AAEON Technology Inc and Subsidiaries Consolidated Financial Statements With Independent Auditor's Review Report Thereon June 30, 2022 and 2021 (Stock Code: 6579)

Company Address: 5F., No. 135, Ln. 235, Baoqiao Rd., Xindian

Dist., New Taipei City, Taiwan (R.O.C.)

Contact Number: (02)8919-1234

The independent auditors' review 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' review report and consolidated financial statements, the Chinese version shall prevail.

AAEON Technology Inc. and Subsidiaries

Consolidated Financial Statements

With Independent Auditor's Review Report Thereon June 30, 2022 and 2021

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INDEPENDENT AUDITORS' REPORT

(2022) Tsai-Shen-Bao-Tzi No.22001044

To the Board of Directors and Shareholders of AAEON Technology Inc.:

Introduction

We have reviewed the accompanying consolidated balance sheets of AAEON Technology Inc. and its subsidiaries (the "Group") as of June 30, 2022 and 2021, and the related consolidated statements of comprehensive income for the three-month periods ended June 30, 2022 and 2021, and for the six-month periods ended June 30, 2022 and 2021, as well as the consolidated statement of changes in equity and cash flows for the six-month periods ended June 30, 2022 and 2021, and notes to the consolidated financial statements, including a summary of significant accounting policies. It is the responsibility of the management to prepare and ensure fair presentation of these consolidated financial statements in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers, international financial reporting standards approved by the Financial Supervisory Commission, and IAS 34 - "Interim Financial Reporting". Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

Scope of Review

Except as described in the following paragraph, we conducted our reviews in accordance with Statement on Auditing Standards No. 65 - "Review of Financial Information Performed by the Independent Auditor of the Entity". A review of consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit and consequently does not enable us to obtain assurance that we would become aware of all asignificant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Basis for qualified conclusion

As mentioned in Note 4(3) of the consolidated financial statements, some non- significant subsidiaries were consolidated using non-auditor reviewed financial statements for the corresponding period, which the sum of assets represented by such subsidiaries totaled \$625,482 thousand and \$810,995 thousand as of June 30, 2022 and 2021, and accounted for 5.65% and 7.98% of consolidated total assets, respectively; they also represented \$125,612 thousand and \$162,165 thousand of total liabilities, which accounted for 4.91% and 7.27% of consolidated total liabilities, respectively, and total comprehensive income (loss) amounting to \$1,333 thousand, \$(4,553) thousand, \$5,974 thousand, and \$3,774 thousand, constituting 0.44%, (27.78%), 1.26% and 5.96% of consoliated total comprehensive income (loss) for the three-month periods ended June 30, 2022 and 2021, and for the six-month periods ended June 30, 2022 and 2021, respectively. These amounts and the related information disclosed in the accompanying consolidated financial statements were based on the unreviewed financial statements of consolidated subsidiaries and investments accounted for under equity method.

Qualified conclusion

Based on our reviews and the reports of other independent auditors (please refer to other matter), none of the material disclosures of the consolidated financial statements mentioned above exhibited any misstatement that did not conform with Regulations Governing the Preparation of Financial Reports by Securities Issuers or the version of IAS 34 - "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission, or compromised the fair view of the consolidated financial position of AAEON as of June 30, 2022 and 2021, and of its consolidated financial performance for the three-month periods ended June 30, 2022 and 2021, and for the six-month periods ended June 30, 2022 and 2021 and its consolidated cash flow for the six-month periods ended June 30, 2022 and 2021, except for the matters discussed in the "Basis for qualified conclusion" paragraph and potential adjustments to the consolidated financial statements if financial statements of non-significant subsidiaries were to be auditor-reviewed.

Other matter - Reference to the reviews of other independent auditors

We did not review the financial statements of certain investments accounted for under equity method. Those financial statements were reviewed by other independent auditors whose reports thereon have been furnished to us and our conclusion expressed herein, insofar as it relates to the amounts included in the consolidated financial statements and information disclosed relative to these investments, is based solely on the reports of other independent auditors. These investments accounted for under equity method amounted to \$3,862,401 thousand and \$3,855,655 thousand as of June 30, 2022 and 2021, which accounted for 34.86% and 37.95% of consolidated total assets on the respective dates; total comprehensive income recognized from the above companies amounted to \$59,316 thousand, \$8,884 thousand, \$112,607 thousand and \$23,658 thousand, constituting 19.44%, 54.2%, 23.77% and 37.36% of consolidated comprehensive income for the three-month periods ended June 30, 2022 and 2021, and for the six-month periods ended June 30, 2022 and 2021, respectively.

PwC Taiwan

Certified Public Accountant

Weng, Shih-Rong

Lin, Chun-Yao

(Formerly known as) Securities and Futures Commission, The Ministry of Finance Approval reference: (1999)Tai-Tsai-Cheng (VI) No. 95577 (Formerly known as) Securities and Futures Commission, The Ministry of Finance Approval reference: (1996)Tai-Tsai-Cheng (VI) No. 68702

August 3, 2022

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 jurisdoctions. 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.

AAEON Technology Inc. and Subsidiaries Consolidated Balance Sheets June 30, 2022, December 31, 2021 and June 30, 2021 (The consolidated balance sheets as of June 30, 2022 and 2021, were reviewed, not audited) (Expressed in thousands of New Taiwan Dollars)

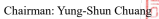
			a double	CO. LTO J. M. CONDUCT. A. 2 Mar. Standard Conductor	a particular and						
						December 31, 2			June 30, 2021		
	Assets	Notes		Amount	_%		Amount	<u>%</u>		Amount	%
	Current asset										
1100	Cash and cash equivalents	6. (1)	\$	2,112,538	19	\$	1,841,520	18	\$	2,500,009	2:
1110	Financial asset at fair value	6. (2)									
	through profit or loss - current			243,604	2		425,306	4		409,371	2
1150	Net notes receivable	6. (4)		16,607	-		23,655	-		7,441	
1170	Net accounts receivable	6. (4)		1,104,630	10		1,174,099	11		748,852	7
1200	Other receivables	7		228,506	2		57,692	1		177,029	2
1220	Current tax assets			5,328	-		12,603	-			-
130X	Inventories	6. (5)		2,214,194	20		1,518,035	15		1,191,433	12
1410	Prepayments			97,348	1		89,415	1		105,340	1
1479	Other current assets - other	8		1,459	-		1,631	-		14,102	-
11XX	Total current assets			6,024,214	54		5,143,956	50		5,153,577	51
	Non-current assets										
1510	Financial asset at fair value	6. (2)									
	through profit or loss -										
	non-current			54,869	1		65,217	1		65,193	1
1517	Financial asset at fair value	6. (3)									
	through other comprehensive income - non-current			28,481	-		32,381	-		2,381	
1550	Investments accounted for			20,401			52,501			2,501	
1550	under equity method	6. (6)		3,862,401	35		3,922,180	38		3,855,655	38
1600	Property, plant and equipment	6. (7), 8		797,824	7		800,321	8		809,307	8
1755	Right-of-use assets	6. (8)		134,221	1		82,067	1		100,321	1
1760	Investment property			77,888	1		79,758	1		76,050	1
1780	Intangible assets			15,289	-		17,726	-		20,526	-
1840	Deferred tax assets			65,753	-		57,557	1		61,511	-
1900	Other non-current assets	8		18,661	-		14,842	-		14,615	
15XX	Total non-current assets			5,055,387	46		5,072,049	50		5,005,619	49
1XXX	Total assets		\$	11,079,601	100	\$	10,216,005	100	\$	10,159,196	100
	- JULI 100000		ф 	11,079,001		φ	10,210,003		φ	10,139,190	

(Continued)

5 th -LL) AAEON Technology Inc. and Subsidiaries Consolidated Batance Sheets June 30,2022 December 31,2021 and June 30, 2021 (The consolidated balance sheets as of June 30, 2022 and 2021, were reviewed, not audited) (Expressed in thousands of New Taiwan Dollars)

		Char	STATE LAND COMPANY	1 00 0000						1 00 000	
	Liabilities and equity	Notes		June 30, 2022 Amount	%	December Amount		%		June 30, 202 Amount	1 %
	Current liability			Amount		Amount		/0		Alloulit	
2100	Short-term borrowings	6. (9), 8	\$	_	-	\$ 105,	000	1	\$	84,641	1
2130	Contract liability - current	6. (18)	Ψ	267,915	3	¢ 105, 226,		2	Ψ	202,478	2
2150	Notes payables	0.(10)			-	220,	-	-		1,648	-
2170	Accounts payables			519,817	5	487,	425	5		458,191	5
2180	Accounts payables-related parties	7		165,467	2		486	1		122,674	1
2200	Other payables	, 6. (12), 7		958,771	9	433,		4		888,482	9
2230	Current tax liabilities			155,661	1		617	1		47,458	1
2250	Provisions - current			30,702	_	27,		-		27,014	_
2280	Lease liability - current			42,383	-	29,		_		32,775	-
2320	Long-term liabilities-current Portion	6, (11), 8		10,536	_	10,		_		10,691	-
2399	Other current liabilities - other	0.(11),0		36,062	-		512	1		28,261	-
21XX	Total current liabilities			2,187,314	20	1,519,		15		1,904,313	19
217171	Non-current liabilities			2,107,511		,		15		1,701,515	
2527	Contract liability - non-current	6. (18)		67,262	1	47,	3/1	_		54,418	_
2540	Long-term borrowings	6. (11), 8		149,950	1	155,		2		160,426	2
2550	Provisions - non-current	0. (11), 0		10,439	-		014	-		7,108	-
2570	Deferred tax liabilities			45,711	_	39,		-		32,046	_
2580	Lease liability - non-current			93,406	1		639	1		69,053	1
2580 2670	Other non-current liabilities - other			2,334	1		156	-		2,492	1
25XX	Total non-current liabilities			369,102	3	305,		3		325,543	3
2377 2XXX	Total Liabilities							18			
ΖΛΛΛ				2,556,416	23	1,825,	4//	10		2,229,856	22
	Equity										
	Equity attributable to owners of										
	parent	((15)									
2110	Share capital	6. (15)		1 496 555	12	1 404	0.95	15		1 494 095	1.5
3110	Share capital-common stock			1,486,555	13	1,484,		15		1,484,985	15
3140	Advance receipts for share capital	(11)(10)		820	-	1,	200	-		-	-
2200	Capital surplus	6. (14) (16)		5 202 520	40	5 422	0.0	50		5 412 210	50
3200	Capital surplus	((17)		5,393,539	48	5,433,	926	53		5,412,319	53
2210	Retained earnings	6. (17)		470 522	4	105	(24			105 (01	4
3310	Legal reserve			470,533	4	425,		4		425,624	4
3320	Special reserve			64,805	1	53,		1		53,278	1
3350	Unappropriated retained earnings			513,266	5	534,	550	5		140,729	1
2.400	Other Equity		/	52 (01)				•	,	(1.000)	(1)
3400	Other equity		(52,401)		(64,	805) ()	(61,908)	$(\underline{1}$
31XX	Total equity attributable to										
	owners of parent			7,877,117		7,868,		77		7,455,027	
36XX	Non-controlling interests	4. (3)		646,068	6	521,		5		474,313	5
3XXX	Total equity			8,523,185	77	8,390,	528	82		7,929,340	78
	Significant contingent liabilities and	9									
	unrecognized contract commitments	11									
	Significant events after the balance sheet date	11									
3X2X	Total liabilities and equity		\$	11,079,601	100	\$ 10,216,	005	100	\$	10,159,196	100
<i>J</i> Λ <i>L</i> Λ	istai naunties and equity		<u>م</u>	11,079,001	100	φ 10,210,		100	ф —	10,139,190	100

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







Accounting Supervisor: Jen-Chung Wang



<u>AAEON Technology Inc. and Subsidiaries</u> <u>Consolidated Income Statement</u> <u>For the six-month periods ended June 30, 2022 and 2021</u> (Expressed in thousands of New Taiwan Dollars, except earnings per share data) (Reviewed, not audited)

				For the three-r 2022	nonth pe	riods ended Jun 2021	ne 3	0,	For the six-mo 2022	onth period	ls ended June 30 2021),
_	Item	Notes		Amount	%	Amount	_	%	Amount	%	Amount	%
4000	Operating income	6. (18), 7	\$	2,085,452	100	\$ 1,404,716	-	100 \$	4,037,143	100 \$	2,671,271	100
5000	Operating cost	6. (5)(22)(23), 7.	(1,327,397) (64) (1,026,980)	(73) (2,725,901) (68) (1,918,333) (72)
5900	Operating profit		_	758,055	36	377,736	_	27	1,311,242	32	752,938	28
	Operating expenses	6. (13)(22)(23), 7.										
6100	Selling expense		(146,330) (7) (120,601)	(9) (282,035) (7) (244,129) (9)
6200	General and administrative expenses		(88,855) (4) (72,693)	(5) (166,958) (4) (146,427) (5)
6300	Research and development expenses		(145,499) (7) (118,188)	(8) (278,492) (7) (244,645) (9)
6450	Expected credit impairment (loss) or gain	12. (2)	_	1,295		269	_	- (4,584)		240	
6000	Total operating expense		(379,389) (18) (311,213)	(_) (732,069) (18) (634,961) (23)
6900	Operating income		_	378,666	18	66,523	_	5	579,173	14	117,977	5
	Non-operating income and expenses											
7100	Interest income			1,097	-	1,377		-	1,863	-	2,435	-
7010	Other income	6. (19)		16,693	1	9,060		-	24,183	1	12,129	-
7020	Other gains and losses	6. (20)	(65,193) (3) (41,411)	(3) (124,530) (3) (52,938) (2)
7050	Financial costs	6. (21)	(1,387)	- (946)		- (2,466)	- (1,831)	-
7060	Share of the profit of associates and joint ventures accounted for under	6. (6)										
	equity method		_	66,811	3	13,253	_	1	119,359	3	21,011	1
7000	Total non-operating income and expenses		_	18,021	1 (18,667)	(2)	18,409	1 (19,194) (1)
7900	Profit (loss) before income tax			396,687	19	47,856		3	597,582	15	98,783	4
7950	Income tax expenses	6. (24)	(87,984) (4) (18,259)	(_	1) (138,955) (4) (25,802) (1)
8200	Profit for the period		\$	308,703	15	\$ 29,597	_	2 \$	458,627	11 \$	72,981	3

(Continued)

AAEON Technology Inc. and Subsidiaries Consolidated Income Statement <u>For the six-month periods ended June 80, 2022 and 2021</u> (Expressed in thousands of New Taiwan Dollars, except earnings per share data) (Reviewed, not audited)

			For	the three-m	onth pe	riods	ended June	30,	For the six-	month p 30		s ended Ju	ine
				2022			2021		2022			2021	
	Item	Notes	/	Amount	%	An	nount	%	Amount	%	A	mount	<u>%</u>
	Other comprehensive income												
8316	Components of other comprehensive income that will not be reclassified to profit or loss Unrealized gains(losses) on financial assets at FVOCI	6. (3)	(\$	2,325)	-	\$	-	-	(\$ 3,900) -	\$	-	-
8320	Share of other comprehensive income of associates and joint ventures accounted for under equity	6. (6)	(7.590)		ć	2 120)		0.010	``		4 277	
0210	method - not to be reclassified to profit or loss in subsequent periods		(7,580)			2,129)		(9,616	·		4,377	
8310	Total amount not to be reclassified to profit or loss in subsequent periods		(9,905)			2,129)		(13,516)		4,377	
8361	Components of other comprehensive income that will be reclassified to profit or loss Financial statements translation differences of foreign operations			7,777	-	(11,041) (1)	32,204	1	(15,368)	(1)
8370	Share of other comprehensive income of associates and joint ventures accounted for under equity method - to be reclassified to profit or loss	6. (6)		85	-	(2,240)	_	2,864	-) (1,730)	. ,
8399	Income tax relating to the components of other comprehensive income	6. (24)	(1,573)			2,240)	_	(6,457			3,069	_
8360	Total amount to be reclassified to profit or loss in subsequent periods			6,289	-	(11,076) (1)	28,611	1	(14,029)	(1)
8500	Total comprehensive income		\$	305,087	15	\$	16,392	1	\$ 473,722	12	\$	63,329	_2
	Net income attributable to:												
8610	Shareholders of the parent		\$	292,626	14	\$	20,192	1	\$ 421,966	10	\$	56,245	2
8620	Non-controlling interests		¢	16,077	$\frac{1}{15}$	<u>е</u>	9,405	1	36,661	1	¢	16,736	$\frac{1}{2}$
	Total comprehensive income attributable to:		<u>\$</u>	308,703		<u>\$</u>	29,597		\$ 458,627	11	<u>\$</u>	72,981	3
8710	Shareholders of the parent		\$	288,089	14	\$	7,390	-	\$ 434,370	11	\$	47,615	1
8720	Non-controlling interests		\$	16,998 305,087	$\frac{1}{15}$	\$	9,002 16,392	1	<u>39,352</u> \$ 473,722	$\frac{1}{12}$	\$	<u>15,714</u> 63,329	$\frac{1}{2}$
			Φ	303,087		<u></u>	10,372		\$ + 75,722		Φ		
	Basic earnings per share	6. (25)											
9750	Total basic earnings per share		\$		2.73	\$	().19	\$	3.94	\$		0.53
9850	Diluted earnings per share Total diluted earnings per share	6. (25)	\$		2.71	\$	1).19	\$	3.91	\$		0.53
1000	Total analysis of mings per share		Ψ		2./1	Ψ			Ψ	5.71	Ψ		0.55

