that have ordinary business relationship shall not exceed the amount of business transaction amount. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount within the past one year.
- Note 13. The total amount of endorsements and guarantees provided by Fuyu to other entities shall not exceed 800% of the company's net worth. Also, the maximum amount for single party shall not exceed 600% of the company's net worth. The maximum amount of endorsements and guarantees provided by Fuyu to other parties that have ordinary business relationship shall not exceed the amount of business transaction amount. The amount of business transaction amount refers to the highest amount of the latest purchase or sales amount within the past one year.
- Note 14. Relationship with the Company:
  - 1. Ordinary business relationship.
  - 2. Subsidiary which owned more than 50% by the guarantor.
  - 3. An investee owned more than 50% in total by both the guarantor and its subsidiary.
  - 4. An investee owned more than 90% by the guarantor or its subsidiary.
  - 5. Fulfillment of contractual obligation by providing mutual endorsements and/or guarantees for peer or joint builders in order to undertake a construction project.

Notes to the Parent-Company-Only Financial Statements

	Category and			,	n Thousands Ending b			Highest	
Name of holder	name of security	Relationship	Account	Shares/Units	Carrying value	Percentage of	Fair value	balance during	
The Company	Allianz Global	with company Outside third	title Current financial assets	(thousands) 799	10,806	ownership (%)	10,806	the year - %	Note
The Company	Investors All Seasons Harvest Fund (Accumulated)	party	at fair value through profit or loss	199	10,800	- %	10,800	- %	
Гhe Company	Nomura EMD & High Yield Bond Portfolio	Outside third party	Current financial assets at fair value through profit or loss	832	10,401	- %	10,401	- %	
Гhe Company	FSITC US Top 100 Bond Fund (Accumulated)	Outside third party	Current financial assets at fair value through profit or loss	46	14,487	- %	14,487	- %	
					35,694		35,694	-	
Fhe Company	Holy Stone Healthcare Co., Ltd.	Outside third party	Non-current investments in equity instruments measured at fair value through other comprehensive income	250	5,448	0.20%	5,448	0.20%	
The Company	Waste Recovery Technology Inc.	Outside third party	Non-current investments in equity instruments measured at fair value through other comprehensive income	1,560	127,400	9.77%	127,400	9.77%	
					132,848		132,848		
Nova Tech	Pine Bridge Preferred Securities Income fund USD A	Outside third party	Current financial assets at fair value through profit or loss	18	6,459	- %	6,459	- %	
Nova Tech	Chailease Holding Company Limited Class A Preferred Shares	Outside third party	Current financial assets at fair value through profit or loss	200	19,920	- %	19,920	- %	
					26,379		26,379		
Her Suo	UPAMC James Bond Money Market Fund	Outside third party	Current financial assets at fair value through	1,484	25,000	- %	25,000	- %	
Her Suo	Taishin Ta-Chong Money Market Fund	Outside third party	profit or loss Current financial assets at fair value through profit or loss	1,746	25,000	- %	25,000	- %	
Her Suo	FSITC Money Market Fund	Outside third party	Current financial assets at fair value through profit or loss	139	25,000	- %	25,000	- %	
Her Suo	Fuh Hwa Money Market	Outside third party	Current financial assets at fair value through profit or loss	688	10,000	- %	10,000	- %	
Her Suo	Mega Diamond Money Market Fund	Outside third party	Current financial assets at fair value through profit or loss	2,372	30,000	- %	30,000	- %	
Her Suo	Jih Sun Money Market Fund	Outside third party	Current financial assets at fair value through profit or loss	1,672	25,000	- %	25,000	- %	
Her Suo	Franklin Templeton Sinoam Money Market	Outside third party	Current financial assets at fair value through profit or loss	2,397	25,000	- %	25,000	- %	
Her Suo	DFE DWS Taiwan Money Market	Outside third party	Current financial assets at fair value through profit or loss	2,120	25,000	- %	25,000	- %	
Her Suo	Yuanta De-Li Money Market Fund	Outside third party	Current financial assets at fair value through profit or loss	1,521	25,000	- %	25,000	- %	
					215,000		215,000		
Her Suo	Hsinchu Golf Country Club Co., Ltd.	Outside third party	Non-current investments in equity instruments measured at fair value through other comprehensive income	0.002	2,246	- %	2,246	- %	
SHI	JPMorgan Funds-Emerging Markets Debt Fund A (mth)-USD	Outside third party	Current financial assets at fair value through profit or loss	1	529	- %	529	- %	
SHI	Allianz Global Investors Fund – Allianz Global Multi-Asset Credit AT-USD	Outside third party	Current financial assets at fair value through profit or loss	45	14,374	- %	14,374	- %	

(iii) Securities held as of December 31, 2020 (excluding investment in subsidiaries, associates and joint ventures):

