[Stock Code: 1217]

AGV Products Corporation and its Subsidiaries Consolidated Financial Report and Independent Auditors' Report 2021 and 2020

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

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Xingnan Village, Minxiong Township, Chiayi County

Company Tel.: (05)221-1521

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AGV Products Corporation Statement of Declaration

The companies to be included by the Company in the consolidated financial statement of affiliated enterprises in 2021 (January 1, 2021, to December 31, 2021) pursuant to the Criteria Governing Preparation of Affiliation Report, Consolidated Business Report and Consolidated Financial Statement of Affiliated Enterprises are the same as those to be included into the consolidated financial report of the parent company and subsidiaries pursuant to the Statement of International Financial Reporting Standards (IFRS) No. 10 approved by the Financial Supervisory Commission. Further, the related information to be disclosed in the consolidated financial report of affiliated enterprises has been disclosed in the aforementioned consolidated financial report of parent company and subsidiaries. Accordingly, it is not necessary for the Company to prepare a consolidated financial report of affiliated enterprises separately.

Declared by:

Company name: AGV Products Corporation Responsible person: Kuan-Han Chen

March 25, 2022

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Independent Auditors' Report

To AGV Products Corporation:

Audit opinions

We have audited the consolidated balance sheet of AGV Products Corporation and its subsidiaries (hereinafter referred to as the "AGV Group") as of December 31, 2021 and 2020, the consolidated statement of comprehensive income, consolidated statement of changes in equity, and consolidated statement of cash flows for the periods January 1 to December 31, 2021 and 2020, and the accompanying footnotes (including the summary of major accounting policies).

In our opinion, based on our audit results and other independent auditors' report (please refer to the Other matters section), all material disclosures of the consolidated financial report mentioned above were prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, International Financial Reporting Standards approved by the Financial Supervisory Commission, the International Accounting Standards, and interpretations thereof, and present a fair view of the consolidated financial position of AGV Group as of December 31, 2021 and 2020, and the business performance and cash flows for the periods January 1 to December 31, 2021 and 2020.

Basis of audit opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statement by Certified Public Accountants and the generally accepted auditing standards. Our responsibilities under those standards are further described in the Auditors' responsibilities for the audit of the consolidated financial report section of our report. The personnel of the CPA firm subject to the independence requirement have acted independently from the business operations of AGV Group in accordance with the Code of Ethics for Professional Accountants, and have performed the other responsibilities of the Code of Ethics. According to our audits and the other independent auditors' report, we believe to have obtained sufficient and appropriate audit evidence in order to be used as the basis for our opinion.

Key audit matters

"Key audit matters" means that the independent auditor has used their professional judgment as the basis to audit the most important matters on the 2021 consolidated financial report of AGV Group. These matters were addressed in the content of our audit of the consolidated financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on them.

The key audit matters of the 2021 consolidated financial report of AGV Group are as follows:

I. Fair value evaluation of investment property

For the detailed accounting policy on investment property, please refer to Note 4(12) of the consolidated financial report, and for descriptions of the recording basis and evaluation status of investment property, please refer to Note 6(12) of the consolidated financial statements.

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Description of key audit matters:

As of December 31, 2021, the held investment property totaled NTD 2,653,215 thousand, accounting for 19.18% of the total assets, and it was subsequently measured using the fair value model. The recognized variable income generated from fair value changes totaled NTD 5,936 thousand in 2021, accounting for 2.08% of the net income before tax. The evaluation was mainly based on an analysis of discounted cash flow and land development, under the condition that the income was calculated according to market rent and value by commissioned external appraiser. The analysis relied on the evaluation and judgment of an external appraiser based on overall usage, local or market conditions of the subject property. The assumptions and estimates related to profit rate and discount rates adopted for evaluation contained material uncertainty. Thus, we consider the fair value evaluation of investment property as a key audit matter when auditing the consolidated financial report of AGV Group.

Corresponding audit process:

Our main audit process includes checking the consistency of inventory and appraisal data provided for external appraisers by management, evaluating the accuracy of investment property classifications based on the understanding of the Company and checking the recoverable amount and recorded amount in the value appraisal report of independent evaluation issued by the external appraiser to the Company, reviewing the reasonableness of related assumptions and appraisal content (including method, analysis period and discount rate) and evaluating the qualification and independence of such external appraisers. The appropriateness and completeness of information disclosed in the notes to consolidated financial report is also evaluated.

II. Recognition of revenue

Please refer to Note 4(19) of the consolidated financial report for the detailed accounting policy on income recognition. Please refer to Note 6(27) of the consolidated financial report for income details.

The main business of the AGV Group is to the manufacturing, processing, and sales of products related to drinks and canned foods. The transaction terms agreed to in the sales contract signed with the customer will affect the judgment of the AGV Group regarding whether the income recognition timing meets the time in which the customer owns the right to set the price and use the same and takes the responsibility for resale along with the obsolescence risk of the product. Therefore, we consider the income recognition test in 2021 as a key audit matter when auditing the consolidated financial report of the AGV Group.

Our main audit process includes understanding the sales system of AGV Group, such as the sales channels and sales target, checking agreements related to sales contracts signed with main trading customers and randomly checking shipment and income recognition operation procedure records in 2020 (including checking the consistency of the date, amount and counterparty in the shipping order and invoice). We also conduct a comparison of two terms regarding the main trading customers, including the comparison of accounts receivable turnover rate, accounts receivable turnover days and credit period, and inquiries of the top ten trading counterparties in two terms with major changes to evaluate the reasonableness of the transaction amount and counterparty and execution cut-offs for operating revenue recognition and shipping voucher forms before and after the balance sheet date.

Other matters

As stated in Note 4(3) of the consolidated financial report, we have not audited the financial statements of some subsidiaries and investments under the equity method in said consolidated financial report, which has been done by other CPAs. Thus, in our opinions expressed on the consolidated financial report, the amounts listed in the report for those companies were based on the other independent auditors' report. The total assets of subsidiaries were NTD 5,444 thousand and NTD 6,888 thousand as of December 31, 2020 and 2019, accounting for 0.04% and 0.05% of total

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consolidated assets, respectively, and the total liabilities were NTD 1,218 thousand and NTD 1,288 thousand as of December 31, 2020 and 2019, accounting for 0.02% and 0.02% of total consolidated liabilities, respectively. In 2021 and 2020, the operating revenues were both NTD 0, accounting for 0% of the net consolidated operating revenue, and the total comprehensive incomes were NTD (1,737) thousand and NTD (2,094) thousand, accounting for (0.31%) and (0.49%) of the total consolidated comprehensive income, respectively. In addition, the investments in these affiliates under the equity method were NTD 2,039,991 thousand and NTD 1,818,191 thousand as of December 31, 2021 and 2020, accounting for 14.74% and 13.63% of the total consolidated assets, respectively. In 2021 and 2020, the recognized shares of profit or loss from affiliates and joint ventures under the equity method were NTD 106,028 thousand and NTD 95,297 thousand, accounting for 37.17% and 30.71% of the consolidated pre-tax income, respectively, while the recognized shares of other comprehensive income from affiliates and joint ventures under the equity method were NTD 148,853 thousand and NTD 90,957 thousand, accounting for 43.01% and 50.13% of other net consolidated comprehensive income, respectively.

AGV Products Corporation has duly worked out the 2021 and 2020 parent company only financial report for which we have duly worked out a standard type Audit Report with unqualified opinion for reference.

Responsibilities of the management and the governance unit for the consolidated financial report

Management is responsible for preparing the appropriate consolidated financial report in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers. Additionally, it is responsible for maintaining the internal control mechanism that is related to and necessary for the preparation of the consolidated financial report. As a result, it can ensure material misstatement due to fraud or error does not occur in the consolidated financial report.

In preparing the consolidated financial report, management is also responsible for assessing the ability of the AGV Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting, unless management either intends to liquidate the AGV Group or cease operations, or there is a lack of any option except for liquidation or suspension.

The governance unit (including the audit committee) of AGV Group is responsible for supervising the financial reporting process.

Auditors' responsibilities for the audit of the consolidated financial report

Our objectives are to obtain reasonable assurance about whether the consolidated financial reports as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with generally accepted auditing standards will always detect a material misstatement when it exists. Misstatements might have been caused by fraud or errors. If individual values or an overview of misstatements can be reasonably expected to affect economic decisions made by users of consolidated financial report, they are considered significant.

As part of an audit in accordance with the generally accepted auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit. We also perform the following tasks:

I. Identify and assess the risk of material misstatement of the consolidated financial report due to fraud or error, design and adopt appropriate countermeasures for the risks assessed, and obtain sufficient and appropriate audit evidence in order to be used as the basis for the opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting

- from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- II. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control of AGV Group.
- III. Evaluate the adequacy of accounting policies adopted by management and the legitimacy of accounting estimates and related disclosures made.
- IV. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of AGV Group to continue as a going concern. In cases where we consider that events or circumstances have significant uncertainty in this regard, then relevant disclosure of the consolidated financial report shall be provided in the auditors' report to allow users of the consolidated financial report to be aware of such events or circumstances, or we shall revise our opinion when such disclosure is considered inappropriate. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the AGV Group to cease to continue as a going concern.
- V. Evaluate the overall presentation, structure and content of the consolidated financial report (including relevant notes), and whether the consolidated financial report represents the underlying transactions and events in a manner that achieves fair presentation.
- VI. Obtain sufficient and appropriate audit evidence on the financial information of individual companies within AGV Group in order to express an opinion on the consolidated financial report. Our responsibilities as auditors are to instruct, supervise and execute audits and form an audit opinion on AGV Group.

Communications made by the CPAs with governance units include the planned scope and timing of inspection as well as significant inspection findings (including significant deficiencies found with internal control during inspection).

We also provide those in charge of governance with a statement that we have complied with the Code of Ethics for Professional Accountants regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, where applicable (including related protection measures).

The independent auditor has used communications with the governing unit as the basis to determine the key audit matters to be performed on the 2021 consolidated financial report of AGV Group. We describe these matters in our auditors' report unless laws or regulations preclude public disclosure about these matters, or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communications.

Crowe (TW) CPAs CPA: Shu-Man Tsai

CPA: Ching-Lin Li

Approval No.: Jin-Guan-Zheng-Shen-Zi No. 10200032833 March 25, 2022

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AGV Products Corporation and its Subsidiaries Consolidated Balance Sheet December 31, 2021 and 2020

Unit: NTD thousand

		December 31, 2021		December 31, 2020			
Code	Assets		Amount	%	Amount	%	
	Current assets						
1100	Cash and cash equivalent (Note 6(1))	\$	687,587	5	\$ 669,519	5	
1110	Financial assets at fair value through profit and loss – current (Notes 6 (2))		45,757	-	35,658	-	
1150	Net notes receivable (Note 6(3))		47,603	-	41,580	-	
1160	Net notes receivable – related parties (Note 7)		13,476	-	19,394	-	
1170	Net accounts receivable (Note 6(4))		584,532	4	511,606	4	
1180	Net accounts receivable – related parties (Note 7)		19,175	-	19,339	-	
1200	Other receivables (Note 6(5))		18,102	-	17,857	-	
1210	Other accounts receivable – related parties (Note 7)		38,857	-	23,434	-	
1220	Income tax assets in the current period		320	-	226	-	
130x	Inventories (Note 6(6))		803,745	7	742,160	7	
1410	Prepayments (Note 6(7))		141,333	1	124,997	1	
1476	Other financial assets – current (Note 6(14))		-	-	30,278	-	
1479	Other current assets – others		3,663	-	3,565	-	
11xx	Total current assets		2,404,150	17	2,239,613	17	
	Non-current assets						
1517	Financial assets at fair value through other comprehensive		1,293,948	9	1,156,453	9	
	income – non-current (Note 6(8))						
1550	Investment under the equity method (Note 6(9))		4,121,892	31	3,837,867	29	
1600	Property, plant and equipment (Note 6(10))		2,905,781	21	2,962,648	22	
1755	Right-of-use assets (Note 6(11))		177,735	1	175,872	1	
1760	Investment property, net (Note 6(12))		2,653,215	19	2,647,279	20	
1780	Intangible assets (Note 6(13))		8,319	-	9,102	-	
1840	Deferred income tax assets (Note 6(32))		202,457	1	257,215	2	
1920	Refundable deposits		10,267	-	9,963	-	
1980	Other financial assets – non-current (Note 6(14))		27,567	-	27,521	-	
1990	Other non-current assets – others (Note 6(15))		31,443	1	17,326		
15xx	Total non-current assets		11,432,624	83	 11,101,246	83	
1xxx	Total assets	\$	13,836,774	100	\$ 13,340,859	100	
	Liabilities and equity						
	Current liabilities						
2100	Short-term loans (Note 6(16))	\$	930,833	8	\$ 928,592	7	
2130	Contract liabilities – current		12,959	-	11,761	-	
2150	Notes payable		92,034	1	79,565	1	
2160	Notes receivable – the related party (Note 7)		8,849	-	12,210	-	
2170	Accounts payable		89,822	1	92,523	1	
2180	Accounts payable – related parties (Note 7)		452,427	3	617,882	5	
2200	Other payable (Note 6(17))		464,410	3	578,272	4	
2230	Current income tax liabilities		9,987	-	7,003	-	
2250	Liability reserve – current (Note 6(18))		24,878	-	23,440	-	
2280	Lease liabilities – current (Note 6(11))		15,657	-	16,036	-	
2310	Advance receipts		401	-	455	-	
2320	Long-term liabilities due within one year or one operating cycle (Note 6(20))		611,996	4	1,133,137	9	
2399	Other current liabilities (Note 6(19))		5,105	-	5,076	-	
21xx	Total current liabilities	_	2,719,358	20	 3,505,952	27	

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		December		1, 2021		December 31, 202		
Code	Liabilities and equity		Amount	%		Amount	%	
	Non-current liabilities						,	
2540	Long-term loans (Note 6(20))	\$	3,438,935	25	\$	2,694,544	20	
2570	Deferred income tax liabilities (Note 6(32))		141,675	1		141,458	1	
2580	Lease liabilities – non-current (Note 6(11))		42,549	-		33,566	-	
2620	Long-term notes and accounts payable – related parties (Note 7)		5,536	-		-	-	
2640	Net defined benefit liabilities – non-current (Note 6(21))		83,442	1		99,068	1	
2645	Guarantee deposits		7,910	-		7,797	-	
25xx	Total non-current liabilities		3,720,047	27		2,976,433	22	
2xxx	Total liabilities		6,439,405	47		6,482,385	49	
	Equity							
	Equity attributable to parent company shareholders							
3100	Capital stock (Note 6(22))							
3110	Common stock		4,945,134	35		4,945,134	37	
3200	Capital reserve (Note 6(23))		268,647	2		268,647	2	
3300	Retained earnings (Note 6(24))							
3310	Legal reserve		64,882	-		43,485	-	
3320	Special reserve		755,377	6		562,804	4	
3350	Undistributed earnings		190,023	1		213,970	2	
3400	Other equity (Note 6(25))		397,248	3		55,312		
31xx	Total equity attributable to the parent company		6,621,311	47		6,089,352	45	
36xx	Non-controlling equity (Note 6(26))		776,058	6		769,122	6	
3xxx	Total equity		7,397,369	53		6,858,474	51	
	Total liabilities and equity	\$	13,836,774	100	\$	13,340,859	100	

(Please refer to the notes of the consolidated financial report)

President: Chih-Chan Chen Accounting Manager: He-Shun Chang Chairman: Kuan-Han Chen

AGV Products Corporation and its Subsidiaries Consolidated Statement of Comprehensive Income January 1 to December 31, 2021 and 2020

Unit: NTD thousand

			2021			2020		
Code	Item		Amount	%	-	Amount	%	
4000	Operating revenue (Note 6(27))	\$	4,710,880	100	\$	4,614,486	100	
5000	Operating cost (Note 6(6))		(3,251,492)	(69)		(3,095,482)	(67)	
5900	Gross profit (gross loss)		1,459,388	31		1,519,004	33	
	Operating expenses							
6100	Selling expenses		(914,636)	(19)		(949,874)	(20)	
6200	Management expenses		(320,927)	(7)		(311,920)	(7)	
6300	Research and development expenses		(52,282)	(1)		(41,890)	(1)	
6450	Expected credit impairment gains (losses) (Note 6(4))		(8)			781		
6000	Total operating expenses		(1,287,853)	(27)		(1,302,903)	(28)	
6900	Operating gains (losses)		171,535	4		216,101	5	
	Non-operating income and expenses							
7100	Interest revenue		456	_		586	_	
7010	Other revenue (Note 6(29))		72,310	2		59,347	1	
7020	Other gains and losses (Notes $6(30)$)		(525)	_		24,621	1	
7050	Finance costs (Note 6(31))		(123,028)	(3)		(123,695)	(3)	
7055	Expected credit impairment gains (losses)		(661)	(3)		(42,226)	(1)	
7060	Share of profit or loss of affiliates and joint ventures under the		165,157	3		175,576	4	
7000	equity method		103,137	3		175,570	7	
7000	Total non-operating income and expense		113,709	2		94,209	2	
7000	N. G.A. M. C.		205.244			210 210	7	
7900	Net profit (loss) before tax		285,244	6		310,310	7	
7950	Income tax benefit (expenses) (Note 6(32))		(68,077)	(1)		(60,916)	(1)	
8200	Current net profit (loss)		217,167	5	-	249,394	6	
	Other comprehensive income (Note 6(33))							
8310	Items not reclassified to profit or loss							
8311	Re-measurement of defined benefit plan		(5,612)	_		(7,674)	_	
8316	Unrealized valuation profit or loss from equity instrument		155,615	3		40,604	1	
0310	investments at fair value through other comprehensive		133,013	3		40,004	1	
	income							
8320	Share of other comprehensive income from affiliates and		207,782	4		157,301	3	
0320	joint ventures under the equity method		207,762	7		137,301	3	
8349	Income tax related to items not reclassified		1,122	_		1,535	_	
8360	Items that may be subsequently reclassified as profit or loss		1,122			1,555		
8361	Exchange difference in the financial statement translation of		(17,899)	_		(11,991)	_	
0301	foreign operations		(17,077)			(11,771)		
8367	Unrealized valuation profit or loss of debt financial assets at		3,900	_		(850)	_	
0307	fair value through other comprehensive income		3,700			(030)		
8370	Share of other comprehensive income from affiliates and		(568)	_		1,531	_	
0570	joint ventures under the equity method		(000)			1,001		
8399	Income tax related to items that may be reclassified		1,754	-		980	-	
8300	Other comprehensive income (net)		346,094	7		181,436	4	
0.00							4.0	
8500	Total comprehensive income in the current period	\$	563,261	12	\$	430,830	10	
8600	Net profit(loss) attributable to:							
8610	Parent company owner (net profit/loss)	\$	201,182	5	\$	232,904	6	
8620	Non-controlling equity (net profit/loss)	Ψ	15,985	-	Ψ	16,490	-	
0020	Non-controlling equity (net profit loss)	\$	217,167	5	\$	249,394	6	
		Ψ	217,107		Ψ	247,374		
8700	Total comprehensive income attributable to:							
8710	Parent company owner (comprehensive income)	\$	539,539	11	\$	411,837	10	
8720	Non-controlling equity (comprehensive income)		23,722	1		18,993	-	
		\$	563,261	12	\$	430,830	10	
		·						
	Earnings per share							
9750	Basic EPS (Note 6(34))	\$	0.41		\$	0.47		
9850	Diluted EPS (Note 6(34))	\$	0.41		\$	0.47		

(Please refer to the notes of the consolidated financial report)
President: Chih-Chan Chen

Chairman: Kuan-Han Chen Accounting Manager: He-Shun Chang

AGV Products Corporation and its Subsidiaries Consolidated Statement of Changes in Shareholders' Equity January 1 to December 31, 2021 and 2020

Unit: NTD thousand

_		Equity attributable to parent company shareholders															
					Retain	ed earnings				Other equ	ity item	S					
	Common stock	Capital surplus	Lega	l reserve	Speci	ial reserve		istributed	differ financi tran	exchange rence in the ial statement solution of n operations	Un valua (loss) assets a thro- comp	realized tion profit of financial at fair value ugh other orehensive	attrib	tal equity utable to the nt company		ontrolling quity	Total equity
Balance on January 1, 2020	\$ 4,945,134	\$ 266,323		38,680	<u> </u>	512,381	\$	55,227	\$	(77,923)	\$	(58,900)		5,680,922	\$	758,344	\$ 6,439,266
Appropriation and distribution of earnings:	Ψ 1,5 13,13 1	ψ 200,525	Ψ	Ź	Ψ	312,301	Ψ		Ψ	(77,523)	Ψ	(30,700)	Ψ	3,000,722	Ψ	750,511	0,133,200
Allocated legal reserve Allocated special reserve	-	-		4,805 -		50,423		(4,805) (50,423)		-		-		-		-	-
Changes of affiliates and joint ventures		2 224				ŕ		(5.721)						(2.407)		(2.122)	(5.520)
under the equity method	-	2,324		-		-		(5,731)		-		-		(3,407)		(2,132)	(5,539)
2020 net profit (loss)	-	-		-		-		232,904		-		-		232,904		16,490	249,394
2020 other comprehensive income	-			-				(13,202)		(9,537)		201,672		178,933		2,503	181,436
2020 total comprehensive income	-	-		-		-		219,702		(9,537)		201,672		411,837		18,993	430,830
Increase/decrease in non-controlling equity	-	-		-		-		-		-		-		-		(6,083)	(6,083)
Balance on December 31, 2020	4,945,134	268,647		43,485		562,804		213,970		(87,460)		142,772		6,089,352		769,122	6,858,474
Appropriation and distribution of earnings:																	
Allocated legal reserve	-	-		21,397		-		(21,397)		-		_		_		_	-
Allocated special reserve	-	-		· -		192,573		(192,573)		-		-		-		-	-
Changes of affiliates and joint ventures under the equity method	-	-		-		-		(7,580)		-		-		(7,580)		-	(7,580)
2021 net profit (loss)	-	-		_		_		201,182		-		-		201,182		15,985	217,167
2021 other comprehensive income	-	-		-		-		(11,053)		(16,352)		365,762		338,357		7,737	346,094
2021 total comprehensive income	-	_		-		-		190,129		(16,352)		365,762		539,539		23,722	563,261
Increase/decrease in non-controlling equity	-	-		-		-		-		-		-		-		(16,786)	(16,786)
Disposal of equity instruments measured																	
at fair value through other comprehensive income	-	-		-		-		7,474		-		(7,474)		-		-	-
Balance on December 31, 2021	\$ 4,945,134	\$ 268,647	\$	64,882	\$	755,377	\$	190,023	\$	(103,812)	\$	501,060	\$	6,621,311	\$	776,058	\$ 7,397,369

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(Please refer to the notes of the consolidated financial report)
Chairman: Kuan-Han Chen
President: Chih-Chan Chen

Accounting Manager: He-Shun Chang

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AGV Products Corporation and its Subsidiaries Consolidated Statement of Cash Flows January 1 to December 31, 2021 and 2020

Unit: NTD thousand

Item	2021	2020
Cash flows from operating activities		
Current net profit (loss) before tax	\$ 285,244	\$ 310,310
Adjustments		
Income, expenses, and losses		
Depreciation expenses	133,125	131,039
Amortization expenses	2,061	4,074
Expected credit impairment losses (gains)	669	41,445
Net loss (gain) from financial assets and liabilities at fair value through profit or loss	(10,123)	(4,672)
Interest expenses	123,028	123,695
Interest revenue	(456)	(586)
Dividend revenue	(32,631)	(15,669)
Share of loss (profit) of affiliates and joint ventures under the equity method	(165,157)	(175,576)
Losses (gains) from disposal and scrap of property, plant and equipment	325	254
Impairment loss of non-financial assets	8,928	8,805
Losses (gains) due to fair value adjustment in investment property	(5,936)	(30,135)
Other items	_	44
Total income/expense items	53,833	82,718
Changes of assets/liabilities related to operating activities		
Net changes in assets related to operating activities		
Decrease (increase) in notes receivable	(102)	10,520
Decrease (increase) in accounts receivable	(72,765)	20,064
Decrease (increase) in other accounts receivable	11,210	18,374
Decrease (increase) in inventory	(62,162)	(107,596)
Decrease (increase) in prepayments	(16,522)	(18,129)
Decrease (increase) in other current assets	(98)	136
Total net changes in assets related to operating activities	(140,439)	(76,631)
Net changes in liabilities related to operations	(= :=,:==)	(, 0,00-)
Increase (decrease) in contract liabilities	1,198	3,392
Increase (decrease) in notes payable	9,108	16,365
Increase (decrease) in accounts payable	(168,156)	81,710
Increase (decrease) in other payables	16,462	40,310
Increase (decrease) in liability reserve	1,438	338
Increase (decrease) in advance receipts	(54)	100
Increase (decrease) in other current liabilities	29	(268)
Increase (decrease) in net defined benefit liabilities	(21,052)	(13,123)
Total net changes in liabilities related to operating activities	(161,027)	128,824
Total net changes in assets and liabilities related to operating activities	(301,466)	52,193
Total adjustments	(247,633)	134,911
Cash inflow (outflow) from operations	37,611	445,221
Interest received	456	586
Stock dividend received	88,611	53,704
Returned (paid) income tax	(7,336)	(2,722)
Net cash inflow (outflow) from operating activities	119,342	496,789
Thei cash limow (outhow) from operating activities	117,542	490,789

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Item	2021	2020
Cash flows from investment activities		
Acquisition of financial assets at fair value through other	\$ (19,910)	\$ (3,800)
comprehensive income		
Disposal of financial assets at fair value through other	13,672	=
comprehensive income		
Refunds from decapitalization of financial assets at fair value	27,989	-
through other comprehensive income		
Acquisition of investment under the equity method	(81,874)	(15,000)
Acquisition of property, plant and equipment	(123,657)	(50,208)
Disposal of property, plant and equipment	457	179
Increase in refundable deposits	(304)	-
Decrease in refundable deposits	-	2,830
Acquisition of intangible assets	(1,283)	(1,636)
Decrease in other financial assets	30,232	40,479
Increase in other non-current assets	(14,117)	-
Decrease in other non-current assets	<u>-</u>	4,227
Net cash inflow (outflow) from investment activities	(168,795)	(22,929)
Cash flow from financing activities		
Increase in short-term loans	2,241	-
Decrease in short-term loans	-	(301,636)
Proceeds from long-term loans	3,070,000	1,000,000
Repayment of long-term loans	(2,850,099)	(934,661)
Increase in guarantee deposits	113	-
Decrease in guarantee deposits	-	(3,377)
Increase (decrease) in other payables	9,325	(1,200)
Lease principle repayment	(12,304)	(11,430)
Interest paid	(121,491)	(124,524)
Changes in non-controlling equity	(16,786)	(6,083)
Net cash inflow (outflow) from financing activities	80,999	(382,911)
Impact of change in exchange rate upon cash & cash equivalents	(13,478)	(35,487)
Increase (decrease) in cash and cash equivalents in the current period	18,068	55,462
Balance of cash and cash equivalents, beginning	669,519	614,057
Balance of cash and cash equivalents, ending	\$ 687,587	\$ 669,519
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(Please refer to the notes of the consolidated financial report)

Chairman: Kuan-Han Chen President: Chih-Chan Chen Accounting Manager: He-Shun Chang

AGV Products Corporation and its Subsidiaries Notes on Consolidated Financial Report January 1 to December 31, 2021 and 2020 (Unless otherwise specified, all amounts are in NTD thousand)

I. Company History

- (I) Formerly known as Global Industrial Co. Ltd., AGV Products Corporation (hereinafter referred to as the "Company"), was established in June 1971 and was officially renamed AGV Products Corporation in September 1983. The Company mainly engages in the manufacturing, processing, and sales of canned foods such as drinks, beans, mushrooms, bamboo shoots and pickles, as well as the rental and sale of public housing and commercial buildings built by construction contractors. For the main operating activities of the Company and its subsidiaries (hereinafter referred to as the Group), please refer to Note 4(3)2. Besides, the Company does not have a ultimate parent company.
- (II) The consolidated financial report is expressed in New Taiwan Dollars, the functional currency adopted by the Group.

II. Approval Date and Procedures of the Financial Report

The consolidated financial report was released after being approved by the board of directors on March 25, 2022.

III. Adoption of New Standards, Amendments, and Interpretations

(I) Effect of adopting the new promulgated IFRS, IAS, IFRIC, and SIC (hereinafter referred to as the "IFRSs") endorsed by the Financial Supervisory Commission (hereinafter referred to as the "FSC"):

The following table lists the applicable newly promulgated, amended and revised standards and interpretations of IFRSs endorsed by the FSC in 2021.