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

Chairman: Yung-Shun Chuang



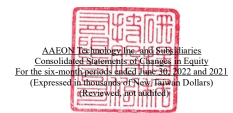
Manager: Chien-Hung Lin



Accounting Supervisor: Jen-Chung Wang



			Consol For the six-	Equit	s of Changes in ded June 30, 20 of New Taiwan not audited) y attributable to	<u>Equity</u> 22 and 2021 Dollars) 9 owners of the p	parent					
	Share	e Capital		I	Retained Earnir	igs	·	Othe Unrealized	er Equity			
								gains				
								(losses) form				
								financial				
							Financial statements	assets measured at				
							translation	fair value				
		Advance				Undistributed			Remeasurements			
N	Common	receipts for		τ1	Special	retained	foreign	comprehensive		T. (.)	Non-controlling interests Total	
For the six-month period ended June 30, 2021	share capital	share capital	Capital surplus	Legal reserve	reserve	earnings	operations	income	benefit plans	Total	interests Total	
Balance at January 1, 2021	\$ 1,484,985	\$ -	\$ 5,473,802	\$ 387,553	\$ 63,315	\$ 484,744	(\$ 47,317)	(\$ 3,830)	(\$ 2,131)	\$ 7,841,121	\$ 531,332 \$ 8,372,43	453
Profit for the period	-	-	-	-	-	56,245	-	-	-	56,245	16,736 72,9	
Other comprehensive income							(12,987)	4,357		(8,630)	(1,022) (9,65	
Total comprehensive income						56,245	(12,987)	4,357		47,615	15,714 63,3	29
Appropriations of 2021 earnings 6. (17)				20.051		(20.071)						
Legal reserve Reversal of special reserve	-	-	-	38,071	(10,037)	(38,071) 10,037	-	-	-	-	-	-
Cash dividends	-	-	-	-	(10,037)	(371,246)	-	-	-	(371,246)	- (371,24	-
Capital surplus-cash dividend 6. (16) (17)	-	-	(74,249)	-	-	(3/1,240)	-	-	-	2 2 2 2 2 2	- (74,24	
Effect from long-term investment that has not been 6. (6) (16) recognized based on shareholding percentage			(, , ,									,
recognized based on shareholding percentage	-	-	(49)	-	-	-	-	-	-	(49)	- (49)
Change in associates and joint ventures accounted 6. (6) (16) for under equity method	-	-	2,157	-	-	-	-	-	-	2,157	- 2,1	57
Share-based Payment 6 (14) (16)			10,658	_	_	(980)	_	-	-	9,678	2,913 12,5	
Changes in non-controlling interests-cash dividends 4 (3)	-	-	10,030			()00)						//1
Balance at June 30, 2021	-				\$ 53,278	\$ 140,729		<u>-</u> \$ 527	(\$ 2,131)	-	(<u>75,646</u>) (<u>75,646</u>) (<u>75,646</u>) (<u>75,646</u>) (<u>75,646</u>) (<u>75,646</u>)	



							to owners of the	parent					
		Share	e Capital		F	Retained Earnir	igs			er Equity			
									Unrealized				
									gains				
									(losses) form				
									financial				
								Financial	assets				
								statements	measured at				
								translation	fair value				
			Advance				Undistributed			Remeasurements			
		Common	receipts for	Capital		Special	retained	foreign	comprehensive			Non-controlling	
	Notes	share capital	share capital	surplus	Legal reserve	reserve	earnings	operations	income	benefit plans	Total	interests	Total
For the six-month period ended June 30, 2022													
Balance at January 1, 2022		<u>\$ 1,484,985</u>	\$ 1,200	\$ 5,433,926	\$ 425,624	\$ 53,278	\$ 534,550	(<u>\$65,407</u>)	\$ 2,733	(<u>\$ 2,131</u>)	\$ 7,868,758	\$ 521,770	\$ 8,390,528
Profit fo the period		-	-	-	-	-	421,966	-	-	-	421,966	36,661	458,627
Other comprehensive income								25,666	(13,262)		12,404	2,691	15,095
Total comprehensive income							421,966	25,666	(13,262)		434,370	39,352	473,722
Appropriations of 2021 earnings	6. (17)												
Legal reserve		-	-	-	44,909	-	(44,909)	-	-	-	-	-	-
Special reserve		-	-	-	-	11,527	(11,527)	-	-	-	-	-	-
Cash dividends		-	-	-	-	-	(386,408)	-	-	-	(386,408)	-	(386,408)
Capital surplus-cash dividend	6. (16) (17)	-	-	(74,309)	-	-	-	-	-	-	(74,309)	-	(74,309)
Differences between share price and book value from acquisition or disposal of subsidiaries	6. (16)	-	-	19,802	-	-	-	-	-	-	19,802	(17,436)	2,366
Recognition of changes in ownership interest in			-	(2,366)							(2,366)	-	(2,366)
subsidiary		-	-	(2,300)	-	-	-	-	-	-	2,300)	-	(2,300)
Effect from long-term investment that has not been recognized based on shareholding percentage	6. (6) (16)	-	-	(503)	-	-	-	-	-	- ((503)	-	(503)
Change in associates and joint ventures accounted for under equity method	6. (6) (16)	-	-	1,144	-	-	-	-	-	-	1,144	-	1,144
Share-based Payment	6. (14) (16)	-	-	9,217	-	-	(406)	-	-	-	8,811	6,308	15,119
Employee stock options exercised	6. (14) (16)	1,570	(380)	6,628	-	-	-	-	-		7,818	-	7,818
Changes in non-controlling interests-subsidiary increase cash capital		-	-	-	-	-	-	-	-	-	-	164,091	164,091
Changes in non-controlling interests- cash dividend	s4. (3)									-		(68,017)	(68,017)
Balance at June 30, 2022		\$ 1,486,555	\$ 820	\$ 5,393,539	\$ 470,533	\$ 64,805	\$ 513,266	(\$ 39,741)	(\$ 10,529)	(\$ 2,131)	\$ 7,877,117	\$ 646,068	\$ 8,523,185

Chairman: Yung-Shun Chuang



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

Manager: Chien-Hung Lin





AAEON Technology Inc. and Subsidiaries Consolidated Statement of Cash Flows For the six-month periods ended June 30, 2022 and 2021 (Expressed in thousands of New Taiwan Dollars) (Reviewed, not audited)

		For	the six-month pe	riods end	led June 30,
	Notes		2022		2021
Cash flows from operating activities					
Profit before tax		\$	597,582	\$	98,783
Adjustments					
Adjustments to reconcile profit (loss)					
Depreciation expense	6. (7) (8) (22)		40,128		39,786
Amortization expenses	6. (22)		8,296		7,779
Expected credit impairment losses (gains)	12.(2)		4,584	(240)
Costs of share-based payment awards	6. (14)		15,119		12,591
Interest income		(1,863)	(2,435)
Dividends income	6. (19)	(15,474)	(5,880)
Interest expenses	6. (8) (9) (11) (21)		2,466		1,831
Net gains from financial assets and	6. (2) (10) (20)				
liabilities at fair value through profit or loss			180,767		51,088
Losses on disposal of property, plant and	6. (7) (20)				
equipment			2,146		90
Transferred to expenses and losses			25		-
Depreciation expense of investment	6 (20)				
property (other gains and losses)			3,216		3,061
Share of profit of associates accounted for	6. (6)				
under equity method		(119,359)	(21,011)
Lease modification (gain) loss	6. (8) (20)	(36)		6
Changes in operating assets and liabilities					
Net changes in operating assets					
Financial assets and liabilities at fair value					
through profit or loss			-	(56)
Notes and accounts receivable			71,625	(77,542)
Other receivables		(11,119)	(20,353)
Inventories		(696,159)	(365,122)
Prepayments		(7,933)	(38,261)
Net changes in operating liabilities					
Contract liability			61,605		22,081
Notes and accounts payable (including					
related parties)			104,373		254,374
Other payables		(1,241)	(17,828)
Other current liabilities			2,550		1,552
Provisions for liabilities			5,716	(613)
Net cash from operating activities			247,014	(56,319)
Interest received			1,863		2,435
Interest paid		(2,499)	(1,831)
Income taxes paid		(62,156)	(76,115)
Net cash flows from operating activities			184,222	(131,830)

(Continued)

<u>AAEON Technology Inc. and Subsidiaries</u> <u>Consolidated Statement of Cash Flows</u> <u>For the six-month periods ended June 30, 2022 and 2021</u> (Expressed in thousands of New Faiwan Dollars) (Reviewed, not audited)

		Fo	r the six-month p	eriods e	ended June 30,
	Notes		2022		2021
Cash flows from investing activities					
Disposal of financial assets and liabilities at					
fair value through profit or loss		\$	11,283	\$	-
(Increase) decrease in other current assets			172		1,365
Acquisition of investments accounted for	6. (6)				
under equity method			-	(4,659)
Acquisition of property, plant and equipment	6. (26)	(11,708)	(296,779)
Disposal of property, plant and equipment	6. (7)		-		1,052
Acquisition of intangible asset		(5,368)	(3,086)
Decrease (increase) in other non-current					
assets		(4,286)		314
Dividends received			27,995		14,904
Net cash flows from investing activities			18,088	(286,889)
Cash flows from financing activities					
Increase (decrease) in short-term borrowings	6 (27)	(105,000)		46,612
Increase in long-term borrowings	6 (27)		-		172,000
Reimbursement in long-term borrowings	6 (27)	(5,301)	(883)
Repayment of lease principal	6. (8)(27)	(18,611)	(20,519)
Decrease in other non-current liabilities			178		709
Changes in non-controlling interests -					
increase cash capital			164,091		-
Employee share options exercised	6. (14)		7,818		-
Net cash flows from financing activities			43,175		197,919
Effects due to changes in exchange rate			25,533	(7,122)
Increase in cash and cash equivalents			271,018	(227,922)
Cash and cash equivalents at the beginning of periods			1,841,520		2,727,931
Cash and cash equivalents at the end of periods		\$	2,112,538	\$	2,500,009

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

Chairman: Yung-Shun Chuang







AAEON Technology Inc. and Subsidiaries <u>NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS</u> <u>FOR THE YEARS ENDED JUNE 30, 2022 AND 2021</u> (Expressed in thousands of New Taiwan Dollars, except as of otherwise indicated)

I. <u>Company Profile</u>

AAEON Technology Co., Ltd. ("the Company") was established in the Republic of China. The main businesses of the company and its subsidiaries ("the Group") include the manufacturing, processing and imports and exports of computer peripherals, electronic components, computer test instruments, computer PCB functional testing, and radio telecommunication equipment and its components; the R&D, design, manufacturing, processing and trading of various industrial computers, medical computers, industrial controllers, quantity controllers and components; industrial computer automation design and services, as well as the import/export of related materials. The Company has been listed on Taiwan Stock Exchange since August 2017. Asustek Computer Co., Ltd. holds 40.66% of the Company's shares (including indirect holdings) and is the Group's ultimate parent company.

II. Date and Procedures for the Authorization of Financial Reports

These consolidated financial statements were reported to the Board of Directors on August 3, 2022.

- III. New or Revised Standards and Applied Interpretation
 - (I) <u>The impact of adopting standards or interpretations issued, revised or amended by IASB which</u> are endorsed by the Financial Supervisory Commission (hereinafter referred to as FSC)

Standards or interpretations issued, revised or amended by IASB which are endorsed by FSC at 2022 are listed below:

	Newly issued revised or amended standards and interpretations Amendments to IFRS 3, "Reference to the conceptual framework"	Effective date issued by IASB January 1, 2022
	Amendments to IAS 16, "Property, plant and equipment: proceeds before intended use"	January 1, 2022
	Amendments to IAS 37, "Onerous contracts - cost of fulfilling a contract"	January 1, 2022
	Annual improvements to IFRS Standards 2018 - 2020	January 1, 2022
	The above standards and interpretations have no material impact to	the Group.
(II)	Effect of new issuances of or amendments to International Finan	ncial Reporting Standards as
	endorsed by the FSC but not yet adopted by the Group	C offective from 2022 and as
	New standards intrpretations and amendments endorsed by the FS follows:	C effective from 2022 are as
	10110 w 5.	Effective date
	Newly issued revised or amended standards and interpretations	issued by IASB
	Amendments to IAS 1, "Disclosure of Accounting Policies"	January 1, 2023
	Amendments to IAS 8, "Definition of Accounting Estimates"	January 1, 2023
	Amendments to IAS 12, "Deferred Tax related to Assets and	January 1, 2023
	Liabilities arising from a Single Transaction"	

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

(III) International Financial Reporting Standards issued by IASB but not yet endorsed by the FSC

Standards or interpretations issued, revised or amended, by IASB but not yet endorsed by FSC are as follows:

Navalas icorred marries d'an annun de d'atam de ude an d'intermentations	Effective date
Newly issued revised or amended standards and interpretations	issued by IASB
Amendments to IFRS 10 and IAS 28, "Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture"	International Accounting
	Standards Board
IFRS 17, "Insurance contracts"	January 1, 2023
Amendments to IFRS 17, "Insurance contracts"	January 1, 2023
Amendments to IFRS 17, "Initial application of IFRS 17 and IFRS 9 -comparative information"	January 1, 2023
Amendments to IAS 1, "Classification of liabilities as current or noncurrent"	January 1, 2023
The above standards and interpretations have no significant impact	t to the Group's financial

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

IV. Summary of Significant Accounting Policies

The following is a description of significant accounting policies in regards to statement of compliance, basis of preparation, basis of consolidation and addition. Unless otherwise stated, all other accounting policies shall remain unchanged from Note 4. of the 2020 consolidated financial statements and apply consistently across all reporting periods.

- (I) <u>Compliance Statement</u>
 - These consolidated financial statements of the Group have been prepared in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34

 "Interim Financial Reporting" as endorsed by the FSC.
 - 2. This consolidated financial report shall be read in conjunction with the 2021 consolidated financial report.
- (II) Basis of preparation
 - 1. Except for the following significant items, these consolidated financial statements have been prepared under the historical cost convention:
 - (1) Financial assets and financial liabilities (including derivatives instruments) at fair value through profit or loss.
 - (2) Financial assets at fair value through other comprehensive income.
 - 2. For the preparation of financial statements in conformity with the IFRS, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission, it requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying AAEON's accounting policies. The areas involving higher degree of judgment or complexity, or areas where assumptions and estimations are significant to the consolidated financial statements are disclosed in Note 5.

(III) Basis of consolidation

1. Preparation principle of consolidated financial statement:

This consolidated financial report has been prepared on the same basis as the 2021 consolidated financial report.