	Category and				Ending b	alance	Highest			
Name of holder	name of security	Relationship with company	Account title	Shares/Units (thousands)	Carrying value	Percentage of ownership (%)	Fair value	balance during the year	Note	
SHI	RED ARC TERM LIQUIDITY FUND-185A3USD	Outside third party -	Current financial assets at fair value through profit or loss	19	57,030	- %	57,030	- %		
AIL	JPMorgan Funds – US Aggregate Bond Fund A (moth) –	Outside third party	Current financial assets at fair value through profit or loss	3	71,933 1,023	- %	71,933			
Winmega	USD Franklin Templeton Sinoam Money Market Fund	Outside third party	Current financial assets at fair value through profit or loss	1,929	20,116	- %	20,116	- %		

(iv) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20% of the capital stock:

#### (In Thousands of New Taiwan Dollars)

	Category													
	and		Name of	Relationship	Beginning Balance		Purcl	nases		Sa	Sales			Balance
Name of	name of	Account	counter-	with the								Gain (loss)		
company	security	name	party	company	Shares	Amount	Shares	Amount	Shares	Price	Cost	on disposal	Shares	Amount
Nova Tech	Ordinary	Investments	Former	-	-	-	3,125	112,500	-	-	-	-	3,125	112,500
	Shares	accounted	Shareholder											
		for using	of Rayzher											
		equity												
		method												

(v) Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None.

(vi) Disposal of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None.

(vii) Related-party transactions for purchases and sales with amounts exceeding the lower of NT\$300 million or 20% of the capital stock:

(In Thousands of New Taiwan Dollars)

			Transaction details				s with terms rom others	Notes/Acco (pa			
Name of company	Related party	Nature of relationship	Purchase/Sale	Amount	Percentage of total purchases/sales	Payment terms	Unit price	Payment terms	Ending balance	Percentage of total notes/accounts receivable (payable)	Note
The Company	Enrich Tech	Be owned 56.94% by the Company	Sales	154,871	3%	Depend on individual contract	Depend on individual contract	No significant difference	40,822	3%	Note
The Company		Be owned 100% by the Company		114,300	3%	Depend on individual contract	Depend on individual contract	No significant difference	(513)	-%	Note
Nova Tech	Winmax	Be owned 100% by Nova Tech	Purchases	342,228	27%	Depend on individual contract	Depend on individual contract	No significant difference	-	-%	Note

Note: The transactions have been eliminated upon consolidation.

(viii) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: None.

(ix) Trading in derivative instruments: None.

### (b) Information on investees:

The following is the information on investees for the years ended December 31, 2020 (excluding information on investees in Mainland China):

	Share of	Net income	, 2020	of December 31	Balance as	ment amount	Original invest					
	profits of	(losses)	Carrying	Percentage of	Shares	December 31,	December 31,	Main businesses		Name of	Name of Name of	
Note	investee	of investee	value	ownership	(thousands)	2019	2020	and products	Location	investee	investor	
	253,338	407,392	1,447,799	62.19%	21,098	141,364	141,364	Wholesale of electronic and chemical equipment	Hsinchu	Nova Tech	The Company	
	55,919	55,919	250,708	100%	10,000	60,000	60,000	Construction and set up of freezing equipment	Hsinchu	Her Suo	The Company	
	20,208	37,518	101,516	56.94%	5,694	68,841	68,841	Comprehensive construction company	Taichung	Enrich Tech	The Company	
	398,139	398,139	1,987,490	100%	4,205	129,126	129,126	Investment holding company	Samoa	SHI	The Company	
	43,323	43,323	109,870	100%	3,000	15,000	15,000	Wholesale of electronic and chemical engineering equipment	Hsinchu	Winmega	Nova Tech	
	(3,523)	(3,523)	55,051	100.00%	1,000	24,179	24,179	Chemical supply system business	Singapore	NTEC	Nova Tech	
	-	-	112,500	25%	3,125	-	112,500	Piping engineering, installation cable and automatic control equipment, etc.	Taoyuan	Rayzher	Nova Tech	
	1,889	1,889	350,005	100%	200	6,110	6,110	Investment holding company and trading of equipment	Seychelles	New Point	SHI	
	25,416	25,416	101,856	100%	25,327	69,678	99,994	Investment holding company and trading of clean rooms and air conditioners	Hong Kong	AIL	Acter China	
	20,964	20,964	81,202	100%	3,376	80,000	80,000	Investment holding company	Singapore	NTS	Acter China	
	(166)	(166)	3,071	100%	2,600	26,780	26,780	Investment holding company	Malaysia	NTM	NTS	
	25,349	25,605	55,088	99%	495	14,816	14,816	Equipment trading and set-up	Indonesia	NMI	NTS	
	(2,273)	(4,640)	11,260	49%	147	15,076	14,428	Set up of electronic protection systems and central air conditioners	Thailand	Acter Thailand	NTS	
	-	-	913	25%	13	-	908	Investment holding company	Thailand	DJR	NTS	
	-	-	1,379	25%	13	-	1,371	Investment holding company	Thailand	Daejin Road	NTS	
	256	25,605	556	1%	5	150	150	Equipment trading and set-up	Indonesia	NMI	AIL	
	18,801	18,801	110,757	100%	Note1	48,238	48,238	Set up of electronic protection systems and central air conditioners	Vietnam	Acter Vietnam	AIL	
	(999)	(2,039)	5,775	49%	74	7,400	7,308	Investment holding company and trading of equipment	Thailand	Space Thailand	AIL	
	-	-	871	24%	12	-	871	Investment holding company	Thailand	DJR	AIL	
	-	-	1,317	24%	12	-	1,317	Investment holding company	Thailand	Daejin Road	AIL	
	(2,273)	(4,640)	11,260	49%	147	15,076	14,428	Construction and set up of electronic equipment and air conditioner	Thailand	Acter Thailand	Space Thailand	

Note 1: Limited company.