New, Amended, or Revised Standards and Interpretations	Effective date promulgated
New, Amended, of Revised Standards and interpretations	by the IASB
Amendments to IFRS 4 "Extension of the Temporary Exemption	June 25, 2020
from Applying IFRS 9"	(effective since the
	promulgation date)
Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16	January 1, 2021
"Interest Rate Benchmark Reform – Phase 2"	
Amendments to IFRS 16 "Covid-19-Related Rent Concessions	April 1, 2021 (Note)
Beyond June 30, 2021"	

(Note) The FSC approved that enterprises can apply this amendment earlier on January 1, 2021.

The Group evaluated that the above standards and interpretations applicable have no significant impact on the financial status and business results of the Group.

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(II) Effect of not adopting the newly promulgated or revised IFRSs endorsed by the FSC:

The following table lists the applicable newly promulgated, amended and revised standards and interpretations of IFRS endorsed by the FSC in 2022.

New, Amended, or Revised Standards and Interpretations	Effective date promulgated by the IASB
	(Note 1)
Amendments to IAS 16 "Property, Plant and Equipment:	January 1, 2022
Proceeds before Intended Use"	(Note 2)
Amendments to IAS 37 "Onerous Contracts – Cost of Fulfilling	January 1, 2022
a Contract"	(Note 3)
Amendments to IFRS 3 "Reference to the Conceptual	January 1, 2022
Framework"	(Note 4)
Annual Improvements to IFRS Standards 2018–2020	January 1, 2022
	(Note 5)

- (Note 1) Unless otherwise specified, said newly promulgated/amended/revised standards and interpretations take effect during the annual reporting period starting after such date.
- (Note 2) Amended content which shall be retroactively applied by the enterprise shall only apply to the property, plant and equipment meeting the necessary location and status with the expected operation method of management after the start date of the earliest period (January 1, 2021) expressed in the financial statements that first adopted such amended content by the enterprise.
- (Note 3) This amendment is applicable to contracts for which all obligations have not yet been performed as of January 1, 2022.
- (Note 4) This amendment is applicable to business mergers with dates of acquisition in the annual reporting period starting after January 1, 2022.
- (Note 5) Amendments to IFRS 9 are applicable to the exchange or clause modification of financial liabilities occurring during the annual reporting period starting January 1, 2022; amendments to IAS 41 are applicable to the fair value measurement during the annual reporting period starting January 1, 2022; amendments to IFRS 1 are retroactively applicable to the annual reporting period starting January 1, 2022.
- 1. Amendments to IAS 16 "Property, Plant and Equipment: Proceeds before Intended Use"

The amendment specifies that the generated item with sales proceeds enabling the property, plant and equipment to meet the necessary location and status with the expected operation method of management shall not be the cost deduction of such asset. The generated item shall be measured by IAS 2 "Inventories" and the sales proceeds and costs shall be recognized as profit or loss based on applicable standards. In addition, the amendments also clarify that the costs for testing whether the asset is functioning properly refers to the expenditures for assessing whether its technical and physical performance enable it to be used for the production or provision of commodities or labor services, leases to others, or for management purposes.

The amendment is applicable to the property, plant and equipment meeting the necessary location and status with the expected operation method of management after January 1, 2021 (the start date of the earliest presentation period). When first applying the amendment, the Group will recognize the accumulated effects of the first-time application of the amendments as the adjustment to the beginning balance of retained

earnings (or other composition of equity, where appropriate) from the start date of the earliest presentation period and restate the information during the comparative periods.

2. Amendments to IAS 37 "Onerous Contracts – Cost of Fulfilling a Contract"

The amendment specifies that when assessing the onerousness of contracts, the "cost of fulfilling a contract" shall include the additional cost of contract fulfillment (e.g. direct labor and materials) and the amortization of other costs directly related to contract fulfilling (e.g. depreciation expense amortization of property, plant and equipment used for contract fulfilling).

When first applying the amendment, the Group will recognize the accumulated effects as retained earnings on the date of the initial application.

3. Amendments to IFRS 3 "Reference to the Conceptual Framework"

The amendment updated the index of the conceptual framework and added the provision that the acquiree shall apply IFRIC 21 "Levies" to determine whether the date of acquisition has obligation items that generate a liability to pay levies.

4. Annual Improvements to IFRS Standards 2018–2020

The annual improvements to IFRS Standards 2018–2020 include amendments to several standards. The amendment to IFRS 9 clarifies whether there is significant difference when assessing the exchange or clause modification of financial liabilities. When comparing whether there exists a 10% difference in the discounted cash flow value of the new and old contractual terms (including net amount of payment due to new contract signing or contract modification), said payment shall only include the payment made between the borrower and the lender.

The Group evaluated that the above standards and interpretations applicable have no significant impact on the financial status and business results of the Group.

(III) Impacts of IFRSs issued by the IASB but not yet approved by the FSC:

The following table lists the newly promulgated, amended, and revised standards and interpretations of IFRSs issued by the IASB but not yet approved by the FSC:

New, Amended, or Revised Standards and Interpretations	Effective date promulgated by the IASB
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of	To be determined
Assets between an Investor and its Associate or Joint	
Venture"	
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IFRS 17 "Initial Application of IFRS 17 and	January 1, 2023
IFRS 9 – Comparative Information"	
Amendments to IAS 1 "Classification of Liabilities as Current or	January 1, 2023
Non-Current"	
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"	

As of the announcement date of the consolidated financial report, the Group continues to assess the impact of the aforementioned standards and interpretations on the financial status and financial performance of the Group, and relevant impacts will be disclosed after the completion of the assessment.

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IV. Summary of Significant Accounting Policies

The significant accounting policies adopted by the consolidated financial report are as follows. Unless otherwise provided, the policies are applicable to all the reporting periods.

(I) Compliance Statement

The consolidated financial report were prepared in accordance with the Regulations Governing the Preparation of Financial Report by Securities Issuers, and the International Financial Reporting Standards, International Accounting Standards, IFRIC and SIC (hereinafter referred to as the "IFRSs") endorsed by FSC.

(II) Basis of preparation

- 1. Except for the following important items, the consolidated financial report has been duly prepared on the basis of historical costs:
 - (1) Financial assets and liabilities (including derivatives) at fair value through profit or loss which are at fair value.
 - (2) Financial assets at fair value through other comprehensive income which are at fair value.
 - (3) Defined benefit liabilities recognized based on the net pension fund assets deducting the present value of defined benefit obligations.
- 2. The preparation of consolidated financial report in compliance with the IFRSs endorsed by the FSC requires some important accounting estimates. The application of the Group's accounting policy also requires management to use their judgment during the process. For items involving high judgment or complexity or items involving important estimates and assumptions of the companies included consolidated financial report, please refer to the description in Note 5.

(III) Basis of consolidation

- 1. Principle for preparation of consolidated financial report:
 - (1) The Group included all of the subsidiaries into the consolidated financial report. Subsidiaries refer to the entities controlled by the Group (including structured entities). When the Group is exposed to the changes of remuneration participated in by the entities or is entitled to changes of remuneration, and is able to influence said remuneration by virtue of its power over the entities, the Group controls the entities. The subsidiaries are included into the consolidated financial statements on the date when the Group acquires the controlling power, and the consolidation shall be suspended as of the date when the Group forfeits the controlling power.
 - (2) Unrealized gains and losses on transactions between the Group and subsidiaries were written off. Accounting policies of subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
 - (3) Elements of the profit of loss and other comprehensive income shall be attributed to the owner of parent company and non-controlling equity. The total comprehensive income shall be attributed to the owner of parent company and non-controlling equity, even if the non-controlling equity suffers loss.
 - (4) When the change in the shareholdings on a subsidiary does not result in a loss of control (and transactions with non-controlling equity), it should be treated as an equity transaction with the shareholders. The price difference between the adjustment value of non-controlling equity and fair value of paid or collected considerations shall be stated into equity directly.
 - (5) When the Group forfeits control over its subsidiaries, its residual investment in its subsidiaries shall be re-measured based on fair value, and identified as the fair value of financial assets recognized initially or cost of the investment in affiliates

or joint ventures recognized initially, as the price difference between the fair value and book value. Where the accounting treatment for all amounts related to the subsidiary as recognized in other comprehensive income previously is identical with the basis for the Group's direct disposition of related assets or liabilities, namely, when the related assets or liabilities are disposed of, the profit or loss recognized in other comprehensive income previously will be reclassified as profit or loss. When the Group loses control over the subsidiary, such profit or loss shall be reclassified into income from equity.

2. The subsidiaries included in the consolidated financial report are as follows:

			ng or capital tion ratio	
Invested company/subsidiaries	Principal business		December 31, 2020	
(1) AGV Products Corporation (herein	nafter referred to as the			
"Company")				
Apoland Resource International (BVI) Corp.	Re-investment business	100.00%	100.00%	
Defender Private Security Inc.	Security business	100.00%	100.00%	
Aco Distribution Corp.	Proprietary business	100.00%	100.00%	
Sasaya Vitagreen Co., Ltd.	Proprietary business	100.00%	100.00%	
Sontenkan Resort Development	Leisure and recreation	100.00%	100.00%	
Co., Ltd.	business			
AGV International (BVI) Limited	Re-investment business	100.00%	100.00%	
Alpha International Developments Limited		100.00%	100.00%	
Koya Biotech Corp.	Gardening	87.90%	87.90%	
Hope Choice Distribution Corp.	Proprietary business	100.00%	100.00%	
Mascot International (BVI)	Re-investment business	96.91%	96.91%	
Corporation		30.3170	70.7170	
Apoland Development	Re-investment business	93.10%	93.08%	
(Singapore) Pte Ltd.				
Hopeland Distribution Corp.	Proprietary business	81.00%	81.00%	
Yunlin Dairy Technology Corp.	Dairy manufacturing	75.83%	75.83%	
AGV Biohealthy Food Limited	Re-investment business	29.75%	29.75%	
Aiken Biotechnology International	Biotechnology service	53.77%	53.77%	
Co., Ltd.				
AGV First Biotech Food (BVI) Limited.	Re-investment business	100.00%	100.00%	
(2) Apoland Resource International (E	OVI) Com			
AGV & NICE (USA)	Marketing business	57.14%	57.14%	
Mascot International (BVI)	Re-investment business	3.09%	3.09%	
Corporation	Re-mivestment ousmess	3.0970	3.0970	
Apoland Development	Re-investment business	2.25%	2.26%	
(Singapore) Pte Ltd.				
(3) Apoland Development (Singapore) Pte Ltd.			
Shanghai AGV Foods Co., Ltd.	Food	100.00%	100.00%	
(4) Mascot International (BVI) Corpor	ration			
Asia Pacific Product Development	Planting, processing and	95.27%	95.27%	
Co.	export of vegetables			
Apoland Development	Re-investment business	4.65%	4.66%	
(Singapore) Pte Ltd.				
(5) Defender Private Security Inc.				

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Yunlin Dairy Technology Corp.	Dairy manufacturing	0.70%	0.70%			
(6) Koya Biotech Corp.						
Yunlin Dairy Technology Corp.	Dairy manufacturing	1.04%	1.04%			
(7) Alpha International Developments	Limited					
Xiamen Aijian Traders Co., Ltd.	Food	84.92%	84.92%			
(8) AGV First Biotech Food (BVI) Lim	nited.					
Shandong AGV Food Technology	Food	100.00%	100.00%			
Co., Ltd.						
(9) Aiken Biotechnology International	Co., Ltd.					
Rosahill Leisure Industry Co.,	Proprietary business	70.00%	70.00%			
Ltd.						
AGV Biohealthy Food Limited	Re-investment business	30.38%	30.38%			
(10) Asia Pacific Product Development Co.						
Xingrong Limited	Gardening	100.00%	100.00%			

- A. Increase or decrease of merged subsidiaries: None.
- B. Subsidiaries not included into the consolidated financial report: None.
- C. Different adjustment and treatment by subsidiaries in the accounting period: None.
- D. Important restrictions:

Cash and bank deposits of NTD 34,000 thousand saved in China are subject to the local foreign exchange control. The foreign exchange control restricts the outward remitting of funds to regions beyond the border of China (except via normal dividends).

- E. Subsidiaries holding securities issued by the parent company: None.
- F. Information on subsidiaries with important non-controlling equity:

		December 31, 2021					
			Profit or	loss			
				distributed t	to non-		
Name of subsidiary	Shareholding ratio	Non-controll	ing equity	controlling	equity		
AGV First Biotech Food	(Note)	\$	552,401	\$			
(BVI) Limited. and							
its subsidiaries							
Others			223,657		15,985		
Total		\$	776,058	\$	15,985		
		December 31, 2020					
				Profit or	loss		
				distributed t	to non-		
Name of subsidiary	Shareholding ratio	Non-controll	ing equity	controlling	equity		
AGV First Biotech Food	(Note)	\$	552,289	\$	-		
(BVI) Limited. and							
its subsidiaries							
Others			216,833		16,490		
Total							
Total		\$	769,122	\$	16,490		

Note: This does not belong to the preferred share equity of AGV First Biotech Food (BVI) Limited. held by the Group.

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- (1) For information on the subsidiaries' main business place and country in which the company registered, please refer to Table 8 and Table 9 in Note 13.
- (2) The summarized financial information is as follows:

A. Balance sheet:

AGV First Biotech Food (BVI) Limited. and its subsidiaries

1, 2020
25,904
796,532
134,904
-
687,532

B. Statement of comprehensive income:

AGV First Biotech Food (BVI) Limited. and

		its subsi	diaries	
	20	21	2020	
Revenue		\$ -	\$	-
Current net loss	\$	(26,755)	\$	(27,901)
Other comprehensive income (net amount after tax)		(4,886)		11,054
Total comprehensive income in the current period	\$	(31,641)	\$	(16,847)
Net profit attributable to non- controlling interests	\$	-	\$	-
Comprehensive income attributable to non-controlling Interests	\$	-	\$	-
Dividend paid for non-controlling equity	\$	<u>-</u>	\$	-

C. Cash flow statement:

AGV First Biotech Food (BVI) Limited. and

	its subsidiaries				
	20:	21	20	20	
Net cash inflow (outflow) from operating activities	\$	(11,635)	\$	(14,815)	
Net cash inflow (outflow) from investment activities		(47,799)		(2,514)	
Net cash inflow (outflow) from financing activities		60,465		15,409	
Exchange rate effect		(1,623)		(880)	
Increase (decrease) in cash and cash equivalents in the current period	\$	(592)	\$	(2,800)	
Balance of cash and cash equivalents, beginning		2,389		5,189	
Balance of cash and cash equivalents, ending	\$	1,797	\$	2,389	

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- (IV) Foreign currency translation
 - 1. The item listed in the financial statements of the Group's entities shall be measured by the currency (i.e. functional currency) applicable in the main economic environment in which its business is situated. The consolidated financial report is expressed in "New Taiwan Dollars," the functional currency adopted by the Company.
 - 2. When preparing the standalone financial reports for the respective entities, the transactions conducted in currencies other than the entities' functional currencies (foreign currencies) were converted based on the exchange rates quoted on the date of transactions. The monetary items in foreign currencies converted again at the spot exchange rate closed at the end date of the reporting period. The exchange differences are recognized in the current profit or loss. The non-monetary items in foreign currency at fair value were converted at the exchange rates quoted on the date on which the fair value was determined while the exchange differences generated were recognized in the current profit or loss. However, when the change in fair value was recognized in other comprehensive income, the exchange difference so incurred was recognized in other comprehensive income. The non-monetary items measured at historical costs were converted based on the exchange rate quoted on the date of transaction and were not converted anew.
 - 3. Upon preparation of the consolidated financial report, the assets and liabilities of the foreign operating institutions were converted to NTD based on the spot exchange rate closed at the end of reporting period; the income and expenses were converted based on the average exchange rates while the resulting exchange differences were recognized under other comprehensive income and accumulated in the exchange difference in the financial statement translation of foreign operations under equity (and properly distributed to non-controlling equity).
- (V) Standards in differentiating current and non-current assets and liabilities
 - 1. Assets that match any of the following conditions shall be classified as current assets:
 - (1) Assets expected to be realized, intended to be sold or consumed over normal operating cycles.
 - (2) Those primarily for trading purposes.
 - (3) Those expected to be realized within 12 months after the balance sheet date.
 - (4) Cash or cash equivalents, except those that are intended to be swapped or settled against debt more than 12 months after the balance sheet date, and those with restricted uses.

The Group listed all assets that do not comply with the following conditions as non-current.

- 2. Liabilities that match any of the following conditions shall be classified as current liabilities:
 - (1) Liabilities expected to be settled in normal operating cycles.
 - (2) Those primarily for trading purposes.
 - (3) Liabilities expected to be settled within 12 months after the balance sheet date. (It is classified as current liability, even if it is later refinanced or rearranged into long-term liabilities at any time between the balance sheet date and the approval and announcement date of the financial report).
 - (4) Liabilities with due dates that cannot be unconditionally extended to more than 12 months after the balance sheet date. Liabilities under terms that give counterparties the option to repay in the form of equity instruments without an effect on their classification due to such terms.

The Group lists all liabilities that do not comply with the following conditions as non-current.

(VI) Cash and cash equivalents

Cash and cash equivalents include cash on hand, bank deposits and short-term investments (including time deposits with initial maturity dates within three months) with high liquidity that are readily convertible to specified amounts of cash with insignificant risk of changes in value.

(VII) Financial instruments

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

The financial assets and liabilities are measured at fair value upon initial recognition. Upon initial recognition, the transaction costs which can be directly attributable to the acquired or issued financial assets or liabilities (excluding the financial assets and liabilities at fair value through profit or loss) shall be added or deducted from the financial assets or liabilities at fair value. The transaction costs which can be directly attributed to the financial assets or liabilities at fair value are immediately recognized as profit or loss.

1. Financial assets

(1) Measurement category

On a regular purchase or sale basis, financial assets were recognized using the trade date accounting.

The category of financial assets held by the Group are financial assets at fair value through profit or loss, financial assets measured at amortized cost, debt instrument investments at fair value through other comprehensive income and equity instrument investments at fair value through other comprehensive income.

A. Financial assets at fair value through profit or loss

The financial assets at fair value through profit or loss include financial assets measured compulsorily at fair value through profit or loss and designated to be at fair value through profit or loss. Financial assets measured compulsorily at fair value through profit or loss include the Group's unspecified equity instrument investments at fair value through other comprehensive income and those not meeting the classification of debt instrument investment measured at amortized cost or fair value through other comprehensive income.

The Group will specify the financial assets to be at fair value through profit or loss upon initial recognition if they meet any of the following conditions:

a. The financial asset is a mixed (combined) contract; or

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b. The financial asset may eliminate or significantly reduce the measurement or recognition inconsistency; or

The financial asset is an investment that uses the fair value basis for its management and performance evaluation in accordance with a written risk management or investment strategy.

The financial assets at fair value through profit or loss are at fair value and the generated dividends are recognized as other revenue. Also, the interest revenue and profit or loss generated from re-measurement are recognized as other gains and losses.

B. Financial assets measured at amortized cost

Shall the financial assets invested by the Group meet the following two conditions at the same time, they are classified as financial assets measured at amortized cost:

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

After the initial recognition, the financial assets measured at amortized cost are measured at the amortized cost after the total book amount decided by the effective interest method less any impairment loss. Any exchange gain or loss in foreign currency is recognized as income.

Except in the following two circumstances, the interest revenue is calculated at the effective interest rate multiplied by the total book amount of the financial assets:

- (a) For purchased or originated credit-impaired financial assets, the interest revenue is calculated at the effective interest rate multiplying by the amortized cost of the financial assets upon credit adjustment.
- (b) For those assets other than purchased or originated credit-impaired financial assets, which, however, became credit-impaired financial assets subsequently, the interest revenue is calculated at the effective interest rate multiplying by their amortized cost.
- C. Debt instrument investments at fair value through other comprehensive income

Shall the debt instrument investment of the Group meet the following two conditions at the same time, they are classified as financial assets at fair value through other comprehensive income:

- (a) Being held within a business model in which the objective is achieve via collection of contractual cash flow and sale of financial assets; and
- (b) The contractual terms of the financial asset give rise, on specified dates, to cash flows that are solely payments of principal and interest on the principal amount outstanding.

The debt financial assets at fair value through other comprehensive income is at fair value. The interest revenue, exchange gain or loss and impairment loss or reversal gain by the effective interest method in changes of book value is recognized as profit or loss while other changes are recognized as other comprehensive income and reclassified as profit or loss upon the investment disposition.

D. Equity instrument investments at fair value through other comprehensive income

The Group may, at initial recognition, irrevocably make a choice to measure the equity instrument investment held not for transaction and not recognized or having consideration by the merger acquiree at fair value through other comprehensive income.

Equity instrument investments at fair value through other comprehensive income are measured at fair value and the subsequent fair value changes are recognized as other comprehensive income and accumulated in other equity. During the disposal of investments, the profit or loss accumulated in other

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equity is directly transferred to the retained earnings without being reclassified as profit or loss.

The dividend of equity instrument investments at fair value through other comprehensive income is immediately recognized upon the confirmation of the consolidated company's right of receiving, excluding dividend representing obvious recovery of partial investment cost.

(2) Impairment of financial assets

- A. On each balance sheet date, the Group evaluates the financial assets (including the accounts receivable) measured at amortized cost and the impairment loss of rentals receivable based on the expected credit loss.
- B. The allowance of losses on accounts receivable and rentals receivable are all recognized based on the lifetime expected credit losses. For other debt instrument investments, the credit risk is evaluated for whether there are any significant increases after the initial recognition. If not, the allowance loss is recognized based on the expected credit losses of 12 months; if there are any significant increases, the allowance loss is recognized based on the lifetime expected credit losses.
- C. Expected credit losses are the weighted average credit losses adopting the occurrence of a default risk as the weight. 12-month expected credit losses are expected credit losses that result from those default events on financial instruments that are possible within 12 months after the reporting date. Lifetime expected credit losses are the expected credit losses that result from all possible default events over the life of the financial instruments.
- D. The book value of all impairment losses on financial assets is reduced via the allowance account. However, the loss allowance of debt instrument investments at fair value through other comprehensive income is recognized in other comprehensive income without reducing its book value.

(3) Derecognition of financial assets

The Group will derecognize financial assets when meeting one of the following conditions:

- A. The interests on a contract for financial assets-based cash flow ceased to be effective.
- B. The interests on a contract for collecting financial assets-based cash flow are transferred and almost all risks and returns of all ownership over the financial assets are transferred.
- C. Not all risks and returns of ownership over the financial assets are transferred or retained, but the control of financial assets is not retained.

Where the entire financial asset measured at amortized cost is derecognized, the difference between the book amount and collected consideration is recognized as profit or loss. Where the entire debt instrument investment at fair value through other comprehensive income is derecognized, the difference between the book value and collected considerations plus any accumulated profit or loss recognized as other comprehensive income is recognized as profit or loss. Where the entire equity instrument investment at fair value through other comprehensive income is derecognized, the accumulated profit or loss is directly transferred to the retained earnings without being reclassified as profit or loss.

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2. Equity instruments

The liabilities and equity instruments issued by the Group are categorized as financial liabilities or equity based on the substance of the contract agreement and the definition of financial liabilities and equity instruments.

Equity instruments are the contracts commending the enterprise's residual equity of assets net of liabilities. The equity instruments issued by the Group should be recognized based on the payment of acquisition less the direct issuing cost.

3. Financial liabilities

(1) Subsequent measurement

Financial liabilities that are not held for the purpose of sale and are not designated to be measured at fair value through profit or loss are measured at amortized cost on the closing date of the subsequent accounting period.

(2) Derecognition of financial liabilities

The Group will derecognize financial liabilities when the obligation is rescinded, discharged, or expired. During the derecognition of a financial liability, the difference between the book value of the financial liability and the total consideration amount paid or payable (including any non-cash assets transferred or liabilities assumed) is recognized as profit or loss.

(VIII) Inventory

Inventory is measured at the lower of cost or net realizable value adopting the perpetual inventory system while the cost is determined by weighted average method. The cost of finished products and works in process includes material, direct labor, other direct costs and manufacturing expenses related to production (amortized based on normal productivity) without loan cost. The item-by-item comparison method is adopted when comparing the cost or net realizable value, whichever is lower. Net realizable value is the balance of the estimated selling price deducting the estimated cost needed to complete the work and related variable selling expenses.

(IX) Investment/affiliates under the equity method

- 1. The affiliates refer to an entity upon which the Group has significant impact without any control and often holds more than 20% of voting shares directly or indirectly. The investment of the Group in affiliates adopts the equity method and is recognized based on cost upon acquisition.
- 2. The shares of profit or loss acquired from affiliates by the Group were recognized as current profit or loss and shares of other comprehensive income were recognized as other comprehensive income. In the event that the Group's share of loss in an affiliate equals or exceeds its equity in the affiliate (including any unsecured accounts receivable), the Group will recognize extra losses only in the event of legal obligations, presumed obligations or payment made by the Group on behalf of the affiliate.
- 3. The unrealized profit or loss generated from the transactions between the Group and affiliates were written off based on the Group's equity ratio of the affiliates; the unrealized loss was written off unless the evidence displayed the impairment of transferred assets in such transaction. The accounting policies of the affiliates have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
- 4. When the Group forfeits control over the affiliates, its residual investment in the affiliates shall be re-measured based on fair value. The price difference between the fair value and book value is stated into current income.

- 5. In case the Group loses its significant impact on an affiliate upon the disposal of the affiliate, the accounting treatment for all amounts related to the affiliate as previously recognized in other comprehensive income is identical with the basis for the Group's direct disposition of related assets or liabilities, namely, when the related assets or liabilities are disposed of, the profit or loss previously recognized in other comprehensive income will be reclassified as profit or loss. When the Group losses control over the affiliate, such profit or loss shall be reclassified as income from equity. Provided that, where it still has material influence over the affiliated companies, the amount previously recognized in other comprehensive income is transferred according the method stated above based on proportion.
- 6. Where the Group forfeits its material influence over an affiliate when the Group disposes of the affiliate, the capital surplus related to the affiliate will be stated as income, provided that where it still has material influence over the affiliate, the capital surplus shall be stated as income based on the proportion of disposition.

(X) Property, plant and equipment

- 1. Property, plant and equipment is accounted based on the acquisition cost and the relevant interest is capitalized during the purchase and construction period.
- 2. The subsequent cost is included in the book value of assets or recognized as single asset only when future economic benefits related to such an item will result in probable inflow to the Group and the cost of such item can be measured reliably. The book value of the replaced part shall be derecognized. All other maintenance expenses are recognized as current profit or loss upon occurring.
- 3. No depreciation of land is required. Other property, plants, and equipment adopts the cost model and the depreciation is calculated based on the estimated useful years under the straight-line method. The Group reviews the residual value, estimated useful years and depreciation method of each asset at the end of each fiscal year. If the expected values of the residual value and useful years are different from the previous estimate or the expected consumption pattern used in future economic benefits of such asset has significant changes, it is conducted based on the changes in accounting estimate specified in IFRS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" since the date of the change. The useful years of each asset are as follows:

Houses and buildings 3-60 years Machinery and 3-32 years

equipment

Other equipment 2-36 years

4. The property, plant and equipment is derecognized upon disposition or expectation that future economic benefits cannot be generated due to usage or disposal of the property, plant and equipment. The amount of profit or loss generated from the derecognition of the property, plant, and equipment refers to the difference between the disposal proceeds and the book amount of the asset and is recognized in current profit or loss.

(XI) Lease

The Group assess whether the contract contains a lease upon on the formation date of the contract. If the contract includes a lease component and one or various additional lease or non-lease components, the Group uses the relative single price of each lease component and aggregated single price of non-lease components as the basis to allocate the consideration of the contract to individual lease components.

1. The Group was the Lessee

For all other leases of the Group, the right-of-use assets and lease liabilities are recognized from the starting date of leases, except the leases of low-value underlying assets and short-term leases are recognized as expenses on the straight-line basis.

Right-of-use assets

The right-of-use assets are originally measured at cost (including the original measured amount of lease liability, the lease payment paid before the lease starts deducing received lease incentives, original direct cost and the estimated costs for the restoration of the underlying assets); subsequently, they are measured at cost deducting the accumulated depreciation and accumulated impairment loss while the re-measurement of the lease liabilities is also adjusted.

The right-of-use assets on the straight-line basis provide depreciation from the start date of lease up to the expiration of useful years or when the lease period expires, the earlier prevailing. However, the depreciation is made from the start date of lease to expiration of useful years if the ownership of the underlying asset can be acquired upon the expiry date of the lease or the cost of right-of-use asset reflects the exercise of purchase options.

Lease liabilities

Lease liabilities are measured based on the present value of the lease payment (including the fixed payment, substantive fixed payment and variable lease payments depending on the index or rate). If the implied interest rate of a lease is easy to confirm, the rate is applied to discount the lease payment. If the rate is not easy to confirm, the lessee incremental loan interest rate will be applied.