2. Subsidiaries included in the consolidated financial statements:

			(Ownership (%	b)	
Investor	Subsidiary name	Business	2022/6/30	2021/12/31	2021/6/30	Notes
AAEON	AAEON	Sales of IPC	100%	100%	100%	
	ELECTRONICS,	and PC				
	INC. (AEI)	peripherals				
AAEON	AAEON	Investment of	100%	100%	100%	Note 1
	TECHNOLOGY	IPC and				
	CO., LTD.	interface card				
	(ATCL)					
AAEON	AAEON	Sales of IPC	100%	100%	100%	Note 1
	TECHNOLOGY	and PC				
	(EUROPE)	peripherals				
	B.V.(ANI)	_				
AAEON	AAEON	Investment of	100%	100%	100%	Note 1
	INVESTMENT,	IPC and PC				
	CO., LTD.	peripherals				
	(AAEONI)	D .	40.000/	50.000/	50.000/	
AAEON	ONYX	Design,	48.88%	50.00%	50.00%	Note 2
	HEALTHCARE	manufacture				and
	INC. (ONYX)	and sales of				Note 3
AAEON	AAEON	medical PC Sales of IPC	100%	100%	100%	Note 1
AAEON	AAEON TECHNOLOGY	and PC	100%	100%	100%	Note 1
	SINGAPORE	peripherals				
	PTE. LTD	peripriciais				
	(ASG)					
ATCL	AAEON	Production	100%	100%	100%	Note 1
mel	TECHNOLOGY	and sales of	10070	10070	10070	
	(SUZHOU) INC.	IPC and				
	(ACI)	interface card				
ANI	AAEON	Sales of IPC	100%	100%	100%	Note 1
	TECHNOLOGY	and PC				
	GMBH(AGI)	peripherals				
			1000/	1000/	1000/	NT (1
ONYX	ONYX	Marketing	100%	100%	100%	Note 1
	HEALTHCARE	support and				
	EUROPE	maintenance				
	B.V.(ONI)	of medical PC				
		and peripherals				
		peripriciais				

			C) wnership (%	b)	
Investor	Subsidiary name	Business	2022/6/30	2021/12/31	2021/6/30	Notes
ONYX	ONYX HEALTHCARE USA, INC. (OHU)	Sales of medical PC and peripherals	100%	100%	100%	
ONYX	ONYX HEALTHCARE (SHANGHAI) LTD. (OCI)	Sales of medical PC and peripherals	100%	100%	100%	Note 1
ONYX	IHELPER INC. (IHELPER)	R&D and sales of medical robots	46.00%	46.00%	46.00%	Notes 1 and 3

- Note 1: Given that the entities did not meet the definitions of material subsidiary, their financial reports as of June 31, 2022 and 2021, were not reviewed by auditors.
- Note 2: ONYX has increased cash capital in March, 2022, be invested in different shareholding by the Company.
- Note 3: Although the Group does not hold more than 50% shareholding, it is included in the preparation of the consolidated financial report as it has control over the Company's financial, operating and personnel policies.
- 3. Subsidiaries not included in the consolidated financial statements: None.
- 4. Adjustments for subsidiaries with different end of financial reporting period: None.
- 5. Significant restrictions: None.
- 6. Subsidiaries that have non-controlling interests that are material to the Group:

The Group's total non-controlling interests as of June 30, 2022, December 31, 2021 and June 30, 2021, amounted to \$646,068, \$521,770 and \$474,313, respectively. The Group's subsidiaries with significant non-controlling interests are as follows:

		Non-controlling interests			 Non-controlli	U C
			2022/6	/30	 2021/1	2/31
Subsidiary	Main business			Ownership		Ownership
Name	location		Amount	interest	 Amount	interest
ONYX	Taiwan	\$	637,836	51.12%	\$ 512,899	50.00%
					Non-controlli	ng interests
					 2021/0	5/30
Subsidiary	Main business					Ownership
Name	location	_			 Amount	interest
ONYX	Taiwan				\$ 465,912	50.00%

Summarized financial information of subsidiaries:

Balance sheet

	ONYX								
	2	022/6/30		2021/12/31	_	2021/6/30			
Current asset	\$	990,330	\$	698,415	\$	696,844			
Non-current assets		969,777		1,003,518		940,373			
Current liability	(457,509)	(431,310) (449,585)			
Non-current liabilities	(246,711)	(235,857) (247,320)			
Total Net Assets	\$	1,255,887	\$	1,034,766	\$	940,312			

Statement of comprehensive income

	ONYX				
	For t	he three-month p	periods ended June 30,		
		2022		2021	
Income	\$	357,464	\$	252,320	
Profit before tax	\$	38,720	\$	22,326	
Income tax expense	(7,095))()	4,002)	
Net income		31,625		18,324	
Other comprehensive income (net amount after tax)		1,776	(1,537)	
Total comprehensive income	\$	33,401	\$	16,787	
Total comprehensive income attributable to non-controlling interests	\$	17,252	\$	8,515	
Dividends of non-controlling interests	\$	68,017	\$	75,646	

	ONYX			
	For	the six-month per	iods er	nded June 30,
		2022	_	2021
Income	\$	776,672	\$	525,597
Profit before tax	\$	89,772	\$	40,013
Income tax expense	(16,589)	(5,027)
Net income		73,183		34,986
Other comprehensive income (net amount after tax)		5,316	()	2,043)
Total comprehensive income	\$	78,499	\$	32,943
Total comprehensive income attributable to non-controlling interests	\$	39,991	\$	17,226
Dividends of non-controlling interests	\$	68,017	\$	75,646

Cash flow statement

		ONYX	
	For	the six-month periods	s ended June 30,
		2022	2021
Net cash inflow (outflow) from operating activities	\$	105,547 (\$	33,315)
Net cash flows used in investing activities	(8,797)(297,484)
Net cash flows from financing activities		148,439	230,865
Effects of exchange rate changes on cash and cash equivalents		4,926 (3,105)
Increase (decrease) in current cash and cash equivalents		250,115 (103,039)
Cash and cash equivalents at the beginning of periods		182,893	392,364
Cash and cash equivalents at the end of periods	\$	433,008 \$	289,325

(IV) Income tax

If tax rate changes within a financial period, the Group will recognize impact in the same period in one lump sum. For changes unrelated to income tax and profit or loss, impacts are recognized in other comprehensive income or under equity item. Changes concerning income tax or profit or loss items are recognized through profit or loss.

V. Significant Accounting Judgments, Estimations, and Major Sources of Assumption Uncertainty

No material changes had taken place in the current period; please refer to Note 5. of the 2021 consolidated financial report.

VI. Details of significant accounts

(I) <u>Cash and cash equivalents</u>

	 2022/6/30	2021/12/31			2021/6/30	
Reserve cash and working capital	\$ 1,598	\$	1,082	S	1,348	
Checking accounts and demand deposits	2,007,037		1,806,751		2,431,611	
Time deposit	103,903		33,687		67,050	
Total	\$ 2,112,538	\$	1,841,520	\$	2,500,009	

1. Due to good credit quality of the Group's principal financial institutions and the Group's relationships with multiple financial institutions, the exposure to a diversified set of risks would lower the probability of a default.

2. Please refer to Note 8 for the Group's collateral provision in the form of cash and cash equivalent guarantees.

(II) <u>Net loss</u>	(gains)) from	financial	assets and	liabilities
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Item		2022/6/30		2021/12/31		2021/6/30
Current:						
Financial assets						
mandatorily measured at						
fair value through profit or						
loss						
Listed and OTC stocks	\$	145,517	\$	159,125	\$	173,171
Emerging stocks		3,000		3,000		3,000
Unlisted and non-OTC		73,744		73,744		77,744
stocks		,		-		
Beneficiary certificates		25,000		25,000		31,141
		247,261		260,869		285,056
Valuation adjustment	(3,657)		164,437		124,315
Subtotal	\$	243,604	\$	425,306	\$	409,371
Non-current:						
Financial assets						
mandatorily measured at						
fair value through profit or						
loss						
Unlisted and non-OTC	\$	59,070	\$	59,070	\$	59,070
stocks	Ψ	,	Ψ		Ψ	,
Hybrid instrument		10,832		10,832		10,832
		69,902		69,902		69,902
Valuation adjustment	(15,033)	(4,685)	(7,746)
Subtotal	\$	54,869	\$	65,217	\$	65,193

- 1. The hybrid instrument is a contract that contains both a host contract and embedded options of the unlisted company V-net AAEON Corporation Ltd. (hereinafter referred to as V-net). The options provide original shareholders the right to resell/repurchase stocks of the Company and V-net at the original transaction price. Please refer to Note 12 (3) 8 for the fair value as of June 30, 2022, December 31, 2021 and June 30, 2021.
- 2. Amounts recognized in profit of loss in relation to financial assets at fair value through profit or loss are listed below:

		eriods ended June 30,	
		2022	2021
Financial assets mandatorily measured at fair value through profit or loss			
Equity instruments	(\$	90,033)(\$ 46,006)
Beneficiary certificates		23	148
Hybrid instrument	(683)((447_)
Total	(\$	90,693)(\$ 46,305)

		For the six-month periods ended June 30,					
		2022	2021				
Financial assets mandatorily measured at fair value through profit or loss							
Equity instruments	(\$	179,897)(\$	49,842)				
Beneficiary certificates		38	19				
Hybrid instrument	(908)(1,209)				
Total	(\$	180,767) (\$	51,032)				

3. The Group has no financial assets at fair value through profit or loss pledged to others.

(III) Financial asset at fair value through other comprehensive income

Item	2	022/6/30	 2021/12/31		2021/6/30
Non-current: Equity instrument					
Unlisted and non-OTC stocks	\$	69,334	\$ 69,334	\$	39,334
Valuation adjustment	(40,853) (36,953)	(36,953)
Total	\$	28,481	\$ 32,381	\$	2,381

1. The Group has elected to clasify investment on MELTEN CONNECTED HEALTHCARE INC. that is considered to be strategic investments as financial assets measured at fair value through other comprehensive income. The fair value of the investments amounted to \$28,481, \$32,381 and \$2,381 on June 30, 2022, December 31, 2021, and June 31,2021 separtely.

- 2. Financial assets at fair value through other comprehensive income has amounted (\$2,325), \$0, (\$3,900), and \$0 recognized for the three-month periods ended June 30,2022 and 2021, and for the six-month periods ended June 30, 2022 and 2021, separately.
- 3. The Group has no financial assets measured at fair value through other comprehensive income pledged to others.

(IV) Notes and accounts receivables

		2022/6/30		2021/12/31		2021/6/30
Notes receivable	\$	16,607	\$	23,655	\$	7,441
Accounts receivable Less: Loss allowance	\$ (1,127,925 23,295)	\$ (1,192,502 18,403)	\$ (764,857 16,005)
	\$	1,104,630	\$	1,174,099	\$	748,852

Notes receivable	2022/6/30			2021/12/31		2021/6/30	
Not past due	\$	16,607	7 \$	23,655	\$	7,441	
Accounts receivable		2022/6/30		2021/12/31		2021/6/30	
Not past due	\$	925,232	\$	1,030,420	\$	648,571	
Within 30 days		155,284		131,116		88,211	
31-60 days		27,804		7,938		5,280	
61-90 days		3,020		4,725		7,318	
91-180 days		983		1,687		409	
Over 181 days		15,602		16,616		15,068	
	\$	1,127,925	\$	1,192,502	\$	764,857	
TT1 ' 1 ' 1	•	1 1 (1 1		<u>C 1 (1</u>			

1. The ageing analysis of notes and accounts receivable is as follows:

The aging analysis above is based on the number of days past due.

- 2. The Group does not hold any financial assets as security for accounts and notes receivables.
- 3. Balances of accounts and notes receivable as of June 30, 2022, December 31, 2021 and June 30, 2021 had arisen entirely from customers' contracts. Balance receivable on customers' contracts and allowance for losses as of January 1, 2021 were \$694,756 and \$16,430, respectively.
- 4. Regardless of any collateral held or other credit enhancements, the maximum exposure to the credit risk of notes receivables as of June 30, 2022, December 31, 2021 and June 30, 2020 were \$16,607, \$23,655 and \$7,441, respectively, and the maximum exposure to the credit risk of accounts receivable as of June 30, 2022, December 31, 2021 and June 30, 2021 were \$1,104,630, \$1,174,099 and \$748,852, respectively.
- 5. Please refer to Note 12 (2) for credit risk information of notes and accounts receivable.

(V) Inventories

	2022/6/30					
	Cost		Valuatio	Valuation allowance		ving amount
Raw material	\$	1,438,493	(\$	78,265)	\$	1,360,228
Work in progress		553,174	(25,483)		527,691
Finished good		325,178	(33,239)		291,939
Merchandise Inventories		37,303	(2,967)		34,336
Total	\$	2,354,148	(139,954)	\$	2,214,194

	2021/12/31				
	_	Cost	Valuation allowance		Carrying amount
Raw material	\$	853,735	(\$	57,921)	\$ 795,814
Work in progress		470,638	(18,213)	452,425
Finished good		263,637	(30,021)	233,616
Merchandise Inventories		36,793	(1,917)	34,876
Inventories in transit		1,304			1,304
Total	\$	1,626,107	(\$	108,072)	\$ 1,518,035

	2021/6/30					
	_	Cost	Valua	tion allowance	Carrying an	nount
Raw material	\$	713,430	(\$	80,196)	\$ 63	33,234
Work in progress		393,442	(40,334)	3:	53,108
Finished good		208,849	(28,818)	18	80,031
Merchandise Inventories		26,911	(1,861)	-	25,050
Inventories in transit		10		-		10
Total	\$	1,342,642	(\$	151,209)	\$ 1,19	91,433

The Group's cost of inventories recognized as expenses of the current period:

	For the three-month periods ended June 30,					
		2022		2021		
Cost of Inventories sold	\$	1,305,985	\$	999,321		
Inventories obsolescence and devaluation loss (reversal gain)		19,863		48,615		
Losses on disposal of inventories		911		1,583		
Compensation income from inventories		-	(22,537)		
Others		638	(2)		
	\$	1,327,397	\$	1,026,980		

	For the six-month periods ended June 30,				
		2022	2021		
Cost of Inventories sold	\$	2,693,403	\$	1,880,370	
Inventories obsolescence and devaluation loss (reversal gain)		30,826		58,345	
Losses on disposal of inventories		1,053		2,174	
Compensation income from inventories		-	(22,537)	
Others		619	(19)	
	\$	2,725,901	\$	1,918,333	

(VI) Investments accounted for under equity method

	2022			2021	
At January 1	\$	3,922,180	\$	3,969,157	
Increase in Investments accounted for under equity method		-		4,659	
Share of investment income accounted for using the equity method		119,359		21,011	
Distribution of investment income accounted for using the equity method	(173,027)	(143,927)	
Changes in capital surplus and retained earnings		641		2,108	
Changes in other equity	(6,752)		2,647	
At June 30	\$	3,862,401	\$	3,855,655	

	2022/6/30			2021/12/31		
Investee	Ownership (%)		Book value	Ownership (%)		Book value
LITEMAX ELECTRONICS INC.	11.97	\$	103,683	11.99	\$	103,896
IBASE TECHNOLOGY	31.68		3,213,254	31.91		3,257,009
INC. WINMATE INC.	13.83	\$	545,464 3,862,401	13.85	\$	<u>561,275</u> 3,922,180

	2021/6/30				
Investee	Ownership (%) Book value				
LITEMAX ELECTRONICS INC.	11.99 \$ 96,964				
IBASE TECHNOLOGY INC.	31.33 3,233,258				
WINMATE INC.	13.68 525,433				
	\$ 3,855,655				

1. On June 11, 2018, the Company signed a share exchange agreement with IBASE TECHNOLOGY INC. and increased its capital by issuing 41,698 thousand new shares for the exchange for the exchange of 52,922 thousand common shares from IBASE

TECHNOLOGY INC. The record date of the share exchange was September 29, 2018. The share exchange entitles the Group holds 30% equity interest and significant influence in IBASE; for this reason, IBASE has been accounted using the equity method since then. According to the share exchange agreement, the two parties agree to notify the other party of the transaction terms and conditions in writing, providing the preferential right of subscription for the following changes in shareholdings:

- (1) Either party wishes to reduce shares of the other party which are acquired based on the share exchange agreement.
- (2) Either party wishes to increase its shareholding in the other party within three years after the contract is signed.
- 2. Summarized aggregated financial information of the Group's share in these associates is as follows:

	IBASE TECHNOLOGY INC.							
	4	2022/6/30	2	021/12/31	4	2021/6/30		
Current asset	\$	5,375,117	\$	5,503,123	\$	4,406,649		
Non-current assets		5,135,652		5,047,175		6,008,816		
Current liability	(3,405,098)	(3,034,399)	(1,770,445)		
Non-current liabilities	(1,439,314)	(1,699,749)	(2,960,096)		
Net assets fair value of trade marks, other intangible and tangible assets adjustment Adjusted Net Assets	<u>-</u>	2,152,157	<u> </u>	2,306,129	\$	2,509,000		
	ф 	7,010,314	ф 	0,122,279	ۍ 	8,193,924		
Share of net assets of the affiliate	\$	2,234,836	\$	2,278,591	\$	2,254,840		
Goodwill		978,418		978,418		978,418		
Book value of associates	\$	3,213,254	\$	3,257,009	\$	3,233,258		

Statement of comprehensive income

	IBASE TECHNOLOGY INC.						
For t	the three-month pe	eriods ended June 30,					
	2022		2021				
\$	1,469,185	\$	1,977,779				
	248,549		1,752				
(30,046) (~	17,785)				
	218,503 (~	16,033)				
(38,133) (-	38,133)				
\$	180,370 (\$	54,166)				
\$	115,370	\$	95,259				
	For t \$ (((\$ \$ \$ \$	$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$	$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$				

		IBASE TECHI	NOLO	DLOGY INC.			
	For	For the six-month periods ended June 30,					
		2022	2021				
Income	\$	2,953,120	\$	3,008,465			
Net income of continuing operations		419,862		1,909			
Other comprehensive income (net amount after tax)	(27,851)		6,790			
Total comprehensive income		392,011		8,699			
Fair value adjustment	(76,267)	(76,267)			
Adjusted total comprehensive income	\$	315,744	(\$	67,568)			
Dividends received from associates	\$	115,370	\$	95,259			
		<u> </u>	· · ·				

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3. The Group's share of their operating results of associates that are individually not significant to the Group:

	For	the three-month	periods ended June 30,			
		2022		2021		
Net income of continuing operations	\$	20,027	\$	15,311		
Other comprehensive income (net amount after tax)		2,290		1,243		
Total comprehensive income	\$	22,317	\$	16,554		

	For the six-month periods ended June 30,					
		2022	2021			
Net income of continuing operations	\$	37,960	\$	27,036		
Other comprehensive income (net amount after tax)		4,177		505		
Total comprehensive income	\$	42,137	\$	27,541		

4. The fair value of the Group's associates which have quoted market price is as follows:

		2022/6/30	 2021/12/31	2021/6/30		
LITEMAX ELECTRONICS INC. IBASE	\$	173,521	\$ 185,808	\$	170,512	
TECHNOLOGY INC.		3,381,707	2,156,566		2,214,780	
WINMATE INC.	_	760,104	 787,214		749,272	
	\$	4,315,332	\$ 3,129,588	\$	3,134,564	

- 5. Although the Group holds less than 20% of the voting power of Litemax Electronics Inc., it has significant influence to Litemax and has adopted the equity method for evaluation as its shareholding percentage is the highest, and has also been serving as a director of Litemax.
- 6. Although the Group holds less than 20% of the voting power of Winmate Inc., it has adopted the equity method for evaluation as its subsidiary Onyx has served as a director of Winmate Inc.