### (c) Information on investment in mainland China:

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

									(In The	ousands o	of New T	aiwan Dolla
		Total	Method	Accumulated outflow of	Investme	ent flows	Accumulated outflow of	Net income	_	Investment		Accumulated
Name of	Main businesses	amount	of	investment from Taiwan as of			investment from Taiwan as of	(losses) of the	Percentage	income	Book	remittance of
investee	and products	of surplus capital	investment (note 11)	January 1, 2020	Outflow	Inflow	December 31, 2020		of ownership	(losses) (note 8)	value	earnings in current period
Winmax	Design and	151,426		9,635	Outflow	mnow	9,635	336,313		209,153	757,625	621,053
wiiiiiax	manufacture of air containers and liquid containers	(Note 1)		2,035	-	-	9,035	550,515	02.1970	209,155	151,025	021,033
Acter China	Construction and set-up of electronic equipment and air conditioners	284,355 (Note 2)	2	106,177	-	-	106,177	456,536	86.66%	395,648	1,211,828	154,384 (Note 4)
Shenzhen Dingmao	Electronic equipment and machinery trading	22,984	3	-	-	-	-	13,198	86.66%	11,438	79,126	-
Sheng Huei Shenzhen	Construction and set-up electronic equipment and air conditioners	172,877 (Note 3)	3	15,980	-	-	15,980	50,939	86.66%	44,146	215,739	55,876 (Note 4)
Fuyu (liquidated)	Agent for electronic equipment importing and exporting	6,110	2	6,110	-	-	6,110	(829)	-%	(829)	- (Note 11)	-
Suzhou Winmax	Design and manufacture of air containers and liquid containers	32,478	1	32,478	-	-	32,478	57,971	62.19%	36,052	130,078	-

(ii) Limitation on investment in Mainland China:

Accumulated Investment in Mainland China as of December 31, 2020 (Note 7)	Investment Amounts Authorized by Investment Commission, MOEA (Note 5 and 7)	Upper Limit on Investment (Note 6)
193,372 (USD6,238 thousand)	670,967 (USD21,222thousand)	3,087,688

- Note 1: The amount of capital included the capital increase by retained earnings of USD4,590 thousand in 2007 and 2012.
- Note 2: The amount of capital included the capital increase by retained earnings of USD4,537 thousand in 2006, 2007, 2010, 2011 and 2019.
- Note 3: The amount of capital included the capital increase by retained earnings of USD4,830 thousand in 2009, 2010 and 2011.
- Note 4: The amount of cash dividends distributed to the Company and SHI were \$78,958 thousand (USD2,616 thousand) and CNY27,822 thousand, respectively.
- Note 5: The accumulated investment in Mainland China included through Nova Tech \$183,904 thousand (USD5,890 thousand) was authorized by Investment Commission. However, the remittance from Winmax to Nova Tech amounting to \$621,053 thousand (USD20,362 thousand) and the remittance from Acter China to the Company amounting to \$78,958 thousand (USD2,616 thousand) were not include in the accumulated investment amount.
- Note 6: According to the "Regulations Governing the Examination of Investment or Technical Cooperation in Mainland China" issued by Investment Commission on August 29, 2008, the limit amount on investment in Mainland China shall not exceed 60% of the Company's net worth.
- Note 7: The amount was translated at the rates of exchange at each authorization by Investment Commission.

Note 8: The amount was recognized based on the audited financial statements.

#### Notes to the Parent-Company-Only Financial Statements

- Note 9: GLOBAL Biotech had been liquidated in January 2018. However, the accumulated investment in Mainland China amounting to \$165 thousand (USD5 thousand) had not yet remitted to the Company.
- Note 10: SCEC Shanghai had been liquidated in October 2017. However, the accumulated investment in Mainland China amounting to \$22,827 thousand (USD783 thousand) had not yet remitted to the Company.
- Note 11: Fuyu had been liquidated in December 2020. However, the accumulated investment in Mainland China amounting to \$6,110 thousand (USD200 thousand) had not yet remitted to the Company.

Note 12: Ways to invest in Mainland China:

(1) Direct investment in Mainland China.

(2) Indirect investment in Mainland China through a foreign company.

(3) Investment in Mainland China through an existing company in Mainland China.

(iii) Significant transactions:

The significant inter-company transactions with the subsidiary in Mainland China, which were eliminated in the preparation of consolidated financial statements, were disclosed in "the Information on significant transactions".

(d) Major shareholders:

As of December 31, 2020, there were no shareholders holding more than 5% of the shares.

#### (14) Segment Information

Please refer to the consolidated financial statements for the years ended December 31, 2020

Chairman: Chin-Li Liang

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