Subsequently, the lease liabilities are measured at the amortized cost under the effective interest method, and interest expenses are allocated during the lease periods. If there is any change in lease period, assessment relating the purchase options of underlying assets, residual guarantee amount of the expected payment or the indices or fares determining the lease payments will result in changes of future lease payment, the Group re-measures the lease liabilities, and relatively adjusts the right-of-use assets; provided the book value of the right-of-use asset has decreased to zero, the remaining re-measured amount is recognized in the income/loss. The lease liabilities are recognized in the balance sheet by line item.

2. The Group was the Lessor

Upon the sublease of right-of-use assets, the Group uses the use-of-right assets (instead of underlying assets) to determine the sublease classification. However, if the main lease is applicable to the Group's waived short-term lease, such sublease is classified as operating lease.

In case the lease transfers most risks and returns attached to the underlying assets, it is classified as a finance lease; otherwise it is classified as an operating lease.

The lease payments under finance lease include the fixed payment, substantive fixed payment, variable lease payments depending on the index or rate, guaranteed residual value, exercise price when exercising the purchase termination options and penalty due to lease termination reflected in the lease period deducting received lease incentives payable. The net lease investment is based on the total present value of lease payment receivable and unsecured residual value and is expressed as finance lease receivable. The Group amortizes the finance income in the lease period adopting systematic and reasonable basis to reflect the fixed rate of return of unexpired net lease investment received by the Group during each period.

Under the operating lease, the lease payment less the lease incentives is recognized as lease income based on the straight-line method. The original direct cost

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generated from acquisition of the operating lease is the book amount added to the underlying asset and is recognized as expense during the duration of leasehold on the recognition basis which is the same as the lease income.

(XII) Investment property

The investment property is the property held to earn lease payment or capital increment or for both purposes (including property under construction due to such purpose). The investment property also includes lands held without deciding any future purposes yet.

The investment property is initially measured at cost (including transaction cost). Besides a few investment properties unable to be measured at cost because the fair value cannot be determined reliably resulting from the parameters under the income approach or under the land development approach cannot be acquired reliably, the profit or loss generated from changes in fair value is subsequently recognized in current profit or loss by the fair value model.

The investment property is reclassified as property, plant and equipment based on the fair value on the start date of private use.

When the property of property, plant and equipment is reclassified as investment property on the end date of private use, the difference in the original book value and fair value is recognized in other comprehensive income.

The amount of profit or loss generated from the disposal of investment property refers to the difference between the disposal proceeds and the book amount of the asset and is recognized in the profit or loss.

(XIII) Intangible assets

Intangible assets with limited useful life individually acquired are measured at cost less accumulated amortization and impairment. The amount of amortization is calculated based on the following useful years under a straight-line method: the cost of computer software is 2 to 10 years. The patent and trademark is based on the economic benefits or contract term. The estimated useful life and amortization method is reviewed at the end of the reporting period and any impact of changes in estimates is deferred.

Intangible assets are derecognized upon the disposal or expectation of those unable to generate future economic benefits due to usage or disposal. The amount of profit or loss generated from the derecognition of intangible assets refers to the difference between the disposal proceeds and the book amount of the asset and is recognized in the profit or loss.

Intangible assets are derecognized upon the disposal or expectation of those unable to generate future economic benefits due to usage or disposal. The amount of profit or loss generated from the derecognition of intangible assets refers to the difference between the disposal proceeds and the book amount of the asset and is recognized in the profit or loss.

(XIV) Impairment of non-financial assets

The Group will estimate the recoverable amount of the assets which show signs of impairment on the balance sheet date, and impairment loss will be recognized if the recoverable amount is lower than the book value. The recoverable amount is the fair value of an asset less the selling cost or the use value, whichever is higher. If the impairment loss of assets recognized in previous years no longer existed, it is reversed within the scope of loss amount recognized in the previous year.

(XV) Liability reserve

The liability reserve is recognized when the Company has a present statutory or presumed obligation as a result of a past event, and it is probable that an outflow of

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resources embodying economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The liability reserve is measured by best estimated present value paid to settle the obligation on the balance sheet date. The discount rate adopts the pre-tax discount rate that reflects the specific risk assessment of the current market toward the time value of money and the liabilities. The discounted amortization is then recognized as interest expenses. The future operating loss shall not be recognized in the liability reserve.

(XVI) Employee benefit

1. Short-term employee benefit

Short-term employee benefit is measured at an undiscounted amount expected to be paid and is recognized as expense when the related services are provided.

2. Pension

(1) Defined contribution plan

Under the defined contribution plan, every contribution made to the pension fund is recognized as pension cost in the period occurred using the accrual basis. Prepaid contributions may be stated as assets, insofar as it may be refunded in cash or the future payment is reduced.

(2) Defined benefit plan

- A. The obligation of the defined benefit plan is converted to the present value based on the future benefit earned from the services provided by the employees in the current period or in the past and is presented by the present value of defined benefit obligation on the balance sheet date deducting the fair value of the plan assets. An actuary uses the Projected Unit Credit Method to estimate the defined benefit obligations each year. The discount rate is based on the market yield rate of government bonds (on the balance sheet date) that have the same currency and period on the end of the fiscal year and the defined benefit plan.
- B. The re-measurement generated from the defined benefit plan is stated as other comprehensive income in the period when it is incurred, and presented in the retained earnings.
- C. Expenses related to the service cost in the previous period are immediately recognized as profit or loss.

3. Remuneration to employees and directors

The remuneration to employees and directors is recognized as expenses and liabilities only when legal or presumed obligation is constituted and the value thereof may be estimated reasonably. Subsequently, if the actual distributed amount resolved is different from the estimate, the difference shall be treated as a change in accounting estimate.

4. Termination benefits

Termination benefits are employee benefits provided in exchange for the termination of employment as a result from either the decision to terminate an employee's employment before the normal retirement date, or an employee's decision to accept an offer of redundancy benefits in exchange for the termination of employment. The Group will not state the benefits as expenses until the offer of benefits be withdrawn or the related reorganization cost is stated, whichever earlier. It is not expected that benefits falling due more than 12 months at the end date of the reporting period are discounted to their present value.

(XVII) Capital stock

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Common stock is classified as equity. The classification of preferred shares is based on the substance of the contract agreement and the definition of financial liabilities and equity instruments, and is assessed based on specific rights of the preferred shares. When presenting the basic characteristics of financial liabilities, these are classified as liabilities, otherwise they are classified as equity. The additional cost directly attributable to issuing new shares or stock options is recognized as deductions of proceeds in the equity.

(XVIII) Income tax

- 1. The income tax consists of current income tax and deferred income tax. The income tax is recognized in the profit or loss except the income taxes relevant to the items which are recognized under other comprehensive income or directly counted into the items of equity, is recognized under other comprehensive income or directly counted into equity respectively.
- 2. The Group calculates the income tax related to the current period based on the statutory tax rate or tax rate substantially enacted in the countries where the Group is operating and generating taxable income on the balance sheet date. Management shall evaluate the status of income tax returns within the statutory period defined by the related income tax laws, and shall be responsible for the income tax expected to be paid to the tax collection authority. The income tax levied on the undistributed earnings based on the Income Tax Act will be recognized based on actual distribution of earnings in the year after the year when the earnings are generated, upon approval of the motion for allocation of earnings at a shareholders' meeting.
- 3. The deferred income tax is recognized based on the temporary difference generated from the taxation basis for assets and liabilities and the book value thereof on the balance sheet using the balance sheet approach. The deferred income tax liabilities resulting from the initial recognition of goodwill shall not be recognized. The deferred income tax resulting from the initial recognition of assets or liabilities in a transaction (exclusive of business mergers) shall not be recognized, insofar as the accounting profit or taxable income (taxable loss) is not affected by the transaction. All taxable provisional differences relevant to the investment in subsidiaries and affiliated companies were recognized as deferred income tax liabilities, except an event while the Group could control the time point of recovery of the control over the provisional difference or while said provisional difference would be very likely not recoverable in the foreseeable future. The deferred income tax is based on the tax rate expected to be applicable when the assets are expected to be realized or liabilities to be repaid. The tax rate shall be the tax rate (tax laws) which had been enacted or had been substantially enacted on the balance sheet date.
- 4. The temporary difference, unused tax losses and unused tax credits within the range of probable future taxable income available for use are recognized as deferred income tax assets and the deferred income tax assets which are recognized and unrecognized shall be re-evaluated on the end date of each reporting period.
- 5. Current income tax assets and liabilities are offset and the net amount is reported in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. Deferred income tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realize the asset and settle the liability simultaneously.

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6. The tax benefit generated from the purchase of equipment or technology, R&D expenses, HR training expenses and equity investment adopts income tax credits for accounting.

(XIX) Recognition of revenue

The Group's recognition principle of revenue from contracts with customers is recognized as revenue according to the following steps:

- (1) Identify the customer's contract;
- (2) Identify the performance obligation in the contract;
- (3) Decide the transaction price;
- (4) Amortize the transaction price to the performance obligation in the contract;
- (5) Recognize the revenue upon the fulfillment of performance obligation.

For contracts in which the interval between product transfer or labor services and consideration collection is within 1 year, the transaction price of its material financial parts cannot be adjusted.

1. Revenue from the sale of products and processing

The sales revenue of products is generated from the sale of drinks and canned foods. Upon arrival or shipment of the product to the destination designated by customers, the customers have already owned the right to set the price and use the same, and taken the responsibility for resale along with the obsolescence risk of the products. Thus, the Group recognized the revenue and accounts receivable at that moment; it is presented by net amount deducting sales return, quantity discount and discount.

Upon contract processing, the control of ownership over the processing product has not been transferred. Thus, the revenue is not recognized upon material intake.

2. Management service revenue

The security service provided by the Group is a service which shall be priced or negotiated alone and the service is provided based on contract period. Because the Group provides service during the contract period, the customer will acquire the service benefit during the contract period. This belongs to gradual fulfillment of performance obligation over time and therefore it is recognized as revenue under the straight-line method over time.

(XX) Costs of loans

The loan cost of the assets that meet the essential requirement and are directly attributable to the acquisition, construction, or production of assets is deemed part of the asset cost until all of the necessary activities completed for the asset to reach its intended use or sale state.

The income of a temporary investment with a specific loan that has not yet met the essential requirement of capital expenditure is deducted from the loan cost that meets the essential requirement of capitalization.

In addition to the transaction stated in the preceding paragraph, all other loan costs are recognized as profit or loss upon occurring.

V. Major Sources of Uncertainty to Significant Accounting Judgments, Estimates and Assumptions

The Group includes the economic impact due to the epidemic situation of COVID-19 in the consideration of significant accounting estimates and will continue to review the basic estimates and assumptions. If the amendment to estimates will only affect the current period, it will be recognized in the period in which the amendment is made; if the amendment of the accounting estimates will simultaneously affect both current and future periods, it will be recognized in the period of the amendment and future periods.

When preparing the consolidated financial report, the important judgments, accounting estimates and assumptions adopted by the Group for accounting policies are as follows:

(I) Significant judgments adopted by the accounting policy

1. Business model judgment of financial asset classification

The Group assess the business model of financial assets based on the joint management level reflecting the financial asset group to achieve certain operation purpose. The estimate shall consider all relevant evidence, including performance measurement methods for assets, risks affecting performance and determination method of remuneration to relevant managers. The application of judgment is also required. The Group continues to assess the appropriateness of its business model and monitors financial assets measured at amortized cost derecognized before expiration and debt instrument investment at fair value through other comprehensive income to understand its reason for disposition and assess whether the disposition complies with the objective of business model. If the business model has changed, the Group will reclassify financial assets and defer the application since the date of reclassification based on the regulations of IFRS 9.

2. Recognition of revenue

The Group determines to serve as the principal or agent of such transaction according to whether the control of such product or labor service has been acquired before transferring specific product or labor service to the customer based on IFRS 15. When determined as the agent of transaction, the net transaction amount will be recognized as revenue.

The Group will be the principal when meeting one of the following conditions:

- (1) The Group acquires the control of such product or asset from the counterparty before transferring the product or other assets to the customer; or
- (2) The Group controls the right of labor services provided by the counterparty and therefore has the capability to guide the counterparty as the substitute to provide labor services to the customer; or
- (3) The Group acquires the control of product or labor services from the counterparty to combine with other products or labor services and provide specific product or labor service for the customer.

The indicators used to assist the Group in determining whether to acquire the control of such product or asset before transferring specific products or labor services to the customer include (but are not limited to):

- (1) The Group takes the main responsibility to complete the commitment of specific product or labor service.
- (2) The Group bears the inventory risk before transferring specific products or labor services to the customer or bears the inventory risk after transferring the control to the customer (e.g. The customer has the right to return goods).
- (3) The Group has the discretionary power to set the price.

3. Lease period

When determining the lease period, the Group considers all relevant facts and circumstances regarding the economic inducement generated to exercise (or not exercise) the option, including expected changes in all facts and circumstances since the start date to the date of option exercising. The considered factors include the

contractual terms and conditions in the option period, significant leasehold improvements conducted (or expected to be conducted) during the contract period and the importance of underlying assets to the operation of the Group. When material matters or significant changes in circumstances occur within the Group's scope of control, the lease period will be re-evaluated.

4. Judgments with significant impact on affiliates

As stated in Note 6(9) "Investments under the equity method", the Group's shareholding ratio in NICE Enterprise Co., Ltd., Zhuqi Lionhead Mountain Leisure Development Co., Ltd. and Kuo Cheng Investment Development Corp. was 28.24%, 40% and 47.62%, respectively, and the Group is the largest shareholder. Other shareholding is not extremely separated after considering the number of voting shares held by other shareholders and its distribution. Therefore, the Group does not have control over said companies since it cannot guide their relevant activities. The management of the Group considers the Group to only have significant impact on said companies and therefore listed those as the affiliates of the Group.

As stated in Note 6(9) "Investments under the equity method," the Group's held 43.83% of the voting shares of Taiwan First Biotechnology Corp. and the Group is the only largest shareholder. After consideration, the shareholders agreed that the decision-making unit regarding activities related to Taiwan First Biotechnology Corp. is the board of directors and no shareholder can assign a sufficient number of seats that determine the resolution of the board of directors. Therefore, the Group does not have control over Taiwan First Biotechnology Corp. since it cannot guide their relevant activities. The management of the Group considers the Group only has significant impact on Taiwan First Biotechnology Corp. and therefore listed those as affiliates of the Group.

(II) Important accounting estimates and assumptions

1. Recognition of revenue

Sales revenue shall be recognized when transferring the control of product or labor service to the customer to meet the performance obligation, deducting relevant sales return, discount and other similar discounts estimated. The sales return and discounts are estimated based on historical experience and other known causes and the Group periodically reviews the reasonableness of estimates.

2. Estimated impairment of financial assets

The estimated impairment of the accounts receivable is based on the default rate and expected loss ratio assumed by the Group. The Group takes historical experience, current market conditions, and forward-looking information into consideration to make assumptions and selects the input value of impairment assessment. If the actual cash flow in the future is less than estimated, significant impairment losses may occur.

3. Fair value measurement and valuation process

In cases where the assets and liabilities at fair value have no open quotation in active market, the Group decides whether to commission external appraisal and determine appropriate fair value evaluation technology according to relevant regulations or judgment. If the fair value estimate cannot acquire Level 1 input, the investment of unlisted stocks by the Group refers to information regarding the invested company's financial status and operating result analysis, recent transaction price, quotation of same equity instrument in a not active market, quotation of similar instrument in active market and comparable company valuation multiples; for derivatives, the input is determined by reference of market price or interest rate and characteristics of derivatives. If the actual changes in input in the future is different from expectation, there might be changes in fair value. The Group regularly updates

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various inputs based on the market conditions to monitor the appropriateness of fair value measurement.

4. Impairment evaluation of tangible and intangible assets

During the process of asset impairment assessment, the Group shall rely on subjective judgment to determine the useful life of the independent cash flow assets and possible income and expenses in the future for certain asset groups based on the operating model of assets and industrial characteristics. Any change in the estimation due to the changes of economic situation or the Group's strategies may result in significant impairment in the future.

5. Assessment of impairment on equity-accounted investments

When there are signs of impairment loss suggesting certain investments under the equity method might be impaired causing the book amount to be unable to be recovered, the Group will immediately evaluate the impairment of such investments. The Group evaluates the recoverable amount based on the held discount value of estimated expected cash flow or discount value of expected receivable cash dividends and future cash flow generated from disposal of investment by the invested companies, and analyzes the reasonableness of relevant assumptions.

6. Realizability of deferred income tax assets

Deferred tax assets are recognized when there are likely to have sufficient taxable income available for the deductible temporary difference. To evaluate the realizability of deferred income tax assets, management has to exert judgment and estimation, including the hypotheses about expectations toward growth and profit rate of future sale revenue, tax-free period, applicable income tax credit and taxation planning. The transformation of global economic environments and industrial environments and changes in laws and regulations, if any, might result in material adjustment on deferred income tax assets.

7. Valuation of inventory

Inventory shall be evaluated on the basis of lowering the cost and net realizable value. As such, the Group must make judgments and estimates to determine the net realizable value of the inventory at the end of the reporting period. The Group assesses the amount of normal wearing out and phasing out of inventory or inventory with no market price and writes off the cost of inventory from net realizable value at the end of reporting period.

8. Calculation of net defined benefit liabilities

In the calculation of the defined benefit obligation, the Group shall make use of judgments and estimates to determine relevant actuarial assumption on the end date of the reporting period, including the discount rate and rate of future salary increase. Any change in the actuarial assumptions may have significant impact on the defined benefit obligation amount of the Group.

9. Incremental loan rate of interest of the lessee

When deciding the incremental loan rate of interest of the lessee for the lease payment discount, the same currency and interest rate without risk in relevant periods are used as the reference rate, and the estimated credit risk premium of the lessee and certain lease adjustments (e.g. factors such as certain and attached collateral of assets) are also taken into consideration.

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VI. Description of Significant Accounting Items

(I) Cash and cash equivalents

Item	December 31, 2021		December 3	1, 2020
Cash	\$	2,568	\$	3,709
Checking deposit		32		685
Savings deposit		595,201		641,453
Cash equivalents				
Time deposits with initial maturity date within three months		89,786		23,672
Total	\$	687,587	\$	669,519

- 1. The financial institutions trading with the Group are those of excellent credit standing and the Group trades with various financial institutions to spread the credit risk. Thus, the possibility of expected default is low.
- 2. The cash and cash equivalents of the Group have not been pledged.

(II) Financial assets at fair value through profit or loss – current

Item	December 31, 2021		December 31, 2		, 2020
Measured compulsorily at fair value					
through profit or loss					
TWSE/TPEx listed stocks	\$	45,757		\$	35,658

- 1. The Group's net profit (loss) recognized were NTD 10,123 thousand and NTD 4,672 thousand in 2021 and 2020, respectively.
- 2. The Group does not pledge any financial assets at fair value through profit or loss.
- 3. For relevant credit risk management and evaluation methods, please refer to Note 12.

(III) Net notes receivable

Item	December 31, 2021		December 31, 202	
Carried at amortized cost				
Total book amount	\$	47,656	\$	41,630
Less: Allowance loss		(53)		(50)
Net notes receivable	\$	47,603	\$	41,580

- 1. The notes receivables of the Group have not been pledged.
- 2. For disclosures related to the allowance loss of notes receivable, please refer to description in Note 6(4).

(IV) Net accounts receivable

Item	December 31, 2021		December	31, 2020
Carried at amortized cost				_
Total book amount	\$	589,245	\$	516,315
Less: Allowance loss		(4,713)		(4,709)
Net accounts receivable	\$	584,532	\$	511,606

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- 1. For the Group's accounts receivable generated from sale of products. The average credit period is O/A 30-90 days. The credit standard is established according to the industrial characteristics, business scale and profit condition of the trading counterparty.
- 2. The accounts receivables of the Group have not been pledged.
- 3. The Group adopts the simplified approach of IFRS 9 to recognize the allowance losses on accounts receivable based on the lifetime expected credit losses. The expected credit losses throughout the duration are calculated based on the provision matrix and take the past default record of the customer, the present financial status and the economic situation of the industry into consideration. According to the Group's historical experience of credit losses, the loss types of different customer groups have no significant difference. Thus, the provision matrix does not further classify the group of customers, and the rate of expected credit losses is established based on the overdue days of accounts receivable.
- 4. The loss allowance for notes and accounts receivable (including related parties) of the Group based on the provision matrix is as follows:

Group	based on the provis	ion mat	rix is as fol	lows:			
December 31, 2021	Expected credit loss	Total book (lifetime expected amount credit loss)				Amorti	ized cost
Undue	0%~1%	\$	653,248	\$	(672)	\$	652,576
Overdue 0–30 days	0%~1%		10,730		(17)		10,713
Overdue 31–90 days	0%~20%		1,690		(232)		1,458
Overdue 91–180 days	0%~30%		39		-		39
Overdue 181–365 days	0%~50%		-		-		-
Trading counterparties with signs of default	0%~100%		3,873		(3,873)		-
Total		\$	669,580	\$	(4,794)	\$	664,786
	Expected credit	Tota	ıl book	Loss all			
December 31, 2020	loss	an	amount credit los		loss)	Amorti	ized cost
Undue	0%~1%	\$	587,994	\$	(621)	\$	587,373
Overdue 0–30 days	0%~1%		2,856		(9)		2,847
Overdue 31–90 days	0%~20%		1,920		(221)		1,699
0101 100	00/ 200/						

December 31, 2020	loss	an	amount		amount credit loss)		Amortized cost	
Undue	0%~1%	\$	587,994	\$	(621)	\$	587,373	
Overdue 0-30 days	0%~1%		2,856		(9)		2,847	
Overdue 31-90 days	0%~20%		1,920		(221)		1,699	
Overdue 91–180	0%~30%		-		-		-	
days								
Overdue 181–365	0%~50%		-		-		-	
days								
Trading	0%~100%		3,943		(3,943)		-	
counterparties								
with signs of								
default		-						
Total		\$	596,713	\$	(4,794)	\$	591,919	
				-		-		

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5. The statement of changes in the loss allowance for the notes and accounts receivable (including related parties) is as follows:

Item	2021	2020
Balance – beginning	\$ 4,794	\$ 5,551
Plus: Impairment loss appropriated	8	-
Less: Impairment loss reversed	-	(781)
Less: Irrecoverable amounts written off	-	-
Less: Difference in foreign currency translation	(8)	24
Balance – ending	\$ 4,794	\$ 4,794

Other credit enhancements held by above accounts receivable: None.

When there is objective evidence showing that the trading counterparty is facing serious financial difficulty and the recoverable amount cannot be reasonably expected, the Group shall directly write off relevant accounts receivable. However, the Group will continue to pursue recourse, and the recovered amount from recourse is recognized as profit or loss. The Group's accounts receivable of the contract amount written off in 2021 and 2020 were NTD 0.

6. For relevant credit risk management and evaluation methods, please refer to Note 12.

(V) Other accounts receivable

Item	December 31, 2021		December	31, 2020
Investment refunds receivable	\$	93,696	\$	96,404
Dividend receivable		4,980		-
Compensation receivable		-		3,777
Other receivables		14,993		15,951
Total	\$	113,669	\$	116,132
Less: Allowance loss		(95,567)		(98,275)
Net amount	\$	18,102	\$	17,857

- 1. Regarding the investment refunds receivable, the description related to the transaction, lawsuit and reconciliation of both parties is as follows:
 - (1) The Group invested HKD 26,240 thousand in MAS Media Group Limited (hereinafter referred to as "MAS Media") in March 2011 and expected to improve product advertising in Mainland China, Hong Kong and Macao by holding the equity of Macau Asia Satellite Television Company, Limited. According to the stock agreement signed by both parties, MAS Media should have been listed on the Hong Kong stock market before the end of 2011. However, the listing plan changed.
 - (2) The Group later requested MAS Media to return the investment amount listed above according to the contract, but MAS Media defaulted and did not refund the investment amount. The Group submitted the arbitration to the Hong Kong International Arbitration Centre in April 2013 and won the arbitration. Therefore, the Group reclassified the amount originally recognized as financial assets measured at cost to other accounts receivable.
 - (3) The Hong Kong International Arbitration Centre inquired the latest situation of the arbitration by letter in May 2016. We also requested the counterparty to execute the reconciliation to maintain the Company's rights in various manners.

- (4) In September 2016, the counterparty proposed the arbitration agreement via email, the contents of which were as follows: (1) the counterparty shall repay HKD 20,000,000 invested (in which the Group accounted for 65.6%) within 30 days after the signing of the arbitration agreement; (2) transfer HKD 20,000,000 of MAS Media's equity within 60 days after the signing of the arbitration agreement (in which the Group accounted for 65.6%); however, the Group expressed dissent with said content and communicated with the counterparty regarding the repayment promise and hypothecation agreement such as the interest, lawsuit expenses and equity transfer via the attorney in December 2016.
- (5) The Group submitted the letter of criminal complaint to the Taipei District Prosecutors Office accusing the three persons including the responsible person surnamed Lin of MAS Media, who intended to solicit for investment in Taiwan, of fraud in July 2018. After that, the Taipei District Prosecutors Office rendered the ruling not to prosecute on January 14, 2022, holding that the case was only a dispute over investment, and based on the related evidence presented by Lin Nan, et al., they did engage in the IPO; therefore, it would be hard to determine that Lin Nan, et al. committed fraud intentionally and no fraud should be constituted. In disagreement with the ruling, the Company petitioned for a reconsideration on January 13, 2022. The Taiwan High Prosecutors Office revoked the petition for reconsideration on February 18, 2022. Then, the Company petitioned with the Taiwan Taipei District Court for a trial on February 25, 2022. Now, the Company is waiting for any further notice from the Taipei District Court.
- (6) For the refund matters communicated by the Hong Kong attorney assigned by the counterparty in May 2020, the main contents were as follows:
 - A. 50% shall be paid in cash within 3 months after the signing of a settlement agreement.
 - B. 50% shall be offset by stocks with value equivalent to a Growth Enterprise Market listed company and shall be completed within 4 months after the signing of a settlement agreement.
 - C. The interest of investment amount shall be paid within 9 months after the settlement agreement becomes effective.
 - D. A precondition to settlement agreement is the acquisition of application withdrawal granted by the court.
- (7) Currently, the attorneys of both parties are negotiating for said settlement contents proposed by the counterparty, because we claimed that the refund should be paid in cash before withdrawing the lawsuit, and Lin Nan, et al. requested the negotiation again in February 2022.
- (8) For the investment refunds as of December 31, 2021 and 2020, the recognized accumulated impairment amount was NTD 93,696 thousand and NTD 96,404 thousand, respectively.
- 2. The Group's expected credit losses of other accounts receivable recognized (reversed) were NTD 0 thousand and NTD 33,319 thousand in 2021 and 2020, respectively.

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(VI) Cost of inventory and sales

Item	December 31, 2021		December	31, 2020
Raw material	\$	111,638	\$	131,732
Supplies		82,759		67,883
Goods in process		98,189		70,372
Finished goods and products		511,159		472,173
Total	\$	803,745	\$	742,160

1. Losses related to inventory recognized as sales cost in the current period are as follows:

2021	2020
\$ 3,160,467	\$ 3,014,485
66,893	67,770
10,127	(6,546)
10,175	23,137
(2,891)	(3,392)
6,721	28
\$ 3,251,492	\$ 3,095,482
	\$ 3,160,467 66,893 10,127 10,175 (2,891) 6,721

- 2. Because the Group offset the inventory to net realizable value in 2021 and 2020 and the rebound on net realizable value of inventory due to the price increase of partial products and consumption of partial inventory, the recognized loss (revaluation gain) on inventory devaluation was NTD 10,127 thousand and NTD (6,546) thousand, respectively.
- 3. The inventory of the Group has not been pledged.

(VII) Prepayments

Item	December 31, 2021		December	r 31, 2020
Refundable tax	\$	41,961	\$	65,067
Prepayment for goods		35,050		18,656
Other prepayments		64,322		41,274
Total	\$	141,333	\$	124,997

For related party transactions, please refer to Note 7(3)6.