7. The Group holds 31.68% of the votting power of IBASE TECHNOLOGY INC., as the single largest shareholder. Considering the participation of other shareholders in the previous shareholders' meeting and the voting rights of major proposals, the Group has no actual ability to direct relevant activities. Therefore, the Group has no control over the company and only has a significant influence.

The Group holds 11.97% of the votting power of LITEMAX ELECTRONICS INC., as the single largest shareholder. Considering that the remaining 88.03% of LITEMAX's equity is concentrated in investors from other parties, the number of votes for the minority voting rights holders to act together has surpassed that of the Group, Therefore, the Group has no control over the company and only has significant influence on LITEMAX.

(VII) Property, Plant and Equipment

					2	022					
	Land		Buildings		achinery equipment	ec	Other uipment	in pr eq	nstruction ogress and uipment under stallation		Total
January 1	• • • • • •			<u>_</u>		.		^		.	
Cost Accumulated	\$ 511,98	\$2 \$	310,595	\$	69,224	\$	200,338	\$	1,307	\$	1,093,446
depreciation and impairment		- (101,534)) (45,528)	(146,063)		-	(293,125)
1	\$ 511,98	<u>\$</u>	209,061	\$	23,696	\$	54,275	\$	1,307	\$	800,321
January 1	\$ 511,98	32 \$	209,061	\$	23,696	\$	54,275	\$	1,307	\$	800,321
Additions		-	-		150		5,849		3,903		9,902
Disposal		-	-		-	(2,146)		-	(2,146)
Reclassification (Note)		- (271)		-		649	(674)	(296)
Depreciation expense		- (4,234)) (3,869)	(12,859)		-	(20,962)
Net exchange differences	5,13	31	5,697		25		152	_	-		11,005
June 30	\$ 517,1	3 \$	210,253	\$	20,002	\$	45,920	\$	4,536	\$	797,824
June 30											
Cost Accumulated	\$ 517,1	3 \$	316,261	\$	66,703	\$	194,175	\$	4,536	\$	1,098,788
depreciation and impairment		- (106,008)) (46,701)	(148,255)		-	(300,964)
1	\$ 517,1	3 \$	210,253	\$	20,002	\$	45,920	\$	4,536	\$	797,824

						2	021					
		Land		Buildings		achinery equipment	ec	Other	in p eo	nstruction rogress and quipment under stallation		Total
January 1												
Cost	\$	284,334	\$	320,442	\$	79,157	\$	174,157	\$	5,083	\$	863,173
Accumulated depreciation and impairment		-	(117,284)	(48,051)	(133,307)		-	(298,642)
Impullion	\$	284,334	\$	203,158	\$	31,106	\$	40,850	\$	5,083	\$	564,531
January 1 Additions Disposal Reclassification (Note) Depreciation expense	\$	284,334 229,660 - -	\$ ((203,158 48,860 25,862) 3,824)		31,106 815 13) 143 5,217)		40,850 16,792 1,129) 3,883 10,969)	\$ (5,083 586 4,699)	\$ (((564,531 296,713 1,142) 26,535) 20,010)
Net exchange	(1,560)	(2,176)	(19)	(435)		-	(4,190)
differences June 30	\$	512,434	\$	220,156	\$	26,815	\$	48,992	\$	970	<u>\$</u>	809,367
June 30 Cost	\$	512,434	\$	322,740	\$	79,844	\$	190,130	\$	970	\$	1,106,118
Accumulated	•	-) -	•	-)	*		•	,	•		•	, - , -
depreciation and impairment		-	(102,584)	(53,029)	(141,138)		-	(296,751)
	\$	512,434	\$	220,156	\$	26,815	\$	48,992	\$	970	\$	809,367

Note: Mainly reclassified from property, plant and equipment to investment property.

- 1. The above property, plant and equipment are assets for self-use requirement.
- 2. Please refer to Note 8 for the property, plant and equipment as collaterals for loans.

(VIII) <u>Leasing arrangements - lessee</u>

- 1. The Group leases various assets including buildings, transportation equipment and other equipment. The rental contracts are typically made for periods of 1 to 5 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions, the lease agreements do not impose covenants.
- 2. The lease term of part of the Group's houses and transportation equipment is no more than 12 months, with leases of office equipment which are low-value assets.
- 3. The carrying amount of right-of-use assets and the amount of depreciation expense recognized are as follows:

	2022/6/30		2021/12/31		2021/6/30		
	Carr	Carrying amount		Carrying amount		Carrying amount	
Building	\$	125,547	\$	73,014	\$	87,879	
Transportation equipment		6,788		6,952		10,127	
Other equipment	_	1,886		2,101		2,315	
	\$	134,221	\$	82,067	\$	100,321	

		1		,
		2022		2021
	Deprec	ation expense	Deprecia	ation expense
Building	\$	9,231	\$	7,457
Transportation equipment		1,598		1,853
Other equipment		107		107
	\$	10,936	\$	9,417
	For t	ne six-month pe	eriods end	ed June 30,
		2022	2021	
	Depreci	ation expense	Deprecia	ation expense
Building	\$	15,854	\$	15,955
Transportation equipment		3,098		3,594
Other equipment		214		227
	\$	19,166	\$	19,776

For the three-month periods ended June 30,

4. For the three-month periods ended June 30, 2022 and 2021, and the six-month periods ended June 30, 2022 and 2021 to the acquisitions of right-of use assets were \$61,969, \$2,600, \$73,989 and \$88,597, respectively.

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

	For the three-month periods ended June 30,					
		2022		2021		
Items affecting profit or loss						
Interest expenses on lease liabilities	\$	835	\$	545		
Expenses on short-term lease contracts		4,796		5,476		
Expenses on leases of low-value assets		2		6		
	For th	e six-month pe	riods e	nded June 30,		
	For th	e six-month pe 2022	riods e	nded June 30, 2021		
Items affecting profit or loss	For th	•	riods e	· · · · · ·		
<u>Items affecting profit or loss</u> Interest expenses on lease liabilities	For th	•	<u>riods e</u>	· · · · · ·		
••		2022		2021		
Interest expenses on lease liabilities		2022 1,205		2021		

6. For the six-month periods ended June 30, 2022 and 2021, the Group's total cash outflow for leases was \$30,384 and \$31,435, respectively.

(IX) Short-term borrowings

Nature of the borrowing	 2021/12/31	Interest rate range	Collateral
Borrowings from banks			
Credit borrowings	\$ 105,000	1.08%~1.10%	None
Nature of the borrowing	2021/6/30	Interest rate range	Collateral
Borrowings from banks		0	
Credit borrowings	\$ 65,000	1.00%	None
Guaranteed borrowings	 19,641	3.80%	Property, Plant and Equipment
	\$ 84,641		

1. For the three months ended June 30, 2022 and 2021, and for the six months ended June 30, 2022 and 2021, interest expenses recognized through profit or loss were \$40, \$401, \$364 and \$812, respectively.

- 2. Please refer to Note 8 for the guarantee status of short-term borrowings.
- (X) Financial liabilities at fair value through profit or loss
 - 1. Details of financial liabilities at fair value through profit or loss recognized as income:

	For the three-month periods ended June 30,			
	2022	2021		
Financial asset or liability held for trading				
Derivatives	\$	- \$	60	
	For the six-month periods ended June 30,			
	2022	2021		
Financial asset or liability held for trading				
Derivatives	\$	- (\$	56)	

2. The Group's cross currency swap contracts a foreign exchange transaction that involves trading one currency for the same in another currency without hedging accounting, in the aim to avoid exchange rate risks of export and import prices.

(XI) Long-term borrowings

Type of borrowing	Period and Repayment method	Interest rate range	Collateral	2022/6/30
Borrowings from banks				
Guaranteed borrowings	2021.5.28-2036.5.28 Monthly amortization of principal and interest	1.375%	Land, Buildings S	\$ 160,486
Less: Current portions of lo	ng-term loans		(10,536)
				\$ 149,950

Type of borrowing	Period and Repayment method	Period and Interest payment method rate range Collateral			2021/12/31
Borrowings from banks		Tate Talige			2021/12/51
Guaranteed borrowings	2021.5.28-2036.5.28 Monthly amortization	1.00%	Land, Buildings	\$	165,787
Less: Current portions of lo	of principal and interest			(10,744)
Less. Current portions of lo				(,
				\$	155,043
Type of borrowing	Period and Repayment method	Interest rate range	Collateral		2021/6/30
Type of borrowing Borrowings from banks			Collateral		2021/6/30
			Collateral Land, Buildings	\$	2021/6/30 171,117
Borrowings from banks	Repayment method 2021.5.28-2036.5.28 Monthly amortization of principal and interest	rate range	Land,	\$	
Borrowings from banks Guaranteed borrowings	Repayment method 2021.5.28-2036.5.28 Monthly amortization of principal and interest	rate range	Land,	\$ (171,117

1. For the three months ended June 30, 2022 and 2021 and six months ended June 30,2022 and 2021, interest expenses recognized through profit or loss were \$512, \$0, \$897 and \$0, respectively.

2. Please refer to Note 8 for the guarantee status of short-term borrowings.

(XII) Other Payables

	 2022/6/30	 2021/12/31	2021/6/30
Accured payroll, employee's compensation and bonuses	\$ 285,509	\$ 272,654	\$ 235,013
Accured technical service fee (Please refer Note 7 (3) 6.)	38,711	46,917	35,216
Accured assembly costs	-	308	863
Accured dividends	528,734	-	521,141
Accured commission fee	17,581	25,442	31,514
Others	 88,236	 87,796	64,735
	\$ 958,771	\$ 433,117	\$ 888,482

(XIII) <u>Pension</u>

1. Since July 1, 2005, the Company and its domestic subsidiaries have established certain retirement payout methods applicable for domestic employees in accordance with the "Labor Pension Act". The Company and its domestic subsidiaries choose to apply the labor pension system stipulated in the "Labor Pension Act", and allocate pensions on a monthly basis to the individual labor pension account managed by the Bureau of Labor Insurance at 6% of monthly wage. Based on the principal and accrued dividends from an employee's individual labor pension account, labor pension shall be paid by monthly pension payments or by lump-sum payment upon retirement.

- 2. In accordance with the pension insurance system formulated by the People's Republic of China, ACI and OCI has allocated provisions for pension insurance based on a specified ratio of the overall wage of local employees. Each employee's retirement pension is managed by the government, and ACI and OCI have no further obligations except to be responsible for monthly allocation.
- 3. AEI and OHU currently have a personal pension scheme under the Company's support. The Company and the employees are jointly liable for the employee's pension fund, of which the company allocates 3% of total wage, and the pension is capped by the amount paid by employees.
- 4. ASG, ANI, AGI and ONI shall allocate pensions in accordance with local laws and regulations.
- 5. Pension costs recognized by the group in accordance with the above retirement policy for were \$9,931, \$9,118, \$19,499, and \$18,082 for the three months periods ended June 30, 2022 and 2021, and for the six months periods ended June 30, 2022 and 2021, respectively.

(XIV) Share-based Payment

- 1. The Company
- (1) The Company had the following share-based payment agreement active for the six months periods ended June 30, 2022 and 2021:

		Quantity		
		granted	Contract	Vesting
Arrangement type	Grant date	(thousand)	period	conditions
Plan of employee	2019.11.26	3,000	5 years	Service of
stock options			-	2~4 years

All of the above arrangements are for equity-settled share-based payments.

(2) Details of the aforementioned share-based payment arrangement:

		For the three-months periods ended June 30, 2022		
		Weighted		
		No. of units		average
		(shares in	e	xercise price
	_	thousands)		(in dollars)
Options outstanding at beginning of period		2,556	\$	65.7
Options exercised	(119)		65.7
Options outstanding at the end of period	_	2,437		65.7
Options exercisable at the end of period	_	2,437		

	For the six-months periods ended June 30,			
	2021			
		Weighted average		
	No. of units (shares in thousands)	exercise price (in dollars)		
Options outstanding at beginning of period	2,912	\$ 68.8		
Options exercisable at the end of period		-		

2022/6/30 No. of units Authorized Exercise price (shares in Arrangement type issue date Maturity date (in dollars) thousands) Plan of employee 2,437 \$ 2019.11.26 2024.11.25 65.7 stock options

(3)	The maturity date and exercise price of outstanding share options at the end of the
	reporting period are as follows:

			2021	/12/31	l
			Number of		
	Authorized		shares	Exe	rcise price
Arrangement type	issue date	Maturity date	(in thousands)	(in	dollars)
Plan of employee stock options	2019.11.26	2024.11.25	2,556	\$	65.7

			202	1/6/30
			Number of	
	Authorized		shares	Exercise price
Arrangement type	issue date	Maturity date	(in thousands)	(in dollars)
Plan of employee stock options	2019.11.26	2024.11.25	2,912	\$ 68.8

(4) The fair value of employee stock options is measured using the Black-Scholes option-pricing model. Relevant information is as follows:

		Quantity			Expected	Expected	Risk-free	Fair value
Arrangement		granted	Stock	Exercise	price	option	interest	per unit
type	Grant date	(thousand)	price	price	Volatility	life	rate	(in dollars)
Plan of	2019.11.26	3,000	\$ 72.3	\$ 72.3	26.88%	3.875	0.58%	\$ 15.7445
employee stock						years		
options								

(5) Expenses of share-based payment transaction:

	For t	For the three-months periods ended June 30,				
		2022	2021			
Equity settlement	\$	1,277	\$	3,381		

	For the six-months periods ended June 30,							
		2022	2021					
Equity settlement	\$	2,552	\$	6,765				
		DIG (O) HHE						

- 2. Subsidiary- ONYX HEALTHCARE INC. (ONYX)
 - (1) ONYX had the following share-based payment agreement active for the six-month period ended June 30, 2022.

		Quantity		
		granted	Contract	Vesting
Arrangement type	Grant date	(thousand)	period	conditions
Plan of employee stock	2020.08.06	1,000	5 years	Service of
options				2~4 years
Increase cash capital	2022.01.25	418	Not	Immediately
reserved for employees			applicable	

All of the above arrangements are for equity-settled share-based payments.

Details the six-month period ended June 30, 2021: None.

(2) Details of the aforementioned share-based payment arrangement:

	For the six-month periods ended June 30, 2022					
	No. of units (shares in thousands)	Weighted average exercise price (in dollars)				
Options outstanding at beginning of period	1,000 \$	5 121.5				
Options granted						
Options outstanding at the end of period	1,000	119.7				
Options exercisable at the end of period						

	For the six-month periods ended June 30, 2021				
	No. of units (shares in thousands)		Weighted average exercise price (in dollars)		
Options outstanding at beginning of period	1,000	\$	139.5		
Options exercisable at the end of period	-				

(3) The maturity date and exercise price of outstanding share options at the end of the reporting period are as follows:

			2022/6/30				
	Authorized		No. of units (shares in	Exercise price			
Arrangement type	issue date	Maturity date	thousands)	(in dollars)			
Plan of employee stock options	2020.08.06	2025.08.06	1,000	\$ 119.7			

			2021/12/31				
	Authorized		No. of units (shares in	Exercise	e price		
Arrangement type	issue date	Maturity date	thousands)	(in dol	+		
Plan of employee stock options	2020.08.06	2025.08.06	1,000	\$	121.5		

			2021/12/31			
			No. of units			
	Authorized		(shares in	Exerc	ise price	
Arrangement type	issue date	Maturity date	thousands)	(in d	lollars)	
Plan of employee stock options	2020.08.06	2025.08.06	1,000	\$	139.5	

(4) The fair value of employee stock options is measured using the Black-Scholes option-pricing model. Relevant information is as follows:

Arrangement type Plan of	Grant date 2020.08.06	Quantity granted (thousand) 1,000	Stock price \$ 139.5	Exercise price \$ 139.5	Expected price <u>Volatility</u> 32.26%	Expected option <u>life</u> 3.88	Risk-free interest rate 0.29%	Fair value per unit (in dollars) \$ 35.39
employee stock options						years		
Increase cash capital reserved for employees	2022.01.25	418	\$ 107.5	\$ 88.0	18.32%	0.16 years	0.34%	\$19.5567

(5) Expenses of share-based payment transaction:

	For the three-months periods ended June 30,								
		2022	2021						
Equity settlement	\$	2,196	\$	2,922					
	For t	the six-months 2022		ed June 30, 2021					
Increase cash capital reserved for employees	\$	8,174	\$	-					
Equity settlement		4,393		5,826					
	\$	12,567	\$	5,826					

(XV) Share capital

1. As of June 30, 2022, the Company 's authorized capital was \$2,000,000 (including 5,000 thousand shares reserved for issuing employee stock options), with paid-in capital of \$1,487,375, divided into 148,737 thousand shares, each at par value of NT\$10 per share. Proceeds have been fully collected for the issued shares. The Company had 148,498 thousand common shares outstanding for the six months periods ended June 30, 2022 and 2021.

	2022	2021		
1/1	148,618	148,498		
Employee stock options exercised	119	-		
12/31	148,737	148,498		

2. On April 30, 2019, the Company passed the issuance of employee stock options (ESOs) by resolution of the board of directors, which was amended on November 12, 2019 by

resolution of the board of directors. A total of 3,000 ESOs were issued, and each ESO granted the right to buy 1,000 shares. A total of 3,000 thousand new common shares were issued for exercising the ESOs, of which the exercise price per share are set in accordance with relevant regulations.