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

Item	December 31, 2021		December 31, 2020	
Non-current				
Debt instruments				
TWSE/TPEx unlisted preferred	\$	50,000	\$	50,000
stocks	Ф	30,000	Ф	30,000
Valuation adjustment		(19,450)		(23,350)
Subtotal	\$	30,550	\$	26,650
Equity instruments				
TWSE/TPEx listed stocks	\$	103,280	\$	282,049
TWSE/TPEx unlisted stocks		1,009,597		904,251
Unlisted foreign stocks		82,741		23,699
Valuation adjustment		67,780		(80,196)
Subtotal	\$	1,263,398	\$	1,129,803
Total	\$	1,293,948	\$	1,156,453

- 1. The Group chose to invest in TWSE/TPEx unlisted preferred shares with stable dividend collection and for selling to achieve targets and these are classified as financial assets at fair value through other comprehensive income. The fair value of such investment as of December 31, 2021 and 2020 was NTD 30,550 thousand and NTD 26,650 thousand, respectively.
- 2. The Group invested in TWSE/TPEx and foreign listed and unlisted stocks in accordance with mid and long-term investment goals and expects to gain profit from long-term investment. The management of the Group considers that if the changes in short-term fair value of such investment is recognized as profit or loss, it is not consistent with the previous long-term investment planning. Thus, management chose to specify that such investment to be at fair value through other comprehensive income.
- 3. The Group adjusted its investment positions to diversify risks and sold part of the stocks based on fair value in 2021 and 2020. The relevant other equity unrealized profit or loss of financial assets at fair value through other comprehensive income of NTD 7,474 thousand and NTD 0 thousand, respectively, was re-stated as retained earnings.
- 4. TWSE/TPEx listed stocks The investment in Kai Chieh International Investment Ltd. was based on the principal guarantee agreement. As of December 31, 2021 and 2020, the counterparty provided 7,327 thousand shares of Kai Chieh as the pledge of the Company. Please refer to Table 3 of Note 13.
- 5. The Group pledged part of financial assets at fair value through other comprehensive income as collateral for the loans of the Company in December 31, 2021 and 2020. Please refer to Note 8.
- 6. For relevant credit risk management and evaluation methods, please refer to Note 12.

(IX) Investment under the equity method

Invested company	December 31, 2021		December 31, 2020	
Affiliated companies:		-		
Important affiliates:				
NICE Enterprise Co., Ltd.	\$	1,241,533	\$	1,157,202
Taiwan First Biotechnology Corp.		1,299,041		1,205,458
Individual unimportant affiliates		1,576,775		1,460,400
Subtotal	\$	4,117,349	\$	3,823,060
Joint ventures:				
Individual unimportant joint ventures	\$	4,543	\$	14,807
Total	\$	4,121,892	\$	3,837,867

1. Affiliated companies:

(1) The basic information of affiliates important to the Group is as follows:

	Shareholding ratio			
Company name	December 31, 2021	December 31, 2020		
NICE Enterprise Co., Ltd.	28.24%	28.24%		
Taiwan First Biotechnology Corp.	43.83%	43.83%		

For information such as the nature, main place of business and country where the company is registered for the above affiliates, please refer to Table 8 and Table 9 in Note 13.

(2) The financial information of the Group's affiliated companies is summarized as follows:

A. Balance sheet

. Darance sheet					
	NICE Enterprise Co., Ltd.				
	Decemb	er 31, 2021	Decemb	er 31, 2020	
Current assets	\$	3,292,746	\$	3,148,017	
Non-current assets		4,456,432		4,343,713	
Current liabilities		1,822,639		1,999,277	
Non-current liabilities		1,667,603		1,555,080	
Equity	\$	4,258,936	\$	3,937,373	
Shares of the affiliates' net assets	\$	1,202,699	\$	1,111,892	
Internal profit or loss		(12,470)		(7,247)	
Deferred credits		28,331		29,584	
Goodwill		22,973		22,973	
Book value of affiliates	\$	1,241,533	\$	1,157,202	
	Taiw	van First Biot	technolog	y Corp.	
		er 31, 2021		er 31, 2020	
Current assets	\$	1,253,307	\$	1,274,818	
Non-current assets		3,412,733		3,380,376	
Current liabilities		1,104,236		993,569	
Non-current liabilities		1,018,263		1,340,195	
Equity	\$	2,543,541	\$	2,321,430	
Shares of the affiliates' net assets	\$	1,114,632	\$	1,017,298	
Internal profit or loss		(13,882)		(12,794)	
Deferred credits		29,741		32,404	

Goodwill	168,550	168,550
Book value of affiliates	\$ 1,299,041	\$ 1,205,458

B. Statement of comprehensive income

	NICE Enterprise Co., Ltd.			
	2021		20	020
Operating revenue	\$	3,006,697	\$	2,980,785
Current net profit	\$	285,524	\$	255,365
Other comprehensive income (net amount after tax)		88,331		149,397
Total comprehensive income in the current period	\$	373,855	\$	404,762
Dividend acquired from affiliates	\$	14,767	\$	7,384
				
		an First Biote		
Operating revenue		021		020
Operating revenue Current net profit	20	021 2,065,054	20	020 2,018,267
Operating revenue Current net profit Other comprehensive income (net amount after tax)	20 \$	021	20	020
Current net profit Other comprehensive income	20 \$	021 2,065,054 236,406	20	200 2,018,267 240,873

(3) The Group's total shares of individual unimportant affiliates is summarized as follows:

	2021		2020	
Shares held:				
Current net profit (loss)	\$	(3,804)	\$	6,415
Other comprehensive income (net amount after tax)		135,626		79,582
Total comprehensive income in the current period	\$	131,822	\$	85,997

2. Joint ventures:

The Group's total shares of individual unimportant joint ventures is summarized as follows:

	20.	21	2020		
Shares held: Current net profit (loss)	\$	(10,264)	\$	1,474	
Other comprehensive income (net amount after tax)		-		-	
Total comprehensive income in the current period	\$	(10,264)	\$	1,474	

3. For investment under the equity method, share of profit or loss and other comprehensive income held by the Group, besides Zhuqi Lionhead Mountain Leisure Development Co., Ltd., Acts Bioscience Inc., New Zealand Cosmetic Laboratories

Limited and Bioken Laboratories Inc. not having been calculated based on the financial report audited by the CPA in 2021 and 2020, the remaining ones were calculated based on the financial report audited by the CPA; however, the management of the Group considered the financial reports of said companies not audited by the CPA to have no significant impact.

4. The Group pledged part of investments under the equity method as collateral for the loans of the Company on December 31, 2021 and 2020. Please refer to Note 8.

(X) Property, plant and equipment

Item	December 31, 2021	December 31, 2020
Land	\$ 1,384,215	\$ 1,382,211
Houses and buildings	1,568,501	1,560,610
Machinery and equipment	1,959,705	1,959,830
Other equipment	713,709	714,200
Equipment pending acceptance and construction in progress	633,100	623,899
Total cost	\$ 6,259,230	\$ 6,240,750
Less: Accumulated depreciation	(3,322,544)	(3,256,069)
Accumulated impairment	(30,905)	(22,033)
Total	\$ 2,905,781	\$ 2,962,648

Equipment

	Land	Houses and buildings	Machinery and equipment	Other equipment	pending acceptance and construction in progress	Total
Costs						
Balance on January 1, 2021	\$ 1,382,211	\$ 1,560,610	\$ 1,959,830	\$ 714,200	\$ 623,899	\$ 6,240,750
Increase	-	2,971	3,063	6,141	61,054	73,229
Disposal	-	(3,191)	(19,131)	(21,697)	-	(44,019)
Reclassification	2,004	12,374	19,341	14,571	(48,290)	-
Inventory transfer-in	-	-	-	577	-	577
Impact of exchange difference		(4,263)	(3,398)	(83)	(3,563)	(11,307)
Balance on December 31, 2021	\$ 1,384,215	\$ 1,568,501	\$ 1,959,705	\$ 713,709	\$ 633,100	\$ 6,259,230
Accumulated depreciation and impairment Balance on January 1, 2021	\$ -	\$ 1,015,020	\$ 1,612,381	\$ 641,723	\$ 8,978	\$ 3,278,102
Depreciation expenses	-	38,094	53,638	23,071	-	114,803
Disposal	-	(2,907)	(18,877)	(21,453)	-	(43,237)
Reclassification	-	-	-	-	-	-
Impairment loss provided (reversed) Impact of exchange	-	- (2,000)	(2.076)	- (25)	8,928 (56)	8,928
difference		(2,990)	(2,076)	(25)	(30)	(5,147)
Balance on December 31, 2021	\$ -	\$ 1,047,217	\$ 1,645,066	\$ 643,316	\$ 17,850	\$ 3,353,449

pending acceptance and Houses and Machinery and Other construction in Land buildings equipment Total equipment progress Costs Balance on January 1, 1,382,211 1,541,319 1,956,902 719,967 567,231 6,167,630 2020 914 85,794 Increase 653 87,361 Disposal (546)(12,971)(18,417)(93)(32,027)Reclassified as right-(5,500)(5,500)of-use assets Reclassification 14,671 6,398 11,481 (32,550)Impact of exchange 4,252 9,501 9,017 23,286 516 difference Balance on December 1,382,211 1,560,610 1,959,830 714,200 623,899 6,240,750 31, 2020 Accumulated depreciation and impairment Balance on January 1, \$ \$ 976,993 1,566,060 636,865 \$ 3,179,918 2020 Depreciation expenses 38,022 53,419 22,690 114,131 Disposal (427)(12,971)(18, 196)(31,594)Reclassification Impairment loss provided 8,805 8,805 (reversed) Impact of exchange 432 5,873 364 173 6,842 difference Balance on December \$ \$ 1,015,020 1,612,381 641,723 8,978 \$ 3,278,102 31, 2020

Equipment

1. Current increases and adjustments of the cash flow statement due to the acquisition of property, plant, and equipment are as follows:

Item	2021		2020		
Increase of property, plant and equipment	\$	73,229	\$	87,361	
Increase/decrease of payables on equipment		50,428		(37,153)	
Paid cash amount for purchase of property, plant and equipment	\$	123,657	\$	50,208	

- 2. For the capitalized interest amount, please see Note 6(31).
- 3. For more information about property, plant and equipment provided as collateral, please refer to Note 8.
- 4. As of December 31, 2021 and 2020, due to restrictions of relevant laws, the land temporarily registered in the name of others which cannot be registered in the name of Company was NTD 16,632 thousand. However, the mortgage registration was conducted as a security measure to secure the right of the Company.
- 5. The book balance regarding the uncompleted construction of the subsidiary of the Group, Shandong AGV Food Technology Co., Ltd. was NTD 582,437 thousand as of December 31, 2021. Please refer to Note 9(6) for the relevant lawsuit and suspension of construction.

6. The impairment losses recognized by the Group as of December 31, 2021 and 2020 were NTD 30,905 thousand and NTD 22,033, respectively. Because the expected recoverable amount from part of the production equipment was less than the book amount, the book value of related equipment cannot be recovered by usage or sale. Therefore, the impairment losses recognized in 2021 and 2020 were NTD 8,928 thousand and NTD 8,805 thousand, respectively. Said residual value of disposition is classified as Level 3 fair value.

(XI) Lease agreement

1. Right-of-use assets

Item	December :	31, 2021	December	31, 2020	
Right of land use	\$	129,108	\$	129,875	
Land and buildings		21,162		17,870	
Machine and equipment		51,511		51,511	
Other equipment		9,306		7,565	
Total cost	\$	211,087	\$	206,821	
Less: Accumulated depreciation		(33,352)		(30,949)	
Net amount	\$	177,735	\$	175,872	

Costs	Right of	f land use	Land and	l buildings	ery and oment	Other ec	uipment	To	otal
Balance on January 1, 2021	\$	129,875	\$	17,870	\$ 51,511	\$	7,565	\$	206,821
Increase in the current period		-		14,805	-		6,248		21,053
Decrease in the current period		-		(119)	-		-		(119)
Derecognition in the current period		-		(11,394)	-		(4,507)		(15,901)
Exchange rate effect		(767)		-	-		-		(767)
Balance on December 31, 2021	\$	129,108	\$	21,162	\$ 51,511	\$	9,306	\$	211,087
Accumulated depreciation and impairment				 -					
Balance on January 1, 2021	\$	6,504	\$	9,867	\$ 9,714	\$	4,864	\$	30,949
Depreciation expenses		3,233		4,419	8,132		2,538		18,322
Derecognition in the current period		-		(11,394)	-		(4,507)		(15,901)
Exchange rate effect		(39)		-	21		-		(18)
Balance on December 31, 2021	\$	9,698	\$	2,892	\$ 17,867	\$	2,895	\$	33,352

Costs	Right o	f land use	Land and	buildings	ery and oment	Other eq	uipment	To	otal
Balance on January 1, 2020	\$	127,796	\$	15,081	\$ 16,694	\$	9,202	\$	168,773
Increase in the current period		-		3,539	29,317		-		32,856
Re-stated property, plant and equipment		-		-	5,500		-		5,500
Decrease in the current period		-		(750)	-		-		(750)
Derecognition in the current period		-		-	-		(1,637)		(1,637)
Exchange rate effect		2,079		-	-		-		2,079
Balance on December 31, 2020	\$	129,875	\$	17,870	\$ 51,511	\$	7,565	\$	206,821
Accumulated depreciation		•		 :				•	

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and impairment

Balance on January 1, 2020	\$ 3,200	\$ 4,868	\$ 3,780	\$ 3,716	\$ 15,564
Depreciation expenses	3,190	4,999	5,934	2,785	16,908
Derecognition in the current period	-	-	-	(1,637)	(1,637)
Exchange rate effect	114	-	-	-	114
Balance on December 31, 2020	\$ 6,504	\$ 9,867	\$ 9,714	\$ 4,864	\$ 30,949

Besides the addition and depreciation expenses listed above, the use-of-right assets of the Group had no significant sublease or impairment in 2021 and 2020.

2. Lease liabilities

	December 31, 2021		December 31, 202		
Book amount of lease liabilities					
Current	\$	15,657	\$	16,036	
Non-current	\$	42,549	\$	33,566	

The range of discount rates for lease liabilities is stated as follows:

	December 31, 2021	December 31, 2020
Land and buildings	1.04%-2.54%	1.04%-2.54%
Machine and equipment	2.54%	2.2%-2.54%
Other equipment	1.97%-2.54%	1.04%-2.54%

For maturity analysis on lease liabilities, please refer to Note 12(2).

3. Important lease activities and terms

The Group leases lands and buildings, machines and other equipment for operational use. The lease period is 3-50 years and the Group included the right of renewal of those with expired lease periods in the lease liabilities. According to the contract agreement, the Group shall not sublease assets of a leased item to others without the approval of the lessor. As of December 31, 2021 and 2020, there was no sign of impairment regarding the right-of-use assets, therefore the impairment evaluation was not conducted.

4. Sublease: None.

5. Other information about the lease

- (1) For the Group's agreement of investment property leased as operating lease, please refer to Note 6(12).
- (2) The information on expensed related current leases is as follows:

Item	20	21	2020		
Short-term lease expenses	\$	7,272	\$	5,838	
Expenses of lease of low-price assets	\$	1,035	\$	669	
Variable lease payment not included in measurement of lease liabilities Paid expenses	\$	-	\$		
Total cash outflow of lease (Note)	\$	20,611	\$	17,937	

(Note): This includes the principal payment of current lease liabilities.

The Group chose to exempt those meeting short-term lease and lease of low-price assets from recognition and not recognize related right-of-use assets and lease liabilities of such leases.

(XII) Net investment property

Item	Decembe	r 31, 2021	Decembe	er 31, 2020
At fair value – commissioned appraisal	\$	2,602,263	\$	2,596,327
Measured at cost		50,952		50,952
Total	\$	2,653,215	\$	2,647,279

1. Investment property at fair value

Item	2021	2020
Balance – beginning	\$ 2,596,327	\$ 2,566,192
Gains from valuation	5,936	30,135
Balance – ending	\$ 2,602,263	\$ 2,596,327

- (1) The fair values of investment property as of December 31, 2020 and 2019, were appraised by Tien-Ching Hsieh, a certified real estate appraiser of CPAC, Hsiu-Ying Chan, a certified real estate appraiser of Colliers International, and Wen-Hsiang Chen, a certified real estate appraiser of Chen Wen-Hsiang Real Estate Appraisers Firm in Taiwan on January 5, 2022, January 6, 2022, December 31, 2021, December 29, 2021, January 5, 2021, December 31, 2020, and December 20, 2020.
- (2) Besides the undeveloped land referred to in Item (3), the fair value of the other investment assets is appraised based on the income approach. The fair value will increase when the increase of future net cash inflow or decrease of discount rate is estimated. The important assumptions are as follows:

Item	Decembe	er 31, 2021	Decembe	er 31, 2020
Estimated future cash inflow	\$	2,667,589	\$	2,175,191
Estimated future cash outflow		128,589		37,345
Estimated future net cash inflow	\$	2,539,000	\$	2,137,846
Discount rate	2.59	5%-3.195%	2.0	95%-2.27%

- A. The monthly market rental of regions in which the investment property is located is NTD 320 to NTD 2,290 per Taiwanese ping. The similar comparable item in the market is NTD 284 to NTD 2,154 per Taiwanese ping.
- B. The future cash inflow estimated to be generated from investment property includes rent revenue, deposit interest revenue and disposition value at ending. The rent revenue is based on the Company's current lease contracts and market rental conditions and is estimated in consideration of the annual growth rate of future rental. The revenue analysis period is estimated by 10 years; the deposit interest revenue is estimated based on the interest rate of a one-year timed deposit; the disposition value at ending is estimated based on the direct capitalization under the income approach. The future cash outflow estimated to be generated from investment property includes expenses of land tax, house tax, insurance premium and maintenance fee. The expenses are estimated

- based on current expense standard and takes the adjustment of land value announced in the future and the tax rate specified in the House Tax Act.
- C. The discount rate is calculated based on the floating interest rate on a 2-year time deposit of a small amount, as posted by Chunghwa Post Co., Ltd., plus 0.75 % as the minimum, and plus 1%~1.75% as the presumed discount rate.
- (3) Because the land at Jianguo Section in Dounan Township, Yunlin County, Zhuweizi Section in Chiayi City, Wujiancuo Section in Zhuqi Township and Datan Section in Xingang Township held by the Company is not developed, the fair value is appraised based on the land development analysis method. The important assumptions are as follows. The fair value will increase when the estimated total sales amount increases, the profit margin increases, or the overall capital interest rate decreases. The relevant information is as follows:

Item	December 31, 2021	December 31, 2020
Estimated total sales amount	\$ 2,009,561	\$ 1,836,189
Profit margin	15%~18%	15%~18%
Overall capital interest rate	$0.69\% \sim 1.50\%$	$0.71\% \sim 1.53\%$

After the Company considers relevant regulations, an optimistic domestic overall economic forecast, local land use conditions and market conditions, the land or building area available for sale regarding the land after development is estimated in the most effective manner to estimate the total sales amount.

2. Investment property measured at cost

Item	2021		2020	
Balance – beginning	\$	50,952	\$	50,952
Increase		-		-
Balance – ending	\$	50,952	\$	50,952

The investment property of the Group locates in the land at Wujiancuo Section in Zhuqi Township, Datan Section and Houdihu Subsection in Xingang Township. Because such land is categorized as farming and grazing lands, the Group cannot reliably acquire parameters under the income approach or under the land development approach. Therefore, the fair value of such land cannot be determined reliably.

- 3. The lease period of the investment property is 1 year without the option of lease extension. The lessee does not have a bargain purchase option for such asset after the end of the lease period.
- 4. Rent revenue and direct operating expenses from investment property:

Item	202	21	2020	
Rent revenue from investment property	\$	6,520	\$	5,234
Direct operating expenses incurred from investment property generating rental revenue in the current period	\$	2,865	\$	2,359
Direct operating expenses incurred from investment property not generating rental revenue in the current period	\$	724	\$	1,224

5. The total lease payment receivable in the future regarding investment property leased as operating leases in 2021 and 2020 is as follows:

	December 31,	2021	December 31, 2020	
1st year	\$	6,925	\$	5,246
2nd to 5th years		-		-
More than 5 years		-		-
Total	\$	6,925	\$	5,246

- 6. The fair value of the Group's investment property as of December 31, 2021 and 2020, was NTD 2,602,263 thousand and NTD 2,596,327 thousand, respectively, which was based on the valuation result of an independent appraiser. The valuation adopting the income approach and land development approach is classified as Level 3 fair value. Please refer to Note 12.
- 7. For information of investment property provided as collateral, please refer to Note 8.
- 8. As of December 31, 2021 and 2020, due to restrictions of relevant laws, the land temporary registered in the name of others which cannot be registered in the name of Company was NTD 50,952 thousand. However, the mortgage registration was conducted as a security measure to secure the rights of the Company.

(XIII) Intangible assets

Item	December 31, 2021		December 31, 202	
Patent	\$	5,000	\$	5,000
Computer software cost		37,990		36,619
Trademark		21,733		21,733
Total cost	\$	64,723	\$	63,352
Less: Accumulated amortization		(56,404)		(54,250)
Net amount	\$	8,319	\$	9,102

	Pate	nt	Com softwa	puter re cost	Trade	emark	То	tal
Costs								
Balance on January 1, 2021	\$	5,000	\$	36,619	\$	21,733	\$	63,352
Increase		-		1,283		-		1,283
Impact of exchange difference		-		88		_		88
Balance on December 31, 2021	\$	5,000	\$	37,990	\$	21,733	\$	64,723
Accumulated amortization								
Balance on January 1, 2021	\$	5,000	\$	32,950	\$	16,300	\$	54,250
Amortization expenses		-		1,626		435		2,061
Derecognition		-		-		-		-
Impact of exchange difference		-		93		-		93
Balance on December 31, 2021	\$	5,000	\$	34,669	\$	16,735	\$	56,404

	Pate	nt		nputer are cost	Traden	nark	Tot	al
Costs								
Balance on January 1, 2020	\$	5,000	\$	35,058	\$	21,733	\$	61,791
Increase				1,636				1,636
Reclassified as expenses		_		(44)		_		(44)
Impact of exchange				` ,				, ,
difference		-		(31)		-		(31)
Balance on December	\$	5,000	\$	36,619	\$	21,733	\$	63,352
31, 2020	φ 		φ 	30,019	φ 	21,733	φ 	03,332
Accumulated amortization				_		_		
Balance on January 1,								
2020	\$	4,547	\$	31,850	\$	14,125	\$	50,522
Amortization expenses		453		1,446		2,175		4,074
Impact of exchange difference		-		(346)		-		(346)
Balance on December	\$	5,000	\$	32,950	\$	16,300	\$	54,250
31, 2020			Ψ		Ψ		Ψ	3 1,230
(XIV) Other finance	ial assets							
	Item			December	r 31, 2021	Dec	ember 31	, 2020
Pledged bank	deposits			\$			\$	57,799
Current	_		=	\$)	-	\$	30,278
Non-current			=	\$	27,56	 57	\$	27,521
			=		<u> </u>			
(XV) Other non-cu	ırrent asset	s – others	S					
	Item			December	r 31, 2021	Dec	ember 31	, 2020
Long-term pr	repaid expe	enses	_	(\$ 31,44	13	\$	17,326
			_					
(XVI) Short-term lo	oans							
	Item			December	r 31, 2021	Dec	ember 31	, 2020
Credit loar				\$	375,20)3		388,278
Mortgage	loan		_		555,63			540,314
Total			=	\$	930,83			928,592
Interest rat	te interval			1	38%-5.749	%	1.50%	6-5.66%

For short-term loans, part of bank deposits and investment property are provided as collateral by the Group, please refer to Note 8.

(XVII) Other payables

Item	December 31, 2021	December 31, 2020
Commission payable	\$ 133,830	\$ 108,400
Remuneration and bonus payable	164,609	160,978
Payables on equipment	2,380	52,808
Advertisement expenses payable	28,569	25,221
Insurance payable	8,702	9,204
Freight payable	19,829	16,408
Accounts payable for shares	-	81,874
Accounts payable for financing	26,573	22,784
Other payables	79,918	100,595
Total	\$ 464,410	\$ 578,272

(XVIII) Liability reserve – current

Item	Employee benefit	Item	Employe	e benefit
January 1, 2021		January 1, 2020	\$	23,102
Current increase of liability reserve		Current increase of liability reserve		19,589
Liability reserve used currently	(12,916)	currently		(13,506)
Unused amount reversed currently	(5,104)	Unused amount reversed currently		(5,745)
December 31, 2021	\$ 24,878	December 31, 2020	\$	23,440

The employee benefit liability reserve refers to the recognition regarding the vested right of short-term service leave for employees.

(XIX) Other current liabilities

Item	December 31, 2021	December 31, 2020
Refund liabilities	\$ 5,105	\$ 5,076

(XX) Long-term loans and liabilities due within one year or one operating cycle

Lending institution	Decembe	r 31, 2021	Decembe	er 31, 2020
Bank syndicated loans – Parent	\$	2,160,000	\$	1,676,900
company	Ψ	2,100,000	Ψ	1,070,700
Secured bank loans		1,880,666		1,927,333
Unsecured bank loans		22,663		239,195
Total	\$	4,063,329	\$	3,843,428
Less: Unamortized discount		(12,398)		(15,747)
Less: Long-term liabilities due within a year		(611,996)		(1,133,137)
Long-term loans	\$	3,438,935	\$	2,694,544
Interest rate interval	1.	421%-2.5%	1.42	21%-3.467%

1. For long-term loans, the Group provides part of property, plant and equipment, investment property, investment under the equity method and bank deposit as collateral, please refer to Note 8.

- 2. Among the other things, the loan of NTD 270,000 thousand borrowed by the subsidiary Koya Corp. was supposed to expire on December 31, 2020. Notwithstanding, it has acquired the reply form from the bank on January 28, 2022, and February 19, 2021, to extend the duration until December 31, 2022 and 2021, respectively. Also, there were other important conditions, e.g. payment of deposit bond, acquisition of the county government's written approval for change and extension of the period and notification of the same to the bank. As a result, upon review, by March 25, 2022, the subsidiary was held satisfying the related conditions.
- 3. According to the provisions of the syndicated loan contract, the consolidated financial report audited and attested by the CPA shall be used to calculate and maintain financial ratios such as the specific current ratio, liability ratio, interest earned ratio and tangible net worth during the loan period; after review, the relevant financial ratios in the 2021 and 2020 financial report all complied with the provisions of the loan contract.

(XXI) Pension

1. Defined contribution plan

- (1) The Company and its subsidiaries located in the territory of the Republic of China applied the pension system under the "Labor Pension Act," which was identified as a defined contribution plan managed by the government. Under the plan, the Company contributed 6% of each employee's salary to the personal account maintained at the Bureau of Labor Insurance on a monthly basis; subsidiaries beyond the borders of the Republic of China participated in the defined contribution plan conducted by the local government and contributed pension to the local government on a monthly basis.
- (2) The total expense amount recognized by the Group in the consolidated statement of comprehensive income based on contribution ratios specified in the defined contribution plan in 2021 and 2020 was NTD 22,382 thousand and NTD 19,088 thousand, respectively.

2. Defined benefit plan

- (1) The employee pension system established by the Group is a defined benefit plan based on the "Labor Standards Act." The payment of the employee pension is calculated based on their years of service and the average salary for six months prior to the approval date of retirement. The Company has an amount equivalent to 2%–13% of the total monthly salary of employees appropriated and deposited in the specific account with Bank of Taiwan in the name of the Labor Pension Reserve Committee. Before the end of the fiscal year, if the pension account balance is insufficient to pay for the employees expecting to meet the retirement conditions in the following year, the spread amount shall be deposited by the Company in a lump sum in the following year. The account is managed by the Bureau of Labor Funds, Ministry of Labor. The Group has no right to affect the investment management strategies.
- (2) The amount of defined benefit plan recognized in the consolidated balance sheet by the Group is shown below:

Item	Decembe	r 31, 2021	Decembe	r 31, 2020
Current values of the ascertained fringe benefit obligations	\$	255,883	\$	264,461
Fair values of the planned assets		(173,213)		(166,351)
Defined benefit liabilities (assets)	\$	82,670	\$	98,110
Net assets recognized in the balance sheet	\$	(772)	\$	(958)

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\$	83 442	\$	99.068
Ψ	05,442	<u></u>	77,000

(3) The changes in the defined benefit liabilities are listed as follows:

			20	21		
Item	Current valuascertaine benefit obl	d fringe	Fair valu		Defined liabili	
Balance on January 1	\$	264,461	\$	(166,351)	\$	98,110
Service cost						
Service cost in the current period		1,092		-		1,092
Interest expenses (revenue)		1,951		(1,248)		703
Recognized as profit and/or loss	\$	3,043	\$	(1,248)	\$	1,795
Re-measurement amount						
Return on plan assets (excluding amount included in the net interest) Actuarial losses (gains) –	\$	-	\$	(1,729)	\$	(1,729)
Effects of changes in financial		2,522		-		2,522
assumptions Adjustment through experience		4,819		-		4,819
Recognized under other comprehensive income	\$	7,341	\$	(1,729)	\$	5,612
Appropriated by employer		1,019		(12,157)		(11,138)
Benefit payment		(18,962)		8,272		(10,690)
Transfer-in (out) from affiliates		(1,019)		-		(1,019)
Balance on December 31	\$	255,883	\$	(173,213)	\$	82,670
Item	Current val		20. Fair valu	es of the	Defined liabili	
	benefit ob					
Balance on January 1	\$	271,924	\$	(168,365)	\$	103,559
Service cost		1.500				1.500
Service cost in the current period Interest expenses (revenue)		1,500 2,629		(1,699)		1,500 930
Recognized as profit and/or loss	\$	4,129	\$		\$	2,430
		4,129	.	(1,699)	Ф	2,430
Re-measurement amount Return on plan assets (excluding amount included in the net interest) Actuarial losses (gains) –	\$	-	\$	(5,139)	\$	(5,139)
Effects of changes in financial		3,529		-		3,529
assumptions		0.004		_		9,284
assumptions Adjustment through experience		9,284				*
1	\$	12,813	\$	(5,139)	\$	7,674
Adjustment through experience Recognized under other comprehensive	\$		\$	(5,139)	\$	
Adjustment through experience Recognized under other comprehensive income	\$	12,813	\$		\$	7,674

264,461

48

(166,351)

\$

98,110

\$

Balance on December 31

(4) The Group is exposed to the following risks due to the employee pension system based on the "Labor Standards Act":

A. Investment risk

The Bureau of Labor Funds, Ministry of Labor will utilize the pension fund for investment in domestic (foreign) equity securities, debt securities bank deposits in self utilization and mandated management manner. However, the distributed amount for the Group's plan assets shall not be less than the revenue calculated by 2-year time deposit rate of the local bank.