- 3. As of June 30, 2022, the Company 's associates IBASE owned 41,698 thousand of the Company's shares.
- (XVI) <u>Capital surplus</u>

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

							2	2022					
	Sha	are premium_	con can	ference between nsideration and ring amount of idiaries acquired or disposed	F	Recognition of changes in ownership interest in subsidiary		Affiliate company net quity changes		mployee are option	Others		Total
January 1	\$	4,837,089	\$	213,200	\$	223,636	\$	127,296	\$	30,524 \$	2,181	\$	5,433,926
Cash dividends	(74,309)	-		-		-		-	-	(74,309 <u>)</u>
Differences between share price and book value from acquisition or disposal of subsidiaries		-		19,802		-		-		-	-		19,802
Changes in ownership interests in subsidiaries		-		-	(2,366)		-		-	- ((2,366)
Employee stock options exercised Effect from		8,502		-		-		- (1,874)	-		6,628
long-term investment that has not been recognized based on shareholding percentage		-		-		-	(503)		-	- 1	(503)
Change in associates and joint ventures accounted for under equity method Share-based		-		-		- 6,259		1,144		- 2,958	-		1,144 9,217
Payment		4 771 000		-				107.005	•		-		
June 30	\$	4,771,282	\$	233,002	\$	227,529	\$	127,937	\$	31,608 \$	2,181	\$	5,393,539

								2021						
	Sha	are premium	0	bifference between consideration and carring amount of bsidiaries acquired or disposed]	Recognition of changes in ownership interest in subsidiary	_	Affiliate company net equity changes		Employee hare option		Others		Total
January 1	\$	4,902,942	\$	213,200	\$	215,992	9	\$ 119,513	\$	19,974	\$	2,181	\$	5,473,802
Cash dividends	(74,249)	-		-		-		-		-	(74,249)
Changes in ownership interests in subsidiaries Effect from long-term investment that has		-		-		1,835		-	(1,835))	-		-
not been recognized based on shareholding percentage Change in associates and		-		-		-	(49)		-		-	(49)
joint ventures accounted for under equity method		-		-		-		2,157		-		-		2,157
Share-based Payment		-		-		2,913		-		7,745		-		10,658
June 30	\$	4,828,693	\$	213,200	\$	220,740	9	\$ 121,621	\$	25,884	\$	2,181	\$	5,412,319

(XVII) <u>Retained earnings</u>

- 1. Under the Company's Article of Incorporation, the profit in a fiscal year, shall first be utilized for paying taxes, offsetting losses of previous years, setting aside as a legal reserve of 10% of the remaining profit, setting aside or reversing a special reserve in accordance with the laws and regulations, and then any remaining profit together with any undistributed retained earnings at the beginning of the period shall be used by the Company's board of directors as the basis for proposing a distribution plan, which should be resolved in the shareholders' meeting for the distribution of dividends and bonuses to shareholders.
- 2. In the future, the Company may have the surplus profit distributable as dividends in part or in whole considering the financial, business and operational factors. The ratio of share dividend shall exceed 5% of distributable earnings. Surplus distribution can be in the form of cash or stock dividends. For the measurement of future capital requirements and capital structure, cash dividend shall not be less than 10% of the total amount of dividends in the future, and the actual distribution amount shall be adopted by resolution of the shareholders' meeting.
- 3. Unless losses have been covered or where legal reserve is distributed by the issuance of new shares or by cash in proportion to the shareholders' existing shareholding, the Company shall not make distributions out of legal reserve, of which only the portion of legal reserve which exceeds 25 percent of the paid-in capital may be distributed.
- 4. (1) For surplus distribution, the Company shall appropriate special reserve to the debit balance of other equity on the end of the reporting period. When the debit balance of other equity is reversed, the reversal amount can be included in distributable surplus.
 - (2) The amounts previously set aside by the Company as special reserve on initial application of IFRSs in accordance with Jin-Guan-Zheng-Fa-Zi Letter No. 1010012865, dated April 6, 2012, shall be reversed proportionately when the relevant assets are used, disposed of or reclassified subsequently.

5. The Company's appropriations of 2021 and 2020 earnings had been approved by the resolutions of the board of directors of the Company and approved by the e-voting result on May. 27,2022 and May 28, 2021 respectively. Details are summarized below:

	20	21			20	20	
]	Dividend per			D	ividend per
			share				share
	Amount	(i	n NT dollars)		Amount	(in	NT dollars)
Provision (reversal) of Special reserve	\$ 11,527			(\$	10,037)	
Legal reserve	44,909				38,071		
Cash dividends	 386,408	\$	2.60		371,246	\$	2.50
	\$ 442,844			\$	399,280		

Cash dividends distributed to common shareholders from the capital surplus would be \$74,309 (\$0.5 per share) which approved by the resolutions of the board of directors of the Company on May 27, 2022.

Cash dividends distributed to common shareholders from the capital surplus would be \$74,249 (\$0.5 per share) which approved by the e-voting result regarding the earnings appropriation and cash appropriation from the capital surplus for 2020 reached the legal resolution threshold on May 28, 2021.

The result of appropriations of 2021 and 2020 which were the same as the proposal submitted by the Board of Directors.

(XVIII) <u>Operating income</u>

	For the three-month periods ended June								
	 2022		2021						
Revenue from Contracts with Customers	\$ 2,085,452	\$	1,404,716						
	For the six-month p	eriods ended	June 30,						
	 2022		2021						
Revenue from Contracts with Customers	\$ 4,037,143	\$	2,671,271						

1. Disaggregation of revenue from contracts with customers

The Group's revenue come from the provision of goods and services that are transferred over time and at a point in time. The revenues are segmented into the following major product lines:

For the three-month periods ended June 30, 2022	IPC	Medical PC	Total
Revenue from Contracts with Customers	\$ 1,735,520	\$ 349,932	\$ 2,085,452
Timing of revenue recognition			
At a point time	1,734,842	340,538	2,075,380
Over time	678	9,394	10,072
Total	\$ 1,735,520	\$ 349,932	\$ 2,085,452
For the six-month periods ended June 30, 2022	IPC	Medical PC	Total
Revenue from Contracts with Customers	\$ 3,274,255	\$ 762,888	\$ 4,037,143
Timing of revenue recognition		 	
At a point time	3,272,687	742,754	4,015,441
Over time	 1,568	 20,134	 21,702
Total	\$ 3,274,255	\$ 762,888	\$ 4,037,143
For the three-month periods ended June 30, 2021	 IPC	 Medical PC	 Total
Revenue from Contracts with Customers	\$ 1,154,342	\$ 250,374	\$ 1,404,716
Timing of revenue recognition		 	
At a point time	\$ 1,153,602	\$ 242,384	\$ 1,395,986
Over time	 740	 7,990	 8,730
Total	\$ 1,154,342	\$ 250,374	\$ 1,404,716
For the six-month periods ended June 30,2021	IPC	 Medical PC	Total
Revenue from Contracts with Customers	\$ 2,148,714	\$ 522,557	\$ 2,671,271
Timing of revenue recognition At a point time Over time	\$ 2,147,157 1,557	\$ 507,228 15,329	\$ 2,654,385 16,886
Total	\$ 2,148,714	\$ 522,557	\$ 2,671,271

 Contract liability

 Recognized contract liabilities relative to revenue from contracts with customers are

 as follows:

	 2022/6/30	2	2021/12/31	 2021/6/30	2021/1/1
Contract Liability - Current:					
Advances from customers	\$ 255,883	\$	212,285	\$ 187,331	\$ 158,221
Warranty contract	12,032		13,946	15,147	16,750
Contract Liability - Non-current:					
Advances from customers	48,509		26,024	29,702	31,995
Warranty contract	18,753		21,317	24,716	27,849
Total	\$ 335,177	\$	273,572	\$ 256,896	\$ 234,815

(2) Recognized income of contract liabilities at January 1

	For t	For the three-month periods ended June 30,				
		2022		2021		
Beginning balance of contract liab	ilities Recog	nized income				
Advances from customers	\$	41,340	\$	12,095		
Warranty contract		3,514		4,482		
Total	\$	44,854	\$	16,577		

	For	For the six-month periods ended June 30,				
		2022	2021			
Beginning balance of contract liabili	ties Recog	nized income				
Advances from customers	\$	82,866	\$ 57,7	'55		
Warranty contract		7,454	9,1	41		
Total	\$	90,320	\$ 66,8	396		

(XIX) Other income

	For	the three-month peri	ods ended Ju	ne 30,	
		2022	2021		
Rental income	\$	4,586 \$		3,180	
Dividend income		12,107		5,880	
	\$	16,693 \$		9,060	
	For	the six-month perio	ds ended Jun	le 30,	
		2022	202	1	
Rental income	\$	8,709 \$		6,249	
Dividends income		15,474		5,880	
	\$	24,183 \$		12,129	

(XX)Other gains and losses

]	For the three-month periods of	ended June 30,
		2022	2021
Net loss from financial assets and liabilities at fair value through profit or loss	(\$	90,693) (\$	46,245)
Gain (loss) on foreign currency exchange Losses on disposal of property,		20,137 (9,037)
plant and equipment		3 (11)
Depreciation on investment property, buildings.	(1,614) (1,738)
Government subsidy Other income		88 6,886	10,557 5,063
	(\$	65,193)(\$	41,411)

		For the six-month periods	s ended June 30,
		2022	2021
Net loss from financial assets and liabilities at fair value through profit or loss	(\$	180,767) (\$	51,088)
Gain (loss) on foreign currency exchange		48,997 (17,838)
Losses on disposal of property, plant and equipment	(2,146)(90)
Depreciation on investment property, buildings.	(3,216) (3,061)
Gain (loss) on lease modification Government subsidy Other income		36 (139 12,427	6) 10,831 8,314
	(\$	124,530)(\$	52,938)

(XXI) <u>Financial costs</u>

	For the three-month periods ended June 30,				
		2022		2021	
Interest expenses	\$	552	\$	401	
Leased liabilities interest expenses		835		545	
	\$	1,387	\$	946	
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	For the six-month periods ended June 30,				
		2022	2021		
Interest expenses	\$	1,261 \$	812		
Leased liabilities interest expenses		1,205	1,019		
	\$	2,466 \$	1,831		

(XXII)Extra information regarding the nature of cost and expenses

			For the	e th	ree-month	peri	ods ended Ju	ine	30,	
			2022						2021	
	0	perating	Operating			(Operating		Operating	
		cost	 expense		Total		cost		expense	 Total
Employee benefits	\$	75,731	\$ 265,986	\$	341,717	\$	64,215	\$	221,917	\$ 286,132
expenses Depreciation expense		8,681	12,238		20,919		10,188		9,648	19,836
Amortization expenses		500	4,047		4,547		563		3,010	3,573

			For th	ie s	ix-month p	erio	ds ended Ju	ne 3	0,	
			2022						2021	
	0	perating cost	 Operating expense	_	Total	(Operating cost		Operating expense	Total
Employee benefits expenses	\$	145,484	\$ 504,105	\$	649,589	\$	124,905	\$	442,532	\$ 567,437
Depreciation expense		18,069	22,059		40,128		21,485		18,301	39,786
Amortization expenses		1,001	7,295		8,296		1,137		6,642	7,779

(XXIII) Employee benefit expenses

	For th	ne three-month p	period	s ended June 30,
		2022		2021
Salaries and wages	\$	306,161	\$	254,708
Labor and health insurance fees		21,689		19,948
Pension costs		9,931		9,118
Other personnel expenses		3,936		2,358
	\$	341,717	\$	286,132

	For	the six-month pe	riods en	ded June 30,
		2022		2021
Salaries and wages	\$	577,250	\$	503,355
Labor and health insurance fees		45,383		41,136
Pension costs		19,499		18,082
Other personnel expenses		7,457		4,864
	\$	649,589	\$	567,437

- 1. According to the Articles of Incorporation of the Company, the Company accrued employees' compensation at rates of no less than 5% and remuneration of directors and supervisors at rates of no higher than 1%, of the remaining profit after deducting accumulated losses.
- 2. For the three months periods ended June 30, 2022 and 2021, and for the six months periods ended June 30, 2022 and 2021, based on the percentage stipulated in the Articles of Incorporation, employee compensation were estimated at \$29,289, \$4,803, \$36,694 and \$7,330, respectively, while the remuneration of directors were estimated at \$2,501, \$509, \$3,309 and \$858, respectively, which are recognized as salaries and wages.

Amounts for the period January 1 to June 30, 2022, were estimated based on profitability at the time and the percentages stipulated in Articles of Incorporation.

Employees' compensation and directors' remuneration for 2021 as resolved at the meeting of Board of Directors were in agreement with those amounts recognized in the 2021 financial statements., which were \$46,872 and \$4,500, respectively. Employees' compensation is intended to be paid in cash, but no actual payment has been made.

Information on remuneration of employees and directors approved by the board of directors is disclosed on the MOPS.

(XXIV)Income tax

- 1. Income tax expense
 - (1) Components of income tax expense:

	For tl	he three-month p	periods	ended June 30,
		2022		2021
Current tax:				
Current tax on profits for the period	\$	100,374	\$	28,855
Surtax on undistributed Retained Earnings		915		-
Adjustments in respect of prior period		-	(1,817)
Total current income tax		101,289		27,038
Deferred tax				
Origination and reversal of temporary differences	(13,305)	(8,779)
Income tax expense	\$	87,984	\$	18,259

	For t	he six-month p	eriods e	ended June 30,
		2022		2021
Current income tax:				
Income tax from current income	\$	145,451	\$	36,798
Surtax on undistributed Retained Earnings		915		-
Adjustments in respect of prior period		866	(1,817)
Total current income tax		147,232		34,981
Deferred tax				
Origination and reversal of temporary differences	(8,277)	(9,179)
Income tax expense	\$	138,955	\$	25,802

(2) Income tax relative to other comprehensive income:

	For the	e three-month	periods	ended Jun	e 30,
		2022		2021	
Differences in translation of foreign operations	\$	1,573	(\$		2,205)
	For th	ne six-month	periods e	nded June	30,
		2022		2021	
Differences in translation of foreign operations	\$	6,457	(\$		3,069)

2. Income tax returns of the Company and domestic subsidiaries have been assessed and approved by the Tax Authority as follows:

	Certification
(1) The Company, AAEONI, ONYX, IHELPER INC.	2020
(XXV) Earnings per share	

	I	For the thre	e-month periods ended	l June	30,2022
			Weighted average	L	osses per
	1	Amount	outstanding shares		share
	_ 2	after-tax	(in thousand)	_(i1	n dollars)
Basic (diluted) losses per share					
Profit attributable to ordinary					
shareholders of parent company	\$	292,626	106,985	\$	2.73
Diluted earnings per share					
Dilutive effect of potential					
ordinary shares					
Employee stock options			390		
Employees' bonuses			467		
Profit attributable to ordinary					
shareholders of parent company plus					
assumed conversion of all dilutive					
potential ordinary shares	\$	292,626	107,842	<u>\$</u>	2.71

	For the three	e-month periods ended	d June 30,2021
	Amount after-tax	Weighted average outstanding shares (in thousand)	Losses per share (in dollars)
Basic (diluted) losses per share			
Profit attributable to ordinary shareholders of parent company <u>Diluted earnings per share</u> Dilutive effect of potential ordinary shares	<u>\$ 20,192</u>	106,800	<u>\$ 0.19</u>
Employees' bonuses Profit attributable to ordinary shareholders of parent company plus assumed conversion of all		110	
dilutive potential ordinary shares	\$ 20,192	106,910	<u>\$ 0.19</u>
Basic (diluted) losses per share	For the six Amount after-tax	-month periods ended Weighted average outstanding shares (in thousand)	June 30, 2022 Losses per share (in dollars)
Profit attributable to ordinary shareholders of parent company <u>Diluted earnings per share</u> Dilutive effect of potential ordinary shares	<u>\$ 421,966</u>	106,966	<u>\$ 3.94</u>
Employee stock options Employees' bonuses Profit attributable to ordinary shareholders of parent company		268 695	
plus assumed conversion of all dilutive potential ordinary shares	\$ 421,966	107,929	\$3.91

	For the	six-month periods ended	l June 30, 2021
		Weighted average	Losses per
	Amount	outstanding shares	share
	after-tax	(in thousand)	(in dollars)
Basic (diluted) losses per share			
Profit attributable to ordinary shareholders of parent company	<u>\$</u> 56,24	<u>45</u> 106,800	\$ 0.53
Diluted earnings per share			
Dilutive effect of potential common shares			
Employees' bonuses		323	
Profit attributable to ordinary			
shareholders of parent company			
plus assumed conversion of all			
dilutive potential ordinary shares	\$ 56,24	45 107,123	<u>\$</u> 0.53

- 1. The company's employee stock options were not included in the calculation of diluted earnings per share due to the anti-dilution effect for the thee-month periods ended June 30, 2022 and 2021, and for the six-month periods ended June 30, 2022 and 2021.
- 2. The Company applies the equity method for the exchange of shares with IBASE, and applies the treasury stock method for investments on Ibase. In calculating earnings per share, the Company recognizes IBASE's shareholding as treasury shares which is a deduction from equity.