B. Interest rate risk

The decrease in interest rate of government bonds will increase the present value of the defined benefit obligation. However, the return on investment of plan assets will also increases. Both can partially offset the impact on defined benefit liabilities.

C. Salary risk

The present value of defined benefit obligation is calculated based on the future salary of the members of the plan. Thus, the salary increase in members of the plan will increase the present value of defined benefit obligation.

(5) The Group's present value of the defined benefit obligation is calculated by qualified actuaries. The important assumptions on the measurement date are as follows:

	Measurement date		
Item	December 31, 2021	December 31, 2020	
Discount rate	0.55%-0.6%	0.75%	
Anticipated raise ratio of salaries	1.00%	1.00%	
Average maturity of defined benefit obligation	9.1-12.1 years	9.6-12.6 years	

- A. The assumption of future mortality rate adopts Terms Life Chart of Annuity for estimation.
- B. In case the principal actuarial assumptions have reasonable and potential changes, when all other assumptions remain unchanged, the increase (decrease) amount in present value of defined benefit obligation is as follows:

Item	December	31, 2021	December	31, 2020
Discount rate				
Increase by 0.25%	\$	(3,161)	\$	(3,529)
Decrease by 0.25%	\$	3,264	\$	3,648
Anticipated raise ratio of salaries				
Increase by 1%	\$	13,612	\$	15,258
Decrease by 1%	\$	(12,232)	\$	(13,664)

Because actuarial assumptions might be relevant to each other, changes in one single actuarial assumption is not exactly possible. Therefore, the sensitivity analysis may not reflect the actual changes in the present value of the defined benefit obligation.

(6) The Group plans to contribute NTD 12,364 thousand for the pension plan in 2022.

(XXII) Common stock

1. The Company's outstanding common stock and amount at beginning and ending is adjusted as follows:

	20:	21	20	20
Item	Shares (thousand shares)	Amount	Shares (thousand shares)	Amount
January 1	494,513	\$ 4,945,134	494,513	\$ 4,945,134
Cash capital increase	-	-	-	-
December 31	494,513	\$ 4,945,134	494,513	\$ 4,945,134

2. As of December 31, 2021, the Company's authorized capital was NTD 8,800,000 thousand, divided into 880,000 thousand shares. The paid-in capital was NTD 4,945,134 thousand.

(XXIII) Capital surplus

Item	Decem 20	,	Decem 20	,
Stock premium	\$	28,973	\$	28,973
Difference between actual price for				
acquisition or disposal of subsidiaries'		144,001		144,001
equity and book value				
Changes of affiliates and joint ventures		83,069		83,069
recognized under the equity method		,		ŕ
Treasury stock trading		7,354		7,354
Recognized changes in the ownership equity of the subsidiary		5,250		5,250
Total	\$	268,647	\$	268,647

According to the Company Act, for the capital reserve including shares issued at premium excessing the par value and gains in the form of gifts, besides covering losses, the Company shall distribute capital reserve by issuing new shares or in cash, in proportion to the original shareholding ratio of the shareholders when the Company incurs no loss. In addition, according to relevant regulations of the Securities and Exchange Act, the capital surplus mentioned above that can be capitalized annually shall not exceed 10% of the total paid-in capital. When the reserve is insufficient to cover the capital losses, the Company shall not use capital reserves to offset it. The capital reserve generated due to the investment adopting the equity method shall not be used for any purpose.

(XXIV) Retained earnings and dividend policy

1. If the Company has earnings at the year's final accounting, it shall first be used to pay income tax and make up any cumulative losses in accordance with laws, and 10% of the balance shall be appropriated as legal reserve, unless the existing legal reserve reaches the amount of the Company's paid-in capital. The rest of the balance shall be used for provision or reversal of special reserves pursuant to laws. The residual balance, if any, shall be added to cumulative undistributed earnings. The Board of Directors shall preserve part of the earnings and then draft a proposal for allocation of the remaining earnings based on business conditions and submit the same to the

shareholders' meeting for the approval of the dividend and bonus distribution to the shareholders.

The food industry is in a changing environment and the Company is at the stage of stable growth. To meet the demand for operating funds as the business grows and to develop long-term financial planning for sustainable development, dividends are distributed, in principle, based on the appropriation rate of more than 50% (included) from the distributable surplus. The Company distributes dividends in the form of stocks and cash, and the former is preferred in consideration of the growth rate and capital expenditure of Company. The remaining dividends are distributed in cash at a rate not less than 10% (included) than the total distributable dividends in the current year. Dividends in cash will not be distributed if the amount of the dividends distributable per share is less than NTD 0.1 and dividends in stock will be distributed as a replacement.

2. The legal reserve shall not be used unless for covering losses or issuing new shares or in cash in proportion to the original shareholding ratio of the shareholders. The new shares or cash allocated shall be no more than 25% of the paid-in capital.

3. Special reserve

Item	December 31, 2021	December 31, 2020
Appropriation of other equity debit balance	\$ -	\$ 60,792
Appropriation of initial application of IFRSs	93,685	93,685
Appropriation of investment property at fair value	661,692	408,327
Total	\$ 755,377	\$ 562,804

(1) Pursuant to laws, when allocating earnings, the Company shall provide the special reserve from the credit balance under other equities on the balance sheet date in current year and then may allocate the earnings. Where the credit balance under other equity is reversed, the reversed amount may be included into the allocatable earnings.

(2) Appropriation of initial application of IFRSs

When first adopting the IFRSs, the Company re-stated NTD 158,125 thousand of the accumulative translation adjustment and unrealized revaluation increase to the retained earnings. However, the retained earnings increase generated from the first-time adoption of IFRSs was insufficient for recognition. Therefore, NTD 93,685 thousand of retained earnings increase generated from the first-time adoption of IFRSs was recognized as special reserve.

(3) Appropriation of investment property at fair value

Item	Amount
Appropriation of investment property first at fair value	\$ 393,347
Appropriation of investment property at fair value	268,345
Total	\$ 661,692

As of December 31, 2021, the special reserve was classified as accumulated net fair value increase of investment property, and the amount not provided due to the insufficient undistributed earnings in the previous period totaled NTD 512,947 thousand.

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4. The proposals for appropriation of earnings in 2020 and 2019 approved by the shareholders' meeting of the Company in August 2021 and June 2020 are as follows:

		stribution		
Item	202	0	201	9
Legal reserve	\$	21,397	\$	4,805
Special reserve		192,573		50,423
Total	\$	213,970	\$	55,228

5. The following is the proposal for appropriation of earnings in 2021 approved by the shareholders' meeting of the Company on March 25, 2022:

Item	Earnings distribution	Dividends per share
Legal reserve	\$ 19,002	
Special reserve	8,328	
Cash dividends	148,354	0.3

- (1) The proposal for distribution of earnings 2021 is pending resolution by the annual general meeting to be convened in 2022.
- (2) Where, before the record date for distribution of cash dividends, the number of outstanding shares is changed due to factors such as repurchase of the Company's shares, transfer of treasury stocks to employees, or other changes in shares and thereby it is necessary to amend the payout ratio, it is proposed to have a shareholders' meeting authorize the Chairman of the Board to adjust the payout ratio with full power, subject to the circumstances.
- 6. For implementation of the earnings distribution proposed by the Board of Directors and resolved by the shareholders' meetings, please visit the "Market Observation Post System" of the TWSE for inquiry.

Unrealized

(XXV) Other equity items

Item	Exch difference financial stranslar foreign of	ce in the statement tion of	valuatio (loss) of assets at through compresince	financial fair value n other hensive	Tot	al
Balance on January 1, 2021	\$	(87,460)	\$	142,772	\$	55,312
Exchange difference in the financial		(15,789)		-		(15,789)
statement translation of						
foreign operations						
Unrealized valuation profit (loss) of		-		151,327		151,327
financial assets at fair value						
through other comprehensive						
income		(7.50)		211127		212.052
Share of affiliates and joint		(563)		214,435		213,872
ventures under the equity						
method				(7.474)		(7.474)
Disposal of equity instruments measured at fair value through		-		(7,474)		(7,474)
other comprehensive income						
other comprehensive meome						

Balance on December 31, 2021	\$	(103,812)	\$	501,060	\$	397,248
Item	differen financial transla	nange ce in the statement tion of perations	valuat (loss) o assets a throu compr	ealized ion profit f financial t fair value gh other rehensive	T	otal
Balance on January 1, 2020	\$	(77,923)	\$	(58,900)	\$	(136,823)
Exchange difference in the financial statement translation of foreign operations		(9,837)		-		(9,837)
Unrealized valuation profit (loss) of financial assets at fair value through other comprehensive income		-		37,234		37,234
Share of affiliates and joint ventures under the equity method		300		164,438		164,738
Balance on December 31, 2020	\$	(87,460)	\$	142,772	\$	55,312
Item Balance – beginning Share attributable to nonequity: Current net profit (loss Other comprehensive current period Cash capital increase of SChanges of affiliates and ventures under the Cash dividends distribute controlling equity Balance – ending	s) income in subsidiary joint equity met		\$	769,122 15,985 7,737 - (16,786) 776,058	\$	20 758,344 16,490 2,503 10,000 (2,132) (16,083) 769,122
(XXVII) Operating revenue						
Item			2021		202	20
Revenue from customer Sales revenue Revenue from process Management service r	ing evenue		\$ 4	,815,340 248,308 37,973	\$	4,801,694 165,569 57,422
Total operating revenue	from custo	mer	\$ 5	,101,621	\$	5,024,685
contracts					Ψ	
Less: Sales return				(22,517)		(39,677)
Sales discount Net operating revenue fro contracts	om custon	ner		,707,754	\$	(372,362) 4,612,646
Other operating income				3,126		1,840
onici operaning income				2,120		1,040

¢ 4.710.000 ¢ 4.614.40		
\$ 4,710,880 \$ 4,014,48	\$ 4,710,880	\$ 4,614,486

1. Details of customer contracts

(1) Sales revenue

The Group mainly engages in the selling of drinks and canned foods to wholesalers and retailers. According to general commercial practices, the Group accepts returns of goods and provides full refunds. If the contract has specified related rights for the return of goods, the contents of the contract shall prevail. Considering experience accumulated in the past, the Group estimates the refund rate at the highest possible amount to recognize the refund liabilities (as other current liabilities). Other products are sold according to the fixed price agreed to and the agreed promotional price in the contract.

(2) Revenue from processing

This mainly refers to the revenue generated from the processing provided according to the contract and is recognized based on the completion progress of the contract. However, if one certain task is more important than other tasks in the labor services provided, the recognition of revenue shall defer to the completion of those certain tasks.

(3) Management service revenue

This mainly refers to the revenue generated from the security service provided according to the contract. The personnel is sent to provide service based on the contract and completes the performance obligation over time. Also, the service revenue is collected based on the fixed price agreed in the contract.

2. Details of revenue from customer contracts

The revenue of the Group can be classified by the following main product lines and geographical areas:

2021:

	nd canned ods	Proce	essing	Manageme	nt service	To	otal
Main area and market							
Taiwan	\$ 4,326,429	\$	203,318	\$	37,973	\$	4,567,720
Mainland China	95,044		44,990		-		140,034
Total	\$ 4,421,473	\$	248,308	\$	37,973	\$	4,707,754
Product line	 						
Tradition series	\$ 1,109,439	\$	44,990	\$	-	\$	1,154,429
Dessert series	738,720		13,646		-		752,366
Drink series	1,348,011		105,490		-		1,453,501
Oat milk series	962,919		84,106		-		1,047,025
Oil series	91,639		76		-		91,715
Health series	21,583		-		-		21,583
Others	149,162		-		37,973		187,135
Total	\$ 4,421,473	\$	248,308	\$	37,973	\$	4,707,754
Timing of revenue recognition Fulfillment of performance obligation at certain timing	\$ 4,421,473	\$	248,308	\$	-	\$	4,669,781

Gradual fulfillment of performance obligation over time	-		-		37,973		37,973
Total	\$ 4,421,473	\$	248,308	\$	37,973	\$	4,707,754
2020:							
	nd canned ods	Proce	essing	Manageme	nt service	To	tal
Main area and market							
Taiwan	\$ 4,296,974	\$	138,518	\$	57,422	\$	4,492,914
Mainland China	92,681		27,051		-		119,732
Total	\$ 4,389,655	\$	165,569	\$	57,422	\$	4,612,646
Product line	 						
Tradition series	\$ 1,074,960	\$	-	\$	-	\$	1,074,960
Dessert series	728,892		8,382		-		737,274
Drink series	1,415,463		103,345		-		1,518,808
Oat milk series	898,123		53,842		-		951,965
Oil series	86,666		-		-		86,666
Health series	22,063		-		-		22,063
Others	163,488		-		57,422		220,910
Total	\$ 4,389,655	\$	165,569	\$	57,422	\$	4,612,646
Timing of revenue recognition	· ·						
Fulfillment of performance obligation at certain timing	\$ 4,389,655	\$	165,569	\$	-	\$	4,555,224
Gradual fulfillment of performance obligation over time	-		-		57,422		57,422
Total	\$ 4,389,655	\$	165,569	\$	57,422	\$	4,612,646

3. Contract balance

The accounts receivable, contract assets and liabilities related to revenue from customer contracts recognized by the Group are as follows:

	December	31, 2021	December	31, 2020
Receivable	\$	664,786	\$	591,919
Contract assets		-		-
Total	\$	664,786	\$	591,919
Contract liabilities – current	\$	12,959	\$	11,761

(1) Significant changes in contract assets and liabilities

The changes in contract assets and liabilities are mainly due to the difference between the timing of performance obligation fulfillment and the timing of customer payment. There are no other significant changes.

(2) The following is the amount of the contract liabilities from the beginning of the period and fulfilled performance obligation in previous period recognized as current revenue:

Amount recognized as current	2021	2020
revenue	2021	2020

Contract liabilities from the beginning of the period	\$ 10,543	\$ 8,369
Fulfilled performance obligation from the previous period	\$ -	\$ -

(XXVIII) Employee benefits, depreciation, depletion and amortization expenses

	2021							
By nature	As operating costs		As operating expenses		Total			
Employee benefit								
expenses								
Salary expenses	\$	201,184	\$	361,149	\$	562,333		
Expenses for labor								
and health		21,349		27,581		48,930		
insurance								
Pension expenses		10,572		13,605		24,177		
Other employee benefit expenses		31,258		20,908		52,166		
Depreciation expenses (Note 1)		89,682		38,710		128,392		
Amortization expenses		17		2,044		2,061		
Total	\$	354,062	\$	463,997	\$	818,059		

		20)20			
As operating costs			As operating expenses		Total	
\$	195,999	\$	371,697	\$	567,696	
	19,864		25,531		45,395	
	9,422		12,096		21,518	
	31,130		20,396		51,526	
	85,856		43,824		129,680	
	30		4,044		4,074	
\$	342,301	\$	477,588	\$	819,889	
	\$	\$ 195,999 19,864 9,422 31,130 85,856 30	As operating costs \$ 195,999 \$ 19,864 9,422 31,130 85,856 30	\$ 195,999 \$ 371,697 19,864 25,531 9,422 12,096 31,130 20,396 85,856 43,824 30 4,044	As operating costs As operating expenses To expenses \$ 195,999 \$ 371,697 \$ 19,864 25,531 9,422 12,096 31,130 20,396 85,856 43,824 30 4,044	

⁽Note 1): This does not include the leased asset depreciation expenses of NTD 4,733 thousand stated in non-operating expenses.

⁽Note 2): This does not include the leased asset depreciation expenses of NTD 1,359 thousand stated in non-operating expenses.

^{1.} The Company shall allocate no less than 1% of the current pre-tax profit before deducting the remuneration distributed to employees and the directors as the remuneration to employees and no more than 1% thereof as the remuneration to directors. Should there be any change to the annual consolidated financial report after the reporting date, the accounting treatment shall be applied, and the adjustment accounted for in the next year.

2. The Company's board of directors resolved to pass the 2021 and 2020 compensation to employees and remuneration to directors on March 25, 2022, and March 23, 2021, respectively. The relevant amounts recognized in the financial report are as follows:

		2021				2020			
	Remur	neration	Remur	neration	Remu	neration	Remur	neration	
	to emp	oloyees	to dir	rectors	to emp	oloyees	to dir	rectors	
Distributed amount resolved	\$	5,204	\$	2,601	\$	5,970	\$	2,984	
Amount recognized in annual financial statements		2,602		2,601		2,985		2,984	
Difference	\$	2,602	\$	-	\$	2,985	\$	-	

The difference between the 2021 and 2020 remuneration distributed to employees resolved by the Board of Directors and the amount in the financial report was mainly due to the changes in accounting estimates and will be recognized as profit or loss for adjustment in 2022 and 2021; in addition, the remuneration to employees was distributed in cash.

3. For information related to the remuneration to employees, directors, and supervisors approved by the Company, please visit the "Market Observation Post System" of TWSE for further inquiry.

(XXIX) Other revenue

Item	2021		2020	
Rental revenue	\$	9,271	\$	8,618
Dividend revenue		32,631		15,669
Revenue from relief packages		980		5,146
Others		29,428		29,914
Total	\$	72,310	\$	59,347

(XXX) Other gains and losses

Item	202	21	2020		
Net loss (gain) from financial assets and					
liabilities at fair value through profit	\$	10,123	\$	4,672	
or loss					
Gain (loss) of foreign exchange, net		13,606		33,150	
Gain (loss) on disposal of property, plant and equipment		(325)		(254)	
Lease cost		(7,358)		(4,236)	
Gain (loss) from fair value adjustment		5,936		30,135	
Impairment loss of property, plant and equipment		(8,928)		(8,805)	
Others		(13,579)		(30,041)	
Total	\$	(525)	\$	24,621	
·	•		•		

(XXXI) Finance costs

Item	2021	2020
Interest from bank loans	\$ 103,522	\$ 109,110
Other finance costs	18,977	13,999
Lease liabilities	963	922
Subtotal	\$ 123,462	\$ 124,031
Less: Capitalized amount of qualifying assets	(434)	(336)
Finance costs	\$ 123,028	\$ 123,695
Interest rate interval	1.38%~5.74%	1.421%~5.66%

(XXXII) Income tax

1. Income tax expenses

(1) The components of income tax expenses are as follows:

Item	20	2021)20	
Income tax in the current period					
Income tax generated in the current	\$	10,084	\$	6,848	
period	φ	10,004	φ	0,040	
Overestimated/underestimated		4		159	
income tax in previous year		4		139	
Additional tax levied on	138			156	
undistributed earnings		130		130	
Total income tax in the current	\$	10,226	\$	7,163	
period	φ 	10,220	Ф	7,103	
Deferred income tax				_	
Initial occurrence and reversal of	\$	57 951	\$	53,753	
temporary difference	\$ 57,851		Ф	33,133	
Deferred income tax expenses	\$	57,851	\$	53,753	
Income tax expenses (gains)	\$	68,077	\$	60,916	
			•		

(2) Income tax expenses (gains) related to other comprehensive income:

Item	2021		2	020
Exchange difference in the financial statement translation of foreign operations	\$	(1,754)	\$	(980)
Re-measurement of defined benefit pension plan		(1,122)		(1,535)
Total	\$	(2,876)	\$	(2,515)

2. The adjustments of current accounting income and income tax expenses recognized as profit or loss are as follows:

Item	2	021	2020		
Net profit before tax	\$	285,244	\$	310,310	
Tax calculated based on net profit before tax at the statutory tax rate	\$	43,234	\$	55,511	
Tax effects of adjustments Effects not included in the calculation of					
taxable income					

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Losses (gains) from adjustment of unrealized fair value	(1,187)	(6,027)
Other adjustments Deduction of losses	(36,021) 4,058	(27,626) (15,010)
Overestimated/underestimated income tax in previous year	4	159
Additional tax levied on undistributed earnings	138	156
Net change in deferred income tax	57,851	53,753
Income tax expenses recognized as profit or loss	\$ 68,077	\$ 60,916

The entity tax rate specified in the Income Tax Act of Republic of China applicable to the Group is 20% and the applicable tax rate for undistributed earnings is 5%; the tax generated from other jurisdictions is calculated based on the applicable tax rate of each relevant jurisdiction.

3. Deferred income tax assets or liabilities generated due to temporary difference, deduction of losses and investment credit:

						2021				
_		ılance –		ognized as	und	cognized der other orehensive		nange rate		nlance –
Item	be	ginning	pro	ofit (loss)	1	ncome		effect		ending
Deferred income tax assets:										
Temporary difference Investment losses (gains) under the equity method	\$	206,148	\$	(36,639)	\$	-	\$	-	\$	169,509
Re-measurement of defined benefit		20,407		(4,209)		1,000		-		17,198
Unused deduction of losses		22,988		(18,321)		-		-		4,667
Others		7,672		1,661		1,750		=		11,083
Subtotal	\$	257,215	\$	(57,508)	\$	2,750	\$	_	\$	202,457
Deferred income tax liabilities										
Temporary difference										
Increment tax on land value	\$	(134,332)	\$	567	\$	-	\$	-	\$	(133,765)
Others		(7,126)		(910)		126		<u> </u>		(7,910)
Subtotal	\$	(141,458)	\$	(343)	\$	126	\$	_	\$	(141,675)
Total =	\$	115,757	\$	(57,851)	\$	2,876	\$		\$	60,782
						2020				
		Balance –		ecognized a	1	Recognized under other mprehensiv	e E	exchange rate		nlance –
Item D. G. 11:	t	peginning	_ <u>_ F</u>	profit (loss)		income		effect		ending
Deferred income tax assets:										
Temporary difference Investment losses (gains) under the equity method		\$ 231,24	7	\$ (25,09	9)	\$	-	\$	- \$	206,148
Re-measurement of defined benefit		21,28	7	(2,61	6)	1,7	36		-	20,407
Unused deduction of losses		60,41	0	(37,42	2)		-		-	22,988

Others	8,089	(1,476)	1,059	-	7,672
Subtotal	\$ 321,033	\$ (66,613)	\$ 2,795	\$ -	\$ 257,215
Deferred income tax liabilities					
Temporary difference					
Increment tax on land value	\$ (134,477)	\$ 145	\$ -	\$ -	\$ (134,332)
Others	(19,759)	12,715	(280)	198	(7,126)
Subtotal	\$ (154,236)	\$ 12,860	\$ (280)	\$ 198	\$ (141,458)
Total	\$ 166,797	\$ (53,753)	\$ 2,515	\$ 198	\$ 115,757

4. Items not recognized as deferred tax assets

Item	December 3	31, 2021	December 3	31, 2020
Temporary difference	\$	320,013	\$	291,327
Unused deduction of losses		177,908		206,011
Total	\$	497,921	\$	497,338

5. The tax collection authorities have authorized the income tax of profit-seeking enterprises reported by the Company as of 2019.

(XXXIII) Other comprehensive income

_						
Item	Befo	ore tax	Income tax (expenses) gains		Net amount after tax	
Items not reclassified to profit or loss:	Φ.	(#1 .)	Φ.		Φ.	(4.400)
Re-measurement of defined benefit plan	\$	(5,612)	\$	1,122	\$	(4,490)
Unrealized valuation profit or loss from equity instrument investments at fair value		155,615		-		155,615
through other comprehensive income						
Share of affiliates and joint ventures under the equity method		207,782		-		207,782
Subtotal	\$	357,785	\$	1,122	\$	358,907
Items may be subsequently reclassified as profit or loss: Share of affiliates and joint ventures under the						
equity method						
Exchange difference in the financial statement translation of foreign operations	\$	(17,899)	\$	1,749	\$	(16,150)
Unrealized valuation profit or loss of debt financial assets at fair value through other comprehensive income		3,900		-		3,900
Share of affiliates and joint ventures under the equity method		(568)		5		(563)
Subtotal	\$	(14,567)	\$	1,754	\$	(12,813)
Recognized under other comprehensive income	\$	343,218	\$	2,876	\$	346,094

			2020				
Item	Before tax		Income ta	ıx	Net amount after		
			(expenses) g	gains		tax	
Items not reclassified to profit or loss: Re-measurement of defined benefit plan Unrealized valuation profit or loss from equity instrument investments at fair value	\$	(7,674) 40,604	\$	1,535	\$	(6,139) 40,604	
through other comprehensive income Share of affiliates and joint ventures under the equity method		157,301		-		157,301	
Subtotal	\$	190,231	\$	1,535	\$	191,766	
Items may be subsequently reclassified as profit							
or loss: Share of affiliates and joint ventures under the equity method							
Exchange difference in the financial statement translation of foreign operations	\$	(11,991)	\$	2,211	\$	(9,780)	
Unrealized valuation profit or loss of debt financial assets at fair value through other comprehensive income		(850)		-		(850)	
Share of affiliates and joint ventures under the equity method		1,531		(1,231)		300	
Subtotal	\$	(11,310)	\$	980		(10,330)	
Recognized under other comprehensive income	\$	178,921	\$	2,515	\$	181,436	
(XXXIV) Earnings per common stock Item			2021		2020)	
A. Basic EPS:			2021				
Current net profit Weighted average number of c	urrent		\$ 201,182		\$	232,904	
outstanding shares (thousand s			494,513			494,513	
Basic EPS (after tax) (NTD) B. Diluted EPS:	ŕ		\$ 0.41		\$	0.47	
Current net profit Effect of dilutive potential con stocks	nmon		\$ 201,182		\$	232,904	
Current net profit to be used to calculate diluted EPS	1		\$ 201,182		\$	232,904	
Weighted average number of coutstanding shares (thousand s	hares)		\$ 494,513		\$	494,513	
Effects of remuneration to empty (Note)	oloyees		321			316	
Weighted average number of outstanding common stock to be used to calculate diluted (thousand shares)	EPS		\$ 494,834		\$	494,829	
Diluted EPS (after tax) (NTD)			\$ 0.41	· 	\$	0.47	
Diracca Li 5 (anoi ma) (111D)			Ψ 0.71		Ψ	0.77	

(Note) When the Company chooses to distribute remuneration to employees in the form of shares or cash, the diluted EPS is calculated in case the remuneration to employees is distributed in shares and the weighted average outstanding shares

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is included in the dilutive potential common stocks. When calculating the diluted EPS before distributing the resolved shares as remuneration to employees in the following year, the dilutive effect of potential common stocks shall also be considered.

VII. Transactions of the related party

(I) Parent company and ultimate controller:

The Company is the ultimate controller of the Group.