(XXVI)Supplemental cash flow information

1. Investing activities with partial cash payments:

	For the	e six-month pe	riods er	nded June 30,
	_	2022		2021
Acquisition of property, plant and equipment	\$	9,902	\$	296,713
Add : Opening balance of payable on equipment		2,760		1,296
Less : Endiing balance of payable on equipement	(954)	(1,230)
Cash paid during the period	\$	11,708	\$	296,779
2. Non-cash flow from investing activities:				
	E 41.	a aire maanth m	eriode e	ndad Juna 20
	For the	e six-month pe		lided Julie 30,
	For the	2022		2021
Declared cash dividends not yet paid from Investments accounted for under equity method	\$	•	\$	
9 1		2022		2021
Investments accounted for under equity method	\$	2022 160,506	\$	2021
Investments accounted for under equity method	\$	2022 160,506	\$	2021 134,903

	2022							
		nort-term rrowings	bo (i	ong-term prrowings including current portion)		Lease liability		Total
January 1	\$	105,000	\$	165,787	\$	82,942	\$	353,729
Changes in cash flow from financing	(105,000)(5,301)(18,611)	(128,912)
Effect on changes in exchange rate		-		-	(132)	(132)
Changes in others without cash flow		-		-		71,590		71,590
Cash paid during the period	\$	-	\$	160,486	\$	135,789	\$	296,275
					202	21		
		nort-term rrowings	bo (i	ong-term prrowings including current portion)		Lease liability		Total
January 1	\$	38,875	\$	-	- \$	34,069	\$	72,944
Changes in cash flow from financing		46,612		171,117	(20,519)		197,210
Effect on changes in exchange rate	(846)		-		185	(661)
Changes in others without cash flow		-		-	<u>.</u>	88,093		88,093
Cash paid during the period	\$	84,641	\$	171,117	\$	101,828	\$	357,586

(XIX) <u>Changes in liabilities arising from financing activities</u>

VII. Related party transaction

(I) Parent and ultimate controlling party

The company is controlled by ASUSTEK COMPUTER INC. (incorporated in R.O.C.), the ultimate parent of the Company with 40.66% ownership (including indirect shareholdings) of AAEON.

(II) Names of related parties and relationship

Name of related party	Relation
ASUSTEK COMPUTER INC.	Ultimate parent company
IBASE TECHNOLOGY INC.	Associate - Investee accounted for under the equity method
IBASE GAMING INC.	Associate - Subsidiary of IBASE TECHNOLOGY INC.
LITEMAX ELECTRONICS	Associate - Investee accounted for under the equity method
INC.	

Name of related party	Relation
WINMATE INC.	Associate - Investee accounted for under the equity method by the Company's subsidiary
ATECH OEM INC.	Other related party - the Company's Chairman as a director
MACHVISION,INC.	Other related party - the Company's Chairman as a director
FU LI INVESTMENT INC.	Other related party - the Company's Chairman as Fuli's Chairman
EVERFOCUS ELECTRONICS	Other related party - the Company's Chairman as
CORP.	EVERFOCUS ELECTRONICS CORP's Chairman
AAEON EDUCATION FOUNDATION	Other related party - the Company's Chairman as a director
WT MICROELECTRONICS	Other related party - Investee accounted for under the equity
CO.	method by the Company's Fellow subsidiary (Note)
TECHMOSA	Other related party - Investee accounted for under the equity
INTERNATIONAL INC.	method by the Company's Fellow subsidiary (Note)
MORRIHAN	Other related party - Investee accounted for under the equity
INTERNATIONAL CORP.	method by the Company's Fellow subsidiary (Note)
NUVISION TECHNOLOGY,	Other related party - Investee accounted for under the equity
INC.	method by the Company's Fellow subsidiary (Note)
MAXTEK TECHNOLOGY	Other related party - Investee accounted for under the equity
CO., LTD.	method by the Company's Fellow subsidiary (Note)
SPARK TECHNOLOGIES	Other related party - the Company's Chairman is spouse of
INC.	SPARK TECHNOLOGIES INC.'s Chairman
LYDS TECH.	Other related party - the Company's Chairman is spouse of LYDS TECH.'s Chairman
MEDALLIANCE INC.	Other related party - the Company's Chairman is first degree
	relative of MEDALLIANCE INC.'s Chairman
Yung-Shun Chuang	Other related party- the Company's Chairman
HUA-CHENG VENTURE	Fellow subsidiary – same as ultimate parent entity
CAPITAL CORP.	
HUA-MIN INVESTMENT	Fellow subsidiary – same as ultimate parent entity
CO.,LTD.	
ASUS COMPUTER	Fellow subsidiary – same as ultimate parent entity
INTERNATIONAL	· · · ·
ASKEY COMPUTER CORP.	Fellow subsidiary – same as ultimate parent entity
S	

(III) Significant transactions and balances with related parties

1. Operating income

	For the three-month periods ended June 30,							
		2021						
Sales of goods								
Ultimate parent entity	\$	529	\$	526				
Associates		402		32				
Fellow subsidiary		7		-				
Other related party		2,147		3,086				
Total	\$	3,085	\$	3,644				

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	For the six-month periods ended June 30,							
		2022		2021				
Sales of goods								
Ultimate parent entity	\$	806	\$	706				
Associates		686		142				
Fellow subsidiary		7		-				
Other related party		4,175		4,284				
Total	\$	5,674	\$	5,132				

The Group's sales price to each of the aforementioned related parties is set based on the economic environment and market competition of each sales region. The collection periods of the Group to related parties are month-end 60 days or open account 30 days, the collection terms were approximately the same as those with third parties.

2. Purchases

	For the three-month periods ended June 30,						
		2022		2021			
Goods purchased							
Ultimate parent entity— ASUSTEK COMPUTER INC.	\$	349,704	\$	242,381			
Associates		5,601		5,993			
Fellow subsidiary		38		68			
Other related party		44,893		24,033			
Total	\$	400,236	\$	272,475			

	For the six-month periods ended June 30,						
	2022	2021					
Goods purchased							
Ultimate parent entity— ASUSTEK COMPUTER INC.	\$ 710,311	\$ 436,408					
Associates	11,726	7,118					
Fellow subsidiary	151	68					
Other related party	93,387	44,315					
Total	\$ 815,575	\$ 487,909					

The payment term of related parties to the Group are in accordance with its general terms and conditions (market prices), month-end 30 days or month-end 30-60 days.

3. Operating expenses

	For the three-month periods ended June 30,						
Ultimate parent entity	2022			2021			
	\$	23,209	\$	17,536			
Associates		-		157			
Other related party		55		458			
	\$	23,264	\$	18,151			

	For the six-month periods ended June 30,						
Ultimate parent entity		2022	2021				
	\$	47,175 \$	34,694				
Associates		343	614				
Other related party		1,324	530				
	\$	48,842 \$	35,838				

The above operating expenses mainly comprised technical service fees, and were presented as operating expenses - R&D expense.

4. Other accounts receivable

	 2022/6/30	 2021/12/31	 2021/6/30
Other accounts receivable Affiliate company			
-IBASE	\$ 115,370	\$ -	\$ 95,259
-WINMATE INC.	45,136	-	39,644
-LITEMAX ELECTRONICS INC.	616	252	573
Other related party	12,049	2,720	1,142
	\$ 173,171	\$ 2,972	\$ 136,618

Mainly comprises cash dividends receivable.

5. Payables from related parties

	 2022/6/30	2021/12/31	 2021/6/30
Accounts Payable			
Ultimate parent entity — ASUSTEK COMPUTER INC.	\$ 137,045	\$ 75,332	\$ 106,981
Associates	2,822	331	3,016
Fellow subsidiary	-	-	68
Other related party	25,600	17,823	12,609
Total	\$ 165,467	\$ 93,486	\$ 122,674

6. Other payables

		2022/6/30	2021/12/31	2021/6/30
Other Payables				
Ultimate parent entity — ASUSTEK COMPUTER INC.	\$	181,131	\$ 46,917	\$ 174,955
Associates		129,265	-	125,146
Fellow subsidiary		53,274	-	51,965
Other related party	_	21	 609	376
Total	\$	363,691	\$ 47,526	\$ 352,442

Mainly comprises technical service fees payable; refer to Note 7. (3)3 for details.

(IV) Key management remuneration

For the three-month periods ended June 30							
2022			2021				
\$	11,222	\$	10,786				
	361		385				
\$	11,583	\$	11,171				
For	riods	ds ended June 30,					
	2022		2021				
\$	35,060	\$	30,357				
	731		771				
\$	35,791	\$	31,128				
	\$	$ \begin{array}{r} 2022 \\ \$ 11,222 \\ 361 \\ \$ 11,583 \\ \hline For the six-month per \\ 2022 \\ \$ 35,060 \\ 731 \end{array} $	$ \begin{array}{r} 2022 \\ \$ & 11,222 \\ \$ \\ 361 \\ \hline \$ \\ $				

VIII. Pledged Assets

The Company's pledged assets are summarized below:

Pledged assets	2022/6/30		2021/12/31			2021/6/30	Guarantee purpose		
Property, Plant and Equipment	\$	480,162	\$	470,670	\$	473,218	Loans and credit limits		
Restricted time deposit (including other current assets)		892		830		836	Foreign exchange forward transactions,		
Guarantee deposits (including Other current and non-current assets)		13,384		10,448		14,918	Office, warehouse deposit and project guarantee deposit.		
	\$	494,438	\$	481,948	\$	488,972			

IX. Material Contingent Liabilities and Unrecognized Contractual Commitments

(I) <u>Contingencies</u>

None.

(II) <u>Commitments</u>

As of June 30, 2022, the Group has issued a promissory note of \$ 450,000 required for the application a comprehensive credit line and transactions of derivatives.

X. Losses Due to Major Disasters

None.

- XI. Material Subsequent Events
 - (I) In response to operational needs, the Company will replace the partial of old equipment with new, estimated cost amounted \$63,986, had been approved by the resolutions of the board of directors of the Company on Aug 3, 2022.
 - (II) In reponse to operational needs, the Company will purchase a real estate in Far Eastern New Century Park from LITEMAX ELECTRONICS INC., estimated cost amounted \$119,405.

XII. Others

(1) Capital management

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

(2) Financial instrument

1. Type of financial instrument

	2022/6/30		2021/12/31	2021/6/30		
Financial asset						
 Financial assets at fair value throuth profit or loss Financial assets mandatorily measured at fair value through profit or loss Financial assets at fair value through other comprehensive income 	\$ 298,473	\$	490,523	\$	474,564	
Designation of equity instrument	28,481		32,381		2,381	
Financial assets at amoritized cost/ loans and receivables	0 110 500		1 0 41 500		2 500 000	
Cash and cash equivalents	2,112,538		1,841,520		2,500,009	
Notes receivable	16,607		23,655		7,441	
Accounts receivable	1,104,630		1,174,099		748,852	
Other receivables	228,506		57,692		177,029	
Restricted time deposit (including other current assets) Refundable deposits (including	892		830		836	
Other current and non-current assets)	 13,384		10,448		23,230	
	\$ 3,803,511	\$	3,631,148	\$	3,934,342	
Financial liability						
Financial liabilities at amortized cost						
Short-term borrowings	\$ -	\$	105,000	\$	84,641	
Notes payable	-		-		1,648	
Accounts payable (including related parties)	685,284		580,911		580,865	
Other payables	958,771		433,117		888,482	
Long-term borrowings (including current portion)	160,486	_	165,787		171,117	
	\$ 1,804,541	\$	1,284,815	\$	1,726,753	
Lease liabilities (including current and non-current)	\$ 135,789	\$	82,942	\$	101,828	

2. Risk management policy

The Group adopts a comprehensive risk management system for the management to clearly identify, measure and control all risks to achieve effective control and measurement.

The Group's Control and management strategies are as follows:

(1) Interest rate risk:

The Group continuously keep track on the trend of interest rates and set up stop-loss

points to control interest rate risks.

(2) Exchange rate risk:

The Group uses derivative financial instruments such as forward foreign exchange transactions to hedge for foreign currency assets or liabilities or highly probable transactions to reduce the risks in cash flows and fair value from fluctuation in foreign exchange rates. In addition, the changes foreign exchange rate is closely monitored, with a stop loss point to mitigate exchange rate risks.

(3) Credit risk:

The Group has a stringent credit evaluation policy and only trades with counterparties of good credit quality, with regular application of credit protection measures to mitigate credit risk.

- 3. The nature and level of material financial risks
 - (1) Market risk

Exchange rate risk

- A. The Group's international operations have been subject to exchange rate risks arise from transactions denominated in a currency other than the functional currencies of the Company and its subsidiaries, which includes main currencies such as USD, SGD, EUR and RMB. Related exchange rate risks arise from future business transactions and recognized assets and liabilities.
- B. The management has set up the policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the company's treasury. Exchange rate risk is measured through highly probable forecast transactions that involves expenditures denominated in USD and RMB. Forward foreign exchange contracts are adopted to minimize the volatility of the exchange rate affecting recognition of costs of purchasing inventories.
- C. The Group uses forward exchange and Cross currency swap to hedge exchange rate risks without hedging accounting, which are recognized as financial assets or liabilities at fair value through profit or loss. Please refer to Note 6 (2) and (10) for more details.
- D. Since the Group's businesses involves certain non-functional currencies (NTD is the functional currency of the Company and other certain subsidiaries' functional currency is USD, SGD, and CNY), it may be affected by exchange rate fluctuations. The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

			2022/6/30	
	-	Foreign currency (in thousands)	Exchange rate	Book value (NTD)
(Foreign currency: functional currency)	_			
Financial asset				
Monetary items				
USD:NTD	\$	51,325	29.72	\$ 1,525,379
EUR:NTD		482	31.05	14,966
USD:CNY		313	6.69	9,302
USD:SGD		162	1.39	4,815
<u>Financial liability</u>				
Monetary items				
USD:NTD	\$	16,187	29.72	481,078
USD:CNY		1,530	6.69	45,472
USD:SGD		346	1.39	10,283
	_		2021/12/31	
		Foreign currency (in thousands)	Exchange rate	Book value (NTD)
(Foreign currency:	-			(====)
functional currency)				
Financial asset				
Monetary items				
USD:NTD	\$	49,575	27.68	5 1,372,236
EUR:NTD		427	31.32	13,374
USD:CNY		588	6.37	16,276
USD:SGD		309	1.35	8,553
Financial liability				
Monetary items				
USD:NTD	\$	13,513	27.68	\$ 374,040
EUR:NTD		431	31.32	13,499
USD:CNY		2,012	6.37	55,692
USD:SGD		687	1.35	19,016

		2021/6/30									
		Foreign currency			Book value						
	_	(in thousands)	Exchange rate	(NTD)							
(Foreign currency:											
functional currency)											
Financial asset											
Monetary items											
USD:NTD	\$	27,763	27.86	\$	773,477						
EUR:NTD		501	33.15		16,608						
USD:CNY		152	6.46		4,235						
USD:SGD		228	1.34		6,352						
Financial liability											
Monetary items											
USD:NTD	\$	13,745	27.86	\$	382,936						
EUR:NTD		269	33.15		8,917						
USD:CNY		2,368	6.46		65,972						
USD:SGD		1,018	1.34		28,361						

- E. The overall realized and unrealized foreign exchange losses of the Group's monetary items that may be significantly affected by exchange rate fluctuations for the three months periods ended June 30, 2022 and 2021, and the six months periods ended June 30, 2022 and 2021, amounted to \$20,137, (\$9,037), \$48,997 and (\$17,838), respectively.
- F. The Group's foreign currency risk analysis due to significant foreign exchange rate fluctuations is as follows:

	For the six-month periods ended June 30,2022										
			Sensitivity analysi	S							
	Extent of change		Effect on income	Effect on other comprehensive income							
(Foreign currency:											
functional currency)											
Financial asset											
Monetary items											
USD:NTD	1%	\$	15,254 \$	-							
EUR:NTD	1%		150	-							
USD:CNY	1%		93	-							
USD:SGD	1%		48	-							
Financial liability											
Monetary items											
USD:NTD	1%	\$	4,811 \$	-							
USD:CNY	1%		455	-							
USD:SGD	1%		103	-							

	For the six-month periods ended June 30,2021										
			Sensitivity analysi	S							
	Extent o change	f	Effect on income	Effect on other comprehensive income							
(Foreign currency:											
functional currency)											
<u>Financial asset</u>											
Monetary items											
USD:NTD	1%	\$	7,735 \$	-							
EUR:NTD	1%		166	-							
USD:CNY	1%		42	-							
USD:SGD	1%		64	-							
<u>Financial liability</u>											
Monetary items											
USD:NTD	1%	\$	3,829 \$	-							
EUR:NTD	1%		89	-							
USD:CNY	1%		660	-							
USD:SGD	1%		284	-							

Price risk

- A. The Group's equity instruments, which are exposed to price risk, are the held financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity instruments, the Group diversifies its porfolio. Diversification of the portifolio is done in accordance with the limits set by the Group.
- B. The Group mainly invests in equity instruments and open-end funds issued by domestic companies. The value of equity instruments is susceptible to market price risk arising from uncertainties about future performance of equity markets. Assuming a hypothetical increase or decrease of 1% in the price of the aforementioned financial assets at fair value through profit or loss while the other conditions remain unchanged could increase or decrease net income for the six-month periods ended June 30, 2022 and 2021 by \$2,634 and \$4,309, respectively. A change of 1% in the price of the aforementioned financial assets at fair value through other comprehensive income could increase or decrease the Group's other comprehensive income for the six-month periods ended June 30, 2022 and 2021, amounted to \$285 and \$24.