(II) Name of the related party and relationship

Name of the related party	Relationship with the Company
Taiwan First Biotechnology Corp.	Affiliated companies
Nicostar Capital Investment (BVI) Ltd.	Affiliated companies
Tongjitang Medicinal Biotech Corp.	Affiliated companies
Gangjing Co., Ltd.	Affiliated companies
Tai Fu International Corp.	Affiliated companies
Hopeman Distribution Co., Ltd.	Affiliated companies
Yanjing AGV International Company Limited	Affiliated companies
NICE Enterprise Co., Ltd.	Affiliated companies
Heding International Development Co., Ltd.	Affiliated companies
Nice Plaza Co., Ltd.	Affiliated companies
Dongruntang Biotech Corp.	Affiliated companies
Zhuqi Lionhead Mountain Leisure Development Co., Ltd.	Affiliated companies
Songshan Village Co., Ltd.	Affiliated companies
Acts Bioscience Inc.	Affiliated companies
Kuo Cheng Investment Development Corp.	Affiliated companies
Nice Investment Development Ltd.	Affiliated companies
Taiwan NJC Corporation	Other related parties
NICECO International Corp.	Other related parties
Janfusun Fancyworld Corp.	Other related parties
Tangsheng International Co., Ltd.	Other related parties
Tangli Culture Media Co., Ltd.	Other related parties
Jinan AGV Products Corporation	Other related parties
Eastern Taiwan Cultural & Creative Co., Ltd.	Other related parties
Koyaka Biotech Co., Ltd.	Other related parties
Chen Ten-Tao Cultural and Education Foundation	Other related parties
Yueshan Investment Co., Ltd.	Other related parties
Lujing Landscape Co., Ltd.	Other related parties
Shinekeep International Corp.	Other related parties
Taiwan Cosmetics Co., Ltd.	Other related parties
Zhengda Fenghuang Shanzhuang Co., Ltd.	Other related parties
Thunder Tiger Corporation	Other related parties
	Other related parties Other related parties
Prize Products Corporation	-
Baige Biotech Inc.	Other related parties
Ho Yuan Investment Co., Ltd.	Other related parties
IBF VC	Other related parties

Gelan Co., Ltd.	Other related parties
Yue Guan International Development Co., Ltd.	Other related parties
Jinzhou Development Co., Ltd.	Other related parties
Goldbank Investment Development Corp.	Other related parties
All Pass Bio-Tec Co., Ltd.	Other related parties
Taiwan Mineral Water Corp.	Other related parties
Jinan Ponpon Co., Ltd.	Other related parties
Apoland International Corp.	Other related parties
Nice Capital & Finance Corp.	Other related parties
Taiwan Sanyejia Co., Ltd.	Other related parties
Kuludrink Kombucha Ltd.	Other related parties
Pi-Hsia Ma	Other related parties
Taiwan Daily Chemical Biotechnology Inc.	Other related parties
Shui Niu Cuo Co., Ltd.	Other related parties

(III) Major transactions with the related party:

The balance and transaction between the Group and its subsidiaries (as related parties of the Company) have been written off from the consolidated financial statements and were not disclosed accordingly. The details about transactions between the Group and other related parties are disclosed as follows:

1. Operating revenue

Item	Category/Name of the related party	2021	2020
Sales revenue	Affiliated companies	\$ 75,994	\$ 67,022
	Other related parties		
	NICECO		
	International	91,163	112,807
	Corp.		
	Others	18,732	18,228
	Total	\$ 185,889	\$ 198,057
Rental income	Affiliated companies	\$ 1,804	\$ 1,804
	Other related parties	36	36
	Total	\$ 1,840	\$ 1,840

(1) Sales revenue:

Said terms of sale have no significant difference from those of the general distributors. The collection period is O/A 30-90 days based on the distribution channels. However, the collection can be extended with interest accrued upon the agreement of both parties.

(2) Rental revenue:

For the lease of the Group to said companies, the lease price is based on contract agreements and the rental is collected on a monthly or quarterly basis.

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2. Purchase

Type of the related party	20)21	20)20
Affiliated companies				
Taiwan First Biotechnology Corp.	\$	1,068,327	\$	1,104,606
Others		33,913		32,941
Other related parties				
NICECO International Corp.		320,104		247,239
Others		25,908		36,427
Total	\$	1,448,252	\$	1,421,213

Said purchase price has no significant difference from those of the general suppliers. Regarding payment method, besides commissioning other related parties to import goods, the Company follows the example of export practice to prepay part of the payment for goods. The balance was paid in full in the following month upon the receipt of goods while others adopts O/A 45–90 days for payment. The grace period is 1–5 months. However, the grace period can be extended upon the agreement of both parties.

3. Accounts receivable from the related party (excluding funds loaned to the related party)

	Category/Name of the		
Item	related party	 	 r 31, 2020
Notes receivable	Affiliated companies	\$ 79	\$ 64
	Other related parties		
	NICECO	13,252	19,151
	International		
	Corp.		
	Others	 158	 198
	Total	\$ 13,489	\$ 19,413
	Less: Allowance loss	(13)	 (19)
	Net amount	\$ 13,476	\$ 19,394
Accounts	Affiliated companies	\$ 6,780	\$ 4,412
receivable	Other related parties	12,410	14,943
	Total	\$ 19,190	\$ 19,355
	Less: Allowance loss	(15)	(16)
	Net amount	\$ 19,175	\$ 19,339
Other accounts	Affiliated companies		
receivable	Nice Investment	\$ 7,136	\$ 3,860
	Kuo Cheng	13,392	-
	Investment		
	Others	5,694	10,175
	Other related parties		
	Nice Capital &	11,931	8,793
	Finance Corp.	ŕ	,
	Others	3,768	18,775
	Total	\$ 41,921	\$ 41,603
	Less: Allowance loss	(3,064)	(18,169)
	Net amount	\$ 38,857	\$ 23,434

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(Note) The Group's expected credit losses of other accounts receivable recognized (reversed) were NTD 661 thousand and NTD 8,907 thousand in 2021 and 2020, respectively.

4. Accounts payable to the related party (excluding loans from the related party)

Item	Type of the related party	December	31 2021	December	31 2020
Notes payable	Affiliated companies	\$	5,550	\$	2,945
Notes payable	Other related parties	φ	3,299	Ψ	9,265
	Total	\$	8,849	\$	12,210
Accounts	Affiliated companies		3,3 1,5		12,210
payable	Taiwan First	\$	411,897	\$	587,284
	Biotechnology Corp.				
	Others		3,540		5,196
	Other related parties		36,990		25,402
	Total	\$	452,427	\$	617,882
Other payables	Affiliated companies	\$	22,123	\$	22,038
	Other related parties		26,707		22,859
	Total	\$	48,830	\$	44,897
Advance receipt	rs.				
Category/Name	of the related party D	ecember 31,	2021	December 3	31, 2020
Other related na	rties	_	\$ 3		\$ -

5.

Category/Name of the related party	December 31, 2021	December 31, 2020
Other related parties	\$ 3	\$ -

6. Prepayments

December 31, 2021		December 31, 202	
\$	4,477	\$	21,417
	9,204		11,855
	30,423		23
	478		902
\$	44,582	\$	34,197
		\$ 4,477 9,204 30,423 478	\$ 4,477 \$ 9,204 30,423 478

7. Guarantee deposits

Category/Name of the related party	December 3	1, 2021	December 3	31, 2020
Affiliated companies	\$	151	\$	348
Other related parties				
Jinan AGV Products Corporation		826		831
Total	\$	977	\$	1,179

8. Property transaction

(1) Acquisition of property, plant and equipment:

Category/Name of the related	2021		2020	
party	2021		2020	
Other related parties	\$	150	\$	-

(2) Disposal of property, plant and equipment:

2021:

Category/Name of the related party	Proceeds from	disposal	Gain or los dispos	
Affiliated companies	\$	300	\$	300

2020: None.

(3) Acquisition of financial assets:

2021:

Category/Name of the related party	Transaction item	Transaction amount
Affiliated companies		
Nice Plaza Co., Ltd.	1,100 thousand preferred shares of Nice Capital & Finance Corp.	\$ 19,910
Other related parties	-	
Janfusun Fancyworld Corp.	4,000 thousand shares of Nice Plaza Co., Ltd.	(Note)

Said share transaction price refers to the net worth per share of the invested company and is determined after price negotiation between both parties. As of December 31, 2021, all of the transaction prices have been paid in full.

(Note) Since the counterparty failed to perform its obligation to register the transfer within the prescribed time limit, the contract agreed by both parties has been canceled in December 2021, and the prepayment for the stock price was refunded accordingly.

2020:

Category/Name of the related party	Transaction item	Transaction amount
Affiliated companies		
NICE Enterprise	1,500 thousand shares of Qixing	\$ 15,000
Co., Ltd.	Resort Co., Ltd.	

Said share transaction price refers to the net worth per share of the invested company and is determined after price negotiation between both parties. As of December 31, 2020, all of the transaction prices have been paid in full.

(4) Disposal of financial assets: None.

9. Lease agreement

(1) Right-of-use assets acquired from lease

Category/Name of	T ',	202	1	2020	
the related party	Lease item	2021		2020	
Acquisition of right- In	stitute of Health				
of-use assets	Science				
Affiliated		\$	10,865	\$	-
companies					

Category/Name of the related party	December 31, 2021		December 31, 2020	
Lease liabilities				
Affiliated companies	\$	11,527	\$	3,303
Category/Name of the related party	2021		2020	
Interest expenses Affiliated companies	\$	29	\$	96

(2) Lease expenses

Category/Name of the related party	2021		2020	
Affiliated companies	\$	374	\$	356

Said lease conditions are based on contract agreements and the rental is paid on a monthly or quarterly basis.

- 10. Lease agreement: Please refer to Note 7(3)14.
- 11. Loaning of funds to the related party: None.
- 12. Loans from related parties (stated as other payables and long-term notes and accounts payable):
 - (1) Balance ending

Type of the related party	December 31, 2021		December 31, 2020	
Other related parties	\$	32,109	\$	22,784
Current	\$	26,573	\$	22,784
Non-current	\$	5,536	\$	_

- (2) Interest expense: None.
- 13. Endorsement and guarantee: None.

14. Others

(1) Various revenues

Category/Name of the related	202	.1	202	20
party				
Affiliated companies				
Taiwan First Biotechnology	\$	4,169	\$	4,742
Corp.				
Nice Investment		2,763		3,860
Kuo Cheng Investment		5,720		-
Development Corp.				
Others		877		555
Other related parties				
Tangli Culture Media Co., Ltd.		3,371		3,371
Nice Capital & Finance Corp.		11,091		7,436
Others		823		1,055
Total	\$	28,814	\$	21,019

This mainly refers to rent revenue and other revenues. Said lease prices are based on contract agreements and the rental is collected on a monthly or quarterly basis.

(2) Various expenditures

Category/Name of the related party	202	1	2020		
Affiliated companies					
Hopeman Distribution Co.,	\$	138,376	\$	136,209	
Ltd.					
Others (Note)		11,829		11,721	
Other related parties					
Tangli Culture Media Co., Ltd.		191,751		221,109	
Others		24,071		22,567	
Total	\$	366,027	\$	391,606	

(Note): This excludes the collection/payment of warehousing fees.

- a. To promote the sale of products, the Group commissioned Tangli Culture Media to provide advertisement planning services, which is responsible for product market surveys as well as product and advertisement planning. The payment is based on the contract agreement and settled on a monthly basis. The amount is paid within 30 days after the settlement.
- b. Hopeman Distribution is commissioned to deliver products manufactured and sold by the Group, and the product delivery expenses is calculated based on a certain ratio of net sales.
- c. Other expenses such as management consultation services are paid according to the contract agreement.
- (3) The Group's participation in the cash capital increase, claims converted into capital increases and increases in amounts invested in related parties is as follows: None.

(4) Part of the Group's land is registered in the name of related parties and the details are as follows:

Type of the related party

Land number

Pi-Hsia Ma

Land Nos. 183 and 184, Datan Subsection, Datan Section, Xingang Township, Land No. 378, Houdihu Subsection, Houdihu Section, Xingang Township, Land No. 175, Kantoucuo Section, Gukeng Township, Yunlin County, Land Nos. 160-7, 165-3 and 160-30, Songzijiao Section, Minxiong Township, and Land Nos. 600 and 601, Wujiancuo Section, Zhuqi Township.

(IV) Information about remuneration to key management

Category/Name of the related party	202	21	20)20
Salary and other short-term employee benefits	\$	23,468	\$	25,759
Benefits after severance/retirement		743		731
Other long-term employee benefits		1,097		1,046
Total	\$	25,308	\$	27,536

VIII. Pledged assets

The following assets were pledged for various loans and performance guarantees:

Item	December 31, 2021	December 31, 2020		
Pledged demand deposits	\$ 27,567	\$ 57,799		
Investment under the equity method	905,376	894,833		
Property, plant and equipment (net amount)	1,625,780	1,643,316		
Investment property	2,582,222	2,636,500		
Total	\$ 5,140,945	\$ 5,232,448		

- IX. Major Contingent Liabilities and Commitments Made Under Unrecognized Contracts
 - (I) As of December 31, 2021 and 2020, the guarantee notes issued for loan limit guarantees by the Group amounted to NTD 3,920,000 thousand and NTD 3,743,200 thousand, respectively, which was recognized as guarantee notes paid and guarantee notes payable.
 - (II) As of December 31, 2021 and 2020, the guarantee notes and accounts received by the Group for performance guarantees of construction and assuring claims of payment for goods amounted to NTD 60,373 thousand and NTD 61,724 thousand, respectively, which was recognized as guarantee notes and accounts received and guarantee notes and accounts receivable.
 - (III) As of December 31, 2021 and 2020, the details regarding unused letters of credit issued by the Group are as follows:

			Unit: NTD t	housand	
Item	December 31	, 2021	December 31, 2020		
Amount of letter of credit	USD	2,306	USD	2,186	
Guarantee amount	-		-		

(IV) As of December 31, 2021 and 2020, for the endorsements/guarantees for others by the Group, please refer to Table 2 of Note 13.

(V) Significant capital expenses signed but not incurred:

Item	December 31, 2021	December 31, 2020
Property, plant, and equipment (Note)	\$165,045	\$160,559

- (Note) For the lawsuit and suspension of construction related to the subsidiary of the Group, Shandong AGV Food Technology Co., Ltd., please refer to Note 9(6).
- (VI) The lawsuit and construction suspension regarding the plant construction of Shandong AGV Food Technology Co., Ltd.:
 - 1. Shandong AGV Food Technology Co., Ltd. (hereinafter referred to as the Shandong AGV) constructed the Jiyang plant of Shandong AGV in 2014 and commissioned Shandong Taian Construction Group Co., Ltd. (hereinafter referred to as Shandong Taian) as the turnkey solutions provider for the construction of Shandong AGV Jiyang plant. The construction contract was a framework contract for the construction of the entire plant area. After Shandong AGV signed A1, A3 and A12 contract construction with Shandong Taian: (1) Due to construction delays in 2018, it filed a civil action against Shandong AGV regarding unsigned construction contracts and part of the construction amount and related interest for construction in progress without reaching an acceptable level, and the claimed amount was RMB 19,985 thousand in May 25, 2020; (2) It also filed a provisional seizure for part of Shandong AGV's property to the court on April 16, 2020; (3) Shandong AGV received the court verdict from Jiyang District People's Court on July 8, 2020, stating that Shandong Taian should pay RMB 12,769 thousand as the construction amount and related interest; (4) Shandong AGV disagreed with the verdict and appealed to a higher court in July 2020, and received the final judgment from Shandong, Jinan Intermediate People's Court in October 2020, stating that Shandong AGV should pay RMB 11,454 thousand of the remaining construction amount and related interest to Shandong Taian. In addition, RMB 359 thousand in trial expenses was recognized by Shandong AGV in 2020; (5) Shandong AGV paid the construction amount, interest and trial expenses totalizing RMB 11,898 thousand to Jiyang District People's Court on January 20, 2021. Shandong AGV also applied with Shandong, Jinan Intermediate People's Court for preserving the claim of construction amount made by Shandong Taian against Shandong AGV based on the preceding judgment. Taiping General Insurance Co., Ltd. served as the guarantor of Shandong AGV and issued the letter of guarantee to secure the deposit payable on December 17, 2020, which was approved by Shandong, Jinan Intermediate People's Court (stated as the refundable deposits). Jiyang District People's Court confirmed receiving the judgment of Shandong, Jinan Intermediate People's Court on January 22, 2021, and temporarily refrained from distributing said RMB 11,898 thousand paid by Shandong AGV to Shandong Taian.
 - 2. Shandong AGV filed a suit against Shandong Taian for damages compensation due to default and claimed compensation of RMB 41,055 thousand to Jinan Intermediate People's Court on June 19, 2020. The court session commenced for exchange of evidence in September and October, 2020. The court session commenced on January 29, 2021. Both parties made an appraisal concerning the devaluation loss of Tetra Pak equipment claimed by Shandong AGV. The report provided by the appraisal company specified that this part of Shandong AGV did not exist in tangible, economic and functional impairment. However, the interest loss generated during the idle period was RMB 9,560 thousand. Shandong Taian agreed to proceed with the negotiation. However, both parties failed to reach an agreement later. Jinan Intermediate People's Court rendered its judgment revoking all claims made by Shandong AGV on April 16, 2021. Upon receipt of the first-instance judgment on April 21, 2021, Shandong AGV

filed an appeal immediately. Notwithstanding, Shandong Province Higher People's Court rendered the second-instance judgment (final and irrevocable judgment) under (2021)-Lu-Min-Zhong No. 1259 on July 29, 2021, which held that the original judgment should sustain and revoked the appeal filed by Shandong AGV accordingly. According to Remark 1, the refundable deposit of RMB 11,898 thousand, already furnished to Jiyang District People's Court has been disbursed by the Court and paid to Shandong Taian. Notwithstanding, Shandong AGV filed the petition for a reconsideration pursuant to laws on January 15, 2022, for disagreement to the second-instance judgment. Now, it is waiting for any further notice from the court.

- 3. The construction base of Shandong AGV changed from industrial land to comprehensive residential land. The base in which the new uncompleted construction is located may be expropriated by Jinan City Government and Land and Resources Bureau in the future due to the change in land use. According to the Regulation on the Expropriation of Buildings on State-owned Land and Compensation of Mainland China, the people's government at the city or county level shall provide subsidy and reward for landowners; thus, in case of future expropriation, the Land and Resources Bureau shall provide compensation for expropriation based on the appraisal amount of the authenticating institution. For compensation given by the Land and Resources Bureau to Shandong AGV according to the relevant laws, the appraised construction cost used as the basis of compensation may not be the same as the contract construction cost appraised in the court verdict. It is considered that the construction cost of the construction contract signed by Shandong AGV may be recovered based on the expropriation compensation procedure, which may not result in loss for Shandong AGV.
- X. Losses Due to Major Disasters: None.
- XI. Significant Subsequent Events: None.

XII. Others

(I) Management over capital risks

The Group must retain sufficient capital to meet the needs of extensions as well as plant and equipment improvements. Thus, the capital management of the Group is to ensure the necessary financial resources and business plans to meet the needs of working capital, capital expenses, R&D expenses and repayment of debts required within the following 12 months.

- (II) Financial instruments
 - 1. Financial risk of financial instruments

Financial risk management policy

Various types of financial risks have an impact on the daily operation of the Group, including the market risk (including the exchange rate risk, interest rate risk and price risk), credit risk and liquidity risk. To reduce relevant financial risks, the Group is devoted to identifying, assessing and hedging the uncertainty of the market to minimize the adverse impact of changes in the market on the Company's financial performance.

The board of directors audited the Group's major financial activities in accordance with the relevant norms and internal control systems. Upon implementation of the financial plan, the Group must faithfully comply with the

relevant financial operation procedures regarding financial risk management and the division of authority and responsibility.

Nature and degree of important financial risk

(1) Market risk

A. Exchange rate risk

- (A) The Group is exposed to exchange rate risk resulting from the sale, procurement and loan transactions and net investment in the foreign operation measured with a currency other than the functional currency of the Group. New Taiwan Dollar is the main functional currency of the Group, while RMB and USD is also included. These transactions are denominated in the major currency of USD and RMB. To avoid the decrease in the foreign asset value and fluctuation of the future cash flow due to changes in the exchange rate, the Group uses foreign currency loans to hedge the risk of exchange rates. The net investment in the foreign operation was for strategic investment, therefore the Group did not adopt any hedging policy against it.
- (B) Foreign exchange exposure and sensitivity analysis (before consolidated write-off):

December 31, 2021

				December	31, 2021	
			Amount	S	Sensitivity analys	is
	Foreign		recognized	Extent of	Impact on	Impact on
_	currency	Exchange rate	(NTD)	change	profit or loss	equity
(Foreign currency: Fu	inctional currency	y)				
Financial assets						
Monetary items						
USD : NTD	3,817	27.68	105,645	1% appreciation	1,056	-
USD : RMB	5	6.3757	148	1% appreciation	1	-
HKD : USD	1,053	0.1282	3,739	1% appreciation	37	-
Non-monetary items Investment under the equity method				аррионил оп		
USD : NTD	22,740	27.68	629,454	1% appreciation	-	6,295
NZD : USD	74	0.6824	1,402	1% appreciation	-	14
RMB: USD	163,663	0.1568	710,334	1% appreciation	-	7,103
VND : USD	3,368,480	0.000043172	4,025	1% appreciation	-	40
Financial liabilities						
Monetary items						
USD : RMB	21,798	6.3757	603,382	1% appreciation	(6,034)	-
USD : NTD	1,100	27.68	30,462	1% appreciation	(305)	-

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December 31, 2020 Sensitivity analysis Amount Foreign recognized Extent of Impact on Impact on (NTD) profit or loss currency Exchange rate change equity (Foreign currency: Functional currency) Financial assets Monetary items USD: NTD 249 873 28.48 24,851 1% appreciation USD: RMB 5 6.5249 154 1% appreciation 2 HKD: USD 904 0.1290 3,320 1% appreciation 33 Non-monetary items Investment under the equity method 23,094 USD: NTD 28.48 657,729 1% appreciation 6,577 74 NZD: USD 0.7226 1,527 1% appreciation 15 RMB: USD 180,848 0.1533 789,370 1% appreciation 7,894 VND: USD 4,805,773 0.000038975 5,334 1% appreciation 53 Financial liabilities Monetary items USD: RMB 5,239 6.5249 149,201 1% appreciation (1,492)USD: NTD 628 28.48 17,898 1% appreciation (179)

If all other variable factors remain unchanged, if the currency value of NTD relatively increases against said currency, there may have equivalent but adverse impact on the amount reflecting said currency on December 31, 2021 and 2020.

(C) The Group's total amount of all exchange gains (losses) (including realized and unrealized) from monetary items due to significant impacts of exchange rate fluctuation was NTD 13,606 thousand and NTD 33,150 thousand in 2021 and 2020, respectively.

B. Price risk

Due to the fact that the equity instrument investment held by the Group indicated in the consolidated balance sheet were classified as financial assets at fair value through profit and loss and financial assets at fair value through other comprehensive income, the Group suffers the price risk of financial instruments.

The Group mainly invested in TWSE/TPEx and foreign listed and unlisted stocks, beneficiary certificates and debt instruments, and the price of such equity and debt instrument is affected by the uncertainty of the investment's future value.

If the prices of equity and debt instruments increase or decrease by 1%, the profit or loss after tax will increase or (decrease) NTD 458 thousand and NTD 357 thousand in 2021 and 2020, respectively, due to the increase or decrease in the fair value of financial assets at fair value through profit or loss. The comprehensive income after tax will increase or (decrease) NTD 12,939 thousand and NTD 11,565 thousand in 2021 and 2020, respectively, due to the

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increase or decrease in the fair value of financial assets at fair value through other comprehensive income.

C. Interest rate risk

The book amount of the Group's financial assets and financial liabilities exposed to interest rate exposure on the reporting date is as follows:

	Book amount					
Item	Decemb	er 31, 2021	December 31, 20			
Interest rate risk with fair value:		_				
Financial assets	\$	14,942	\$	25,222		
Financial liabilities		(58,206)		(49,602)		
Net amount	\$	(43,264)	\$	(24,380)		
Interest rate risk with cash flow:						
Financial assets	\$	699,174	\$	699,252		
Financial liabilities		(4,981,764)		(4,756,273)		
Net amount	\$	(4,282,590)	\$	(4,057,021)		

(A) Sensitivity analysis of interest rate risk with fair value

The Group invested in preferred shares that are not able to be transferred to common stocks, and the annual percentage rate of annual dividends is 3.5% based on the issuing method, which is classified as fixed interest rate. Thus, it is not exposed to the risk of changes in future market interest rates. In addition to those mentioned above, the Group does not classify any financial assets or liabilities with fixed interest rate as financial assets at fair value through profit or loss or at fair value through other comprehensive income, and does not specify derivatives (interest rate exchange) as hedging instruments in the hedge account model of fair value. Therefore, the changes in interest rate on the reporting date will not impact profit or loss and other comprehensive net profits.

(B) Sensitivity analysis of interest rate risks with cash flow

The Group's financial instrument of the variable interest rate are assets (liabilities) with variable interest rates. The changes in market interest rates will result in changes in the effective rate and cause changes in future cash flow. The net profit in 2021 and 2020 will increase (decrease) NTD (42,826) thousand and NTD (40,570) thousand, respectively, for every 1% decrease (increase) in the market interest rate.

(2) Credit risk

The Group's credit risk is the risk of financial loss that would be incurred by the Group if its customers or financial instrument trading counterparty fail to perform their contracts. This is mainly due to the trading counterparty being unable to pay the accounts payable based on the payment conditions and the contractual cash flows of debt instrument investment classified as measured at amortized cost and fair value through profit or loss.

Credit risk related to the operation

To maintain the quality of the accounts receivable, the Group has established a procedure to manage the credit risk related to the operation. The risk analysis of individual customers shall consider various factors which may impact the solvency of the customer, including the financial status, credit rating, internal credit rating of the Group, historical transaction record and current economic situation of the customer.

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Financial credit risk

The credit risk of bank deposits, fixed income investments, and other financial instruments is measured and monitored by the Finance Department of the Group. Since the transaction counterparties and the contract performance parties of the Group are banks of excellent credit standing and financial institutions or corporate entities with investment levels, there are no noncompliance issues; therefore, there is no significant credit risk. In addition, for indicators and level information on impairment of financial credit risks regarding debt financial assets at fair value through other comprehensive income, please refer to the description in C., D. and E.

A. Concentration of credit risk

As of December 31, 2021 and 2020, the balance of receivables of the top 10 customers accounted for 58.36% and 57.26% of the Group's balance of receivables, respectively. The concentration of the credit risk for other accounts receivable was relatively insignificant.

- B. Measurement of expected credit impairment loss
 - a. Accounts receivable: For the simplified approach adopted, please refer to Note 6(4).
 - b. Judgment basis of significant increase in credit risk: Please refer to the description (D) in the following.
- C. The indicators to determine the debt instrument investment as credit impairment used by the Group is as follows:
 - (A) The issuer has significant financial difficulty or faces possible bankruptcy or other financial reorganization;
 - (B) The active market of financial assets extinguishes due to financial difficulties of the issuer;
 - (C) The dividend or principal payments delay or non-performance by the issuer;
 - (D) National or regional adverse economic changes related to the default of the issuer.
- D. The credit risk rating information on debt instrument investment at fair value through other comprehensive income recognized by the Group is as follows:
 - a. Credit risk rating:

Credit		
rating	Definition	Recognition basis of expected credit loss
Normal	Debtors with low credit risk and sufficient capability to pay off contractual cash flow within the overdue period less than 30 days	12-month expected credit loss
Abnormal	Credit risk increases significantly for overdue more than 30 days or since initial recognition	Expected credit loss throughout the duration (without credit impairment)
Default	Overdue more than 90 days or has evidence of credit impairment	Expected credit loss throughout the duration (with credit impairment)
Written off	There is evidence showing that the debtor is facing serious financial difficulty and the recoverable amount cannot be reasonably expected by the	Direct written off

Group, e.g. overdue more than 180 days

b. The total book amount of debt instrument investments disclosed according to credit risk rating and the applicable rate of expected credit loss is as follows:

Credit rating Expected credit los		December 31, 2021	December 3	1, 2020
Normal	0%-1%	\$ 30,55	0 \$	26,650
Abnormal	20%		-	-
Default	30%-50%		-	-
Written off	100%		_	_

E. The collateral and other credit enhancements held to hedge the credit risk of financial assets:

The information related to the financial impact on the amount of maximum credit risk exposure regarding the financial assets recognized in the consolidated balance sheet and collateral held by the Group, overall agreement on net settlement and other credit enhancements is shown in the following table:

			Amount of decrease in maximum credit risk exposure					osure		
December 31, 2021		Book amount		ateral	Overall agreement on net settlement		Other credit enhancement		Total	
Financial instruments for which the impairment regulation of IFRS 9 is applicable: Debt instrument investments at fair	\$	30,550	\$		\$		\$		\$	
value through other comprehensive income Financial instruments for which the impairment regulation of IFRS 9 is not applicable:	φ	30,330	Þ	-	Þ	-	\$	-	Ф	-
Financial assets at fair value through profit or loss		45,757		-		-		-		-
Financial assets at fair value through other comprehensive income		1,263,398		48,694		-		-		48,694
Total -	\$	1,339,705	\$	48,694	\$	-	\$		\$	48,694

		_	Amount of decrease in maximum credit risk exposure							
		_			Overall agr	reement	Other cr	edit		
December 31, 2020	Book	amount	Coll	ateral	on net sett	lement	enhancement		Total	
Financial instruments for which the impairment regulation of IFRS 9 is applicable:										
Debt instrument investments at fair value through other comprehensive income Financial instruments for which the impairment regulation of IFRS 9 is not applicable:	\$	26,650	\$	-	\$	-	\$	-	\$	-
Financial assets at fair value through profit or loss		35,658		-		-		-		-
Financial assets at fair value through other comprehensive income	-	1,129,803		45,354		-		-		45,354
Total	\$.	1,192,111	\$	45,354	\$	-	\$	-	\$	45,354

(3) Liquidity risk

A. Liquidity risk management

The purpose of the Group's liquidity risk management is to maintain the cash and cash equivalents required for operation and sufficient bank financing credit line to ensure adequate financial flexibility of the Group.