Cash flow and fair value interest rate risk

- A. The Group's interest rate risk arises mainly from long-term and short-term borrowings issued at variable rates, which exposes the Group to cash flow interest rate risk is partially offet by by cash and cash equivalents held at variable rates. During the six months periods ended June 30, 2022 and 2021, the Group's borrowings at variable rate were mainly denominated in NTD and USD.
- B. Assuming all other factors remain unchanged, if the NTD borrowing rate rises or falls by 0.25%, net income for the six months period ended June 30, 2022 and 2021 will decrease or increase by \$401 and \$590 respectively, mainly due to changes in interest expenses that arise from floating rate borrowings.

- C. Assuming all other factors remain unchanged, if the USD borrowing rate rises or falls by 0.25%, net income for the six months period ended June 30, 2021 will decrease or increase by \$49, respectively mainly due to changes in interest expenses that arise from floating rate borrowings.
- (2)Credit risk
 - A. The Group's credit risk refers to the risk that the counterparty to a financial instrument will cause a financial loss for the Group by failing to discharge its obligation under the contract, which is mainly due to the inability of counterparties to meet the terms of their contracts for collecting the cash flows of the receivables.
 - B. The Group establishes credit risk policies based on its own risk management perspective. In accordance with internal credit policies, credit risks are required to be managed and analyzed before each of the Group's operating entity set up the terms and conditions for payment and delivery for each new customer. The internal risk control system evaluates the customers' credit quality based on their financial conditions, past experience and other factors. Individual risk exposure limits are set by the board of directors based on internal or external risk ratings, and credit lines are monitored on a regular basis.
 - C. The Group adopts IFRS 9 to provide a presumption that default has occurred when contractual payments are more than 90 days past due.
 - D. The Group adopts IFRS 9 to provide the following presumption as basis for judging whether the credit risk on a financial instrument has increased significantly since the initial recognition:
 It is deemed that credit risk after the original recognition of financial assets has

It is deemed that credit risk after the original recognition of financial assets has increased significantly when contractual payments are more than 30 days past due.

- E. The customers' accounts receivable are segmented based on customer type. A simplified loss rate approach is used for ECL measurement based on the provision matrix.
- F. The Group has written off the recoverable amount of financial assets that could not reasonably be estimated after recourse, but will continue to pursue recourse to preserve its rights. As of June 30, 2022, December 31, 2021 and June 30, 2021, the Group had no recourse on claims that had been written off.
- G. (1) Expected loss rate for customers of the outstanding credit group is estimated at 0.2%. Total accounts receivable and loss provisions for this group of customers were reported at: \$506,617 and \$315 as of June 30, 2022, \$636,344 and \$340 as of December 31, 2021, and \$376,066 and \$235 as of June 30, 2021, respectively.
 - (2) The Group considers the world economic outlook and future prospects when adjusting the loss rate that is set up based on historical and current loss period information, in order to estimate the loss of notes receivables and allowance for doubtful accounts of customers with general credit quality. The provision matrix as of June 30, 2022, December 31, 2021 and June 30, 2021 is as follows:

	_	Not yet due	_	Past due within 30 days	Past due 30 days	_	Past due 60 days	Past due 90 days	-	Past due 120 days	Total
2022/6/30											
Expected loss rate		0%~1.62%		0%~5.75%	0%~21.18%		0%~43.44%	1.54%~52.04%		100%	
Total book value	\$	500,740	\$	90,607	\$ 26,149	\$	2,945	\$ 822	\$	15,763	\$ 637,026
Loss allowance	\$	2,668	\$	2,628	\$ 920	\$	629	\$ 372	\$	15,763	\$ 22,980

	_	Not yet due	_	Past due within 30 days	Past due 30 days	Past due 60 days	Past due 90 days	Past due 120 days	Total
2021/12/31 Expected loss rate		0%~1.62%		0%~5.75%	0%~21.18%	0%~43.44%	1.54%~52.04%	100%	
Total book value	\$	469,261	\$	79,263	\$ 6,671	\$ 4,725	\$ 1,667	\$ 15,158	\$ 576,745
Loss allowance	\$	532	\$	700	\$ 97	\$ 743	\$ 833	\$ 15,158	\$ 18,063
				Past due within	Past due	Past due	Past due	Past due	
	_	Not yet due		30 days	30 days	60 days	90 days	120 days	Total
2021/6/30									
Expected loss rate		0%~1.74%		0.01%~5.74%	0.15%~23.13%	0.49%~46.95%	2.92%~63.89%	100%	
Total book value	\$	318,138	\$	51,319	\$ 3,682	\$ 7,150	\$ 134	\$ 15,078	\$ 395,501
Loss allowance	\$	107	\$	43	\$ 8	\$ 512	\$ 22	\$ 15,078	\$ 15,770

- (3) The total book values of the accounts receivable-related parties as of June 30, 2022, December 31, 2021 and June 30, 2021 were \$889, \$3,068 and \$731, respectively. The expected credit loss is not significant thanks to low credit risk, which lead to a loss allowance of \$0.
- H. The Group's simplified approach of notes receivable and changes in allowance for doubtful accounts are as follows:

	N	Notes and accounts receivable (including related parties)										
		2022		2021								
January 1	\$	18,403	\$	16,430								
Write off of impairment loss		4,584	(240)								
Forex effect		308	(185)								
June 30	\$	23,295	\$	16,005								

From the loss recognized for the six months periods ended June 30, 2022 and 2021, the impairment reversal gains (losses) for accounts receivable arising from customer contracts were (\$4,584) and \$240, respectively.

- (3) Liquidity risk
 - A. Cash flow is forecasted by each of the Group's operating entity and summarized by the finance department. The Group's finance department monitors liquidity forecasting to ensure that it has sufficient funds to meet the operational requirements.
 - B. The Group had available borrowing limits of \$677,940, \$539,913 and \$567,654 as of June 30, 2022, December 31, 2021 and June 30, 2021, respectively.
 - C. The table below analyzes the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date, whereas derivative financial liabilities are analyzed based on the remaining period at the balance sheet date to the expected maturity date. The amounts disclosed in the table are contractual undiscounted cash flows.

<u>Non-derivative financial</u> liabilities:				
2022/6/30	Within 1 year	1-2 years	2-5 years	Over 5 years
Accounts payable (including related	\$ 685,284	·		\$ -
parties) Other payables Long-term borrowings	958,771	-	-	-
(including current portion and accured interest)	12,677	12,677	38,031	113,052
Lease liabilities	49,106	35,695	74,348	-
Provisions	30,702	10,439	-	-
<u>Non-derivative financial</u> liabilities:				
2021/12/31	Within 1 year	1-2 years		Over 5 years
Short-term borrowings Accounts payable	\$ 105,305	\$ -	\$ -	\$ -
(including related parties)	580,911	-	-	-
Other payables Long-term borrowings	433,117	-	-	-
(including current portion and accured interest)	12,353	12,353	37,059	116,337
Lease liabilities	37,782	30,840	39,909	-
Provisions	27,411	8,014	-	-
<u>Non-derivative financial</u> liabilities:				
2021/6/30	Within 1 year	1-2 years	2-5 years	Over 5 years
Short-term borrowings	\$ 85,497	\$ -	\$ -	\$ -
Notes payable Accounts payable	1,648	-	-	-
(including related parties)	580,865	-	-	-
Other payables Long-term borrowings	888,482	-	-	-
(including current portion and accured interest)	12,353	12,353	37,059	122,513
Lease liabilities	34,863	27,787	47,859	-
Provisions	27,014	7,108	-	-
D. The Group's cash flo	ws are not expe	ected to occur	significantly	earlier than th

D. The Group's cash flows are not expected to occur significantly earlier than the maturity date, or to be significantly different from the actual amount.

(3) Information on fair value

1. The various levels of fair value measurement of financial and non-financial instruments

are defined as follows:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in listed stocks, beneficiary certificates with quoted market prices is included in Level 1.
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The OTC stocks and the fair value of derivative financial instruments invested by the Group is included in Level 2.
- Level 3: Inputs for the asset or liability that are not based on observable market data. This includes equity instruments of non-active markets invested by the Group.
- 2. Financial instruments not measured at fair value

The carrying amounts of cash and cash equivalents, notes receivable, accounts receivable, other receivables, restricted deposit (classified in the balance sheet as other current asset), refundable deposits, (classified in the balance sheet as other current and non-current asset), short-term borrowings, notes payable, accounts payable, other payables and lease liabilities are reasonable approximate to the fair values.

- 3. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities is as follows:
 - (1) The related information of the nature of the assets and liabilities is as follows:

2022/6/30	_	1st Level	2nd Level	3rd Level	Total
Asset					
Recurring fair value measurements					
Financial assets at fair value through					
profit or loss					
Equity securities	\$	211,857	\$ 4,110	\$ 47,414 \$	263,381
Beneficiary certificates		26,548	-	-	26,548
Hybrid instruments		-	-	8,544	8,544
Financial asset at fair value through					
other comprehensive income					
Equity securities		-	 -	 28,481	28,481
Total	\$	238,405	\$ 4,110	\$ 84,439 \$	326,954
2021/12/31	_	1st Level	2nd Level	3rd Level	Total
Asset					
Recurring fair value measurements					
Financial assets at fair value through					
profit or loss					
Equity securities	\$	393,132	\$ 4,575	\$ 56,854 \$	454,561
Beneficiary certificates		26,510	-	-	26,510
Hybrid instrument		-	-	9,452	9,452
Financial asset at fair value through					

other comprehensive income							
Equity securities		-	 -		32,381		32,381
Total	\$	419,642	\$ 4,575	\$	98,687	\$	522,904
2021/6/30	_	1st Level	2nd Level		3rd Level	_	Total
Asset							
Recurring fair value measurements							
Net loss (gains) from financial assets							
and liabilities							
Equity securities	\$	369,392	\$ 5,025	\$	56,473	\$	430,890
Beneficiary securities		33,865	-		-		33,865
Hybrid instrument		-	-		9,809		9,809
Financial asset at fair value through							
other comprehensive income							
Equity securities		-	-		2,381		2,381
Total	\$	403,257	\$ 5,025	\$	68,663	\$	476,945
				-			

(2) The Group's approaches and assumptions for fair value measurement are as follows:

A. The Group adopts quoted prices as inputs used to measure fair value (1st level), which are classified as follows based on the characteristics of the financial instruments:

	Listed and OTC stocks	Open-end funds
Market quoted price	Closing prices	Net asset value

- B. Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes.
- C. The Group adopts valuation techniques widely used by market participants for evaluating non-standardized and less complex financial instruments. The parameters used in the valuation models of such financial instruments are usually market observable information.
- D. The evaluation of derivatives is based on the valuation model generally accepted by market users, such as the discount method. Forward exchange contractss are usually evaluated based on the current forward exchange rates.
- E. The output of the evaluation model is an estimated value, and the valuation technique may not reflect all the relevant factors of the Company's financial and non-financial instruments. Therefore, the estimated value of the valuation model will be adjusted based on additional parameters, such as the model risk or liquidity risk. According to the Group's management policies of fair value valuation model and related control procedures, its management believes that valuation adjustments are appropriate and necessary for the fair values of financial and non-financial instruments to be presented fairly in the consolidated balance sheet. The price information and parameters used in the evaluation process are carefully evaluated, with appropriate adjustments according to current market conditions.
- 4. For the six-month periods ended June 30, 2022 and 2021, there was no transfer between Level 1 and Level 2.
- 5. Movements on Level 3 for the six-month periods ended June 30, 2022 and 2021 are as

follows:

		2022	2021					
	Ē	Equity instruments	Equity instruments					
January 1	\$	98,687	\$	72,109				
Recognized in profit (loss) (Note)	(10,348)	(3,446)				
Recognition in other comprehensive profit (loss) (Note 2)	(3,900)		-				
June 30	\$	84,439	\$	68,663				

Changes in unrealized gains or losses on assets and liabilities owned at the end of the period

Note 1: Recorded as othe gains (losses).

Note 2: Recorded as unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income.

10,348)(\$

3,446)

(\$

- 6. There was no transfer into or out from Level 3 for the six-month periods ended June 30, 2022 and 2021.
- 7. The financial segment is in charge of valuation procedures for fair value measurements being categorized within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the source of information is independent, reliable and in line with other resources and any other necessary adjustments to the fair value.

The financial segment cooperatively set up valuation policies, valuation processes and rules for measuring fair value of financial instruments that ensure compliance with the related requirements in IFRS.

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

		22/6/30 r value	Valuation technique	Significant and unobservable input	Range (weighted average)	Relationship between input and fair value
Equity instruments:						
Unlisted and non-OTC stocks	\$	28,054	Net asset value approach	Not applicable	Not applicable	The higher the net assets value, the higher the fair value
Unlisted and non-OTC stocks		47,841	Discounted Cash Flow method	Note 1	Not applicable	Note 2
Hybrid instrument:						
Unlisted and non-OTC stocks		44,355	Discounted Cash Flow method	Note 1	Not applicable	Note 2
Embedded option	(35,811)	Options pricing model	Price volatility	Not applicable	The higher the net assets value, the higher the fair value
				Significant		
				and	Range	Relationship
		21/12/31 air value	Valuation technique		(weighted average)	between input and fair value
Equity instruments:						
Unlisted and non-OTC stocks	\$	37,495	Net asset value approach	applicable	Not applicable	The higher the net assets value, the higher the fair value
Unlisted and non-OTC stocks		51,740	Discounte Cash Flov method		Not applicable	Note 2
Hybrid instrument:						
Unlisted and non-OTC stocks		45,343	Discounte Cash Flov method		Not applicable	Note 2
Embedded option	(35,891) Options pricing model	Price volatility	Not applicable	The higher the net assets value, the higher the fair value

	Significant										
				and	Range	Relationship					
	202	21/6/30	Valuation	unobservable	(weighted	between input					
	Fair v		technique	input	average)	and fair value					
Equity instruments:											
Unlisted and non-OTC stocks	\$	37,113	Net asset value approach	Not applicable	Not applicable	The higher the net assets value, the higher the fair value					
Unlisted and non-OTC stocks		21,741	Discounted Cash Flow method	Note 1	Not applicable	Note 2					
Hybrid instrument:											
Unlisted and non-OTC stocks		52,246	Discounted Cash Flow method	Note 1	Not applicable	Note 2					
Embedded option	(42,437)	Options pricing model	Price volatility	Not applicable	The higher the net assets value, the higher the fair value					

- Note 1: Long term sales growth, weighted average cost of capital, long term net profit before tax, discount for lack of marketability, and discount for minority interest.
- Note 2: The higher discount for lack of marketability is, the lower fair value is; the higher weighted average cost of capital and discounts for lack of control are, the lower the fair value is; the higher long-term revenue growth rate and long-term operating profit before income tax are, the higher the fair value is.
 - 9. The Group has carefully assessed the valuation models and assumptions used to measure fair value. However, use of different valuation models or assumptions may result in a different outcome.

XIII. Disclosures

- (1) Information on significant transactions
 - A. Financing provided: None.
 - B. Endorsements and guarantees provided: None.
 - C. Marketable securities held at the end of period (excluding investments in subsidiaries, associates and joint ventures): Please refer to schedule 1.
 - D. Marketable securities acquired and disposed of at costs or prices of at least \$300 million or 20% of the paid-in capital: None.
 - E. Acquisition of real estate properties at costs of at least \$300 million or 20% of the paid-in capital: None.
 - F. Disposal of real estate properties at prices of at least \$300 million or 20% of the paid-in capital: None.
 - G. Total purchases from or sales to related parties of at least \$100 million or 20% of the paid-in capital: Please refer to schedule 2.

- H. Receivables from related parties amounting to at least \$100 million or 20% of the paid-in capital: Please refer to schedule 3.
- I. Trading in derivative instruments undertaken during the reporting period: Please refer to Note 6 (2) and (10).
- J. Intercompany relationships and significant intercompany transactions: Please refer to Schedule 4.
- (2) <u>Information on investees</u>

Names, locations, and related information of investees over which the Company exercises significant influence (excluding information on investment in mainland China): Please refer to Schedule 5.

- (3) Information on investments in China
 - A. Information on investment in mainland China: Please refer to Schedule 6.
 - B. Significant transactions, either directly or indirectly through a third area, with investee companies in China: Please refer to Schedule 4.
- (4) Information of major shareholders

Name and information of shareholders with more than 5% shareholding interest: Please refer to Schedule 7.

XIV. <u>Segment information</u>

(1) General information

Management has determined the reportable operating segments based on the reports reviewed by the Board of Directors that are used to make strategic decisions. There is no material change in the basis for formation of entities and division of segments in the Group or in the measurement basis for segment information in this period.

(2) <u>Measurement of segment information</u>

The Group uses the revenue and pre-tax profit or loss as the measurement for operating segment profit and the basis of performance assessment. The accounting policies of the operating segments and the accounting policies described in Note 4 of the consolidated financial statements are the same.

(3) <u>Segment information</u>

Segment information provided to the chief operating decision-maker for the reportable segments is as follows:

	For the six-month periods ended June 30,2022												
		IPC	M	edical PC	El	imination		Total					
Revenue from external customers	\$	3,274,255	\$	762,888	\$	-	\$	4,037,143					
Revenue from internal segments	_	109,779		13,784	(123,563)		-					
Segment revenue	\$	3,384,034	\$	776,672	(_	123,563)	\$	4,037,143					
Segment profit or loss	\$	507,810	\$	89,772	\$	-	\$	597,582					
Segment profit or loss includes:													
Depreciation and amortization	\$	39,027	\$	12,613	\$		\$	51,640					
		For the	six-	month per	iods	ended June	30	,2021					
		IPC	Μ	edical PC	E	limination		Total					
Revenue from external customers	\$	2,148,714	\$	522,557	\$	-	9	5 2,671,271					
Revenue from internal segments		76,605		3,040	(79,645)		-					
Segment revenue	\$	2,225,319	\$	525,597	(\$	79,645)	9	5 2,671,271					
Segment profit or loss	\$	58,770	\$	40,013	\$	-	9	5 98,783					
Segment profit or loss includes:													
Depreciation and amortization	\$	39,816	\$	10,810	\$	-	9	50,626					

Note 1: The intra-segment revenues have been eliminated to \$0.

Note 2: Because the Group's segment assets are not provided to the chief operating decision-marker, such items are not required to be disclosed.

(4)Adjustment information on segment profit or loss

Adjustment is not required as the Group's reportable segment profit or loss are equivalent to the income (loss) from continuing operations.

MARKETABLE SECURITIES HELD

(EXCLUDING INVESTMENTS IN SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES)

JUNE 30, 2022

(Amounts in thousands of New Taiwan dollars, Unless Specified Otherwise)

	Ν	larketable securities type and name				2022/	6/30			
Holding company	Туре	Name (Note 1)	Relationship with the Company	Financial Statement Account	Shares	Carrying value (Note2)	Percentage of Ownership (%)	Fair value	Remarks	
AAEON Technology Inc.	Fund	Mega Diamond Money Market	None	Financial assets at fair value through profit or loss - current	2,091,070	\$ 26,548	-	\$ 26,548	None	
"	Stock	Advantech Co.,Ltd.	"	"	802	277	-	277	"	
"	"	MACHVISION,INC.	Other related party - the Company's Chairman as a director	n	1,180,198	163,457	2.64	163,457	"	
"	"	ATECH OEM INC.	"	"	234	3	-	3	"	
"	"	Unitech Electronics Co., Ltd.	None	"	549,657	11,159	0.73	11,159	"	
"	"	LILEE SYSTEMS Ltd.	"	"	468,750	-	-	-	"	
"	"	Allied Biotech Co.	Other related party - the Company's Chairman as a director	"	300,000	4,110	0.31	4,110	"	
"	"	TELEION WIRELESS, INC.	None	"	149,700	-	-	-	"	
"	"	InSynerger Technology Co., Ltd.	"	Financial assets at fair value through profit or loss - non-current	1,710,000	19,360	15.05	19,360	"	
"	"	V-Net AAEON Corporation Ltd.	"	"	29	8,544	14.50	8,544	Note 3	
AAEON INVESTMENT, CO., LTD.	Stock	ATECH OEM INC.	Other related party - the Company's Chairman as a director	Financial assets at fair value through profit or loss - current	2,560,000	30,976	4.71	30,976	None	
"	"	Sunengine Co., Ltd.	"	"	156,903	1,089	2.75	1,089	"	
ONYX HEALTHCARE INC.	"	MACHVISION, INC.	"	Financial assets at fair value through profit or loss - current	18,716	2,592	0.04	2,592	"	
		TOP UNION ELECTRONICS CORP.	None	"	169,658	3,393	0.17	3,393	"	
"	"	INNO FUND III	"	Financial assets at fair value through profit or loss - non-current	3,000,000	26,965	13.04	26,965	"	
"	"	MELTEN CONNECTED HEALTHCARE INC.	"	Financial asset at fair value through other comprehensive income - non-current	4,193,548	2,381	6.61	2,381	"	
		PROTECTLIFE INTERNATIONAL BIOMEDICAL INC	"	"	2,500,000	26,100	6.30	26,100	"	

The "securities" above refer to stocks, bonds, beneficiary certificates and derivatives included in IFRS 9 "Financial Instruments" Note1:

Note2: For those measured at fair value, please enter the carrying value after the valuation adjustment of fair value and deduction of accumulated impairment in the carrying value column. As for those assets not measured at fair value, please enter the carrying value of initial acquisition cost or amortized cost after deducting accumulated impairment in the carrying value column.

Hybrid contract with embedded options. Note3:

TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

FOR THE SIX -MONTH PERIOD ENDED JUNE 30, 2022

(Amounts in thousands of New Taiwan dollars, Unless Specified Otherwise)

 Reasons for difference

 between the related party

 transaction terms and the

 arms length terms of

 Transaction
 Accounts and notes receivable (payable)

Company Name	Related Party	Nature of Relationship	Purchase (sales)		Amount	tota	centage to l purchase ales) (%)	Payment terms	Unit Price	Payment terms	Endi	ng Balance	Percentage to total accounts and notes receivable or payable (%)	Note
AAEON Technology Inc.	ASUSTEK COMPUTER INC	Parent	Purchases	\$	710,311		27.51	month-end \$ 30 days	-	-	(\$	137,045)	(24.43)	
"	AAEON TECHNOLOGY (EUROPE) B.V.	Subsidiary	(Sales)	(755,217)	(26.38)	60 days after invoice date	-	-		322,100	33.30	
"	AAEON ELECTRONICS, INC.	"	"	(627,721)	(21.93)	"	-	-		210,400	21.75	
"	AAEON TECHNOLOGY (SUZHOU) INC.	"	"	(160,866)	(5.62)	month-end 60 days	-	-		41,792	4.32	
ONYX HEALTHCARE INC.	ONYX HEALTHCARE USA, INC.	'n	'n	(209,944)	(33.16)	month-end 90 days	-	-		78,640	37.26	

Note: The reasons for difference between the related party transaction terms and the arms length terms of transaction shall be described in the price and loan term section.

RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

JUNE 30, 2022

(Amounts in thousands of New Taiwan dollars, Unless Specified Otherwise)

		Nature of	En	ding balance			Over	due		Amounts	Received in				
Company Name	Related Party	Relationship		(Note 1)	Turnover (%)	Amount		Action taken	_	Subsequent Period			Loss allowance		
AAEON Technology Inc.	AAEON TECHNOLOGY (EUROPE) B.V.	Subsidiary	\$	322,100	5.55 \$		-		-	\$	112,232	\$		-	
	AAEON ELECTRONICS, INC.	"		210,400	5.83						150,372			-	

Note: Please fill in separately based on accounts receivable, notes and other receivables of related parties.

AAEON Technology Inc. and Subsidiaries INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT INTERCOMPANY TRANSACTIONS (ONLY TRANSACTIONS AMOUNTING TO AT LEAST NT\$100 MILLION ARE DISCLOSED)

FOR THE SIX-MONTH PERIOD ENDED JUNE 30, 2022

(Amounts in thousands of New Taiwan dollars, Unless Specified Otherwise)

Serial No. (Note 1)	Company Name	Related Party	Nature of relationships (Note 2)	Financial Statement Account	А	mount	Terms	As a percentage of consolidated revenues or total assets (%) (Note 3)	
0	AAEON Technology Inc.	AAEON TECHNOLOGY (EUROPE) B.V.	1	Net sales	\$	755,217	60 days after invoice date	18.71	
"	"	AAEON ELECTRONICS, INC.	1	Net sales		627,721	"	15.55	
"	"	AAEON TECHNOLOGY (SUZHOU) INC.	1	Net sales		160,866	month-end 60 days	3.98	
"	"	AAEON TECHNOLOGY (EUROPE) B.V.	1	Accounts receivable		322,100	60 days after invoice date	2.91	
"	"	AAEON ELECTRONICS, INC.	1	Accounts receivable		210,400	"	1.90	
1	ONYX HEALTHCARE INC.	ONYX HEALTHCARE USA, INC.	3	Net sales		209,944	month-end 90 days	5.20	

Note 1: Intercompany transactions should be indicated in the numbered columns individually. The number is filled in as follows:

(1) Parent company is numbered 0.

(2) Subsidiaries are numbered sequentially according to company name from Arabic numeral 1.

Note 2: There are three types of relationships with counterparties (Disclosure is not required for the same intercompany transactions. For example: If the parent has already disclosed the intercompany transaction, the subsidiary is not required to disclose the same transaction.

For intercompany transactions between subsidiaries, if one of the subsidiary has already disclosed the transaction, the other subsidiary is not required to disclose the same transaction)

(1) Parent company to subsidiary

(2) Subsidiary to parent company

(3) Subsidiary to subsidiary

Note 3: The calculation of transaction amount as a percentage of consolidated net revenue or total assets: in the case of financial statement accounts, ending balance is divided by consolidated total assets; in the case of income statement accounts, cumulative amount in the period is divided by consolidated net revenue.

Note 4: There is no need to disclose transactions of no more than \$100 million, and transactions shall be disclosed as assets and income.

AAEON Technology Inc. and Subsidiaries NAMES, LOCATIONS, AND RELATED INFORMATION OF INVESTEES OVER WHICH THE COMPANY EXERCISES SIGNIFICANT INFLUENCE (EXCLUDING INFORMATION ON INVESTMENT IN MAINLAND CHINA)

FOR THE SIX-MONTH PERIOD ENDED JUNE 30, 2022

(Amounts in thousands of New Taiwan dollars, Unless Specified Otherwise)

				Original Ir	vestment	Balan	ce as of June 30	,2022		Profits or losses on investment	
Name of investor	Name of investee	Location	Main businesses and products	2022/6/30	2021/12/31	Shares	Percentage (%)	Carrying Amount	Investee profit or loss for the period (Note 2)	recognized for the period (Note 2)	Remarks
AAEON Technology Inc.	AAEON ELECTRONICS, INC.	USA	Sales of IPC and PC peripherals	\$ 145,628	\$ 135,632	490,000	100.00	\$ 258,141	\$ 20,703	\$ 20,706	
11	AAEON TECHNOLOGY CO.,LTD	British Virgin Islands	Investment of IPC and interface card	261,747	243,780	8,807,097	100.00	241,663	(4,104)	(4,101)	
"	AAEON TECHNOLOGY (EUROPE) B.V.	Netherlands	Sales of IPC and PC peripherals	3,105	3,132	-	100.00	40,481	13,128	13,128	
n	AAEON TECHNOLOGY SINGAPORE PTE.LTD.	Singapore	Sales of IPC and PC peripherals	12,465	11,936	465,840	100.00	59,071	2,933	2,933	
"	AAEON INVESTMENT, CO., LTD.	Taiwan	Investment of IPC and PC peripherals	150,000	150,000	15,000,000	100.00	120,464	1,085	1,085	
"	ONYX HEALTHCARE INC.		Design, manufacture and sales of medical PC	172,308	73,358	16,257,179	48.88	595,477	73,822	36,584	
n	LITEMAX ELECTRONICS INC.	"	Sales of PC peripherals	70,218	70,218	5,015,050	11.97	103,683	106,908	12,813	
"	IBASE TECHNOLOGY INC.	"	Manufacturing and sales of industrial motherboards	3,498,501	3,498,501	52,921,856	31.68	3,213,254	397,201	81,399	
AAEON TECHNOLOGY (EUROPE) B.V.	AAEON TECHNOLOGY GMBH	Germany	Sales of IPC and PC peripherals	932	940	-	100.00	19,097	220	-	Note1

AAEON Technology Inc. and Subsidiaries NAMES, LOCATIONS, AND RELATED INFORMATION OF INVESTEES OVER WHICH THE COMPANY EXERCISES SIGNIFICANT INFLUENCE (EXCLUDING INFORMATION ON INVESTMENT IN MAINLAND CHINA) FOR THE THREE-MONTH PERIOD ENDED JUNE 30, 2022

(Amounts in thousands of New Taiwan dollars, Unless Specified Otherwise)

			Original Investment Balance as of June 30,2022									Profits or losses on investment		
Name of investor	Name of investee	_Location_	Main businesses and products	202	22/6/30	20	21/12/31	Shares	Percentage(%)	arrying mount	or lo	stee profit oss for the d (Note 2)	recognized for the period (Note 2)	Remarks
ONYX	ONYX	USA	Sales of	\$	59,440	\$	55,360	200,000	100.00	\$ 65,742	(\$	31,349)	-	Note1
HEALTHCARE INC.	HEALTHCARE USA, INC.		medical PC and peripherals											
"	ONYX HEALTHCARE EUROPE B.V.	Netherlands	Marketing support and maintenance of medical PC and peripherals		3,105		3,132	100,000	100.00	14,508		597	-	"
"	IHELPER INC.	Taiwan	R&D and sales of medical robots		16,560		16,560	1,656,000	46.00	7,012	(1,183)	-	"
n	WINMATE INC.	n	Bid quotations, distributions and sales of LCD application equipment and modules		552,783		552,783	10,041,000	13.83	545,464		179,560	-	"

Note 1: According to relevant regulations, there is no need to fill in investment profit and loss disclosed in this period.

Note 2: The profit or loss of the amount involving foreign currencies are converted to NTD at the average exchange rate between January 1 and June 30, 2022, while others are converted to NTD under the exchange rate at end period of the financial report.

AAEON Technology Inc. and Subsidiaries INFORMATION ON INVESTMENT IN MAINLAND CHINA FOR THE SIX-MONTH PERIOD ENDED JUNE 30, 2022

Schedule 6

(Amounts in thousands of New Taiwan dollars, Unless Specified Otherwise)

Investee Company AAEON TECHNOLOGY (SUZHOU) INC.	Main Businesses Production and sales of IPC and interface card	Total Amount of Paid-in <u>Capital</u> \$ 258,275	Methods of investment (Note 1) 2	Beginning Balance of Accumulated Outflow of Investment from <u>Taiwan</u> \$ 258,275	Investment Flows Outflow Inflow \$ - \$ -	Accumulated Outflow of Investment from Taiwan as of June <u>30, 2022</u> \$ 258,275	Investee profit or loss for the period (\$4,256)	The Company's direct or indirect holding percentage 100%	Share of Profits / Losses (Note 2. (2)C) (\$ 4,256)	Carrying Amount as of June 30, 2022 \$ 251,144	Accumulated Inward Remittance of Earnings as of June 30, 2022 \$-	Remarks_
ONYX HEALTHCARE (SHANGHAI) LTD	Sales of medical PC and peripherals	65,384	1	65,384		65,384	(950)	100%	(950)	6,787	-	
Company Name AAEON Technology Inc. Onyx Technology Inc.	Ending Balance of Accumulated Investment in Mainland China \$ 258,275 65,384	Investment Amounts Authorized by Investment Commission, <u>MOEA</u> \$ 258,275 65,384	Upper Limit on Investment Authorized by Investment Commission, <u>MOEA</u> \$ 5,113,911 753,532									

Note 1: The methods of investment are listed below, please mark the category on schedule:

(1) Investment in China companies directly.

(2) Investment in China companies through AAEON TECHNOLOGY CO.,LTD in a third region.

(3) Other methods of investing in China.

Note 2: The column of investment profit or loss for the period:

- (1) It should be noted if the entity was in preparation stage without profit or loss on investment.
- (2) It should be noted that the basis of recognizing the profit or loss on investment includes the following:
 - A. Based on financial statements reviewed by an international accounting firm that is in collaboration with an accounting firm in the Republic of China.

B. Based on financial statements reviewed by auditor of the parent company in Taiwan.

C. Other basis

Note 3: The profit or loss of the amount involving foreign currencies are converted to NTD at the average exchange rate between January 1 and June 30, 2022, while others are converted to NTD under the exchange rate at the end period of the financial report.

INFORMATION OF MAJOR SHAREHOLDERS

JUNE 30, 2022

Schedule 7

	Shares				
Name of major shareholder	Total Shares Owned	Ownership (%)			
ASUSTEK COMPUTER INC.	43,756,000	29.418			
IBASE TECHNOLOGY INC.	41,698,468	28.035			
Yung-Shun Chuang	19,664,000	13.221			
HUA-CHENG VENTURE CAPITAL CORP.	8,359,000	5.620			
HUA-MIN INVESTMENT CO., LTD.	8,359,000	5.620			

Note 1: In this chart, major shareholders are defined as shareholders with more than 5% collective holding interest in common and preferred shares that have been delivered via book entry (including treasury stocks), as shown in the records of TDCC on the final business day of each quarter. Share capital, as shown in the financial statements, may differ from the number of shares that have been delivered via book entry due to differences in the preparation basis.

Note 2: For shareholders who have placed shareholding under trust, the above information shall be provided based on trust accounts created by the trustee. In which case, these shareholders may be required under the Securities and Exchange Act to make regulatory reporting on insiders with more than 10% ownership interest, which include shares held in own name and shares placed under trust that the shareholder has control over. Refer to Market Observation Post System for information on the reporting of insider shareholding.