B. Maturity analysis on asset liabilities

The following table is the summarized analysis of the Group's financial liability with agreed repayment period based on the expiry date and undiscounted amount due:

	December 31, 2021												
Non-derivative financial liabilities	Withir	n 6 months	7-12	months	1-2	years	2-	5 years	More th	an 5 years	ctual cash flow	Bool	c amount
Short-term loans	\$	757,857	\$	172,976	\$	-	\$	-	\$	-	\$ 930,833	\$	930,833
Notes payable		100,883		-		-		-		-	100,883		100,883
Accounts payable		542,249		-		-		-		-	542,249		542,249
Other payables		429,331		35,079		-		-		-	464,410		464,410
Long-term loans (including those		152,748		464,348		396,733		3,049,500		-	4,063,329		4,050,931
due within one year)													
Lease liabilities		7,335		7,269		19,379		21,461		167	55,611		58,206
Long-term notes and accounts payable		-		-		-		5,536		-	5,536		5,536
Guarantee deposits		2,427		4,615		868		-		-	7,910		7,910
Total	\$	1,992,830	\$	684,287	\$	416,980	\$	3,076,497	\$	167	\$ 6,170,761	\$	6,160,958

Further information of maturity analysis on lease liabilities is as follows:

													counted
	Less than 1 year		1-5 years 5-10 years		years	10-15 years 15-20 years		15-20 years	s Over 20 years		lease payment paid		
Lease liabilities	\$	14,604	\$	40,840	\$	167	\$	-	\$	- \$	-	\$	55,611

	December 31, 2020												
Non-derivative financial liabilities	Within	n 6 months	7-12	months	1-2	2 years	2-	5 years	More th	nan 5 years	actual cash flow	Bool	k amount
Short-term loans	\$	898,656	\$	29,936	\$	-	\$	-	\$	-	\$ 928,592	\$	928,592
Notes payable		91,775		-		-		-		-	91,775		91,775
Accounts payable		710,405		-		-		-		-	710,405		710,405
Other payables		499,276		55,976		-		23,020		-	578,272		578,272
Long-term loans (including those		572,150		572,849		937,481		1,760,948		-	3,843,428		3,827,681
due within one year)													
Lease liabilities		8,367		8,367		15,994		13,635		6,000	52,363		49,602
Guarantee deposits		3,732		4,065		-		-		-	7,797		7,797
Total	\$	2,784,361	\$	671,193	\$	953,475	\$	1,797,603	\$	6,000	\$ 6,212,632	\$	6,194,124

Further information of maturity analysis on lease liabilities is as follows:

	T 4		1.5		5.10		10.15		15.20	0 20		undise lease p	otal counted payment
	Less th	an l year	1-3	years	5-10	years	10-15 y	years	15-20 years	Over 20	years	p	aid
Lease liabilities	\$	16,734	\$	29,629	\$	6,000	\$	-	\$	- \$	-	\$	52,363

The Group does not expect the maturity analysis of cash flows will be significantly pre-matured or that the actual amount will be significantly different.

2. Categories of financial instruments

The book amount of the Group's various financial assets and financial liabilities as of December 31, 2021 and 2020, is as follows:

	December 31, 2021	December 31, 2020		
Financial assets				
Financial assets measured at amortized				
cost				
Cash and cash equivalents	\$ 687,587	\$ 669,519		
Notes and accounts receivable	664,786	591,919		
(including the related party)	004,700	371,717		
Other accounts receivable (including	56,959	41,291		
related parties)	30,737	ŕ		
Other financial assets – current	-	30,278		
Refundable deposits	10,267	9,963		
Other financial assets – non-current	27,567	27,521		
Financial assets at fair value through	45,757	35,658		
profit or loss	13,737	33,030		
Financial assets at fair value through				
other comprehensive profit or loss –	1,293,948	1,156,453		
non-current				
Financial liabilities				
Financial liabilities measured at				
amortized cost				
Short-term loans	930,833	928,592		
Notes and accounts payable (including	643,132	802,180		
the related party) Other payables	464,410	578,272		
Long-term loans due within one year	404,410	310,212		
or one operating cycle	611,996	1,133,137		
Long-term loans	3,438,935	2,694,544		
Guarantee deposits	7,910	7,797		
Lease liabilities (including current and				
non-current)	58,206	49,602		
Notes and accounts payable - related	5,536			
party	3,330	-		

(III) Fair value information:

1. For information on the fair value of the Group's financial assets and liabilities not at fair value, please refer to Note 12(3)3. Description. For information on the fair value of the Group's investment property at fair value, please refer to Note 6(12).

2. Definition of three fair value levels

Level 1:

The input of this level refers to open quotations of similar instruments traded in an active market. The active market refers to markets meeting all of the conditions below: there is homogeneity in all products traded in the market; potential buyers and sellers can be found in the market at any time and price information is accessible by the

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public. The value of beneficiary certificates with quoted active market price invested by the Company all belongs to this level.

Level 2:

The input of this level refers to the observable price other than open active market quotations, including direct (such as price) and indirect (information inferred from prices) input values that can be obtained from an active market.

Level 3:

The input of this level refers to input parameters for fair value measurement which are not based on the observable input parameters which are available in the market. The Group's equity instrument investments not in an active market and the investments of convertible preferred shares all belong to this level.

3. Financial assets not at fair value:

The Group's financial instruments not at fair value, such as cash and cash equivalents, accounts receivable, other financial assets, refundable deposit, short-term loans, accounts payable, lease liabilities (including current and non-current), long-term loans (including those due within a year) and book amount of guarantee deposits, are close to the reasonable amount of the fair value.

4. Fair value level information:

The Group's financial assets and investment property at fair value is based on repetition and at fair value. The information of the Group's fair value levels is shown in the following table:

	December 31, 2021								
Item	Level 1		Le	Level 2		Level 3			Total
Assets:									
Fair value with repetition									
Financial assets at fair value through profit or loss									
TWSE/TPEx listed stocks	\$	45,757	\$		- 5	\$	-	\$	45,757
Financial assets at fair value through other comprehensive income									
TWSE/TPEx listed stocks		33,179			-		-		33,179
TWSE/TPEx unlisted stocks		-			-		246,405		246,405
Unlisted foreign stocks		-			-		64,728		64,728
TWSE/TPEx unlisted preferred stocks		-			-		949,636		949,636
Investment property (Note)		-			-		2,602,263		2,602,263
Total	\$	78,936	\$		- 5	\$	3,863,032	\$	3,941,968
				Decemb	per 31	, 2	2020		
Item	Le	evel 1	Le	evel 2		_	Level 3		Total
Assets:									
Fair value with repetition									
Financial assets at fair value through profit or loss									
TWSE/TPEx listed stocks	\$	35,658	\$		- \$	3	_	\$	35,658
Financial assets at fair value through other comprehensive income									
TWSE/TPEx listed stocks		114,760			-		-		114,760
TWSE/TPEx unlisted stocks		-			-		205,075		205,075

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Unlisted foreign stocks	-	-	10,303	10,303
TWSE/TPEx unlisted preferred stocks	-	-	826,315	826,315
Investment property (Note)	-	-	2,596,327	2,596,327
Total	\$ 150,418	\$ -	\$ 3,638,020	\$ 3,788,438

(Note): This is the investment property adopting the fair value model.

- 5. Valuation technique for instruments at fair value:
 - (1) Financial instruments:
 - A. If a financial instrument has a quoted price in the active market, the quoted price will be the fair value. The market price announced by the Taiwan Stock Exchange Corporation and exchange with CGBs which was determined as popular securities is the basis for the fair value of the listed (OTC) equity instrument and debt instrument with open quotation of the active market.

If the open quotation of the financial instrument can be timely and frequently acquired from exchanges, brokers, underwriters, industrial unions, pricing service institutions or competent authorities, and the price represents actual and fair market transactions which occur frequently, then the financial instrument has an open quotation of the active market. If the conditions mentioned above are not fulfilled, the market is not viewed as an active one. Generally, great bid-ask spread, significant increase in bid-ask spread or less trading volume are indices of an inactive market.

If the financial instrument possessed by the Group is in the active market, its fair value is listed by category and attribute below:

- (A) TWSE/TPEx listed stocks: closing price.
- B. Except for financial instruments in the active market, the fair value of other financial instruments is based on the valuation technique or the quotation of the counterparty. The fair value acquired through the valuation technique can take reference from other substantial conditions and present fair value, cash flow discount methods and other valuation techniques used on similar financial instruments, including market information that can be acquired on the balance sheet date. The information is then used on a calculation model.

The TWSE/TPEx unlisted stocks held by the Group without an active market adopt the market approach to estimate fair value. The determination is evaluated based on reference to the evaluations of similar types of companies, third-party quotations, net worth of the Company, and operational status. In addition, the major unobservable input mainly refers to the current discount. However, the possible changes in current discounts may not cause significant possible financial impact, therefore the quantitative information is not disclosed.

(2) Investment property

- A. The fair value valuation technique adopted by the Group for the investment property at fair value is based on the Regulations Governing the Preparation of Financial Reports by Securities Issuers and commissioned external appraisal for calculation based on income approach and land development approach. The information on relevant parameter assumptions and input is as follows:
 - (a) Cash flow: Cash flow shall be valuated on the basis of existing lease contracts, rent at local market rates, or current market rents for similar

- comparable properties in the same location and condition, and overvalued and undervalued comparable properties shall be excluded. If there is a period-end value, the discounted present period-end value may be added.
- (b) Analysis period: When there is no specified period for the income, the analysis period in principle shall not be longer than 10 years; when there is a specified period for the income, the income shall be estimated for the remainder of the specified period.
- (c) Discount rate: The discount rate shall be determined using the risk premium approach only, with the calculation based on a certain interest rate, plus the estimate for the individual characteristics of the investment property. "Based on a certain interest rate" means that the interest rate may not be lower than the floating interest rate on a 2-year time deposit of a small amount, as posted by the Chunghwa Post Co., Ltd., plus 0.75 % as the minimum, and plus 1%~1.75% as the presumed discount rate.
- B. The output of the valuation model is the rough estimate of the estimate and the valuation technique may not reflect all relevant factors regarding the non-financial instruments held by the Group. Therefore, the estimate of the valuation model will be properly adjusted based on external parameters, such as the model risk or current risk. According to the management policy of fair value evaluation model and related controlling procedure of the Group, management believes that the adjustment of valuation is appropriate and necessary to appropriately present the fair value of non-financial instruments in the balance sheet. The price information and parameters used during valuation have been carefully assessed and adjusted based on current market conditions.
- 6. Transfer between Level 1 and Level 2: None.
- 7. Statement of changes in Level 3:
 - (1) Financial instruments:

Item	Financial as value thro comprehens – equity in	ough other sive income	Financial as value throu comprehens: — debt ins	igh other	Total			
January 1, 2021	\$	1,015,043	\$	26,650	\$	1,041,693		
Level 1 transferred into Level 3 (Note)		84,355		-		84,355		
Current acquisition		19,910		-		19,910		
Refund of share price		(27,989)		-		(27,989)		
Current disposition		(13,672)		-		(13,672)		
Recognized under other comprehensive income		152,742		3,900		156,642		
Foreign currency translation		(170)		-		(170)		
December 31, 2021	\$	1,230,219	\$	30,550	\$	1,260,769		

(Note 3) This refers to the investment in Kai Chieh International Investment Ltd., etc., which was delisted from the emerging stock market as of April 16, 2021, and, therefore, transferred into Level 3.

		assets at fair ough other		ssets at fair ough other			
		nsive income	comprehens	_			
Item	– equity	instrument	-	strument	Total		
January 1, 2020	\$	955,211	\$	27,500	\$	982,711	
Current acquisition		3,800		-		3,800	
Current disposition		-		-		-	
Recognized under other comprehensive income		56,574		(850)		55,724	
Foreign currency translation		(542)		-		(542)	
December 31, 2020	\$	1,015,043	\$	26,650	\$	1,041,693	

(2) Investment property:

Item	2021	2020		
January 1	\$ 2,596,327	\$ 2,566,192		
Fair value adjustment	5,936	30,135		
December 31	\$ 2,602,263	\$ 2,596,327		

8. Quantitative information used on measuring the fair value of major unobservable input (Level 3):

(1) Financial instruments:

The TWSE/TPEx unlisted stocks and preferred shares held by the Group without an active market adopt the market approach to estimate fair value. The determination is evaluated based on reference to evaluation of same type of companies, third-party quotations, net worth of the Company, and operational status. Unobservable major input at fair value is stated as following:

		J 1		U
	Valuation technique	Unobservable major input	Interval	Relation between inputs and fair value
Financial assets at fair value through other comprehensive income	Asset-based approach	Discount for lack of marketability	10.52%~24.02%	The higher the discount of the controlling equity, the lower the estimated fair value.
– stocks		Discount for lack of control	13.34%	The higher the discount of the marketability, the lower the estimated fair value.
Financial assets at fair value through other comprehensive income – stocks, preferred shares	Income approach	Discount rate	21.90%~29.83%	The higher the discount rate, the lower the estimate fair value.
Financial assets at fair value through other comprehensive income – stocks	Market approach	Discount for lack of marketability	15.61%~32.28%	The higher the discount of the marketability, the lower the estimated fair value.

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(2) Investment property:

	December 31, 2021 Fair value		Valuation technique	Unobservable major input	Interval (weighted average)	Relation between inputs and fair value
Investment property:						
Income	\$	521,630	Discounted cash	Discount rate	2.595%-3.195%	
approach			flow method	Revenue capitalization rate of period-end value	0.37%-4.00%	discount rate or revenue capitalization rate, the lower the fair value.
Land development	2,080,633		development	Proper profit margin		The higher the proper rate of return or overall
approach			analysis approach	Overall capital interest rate	0.69%-1.50%	capital interest rate, the lower the fair value.
Total	\$	2,602,263				
		er 31, 2020 r value	Valuation technique	Unobservable major input	Interval (weighted average)	Relation between inputs and fair value
Investment property:				-	<u> </u>	
Income	\$	1,887,501	Discounted cash	Discount rate	2.095%-2.27%	
approach			flow method	Revenue capitalization rate of period-end value	0.50%-2.27%	discount rate or revenue capitalization rate, the lower the fair value.
Land development		708,826	Land development	Proper profit margin		The higher the proper rate of return or overall
approach			analysis approach	Overall capital interest rate	0.71%-1.53%	capital interest rate, the lower the fair value.
Total	\$	2,596,327				

9. Valuation process of fair value classified as Level 3:

For the Group's evaluation process for fair value classified as Level 3, the finance department is responsible for conducting independent fair value validation for the relevant financial instruments. The department confirms the reasonableness of the evaluation result by making the evaluation result closer to the market status with information from independent sources, confirming the information sources are independent, reliable and consistent with other resources and represent executable prices, regularly calibrating the evaluation model, conducting roll-back testing, updating required input values and data as well as other necessary fair value adjustments for the evaluation model. The investment property is appraised by a commissioned external appraiser.

10. Fair value measurement of financial assets and liabilities classified as Level 3 and the sensitivity analysis of reasonably possible alternative regarding the fair value: None.

- (IV) Transfer of financial assets: None.
- (V) Offsetting of financial assets and liabilities: None.

XIII. Noted Disclosures

- (I) Information Related to Major Transactions (before consolidated write-off):
 - 1. Loaning funds to others: Table 1.
 - 2. Endorsements and guarantees for others: Table 2.
 - 3. Marketable securities held at ending: Table 3.
 - 4. Accumulated amount of the same marketable security purchased or sold reaching NTD 300 million or more than 20% of the paid-in capital: None.
 - 5. Amount on acquisition of property reaching NTD 300 million or more than 20% of the paid-in capital: Table 4.
 - 6. Amount on disposal of real estate reaching NTD 300 million or more than 20% of the Paid-in capital: None.
 - 7. Purchase/sale amount of transactions with the related party reaching NTD 100 million or more than 20% of the paid-in capital: Table 5.
 - 8. Accounts receivable from the related party reaching NTD 100 million or more than 20% of the paid-in capital: Table 6.
 - 9. Transactions of derivatives: None.
 - 10. Business relationships and important transactions between parent company and subsidiaries: Table 7.
- (II) Information Related to Reinvested Enterprises: Table 8.
- (III) Information on Investments in Mainland China: Table 9.
- (IV) Major Shareholders Information: Table 10.

Table 1

AGV Products Corporation and its Subsidiaries Loaning funds to others December 31, 2021

Unit: NTD and foreign currency thousand

															0	
No.	Lending company	Debtor	Trading item	Whether a related party or not	Maximum balance in the current period	Balance – ending	Amount actually disbursed	Interest rate interval	Nature of loans to others (Note 3)	business	Reasons for short-term financing	Allowance for bad debt	Colla Name	Volue	Limit of loans to particular borrower (Note 1)	Maximum limit of loans (Note 2)
		Development	Other accounts receivable	Yes	69,200 (USD2,500)			-	2	-	Working capital	-	-	-	477,508 (USD17,251)	477,508
		AGV First Biotech Food (BVI) Limited	Other accounts receivable	Yes	16,608 (USD600)		(USD600)		2	-	Working capital	-		-	477,508 (USD17,251)	(USD17,251)
2	Mascot International (BVI) Corporation	1	Other accounts receivable	Yes	13,840 (USD500)			-	2	-	Working capital	-	1	-	328,312 (USD11,861)	328,312
		Food (BVI)	Other accounts receivable	Yes	19,099 (USD690)			-	2	-	Working capital	-		-	328,312 (USD11,861)	(USD11,861)
3		Shanghai AGV Foods Co., Ltd.	Other accounts receivable	Yes	350,429 (USD12,660)	· · · · · · · · · · · · · · · · · · ·	336,035 (USD12,140)		2	-	Working capital	-	-	-	1,352,915 (USD48,877)	1,352,915 (USD48,877)
4			Other accounts receivable	Yes	142,552 (USD5,150)			-	2	-	Working capital	-	-	-	3,587,992 (USD129,624)	3,587,992 (USD129,624)
5	AGV International	AGV First Biotech Food (BVI)	Other accounts receivable	Yes	10,795 (USD390)				2	-	Working capital	-	-	-	64,135 (USD2,317)	64,135 (USD2,317)
6	AGV Biohealthy Food Limited	L	Other accounts receivable	Yes	8,027 (USD290)		-	1	2	-	Working capital	-	1	-	24,386 (USD881)	24,386 (USD881)

Note 1. Limit of loans to individual borrowers:

1. The Company:

- (1) The accumulated amount of loans to each company that is in business with the Company may not exceed the amount of business transactions conducted in the most recent year. The business transaction amount refers to the purchasing or selling amount between both parties, whichever is higher.
- (2) For companies that need short-term financing, the loan amount to each company shall not exceed 20% of the net value of the Company.

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2. Subsidiaries:

- (1) The accumulated amount of loans to each company that is in business with the Company may not exceed the amount of business transactions conducted in the most recent year. The business transaction amount refers to the purchasing or selling amount between both parties, whichever is higher.
- (2) Companies needing short-term financing:
 Foreign subsidiaries Apoland Development (Singapore) Pte Ltd., Mascot International (BVI) Corporation, Apoland Resource International (BVI) Corp., Taiwan First Biotechnology Corp. and AGV International (BVI) Limited: the loan amount of each company shall not exceed 20% of the net value of the company in the financial report certified by the independent auditor in the most recent period. For financing amounts between overseas companies with 100% voting shares held by the parent company directly and indirectly, these shall not exceed 5 times of the net value of such company in the financial report certified by the independent auditor in the most recent period; AGV Biohealthy Food Limited: the individual loan amount shall not exceed 40% of the net value of the company in the financial report certified by the independent auditor in the most recent period.

Note 2. Limit of total loans:

- 1. The Company: It shall not exceed 50% of the Company's net value; it shall not exceed 20% of the Company's net value for the same counterparty. The accumulated balance of short-term financing shall not exceed 40% of the Company's net value.
- 2. Subsidiaries: Overseas subsidiaries Apoland Development (Singapore) Pte Ltd., Mascot International (BVI) Corporation, Apoland Resource International (BVI) Corp., Taiwan First Biotechnology Corp. and AGV International (BVI) Limited: the amount shall not exceed 40% of the net value of the Company in the financial report certified by the independent auditor in the most recent period. For financing amounts between overseas companies with 100% voting shares held by the parent company directly and indirectly, these shall not exceed 5 times of the net value of such company in the financial report certified by the independent auditor in the most recent period.

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Note 3. Loaning of funds is completed in the following ways:

- 1. Please fill in 1 for those in business with the Company.
- 2. Please fill in 2 for in those needing short-term financing.

Note 4: Said transactions between the parent company and the subsidiaries have been written off in the consolidated statements.

AGV Products Corporation and its Subsidiaries Endorsement and guarantee made for others December 31, 2021

Unit: NTD thousand

	Name of		rparty of nt/guarantee	Limit of endorsement/	Maximum balance of endorsement/	Balance of		Endorsement/	Ratio of the accumulated endorsement/	Maximum limit of	As the parent company's	As a subsidiary's	As the endorsements/
No. (Note 1)	endorsing/ guaranteeing company	Company name	Relationship (Note 1)	guarantee on particular enterprise (Note 2)	guarantee made	endorsement/ guarantee at end of the period	Amount actually disbursed	guarantee secured by company assets	guarantee amount to the net worth in the most recent financial statement	(Note 3)		endorsements/ guarantees toward its parent company	guarantees toward
0	AGV Products	Sontenkan		2,648,524	800,000	800,000	733,000	-	12.08%	5,959,180	Yes	No	No
		Resort Development Co., Ltd.	2										
		Yunlin Dairy		2,648,524	230,000	230,000	155,228	-	3.47%	5,959,180	Yes	No	No
		Technology	2	, , , , , ,									
		Corp.											
		Koya Biotech Corp.	2	2,648,524	270,000	270,000	-	-	4.08%	5,959,180	Yes	No	No

Note 1: The relationship between the endorsing/guaranteeing subject and the endorsed/guaranteed subject is classified into 7 categories as follows. Please specify the type:

- (1) A company with which it does business.
- (2) A company in which the Company directly or indirectly holds more than 50% of voting shares.
- (3) A company directly or indirectly holds more than 50% of the Company's voting shares.
- (4) A company in which the Company directly or indirectly holds more than 90% of voting shares.
- (5) Companies in the same industry or joint builders for which the public company fulfills its contractual obligations by providing mutual endorsements/guarantees, for the purposes of undertaking a construction project.
- (6) Companies for which all capital contributing shareholders make endorsements/guarantees due to their jointly invested company in proportion to their shareholding percentages.
- (7) Companies in the same industry which provide among themselves joint and several securities for a performance guarantee of a sales contract for pre-sale homes pursuant to the Consumer Protection Act for each other.
- Note 2: The endorsement and guarantee amount made by the Company and its subsidiaries (for a single enterprise): it shall not exceed 40% of the Company's net value in the most recent financial statements.
- Note 3: The total endorsement and guarantee amount made by the Company and its subsidiaries for other companies: it shall not exceed 90% of the Company's net value in the most recent financial statements.

Table 3

AGV Products Corporation and its Subsidiaries Marketable securities held at end of year December 31, 2021

Unit: Thousand shares; NTD and foreign currency thousand

No.	Holder	Type and name	Relationship with the security issuer	Account title		End o	f year		Remarks
NO.	Holder	Type and name	Relationship with the security issuer	Account title	Shares (unit)	Book amount	Shareholding ratio	Fair value	Kemarks
0	AGV Products Corporation	Share / Janfusun Fancyworld Corp.	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	10,332	32,134	4.07%	32,134	
		Share / Kai Chieh International Investment Ltd.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	2,413	64,727	2.31%	64,727	(Note 1)
		Share / Nice Capital & Finance Corp.	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	6,950	115,764	10.81%	115,764	
		Share / Eastern Taiwan Cultural & Creative Co., Ltd.	The director of the company is the first-degree relative of the Company's Chairman	Financial assets at fair value through other comprehensive profit or loss – non-current	6,750	26,299	15.00%	26,299	
		Share / Likeda Development Co., Ltd.	The director of the company is the second-degree relative of the Company's Vice Chairman	Financial assets at fair value through other comprehensive profit or loss – non-current	3,900	-	5.20%	-	
		Share / Tangli Culture Media Co., Ltd.	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	2,200	24,721	18.97%	24,721	
		Share / Aique International Co., Ltd.	The chairman of the company is the Chairman of the Company given above	Financial assets at fair value through other comprehensive profit or loss – non-current	18	160	18.00%	160	
		Common stocks from private placement / Janfusun Fancyworld Corp.	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	8,074	22,769	3.18%	22,769	
		Share / B&B International Development Co., Ltd.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	1,000	11,390	0.69%	11,390	
		Share / Taiwan Aixianjia Biotech Corp.	The director of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through other comprehensive profit or loss – non-current	540	4,156	18.95%	4,156	
		Preferred share / Sontenkan Resort Development Co., Ltd. – 2016	Subsidiary of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	10,000	94,500	-	94,500	
		Preferred share / Nice Capital & Finance Corp. – 2015	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	6,171	112,682	-	112,682	

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No.	Holder	Type and name	Relationship with the security issuer	Account title	Shares (unit)	Book amount	Shareholding ratio	Fair value	Remarks
		Preferred share / Nice Capital & Finance Corp. – 2017	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	4,733	86,425	-	86,425	5
		Preferred shares / Tangli Culture Media Co., Ltd. – Class A	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	15,000	192,450	-	192,450)
		Preferred shares / Tangli Culture Media Co., Ltd. – Class C	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	5,500	68,310	-	68,310	b
		Corp.	The chairman of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through other comprehensive profit or loss – non-current	3,000	24,900	-	24,900)
		Preferred share / Kuo Cheng Investment Development Corp.	Affiliated companies	Financial assets at fair value through other comprehensive profit or loss – non-current	2,484	44,364	-	44,364	1
		Preferred share / Sontenkan Resort Development Co., Ltd. – Class D	Subsidiary of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	3,000	27,720	-	27,720)
		Preferred share / Taiwan Aibaonuo Biotech Co., Ltd.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	600	4,284	-	4,284	Í
		Total				957,755	5	957,755	5
1	Mascot International (BVI) Corporation	Share / Four Seas Efood Holdings Ltd.	_	Financial assets at fair value through profit or loss – current	350	807 (USD29)		807 (USD29)	
2	Aco Distribution Corp.	Share / IBF Financial Holdings Co., Ltd.	The director of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through profit or loss – current	426	6,835	0.01%	6,835	5
3	Koya Biotech Corp.	Common stocks from private placement / Janfusun Fancyworld Corp.		Financial assets at fair value through other comprehensive profit or loss – non-current	646	1,822	0.25%	1,822	
		Common stock / Leadgau Organic Co., Ltd.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	240	2,333	2.40%	2,333	3
		Ltd.	The chairman of the juristic person director of the company is the president of the Company given above.	Financial assets at fair value through other comprehensive profit or loss – non-current	39	-	- 10.00%	-	-
		Preferred share / Nice Investment Development Ltd.	Affiliated companies	Financial assets at fair value through other comprehensive profit or loss – non-current	3,000	66,780	-	66,780)
4	Distribution Corp.	Ltd.	The director of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through profit or loss – current	872	13,991		13,991	
		Preferred share / Nice Capital & Finance Corp. – 2019	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	1,000	18,260	-	18,260)

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No.	Holder	Type and name	Relationship with the security issuer	Account title		End o	f year		Remarks
		*1	Relationship with the security issuer		Shares (unit)		Shareholding ratio	Fair value	Kemarks
5	Development Co.	Share / Goldbank Investment Development Corp.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	40	290	0.22%	290	
	Ltd.	Share / Lijing Entertainment Co., Ltd.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	650	36	2.41%	36	5
			The director of the company is the first-degree relative of the Company's Chairman	Financial assets at fair value through other comprehensive profit or loss – non-current	3,000	14,850	-	14,850	
		Preferred share / Tangli Culture Media Co., Ltd.	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	4,000	51,240	-	51,240	
		Preferred share / Kuo Cheng Investment Development Corp.	Affiliated companies	Financial assets at fair value through other comprehensive profit or loss – non-current	2,116	37,792	-	37,792	
		Preferred share / NICECO International Corp.	The chairman of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through other comprehensive profit or loss – non-current	2,000	16,600	-	16,600	
		Preferred share / Zitong International Corp.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	7,200	59,688	-	59,688	3
		Preferred share / Liantong Developments, Co., Ltd.	The director of the company is the Director of the Company given above	Financial assets at fair value through other comprehensive profit or loss – non-current	5,000	30,550	-	30,550	
		Share / New Takayama Leisure and Entertainment Co., Ltd	_	Financial assets at fair value through other comprehensive profit or loss – non-current	380	1,965	19.00%	1,965	
	Aiken Biotechnology International Co.,	Ltd.	The director of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through profit or loss – current	719	11,534	0.02%	11,534	
	Ltd.	Share / B&B International Development Co., Ltd.	_	Financial assets at fair value through other comprehensive profit or loss – non-current	3,000	34,172	2.06%	34,172	
		Share / Zhengda Fenghuang Shanzhuang Co., Ltd.	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	54	528	18.00%	528	3
		Preferred share / AGV First Biotech Food (BVI) Limited.	Subsidiary of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	100	1,868	-	1,868	3
		Share / Janfusun Fancyworld Corp.	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	336	1,045	0.13%	1,045	
		Preferred share / Nice Capital & Finance Corp. – 2017	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	1,617	29,527	-	29,527	,
		Preferred share / Nice Capital & Finance Corp. – 2019	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	500	9,130	-	9,130	

No.	Holder	Type and name	Relationship with the security issuer	Account title			of year		Remarks
INO.	Holder	Type and name	Relationship with the security issuer	Account title	Shares (unit)	Book amount	Shareholding ratio	Fair value	Kemarks
	Hopeland Distribution Corp.	Share / IBF Financial Holdings Co., Ltd.	The director of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through profit or loss – current	253	4,058	0.01%	4,058	
		Preferred share / Nice Capital & Finance Corp. – 2019	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	300	5,478	-	5,478	
9	Shandong AGV Food Technology Co., Ltd.	Share / Jinan AGV Products Corporation	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	902	-	18.00%	-	
10	Rosahill Leisure Industry Co., Ltd.	Share / IBF Financial Holdings Co., Ltd.	The director of the company is the second-degree relative of the Company's Chairman	Financial assets at fair value through profit or loss – current	532	8,532	0.02%	8,532	
		Preferred share / Nice Capital & Finance Corp. – 2017	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	80	1,461	-	1,461	
		Preferred share / Nice Capital & Finance Corp. – 2019	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	1,800	32,868	-	32,868	
11	Yunlin Dairy Technology Corp.	Preferred share / Nice Capital & Finance Corp. – 2019	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	1,000	18,260	-	18,260	
		Preferred share / Nice Capital & Finance Corp. – 2017	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	1,100	20,086	-	20,086	
12		Preferred share / Nice Capital & Finance Corp. – 2019	De facto related party of the Company	Financial assets at fair value through other comprehensive profit or loss – non-current	200	3,652	-	3,652	

(Note 1): The shares held in the name of the Company number 2,413 thousand shares, with a market price of NTD 16,033 thousand. Because the counterparty of the investment item has pledged 7,327 thousand shares of Kai Chieh to the Company as principal guarantee, the market price adding the pledged shares was NTD 64,727 thousand.

(Note 2): Said transactions between the parent company and the subsidiaries have been written off in the consolidated statements.

Table 4

AGV Products Corporation and its Subsidiaries Amount on acquisition of property reaching NTD 300 million or more than 20% of the paid-in capital January 1 to December 31, 2021

Unit: RMB thousand

Company	Agget	Date of	Transaction	Payment of				tion about the		ransfer, if ted party.	Reference for	Durnaga and	Other
disposing property	Asset name	occurrence	amount	proceeds	Counterparty	Relationship	Owner	Relationship with the issuer	Date of transfer	Amount	price determination	status	covenants
Shandong	Plant	During	RMB188,514	RMB153,174	Shandong Taian	_	-	_	_	_	Contract	For	(Note)
AGV Food		December	•	•	Construction						made after	operation	
Technology		2012			Group Co., Ltd.						price	and	
Co., Ltd.					and Fujian Liantai						comparison	production /	
					Construction Co.,							construction	
					Ltd.							suspended	

Note: For a description of said suspended construction and unpaid amounts, please refer to the consolidated Note 9(6).

Table 5

AGV Products Corporation and its Subsidiaries Purchase/sale amount of transactions with the related party reaching NTD 100 million or more than 20% of the paid-in capital January 1 to December 31, 2021

Unit: NTD thousand

Dunchasins				Transa	ection status		conditions	tive terms and s of trade and the reasons	No	tes/accounts receivable	. ,	
Purchasing (selling) company	Counterparty	Relationship	Purchase (sale)	Amount	Percentage in purchase (sales) amount		Unit price			Balance	Percentage in total accounts/notes receivable (payable)	
AGV Products Corporation	Corp.	Invested company evaluated under the equity method	Purchase	1,064,460	41.98%	O/A 60 days		The grace period was extended for 1–5 months after the agreement of both parties	payable ·	411,467	79.48%	
	Corp.	The chairman of the company is the second- degree relative of the Company's Chairman	Purchase	288,873	11.39%	Partial payment for goods was made in advance, balance paid in full in the following month upon the receipt of goods	Equivalent		Accounts payable	31,087	6.01%	
			Sale	120,595	3.05%		Equivalent	Equivalent	Notes receivable	13,251	59.41%	
									Accounts receivable	9,175	1.57%	
	Hope Choice Distribution Corp.	Subsidiary of the Company	Sale	609,402	15.40%	O/A 45–60 days	Equivalent	Equivalent	Accounts receivable	45,538	7.78%	
	Aco Distribution	Subsidiary of the Company	Sale	189,477	4.79%	O/A 45–60 days	Equivalent	Equivalent	Accounts receivable	38,288	6.54%	

Note: Said transactions between the parent company and the subsidiaries had been written off in the consolidated statements.

AGV Products Corporation and its Subsidiaries Accounts receivable from the related party reaching NTD 100 million or more than 20% of the paid-in capital December 31, 2021

Unit: NTD thousand

Stated company of account receivable		Relationship	Balance of receivable accounts from	Turnover	receivable o	accounts of the related rty	Subsequent recovered amount of receivable	Allowance for bad debt
account receivable	counterparty		the related party		Amount	Treatment	accounts from the related party	ioi bad debt
AGV First Biotech	Shandong AGV Food	Subsidiary of the	136,545	(Note 3)	-	(Note 1)	(Note 4)	-
Food (BVI) Limited	Technology Co., Ltd.	Company						
Apoland Development (Singapore) Pte Ltd.	Shanghai AGV Foods Co., Ltd.	Subsidiary of the Company	362,632 (Note 2)	(Note 3)	-	(Note 1)	(Note 4)	-

- (Note 1): The collections of the Company made from the related party follow the example of the collection policy of similar transactions made with the non-related party in principle. However, in case said policy cannot be executed due to insufficient funds or losses of the related party, the Company may defer the collection because the full support of subsidiaries by the Company to achieve the global business target of the Company is a more important consideration.
- (Note 2): This includes NTD 336,035 thousand in financing receivables, NTD 14,409 thousand in machine and equipment accounts receivable, and NTD 12,188 thousand in other receivables.
- (Note 3): This mainly refers to other accounts receivable and therefore the turnover rate calculation does not apply.
- (Note 4): Amount recovered as of March 25, 2022.
- (Note 5): Said transactions between the parent company and the subsidiaries have been written off in the consolidated statements.

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Table 7

AGV Products Corporation and its Subsidiaries

Business relationship and important transactions between parent company and subsidiaries

December 31, 2021

Individual transactions with amounts less than NTD 100 million (inclusive) are not disclosed; they are disclosed in the aspect of assets and revenue while the corresponding transactions are not disclosed.

Unit: NTD thousand

			Relationship			Transaction	
No. (Note 1)	Name of trader	Trading counterparty	with the counterparty (Note 2)	Title	Amount	Trading conditions	Percentage in total consolidated revenue or assets (Note 3)
0	AGV Products	Hope Choice Distribution	1	Sales revenue	609,402	Equivalent to the price of the	12.93%
	Corporation	Corp.				distributor, the collection	
						period is O/A 45-60 days	
		Aco Distribution Corp.	1	Sales revenue		Equivalent to the price of the	4.02%
						distributor, the collection	
						period is O/A 45-60 days	
		Shandong AGV Food	1	Other accounts	13,840	N/A	0.10%
	Food (BVI) Limited	Technology Co., Ltd.		receivable			
				Long-term receivables	122,705	N/A	0.89%
2	Apoland Development	Shanghai AGV Foods Co.,	1	Other accounts	362,632	N/A	2.62%
	(Singapore) Pte Ltd.	Ltd.	1	receivable	302,032	L V / A	2.0270

Note 1: Transactions between parent company and its subsidiaries are numbered as follows:

- 1. 0 for the parent company.
- 2. The subsidiaries are numbered in sequential order from 1 and so on.

Note 2: Related-party transactions are divided into the three categories as follows:

- 1. Parent company to subsidiaries.
- 2. Subsidiaries to parent company.
- 3. Subsidiaries to subsidiaries.

Note 3: For computing the ratio of trade amount to total sales revenue or total assets, if it is for the asset and liability account, the computation is based on the ratio of the ending balance to the total consolidated assets; however, if it is for the income and expense account, the computation is based on the ratio of the interim cumulative amount to the total consolidated revenue.

Note 4: Said transactions between the parent company and the subsidiaries have been written off in the consolidated statements.

Table 8

AGV Products Corporation and its Subsidiaries Information Related to Reinvested Enterprises December 31, 2021

Unit: Thousand shares; NTD thousand

					estment cost	Hol	dings at end	l of year	Net income	Recognized	
Name of investor	Name of invested company	Address	Principal business	End of the current period	The last year end	Shares	Ratio %	Book amount	of investee	investment gain or loss	Remarks
AGV Products	Apoland Resource	British Virgin	Re-investment	377,745	377,745	11,510	100.00	95,501	(1,219)	(1,219))
Corporation	International (BVI) Corp.	Islands	business								
	Defender Private Security Inc.	Chiayi City	Security business	45,409	45,409	4,000	100.00	56,722	3,336	3,336	5
	Koya Biotech Corp.	Yunlin County	Gardening	91,949	196,452	9,219	87.90	109,848	(11,140)	(9,958))
	Aco Distribution Corp.	Chiayi City	Proprietary business	40,023	3 40,023	5,472	100.00	109,216	10,560	10,557	7
	Sasaya Vitagreen Co., Ltd.	Chiayi City	Proprietary business	5,000	5,000	500	100.00	4,478	(10)	(10))
	AGV International (BVI) Limited	British Virgin Islands	Re-investment business	13,397	13,397	460	100.00	12,829	2	. 2	2
	Sontenkan Resort Development Co., Ltd.	Chiayi City	Leisure and recreation business	1,406,952	1,151,951	164,389	100.00	1,637,484	(57,592)	(57,592))
	Alpha International Developments Limited	British Virgin Islands	Re-investment business	73,885	73,885	2,433	100.00	27,610	378	378	3
	Hope Choice Distribution Corp.	Chiayi City	Proprietary business	66,948	66,948	6,500	100.00	88,545	9,805	9,504	1
	Mascot International (BVI) Corporation	British Virgin Islands	Re-investment business	295,682	295,682	9,413	96.91	58,381	(4,269)	(4,137))
	Apoland Development (Singapore) Pte Ltd.	Singapore	Re-investment business	1,331,805	1,328,203	54,498	93.10	211,089	(48,330)	(44,827))
	Hopeland Distribution Corp.	Taipei City	Proprietary business	12,665	12,665	1,215	81.00	18,326	2,346	1,778	3
	Yunlin Dairy Technology Corp.	Yunlin County	Dairy manufacturing	35,597	35,597	4,755	75.83	110,081	34,329	25,968	3
	Taiwan First Biotechnology Corp.	Chiayi County	Food manufacturing	974,348	974,348	54,757	41.28	1,218,396	236,406	93,987	(Note 1)
	AGV Biohealthy Food Limited	lBritish Virgin Islands	Re-investment business	23,311	23,311	783	29.75	18,140	(845)	(251))
	Aiken Biotechnology International Co., Ltd.	Chiayi City	Biotechnology service	48,000	48,000	5,757	53.77	86,559	13,558	7,352	2

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				Original inv	vestment cost	Hol	dings at end	l of year	Net income	Recognized	
Name of investor	Name of invested company	Address	Principal business	End of the current period	The last year end	Shares	Ratio %	Book amount	of investee	investment gain or loss	
	AGV First Biotech Food (BVI) Limited.	British Virgin Islands	Re-investment business	715,085	,	27,813	100.00	162,725			
	Yanjing AGV International Company Limited	Taipei City	Proprietary business	25,000		2,500	50.00	4,543		(10,264))
	Heding International Development Co., Ltd.	Chiayi City	Re-investment business	201,836	ŕ	16,788	48.98	163,948	2,439	1,195	5
	Alpha Biotech Development (BVI) Limited	British Virgin Islands	Re-investment business	797	797	25	49.00	687	-	-	
	Kuo Cheng Investment Development Corp.	Taipei City	Investment business	50,000	50,000	5,000	47.62	138,244	14,413	6,863	3
	Hopeman Distribution Co., Ltd.	Taipei City	Logistics business	69,518	69,518	6,950	43.44	59,725	12,698	5,515	5
	Nice Investment Development Ltd.	Taipei City	Investment business	48,000	48,000	4,800	36.64	225,713	23,704	8,685	5
	Nicostar Capital Investment (BVI) Ltd.	British Virgin Islands	Re-investment business	51,095	51,095	1,764	36.21	23,967	(4,787)	(1,733))
	Eastern Formosa Resource Development Corporation	Taipei City	Entertainment business	58,800	58,800	5,880	32.94	35,229	1,830	602	2
	Tongjitang Medicinal Biotech Corp.	Taipei City	Medical biotechnology	50,000	50,000	5,000	26.27	49,704	1,579	415	5
	NICE Enterprise Co., Ltd.	Chiayi County	Household chemicals	625,910	625,910	49,224	28.24	1,241,533	285,524	79,377	7
	Tai Fu International Corp.	New Taipei City	Food manufacturing	72,970	72,970	8,615	24.83	127,512	13,400	3,328	3
Apoland Resource	AGV & NICE(USA)	U.S.	Marketing business	1,107 (USD40)		40	57.14	-	-	-	
International (BVI) Corp.	Apoland Development (Singapore) Pte Ltd.	Singapore	Re-investment business	13,231 (USD478)		1,320	2.25	5,198 (USD188)	(48,330) (USD-1,726)	` ' '	1
	Mascot International (BVI) Corporation	British Virgin Islands	Re-investment business	5,176 (USD187	5,176	300	3.09	1,868 (USD68)	, ,	(132))
Mascot International (BVI)	Asia Pacific Product Development Co.		Processing and export of vegetables	50,18 ² (USD1,813	(USD1,813)	1,813	95.27	4,025 (USD145)	(USD-62)	(1,655) (USD-58)	
Corporation	New Zealand Cosmetic Laboratories Limited	New Zealand	Cosmetics	11,238 (USD406		639	28.71	1,402 (USD51)	_	-	

				Original inv	restment cost	Hol	dings at end	of year	N-4 :	Recognized	
	Name of invested company	Address	Principal business	End of the current period	The last year end	Shares	Ratio %	Book amount	Net income of investee	investment gain or loss	Remarks
	Bioken Laboratories Inc.	U.S.	Biotechnology	1,107 (USD40)	(USD40)	40	26.67	_	_		
	Apoland Development (Singapore) Pte Ltd.	Singapore	Re-investment business	33,105 (USD1,196)	(USD1,196)	2,721	4.65	10,715 (USD387)	(48,330) (USD-1,726)	(2,251) (USD-81)	
Asia Pacific Product Development Co.	Xingrong Limited	Vietnam	Gardening	2,759	2,447	-	100.00	-	(111)	(111))
Food (BVI) Limited	Dongruntang Biotech Corp.	China	Food	58,931 (USD2,129)		13,971	29.53	46,930 (USD1,695)	\ / /	(846) (USD-30)	
Aco Distribution Corp.	Tai Fu International Corp.	New Taipei City	Food manufacturing	15,000	15,000	4,956	14.29	73,994	13,400	1,914	1
	Taiwan First Biotechnology Corp.	Chiayi County	Drink manufacturing	20,600	20,600	969	0.73	25,106	236,406	1,683	3
Koya Biotech Corp.	Yunlin Dairy Technology Corp.	Yunlin County	Dairy manufacturing	513	513	65	1.04	1,510	34,329	357	7
Hope Choice Distribution Corp.	Taiwan First Biotechnology Corp.	Chiayi County	Drink manufacturing	10,350	10,350	459	0.35	12,470	236,406	794	1
	Taiwan First Biotechnology Corp.	Chiayi County	Drink manufacturing	35,340	35,340	1,945	1.47	43,069	236,406	3,384	1
	Yunlin Dairy Technology Corp.	Yunlin County	Dairy manufacturing	314	314	44	0.70	1,016	34,329	240)
Sontenkan Resort Development	Zhuqi Lionhead Mountain Leisure Development Co., Ltd.	Chiayi County	Landscape and interior design	400	400	40	40.00	238	(12)	(5))
Co., Ltd.	Liantong Developments, Co., Ltd.	Chiayi City	Housing construction and building rental and sales	32,663	32,663	5,188	30.52	35,835	257	78	3
	Bravo Bakery Corp.	Taipei City	Food manufacturing and sales	20,943	20,943	2,400	24.00	-	-		
	Eastern Formosa Resource Development Corporation	Taipei City	Entertainment business	5,971	5,971	930	5.21	5,572	1,830	96	5

		Address	Principal business	Original inv	estment cost	Hol	dings at end	of year	Net income	Recognized	
Name of investor	Name of invested company			End of the current period	The last year end	Shares	Ratio %	Book amount	of investee	investment gain or loss	
	Qixing Resort Co., Ltd.	Yunlin County	Tourism and	90,000	90,000	9,000	34.68	89,697	(154)	(53)	
			recreation								
	Nice Plaza Co., Ltd.	Chiayi City	Department store,	581,874	581,874	56,700	32.81	496,815	(90,046)	(29,812)	(Note 2)
			hotel								
Aiken	Acts Bioscience Inc.	Chiayi City	Health food and	121	121	13	21.00	155	(17)	(4)	
Biotechnology			sales								
International Co.,	Rosahill Leisure Industry Co.,	Chiayi City	Proprietary	17,500	17,500	1,750	70.00	42,143	11,021	7,715	
Ltd.	Ltd.		business								
	Songshan Village Co., Ltd.	Chiayi City	Floriculture	2,921	2,921	292	22.45	411	(187)	(42)	
	AGV Biohealthy Food Limited	British Virgin	Re-investment	25,856	25,856	800	30.38	18,526	(845)	(257)	
		Islands	business								
	Qixing Resort Co., Ltd.	Yunlin County	Tourism and	1,000	1,000	100	0.39	997	(154)	-	
			recreation								

(Note 1): The Company pledged 21,000 thousand shares of Taiwan First Biotechnology to the Bank of Taiwan as collateral for a syndicated loan.

(Note 2): The subsidiary of the Company – Sontenkan Resort Development Co., Ltd. pledged 50,000 thousand shares of Nice Plaza as collateral for a long-term loan.

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(Note 3): Said transactions between the parent company and the subsidiaries have been written off in the consolidated statements.

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Table 9

AGV Products Corporation and its Subsidiaries Information on Investments in Mainland China December 31, 2021

(1) Information on Investments in Mainland China

Unit: Foreign currency thousand; NTD thousand

												, 1110 000 0011100, 1	
Name of investor	Name of invested company in Mainland China	Principal business	Paid-in capital	(Note 1)	Cumulative outward investment amount remitted from Taiwan – beginning of the period	or indire	on of direct et holdings Repatriated	Cumulative outward investment amount remitted from Taiwan – ending of the period	Net income of investee	Shareholdings of the Company's direct or indirect investment	Recognized investment Income (Note 2)	Book value of investment at ending	Investment revenue received in Taiwan in the current period
AGV Products Corporation	Shanghai AGV Foods Co., Ltd.	Food	1,130,926	(2)	779,814 (USD 28,172)		-	779,814 (USD 28,172)	` ′ ′		(47,392) (USD-1,692) (2).2	, , ,	
	Xiamen Aijian Traders Co., Ltd.	Food	55,083 (USD 1,990)		46,779 (USD 1,690)		-	46,779 (USD 1,690)			393 (USD 14) (2).2	25,000 (USD 903)	
	Shandong AGV Food Technology Co., Ltd.	Food	1,152,872 (USD 41,650)	` '	472,818 (USD 17,082)		-	472,818 (USD 17,082)	(26,742) (USD-955)		(26,742) (USD-955) (2).2		
	Zhangzhou Pientzehuang AGV Biohealthy Food Limited	Food	224,042 (USD 8,094)	` '	40,560 (USD 1,466)		-	40,560 (USD 1,466)		18.11%	(1,604) (USD-57) (2).2	, ,	
	Dongruntang Biotech Corp.	Food	200,739 (USD 7,252)	` '	24,769 (USD 895)		-	24,769 (USD 895)	(2,866) (USD-102)		(477) (USD-17) (2).3	46,930 (USD 1,695)	

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Name of investor	Name of invested company in Mainland China	Accumulated outward investments remitted from Taiwan to China at ending	Investment amount approved by Investment Commission, MOEA	Ceiling on investment in Mainland China imposed by the Investment Commission, Ministry of Economic Affairs		
	Shanghai AGV Foods Co., Ltd.	779,814	1,081,931			
	Shanghai AG v 100ds Co., Etd.	(USD 28,172)	(USD 39,087)	_		
	Xiamen Aijian Traders Co., Ltd.	46,779	46,779			
	Alamen Aljian Traders Co., Ltd.	(USD 1,690)	(USD 1,690)			
AGV Products	Shandong AGV Food Technology Co., Ltd.	472,818	553,528	3,972,787		
Corporation	Shandong AGV Food Technology Co., Ltd.	(USD 17,082)	(USD 19,997)	3,972,787		
	Zhangzhou Pientzehuang AGV Biohealthy Food	40,560	40,560			
	Limited	(USD 1,466)	(USD 1,466)			
	Dengmintang Riotech Com	24,769	74,776			
	Dongruntang Biotech Corp.	(USD 895)	(USD 2,701)			

Note 1: The investment method can be classified into three categories. Please specify the type:

- (I) Engaged in direct investment in Mainland China.
- (II) Investment in Mainland China through a third region.

Shanghai AGV Foods Co., Ltd.: This is a reinvestment in Shanghai AGV Foods Co., Ltd. by the Company and subsidiaries Mascot International (BVI) Corporation and Apoland International Corp. through reinvestment in Apoland Development (Singapore) Pte Ltd.

Xiamen Aijian Traders Co., Ltd.: This is a reinvestment in Xiamen Aijian Traders Co., Ltd. by the Company through reinvestment in Alpha International Developments Limited

Shandong AGV Food Technology Co., Ltd.: This is a reinvestment in Shandong AGV Food Technology Co., Ltd. by the Company through reinvestment in AGV First Biotech Food (BVI) Limited.

Zhangzhou Pientzehuang AGV Biohealthy Food Limited: This is a reinvestment in Zhangzhou Pientzehuang AGV Biohealthy Food Limited by the Company through reinvestment in Nicostar Capital Investment (BVI) Ltd.

Dongruntang Biotech Corp.: This is a reinvestment in Dongruntang Biotech Corp. by the Company through reinvestment in AGV Biohealthy Food Limited.

 $(III) Other\ methods.$

Note 2: In the column of the investment income recognized in the current period:

- (I) It shall be specified if the investment is in preparation without any investment income.
- (II) The base for the recognition of investment income can be classified into three categories, and shall be specified.
 - 1. The financial statements audited and attested by the international accounting firm associated with the ROC CPA firms;
 - 2. Financial statements audited and attested by the CPA firm of the parent company in Taiwan

3. Others.

- Note 3: This does not include the reinvestment in Shandong AGV Food Technology Co., Ltd. by Taiwan First Biotechnology Corp. through reinvestment of USD 18,100 thousand preferred shares of AGV First Biotech Food (BVI) Limited.
- Note 4: Said transactions between the parent company and the subsidiaries have been written off in the consolidated statements.
- (2) Major transactions with the invested companies in Mainland China occurring directly or indirectly via third regions in 2021:
 - 1. Major transactions with the invested companies in Mainland China: Please refer to Table 6 in Note 13.
 - 2. Financing with the invested companies in Mainland China: Please refer to Table 1 in Note 13.
 - 3. Guarantees and endorsements made for invested companies in Mainland China: None.

Table 10

AGV Products Corporation Major Shareholders Information December 31, 2021

Major shareholder name	Shares held	Shareholding ratio
Ho Yuan Investment Co., Ltd.	31,168,258	6.30%

Note: The major shareholders information in the Table is the information of the Company's total common stocks and preferred shares with completion of non-physical delivery (including treasury stock) reaching above 5% held by the shareholders. The information is calculated by the Taiwan Depository & Clearing Corporation on the last business day at the end of each quarter. The capital stock recorded in the Company's financial report and the non-physical share delivery actually completed by the Company may vary due to different calculation basis for preparation.

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XIV. Segment Information

(I) General information:

The management of the Group has identified the segment to be reported based on reporting information used by the decision-makers upon establishing a decision. The decision-makers of the Group carry on the business by product type or labor service type and classify the main reportable segments as a room temperature segment, low temperature segment, international trade segment, health segment and OEM segment. Information related to the operation of partial subsidiaries is not included in the operating decision report due to their small scale of operation. Therefore, the subsidiaries are not included in the reportable segment but their business results are combined into the "Other operating segment."

(II) Measurement of segment information:

The decision-makers of the Group evaluate the performance of business segment by net income before tax excluding the impact regarding share of profit or loss of affiliates and joint ventures under the equity method, dividend revenue, disposition of investment profit or loss, net profit (loss) of financial assets and liabilities at fair value through profit or loss which are at fair value and profit from repurchased corporate bond. Relevant share of profit or loss of affiliates and joint ventures under the equity method, dividend revenue, disposition of investment profit or loss, net profit (loss) of financial assets and liabilities at fair value through profit or loss which are at fair value and profit from repurchased corporate bond are managed based on the Group without being amortized to the business segment.

(III) Financial information of segment:

2021:

Item	ten	Room nperature egment	tem	Low perature gment	rnational segment	Healt	th segment	op	Other erating gments		astment imination	Total
Revenue												
Income from external customers	\$	3,631,060	\$	710,633	\$ 147,243	\$	97,433	\$	124,511	\$	-	\$ 4,710,880
Inter-segment income		966,187		70,591	29,567		27,742		88,821	(1,	,182,908)	-
Total revenues	\$	4,597,247	\$	781,224	\$ 176,810	\$	125,175	\$	213,332	\$(1,	,182,908)	\$ 4,710,880
Segment profit and loss	\$	96,020	\$	41,648	\$ 8,921	\$	9,281	\$	(77,325)	\$	1,780	\$ 80,325

2020:

Item	Room temperature segment	tem	Low perature egment	rnational segment	Healt	h segment	-	Other perating egments		stment mination	Total
Revenue											
Income from external	\$ 3,568,678	\$	660,570	\$ 165,635	\$	121,174	\$	98,429	\$	-	\$ 4,614,486
customers											
Inter-segment	938,523		96,736	29,890		31,377		79,253	(1,	175,779)	-
income											
Total revenues	\$ 4,507,201	\$	757,306	\$ 195,525	\$	152,551	\$	177,682	\$(1,	175,779)	\$ 4,614,486
Segment profit and loss	\$ 106,242	\$	49,415	\$ 18,759	\$	18,059	\$	(101,108)	\$	1,696	\$ 93,063

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(IV) Adjustment information on segment profit or loss, assets and liabilities:

The external revenue reported to the main decision-makers adopts the same measurement method as the revenue in the statement of profit and loss.

The adjustment of segment net profit and loss and pre-tax profit from continuing operational units is as follows:

Item	2	021	20)20
Net profit or loss from reportable	\$	80,325	\$	93,063
segment				
Dividend revenue		32,631		15,669
Share of profit or loss of affiliates and		165,157		175,576
joint ventures under the equity				
method				
Net loss (gain) from financial assets		10,123		4,672
and liabilities at fair value				
through profit or loss				
Impairment loss of property, plant and		(8,928)		(8,805)
equipment				
Gain (loss) from fair value adjustment		5,936		30,135
Profit or loss before tax	\$	285,244	\$	310,310

(V) Information by product type and labor service type:

The information on the Group's revenue from external customers is as follows:

Product name	2021	2020			
Tradition series	\$ 1,154,429	\$ 1,074,960			
Dessert series	752,366	737,274			
Drink series	1,453,501	1,518,808			
Oat milk series	1,047,025	951,965			
Oil series	91,715	86,666			
Health series	21,583	22,063			
Others	190,261	222,750			
Total	\$ 4,710,880	\$ 4,614,486			

(VI) Information by regions:

1. Revenue from external customers (classified by the customers' countries):

Region	20)21	2020			
Taiwan	\$	4,570,846	\$	4,494,754		
Mainland China		140,034		119,732		
Total	\$	4,710,880	\$	4,614,486		

2. Non-current assets:

Region	Decembe	r 31, 2021	December 31, 2020			
Taiwan	\$	8,684,928	\$	8,852,885		
Mainland China		1,158,559		771,750		
Others		54,898		25,459		
Total	\$	9,898,385	\$	9,650,094		